50th Annual Report ALPS INDUSTRIES LIMITED

ALPS INDUSTRIES LIMITED





CONTENTS

Corporate Directory	02
Board of Directors	03
Directors' Report	04
Annexure to the Directors' Report	17
Management Discussion & Analysis	22
Corporate Governance Disclosures	28
Statement of Subsidiary Companies	88
Auditors' Report	90
Balance Sheet	102
Statement of Profit and Loss	103
Statement of Change in Equity	104
Cash Flow Statement	105
Notes to the Standalone Financial Statements	106
Statement on Impact of Audit Qualifications as stipulated in regulation 33(3)(d) of SEBI (LODR) Regulations, 2015	133
Financial statements of Subsidiary Companies:	136
Alps USA Inc.	137
Alps Energy Private Limited	146
Consolidated	189
Independent Auditors' Report	190
Balance Sheet	200
Statement Profit and Loss	201
Cash Flow Statement	202
Statement Change in Equity	203
Notes to the Consolidated Financial Statements	204
Statement of Additional Information as per requirement of Schedule III under section 129(3)) of the Companies Act, 2013.	232
Statement on Impact of Audit Qualifications as stipulated in regulation 33(3)(d) of SEBI (LODR) Regulations, 2015.	233
Auditors' Certificate for Cash Flow Statement	236
Useful Links	237

CORPORATE DIRECTORY

R&T Agency

Alankit Assignments Ltd. Alankit House, 4E/3, Jhandewalan Extn., New Delhi – 110 055 (INDIA)

Ph: 91-11-42541234

Email: alankit@alankit.com

COST AUDITORS

M/s. Pramod Agarwal & Co., Cost Accountants

STATUTORY AUDITORS

M/s. R.K. Govil & Co., Chartered Accountants

COMPANY SECRETARY & COMPLIANCE OFFICER

Mr. Ajay Gupta Plot No.15-B, G.T. Road, Chaudhary Morh, Ghaziabad UP 201001

Contact: +91-98716 92058

Email:

<u>ajaygupta@alpsindustries.com</u> <u>investorsgrievance@alpsindustr</u>

<u>ies.</u> com

SECRETARIAL AUDITORS

M/s. Nisha Choudhary & Associates; Company Secretaries

Registered, Corporate Office, Marketing office & Secretarial Deptt.

Plot No. 15-B, G.T. Road, Chaudhary Morh, Ghaziabad-201001 Contact: +91-98716

92058 **Email -**

info@alpsindustries.com

CORPORATE IDENTIFICATION NUMBER (CIN)/GST NOS. CIN:L51109UP1972PLC00

3544 GST NO.(Uttar Pradesh): 09AAACA7569D1ZM GST NO. (Uttrakhand): 05AAACA7569D1ZU

BOARD OF DIRECTORS

MR. SANDEEP AGARWAL, PROMOTER & MANAGING DIRECTOR (DIN: 00139439)

He is in the textile industry since very long time and under his acumen and dynamic leadership, the company had floated various Indian and overseas subsidiary companies. The company had also obtained significant recognitions/ certifications from different organizations. He is very meticulous in diversifying into value added products in domestic Home Furnishing business segment of the company. Under his acumen, leadership and strong patience, the company has been able to sail smoothly even in testing times.

MR. PRAMOD KUMAR RAJPUT, EXECUTIVE DIRECTOR (DIN: 00597342)

He is the Executive Director of the company and has been associated with it since a long time. He has experience in handling Commercial and Administrative affairs with prominent groups related to Textile Industry.

MR. ARUN KUMAR BHATTER, INDEPENDENT DIRECTOR (DIN: 07957636)

He is a commerce graduate from Delhi University and Possessing the experience of around 37 years which includes Internal Audit, Accounts, Finance,/GST, Taxation, Personnel & Administration, Implementation of Computerization & execution of ERP system and dealing with Bankers, Sales Tax, Central Excise Local Authority & District Administration.

MR. VIKAS LAMBA, INDEPENDENT DIRECTOR (DIN: 09573001)

He is a commerce graduate from Maharshi Dayanand University, Rohtak, Haryana and possessing about 32 years working experience in accounts matters in various organizations Accounts, Finance, Taxation, Personnel & Administration.

MR. ARUN KUMAR PAL, INDEPENDENT DIRECTOR (DIN: 09576141)

He is a BSc. (Engg.) from National Institute of Technology (NIT), Kurukshetra and Possessing about 35 years of Experience in technical expertise in electrical maintenance of manufacturing units.

MRS. SHIKHA RATHI, INDEPENDENT DIRECTOR (DIN: 09573028)

She is a MBA professional with Human Resource from Maharshi Dayanand University, Rohtak and Possessing about 10 years as a senior level as corporate Human relations and resources, public & Industrial relations, training to human resources, manufacturing unit managements, senior level HR consultant, advising on payment structures and development of work force skills.

DIRECTORS'REPORT

To, The Members,

Alps Industries Limited

Your Directors have pleasure in presenting the 50th Annual Report, together with the Audited Statements of Account of the Company for the financial year ended on 31st March, 2022 in terms of the Companies Act' 2013 and rules & regulation made there under & Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time. The Financial Statements have been prepared according to the relevant provisions of Companies (Indian Accounting Standards) Rules, 2015.

The Financial 'Performance of the Company, for the year ended March 31, 2022 is summarized below:

FINANCIAL RESULTS

(Rs. in Lacs)

Year Ended	Year Ended
March 31, 2022	March 31, 2021
30631.56	25523.77
(1254.61)	629.40
6052.52	5760.43
499.04	803.20
-	2416.89
(7806.18)	(8351.12)
2.42	00.04
(7808.60)	(8351.16)
(663.22)	895.29
(8471.82)	(7455.87)
(75208.76)	(66736.94)
-	-
(75208.76)	(66736.94)
-	-
	March 31, 2022 30631.56 (1254.61) 6052.52 499.04 - (7806.18) 2.42 (7808.60) (663.22) (8471.82) (75208.76) -

OPERATING SCENARIO

Your company is struggling to maintain the Revenue due to significant downfall in the operative assets of the company which has hampered the manufacturing operations of the company adversely in the current fiscal year. During the period under review your company has recorded a negative EBITDA of Rs.1254.62 Lakhs in comparison to Positive EBITDA of Rs. 629.40 Lakhs in previous year mainly due to increased input costs inspite of recording an increase in total Revenue. The PAT for the period is also negative at Rs. 8471.82 Lakhs in comparison to the previous year Negative PAT of Rs.7455.87 Lakhs due to loss on sale of assets made by the lenders under SARFAESI.

FUTURE OUTLOOK - TECHNICAL FRONT

Your company tried to reduce the cost of operations during the year but will not be able to continue with the trend in future due sale of manufacturing units by the lenders during the year. However company is trying to continue its business on the other model i.e. trading etc.

FINANCIAL RESTRUCTURING & STATUS OF UNITS OF THE COMPANY

During earlier year, the lenders having more than 83% of the secured debts of the Company revoked their consent to the DRS/settlement scheme circulated by erstwhile Hon'ble BIFR, interalia containing the restructuring of the debts of the Company, which was partly implemented. The Company objected to the said revocation of consent being unjustified and beyond terms of the scheme and further submitted an offer for settlement. M/s Edelweiss Assets Reconstruction Company Ltd., (presently holding more than 99% of the total secured debt of the Company) (EARC) in order to recover the dues from the Company, has filed an Original Application before Debts Recovery Tribunal, which application is pending adjudication. Further, EARC under the provisions of SARFAESI has auctioned all operative secured properties including during the year being Leasehold/freehold Land, Building, Plant & Machineries and all other moveable assets including inventories being and lying at Plot nos. 1A and 1B, Sec-10 SIDCUL, Haridwar, 57/2, Site IV Industrial Area, Sahibabad, Ghaziabad (UP) and Khasra No. 482, 486, 479/2, 485, 489/1, 487m, 487, 484, 477/2, 488, 478, 477/1 and 479/1, Vill. Aminagar, Bhoor Baral, Meerut Delhi Road, NH-58, Meerut - 250103 (U.P.) and have adjusted part of their dues with the realization made thereof. The adjustments on account of these actions of lenders have been made in the books of account of the year under consideration. The Company is in discussion with EARC for settlement of its dues and Management of the Company expects to get the revised settlement/restructuring proposal approved from lenders and accordingly, the Company would be meeting its revised financial obligations. The above action of EARC has been taken on record and the board of directors of company decided to continue the operations of the company and maintain the status of company as "Going concern".

MEASURES TO REDUCE/CONTROL COST

During the year, your company have continuously tried to achieve the reduction in raw material cost by making different composition of mixing/purchase of cotton through commodity exchange, increase in machine productivity, better yarn yield with optimum use of raw material, control waste generation to bare minimum and best use of work force, best utilization of capacity with lowest Raw Material Cost and good quality of end product to fetch best yarn price.

GOVERNMENT INITIATIVES- TEXTILE SECTOR

During the year there are various positive initiatives in government policies which benefited the textile sector and expected to continue benefit the company in future period.

DIVIDEND

Due to the operational losses suffered by the company, your directors do not propose any dividend for the current financial year.

TRANSFER TO THE INVESTOR EDUCATION AND PROTECTION FUND

In terms of Section 124 of the Companies Act, 2013, there was no unclaimed dividend, relating to the financial year 2020-2021, which was due for remittance during the financial year 2021-2022. Hence no amount due to be transferred to the Investor Education and Protection Fund established by the Central Government. Further in terms of Section 124 (6) of Companies Act, 2013 and the Rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 there under and MCA Notification dated August 14, 2019, The unclaimed equity shares of the company, represented by the unclaimed/unpaid and lying in the Alps Industries Ltd. -Unclaimed Share Demat Physical Account of the company have been transferred to the Investor Education and Protection Fund Authority (IEPF) Authority. If any investors wish to claim their so transferred shares and unclaimed dividend, they have to comply provisions of section 124(6) of Companies Act, 2013 and the procedures specified

under Rule 7 of the IEPF (Accounting, Audit, Transfer and Refund) Rules, 2016. The details of shares transferred to IEPF account can be visited at website of the company i.e. www.alpsindustries.com.

CHANGE OF REGISTERED & CORPORATE OFFICE

The Registered & Corporate Office of the Company have been shifted from 57/2 Site- IV Industrial Area, Ghaziabad, Uttar Pradesh- 201010 to Plot No. 15-B, G.T. Road, Chaudhary Morh, Ghaziabad-201001 w.e.f. 13th May, 2022. All the necessary Compliances in this regard have been completed.

STATUS & CHANGES OF INDEPENDENT DIRECTORS/ BOARD OF DIRECTORS

During the period under review, Mr. Tilak Raj Khosla (DIN: 02724242) resigned from the position of independent director of the company due to attaining the maximum permissible age i.e. 75 year shortly. The Board of Directors of the Company has accepted his resignation in their meeting held on 14.02.2022 and records their appreciation for the valuable services and advices during his tenure provided to the company.

Further Mr. Prabhat Krishna, Mr. Pradyumn Kumar Lamba, Ms. Deepika Shergill, the Independent Directors, resigned as independent director w.e.f. 13.05.2022 due to reaching to completion of their final term shortly. To comply with the provisions of regulation 16, 17, regulation 25 under SEBI (LODR) Regulation 2015 and provisions of section 149, 152 of Companies Act, 2013 and rules made thereunder, company has appointed Mr. Arun Kumar Bhatter (DIN: 07957636), Mr. Vikas Lamba (DIN: 09573001), Mr. Arun Kumar Pal (DIN: 09576141) and Mrs. Shikha (DIN: 09573028) as independent directors w.e.f. 13.05.2022 . All have submitted their disclosure to the Board that they fulfill all the requirements as to qualify for their continuity of appointment as an Independent Director under the provisions of section 149 the Companies Act, 2013 as well as Regulations 16 & 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Further in terms of Schedule V of Regulation 34 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, effective from 01.04.2019, a certificate from a company secretary in practice that none of the directors on the board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority of all directors as on March 31, 2022 is being Annexed. Further in terms of Rule 6 of Companies (Appointment and Qualification of Directors) Rules, 2014 and notification no. G.S.R. 804(E) dated 22nd October, 2019, all the Independent Directors of the company have made their registration with Indian Institute of Corporate Affairs (Institute) for a period of one year validity period during the year.

Further the statement regarding opinion of the Board with regard to integrity, expertise and experience (including the proficiency) of the independent directors, Mr. Arun Kumar Bhatter (DIN: 07957636), Mr. Arun Kumar Pal (DIN: 09576141), Mr. Vikas Lamba (DIN: 09573001) and Mrs. Shikha Rathi (DIN: 09573028), appointed during the year is included in the board report.

RISK MANAGEMENT PLAN

Pursuant to section 134 (3) (n) of the Companies Act, 2013 & Regulation 17(9) of the SEBI (Listing Obligations and Disclosure Requirements) Rules 2015, the Company has framed an effective Risk Management policy in order to analyze, control or mitigate risk. The board periodically reviews the risks and suggests steps to be taken to control the same. The same is reviewed quarterly by senior management and also by the Audit Committee of the Board.

In compliance of Regulation 21 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 related to corporate governance, the company is not mandatorily required to constitute the Risk Management Committee but for its own betterment has formulated the Risk Management plan, as up dated from time to time. The company continues to recognize that the Enterprise Risk Management is an integral part of good management practice. In terms of Policy, the Company is committed for managing the risk in a manner appropriate to

achieve its strategic objectives. The Company will keep investors informed of material changes to the Company's risk profile through its periodic reporting obligations and ad hoc investor presentations. Accordingly the Company has framed procedures to inform members of Board of Directors about risk assessment and minimization procedures. The detailed policy can be viewed at the website of the company i.e., www.alpsindustries.com.

POLICY FOR DETERMINATION OF "MATERIALITY"

In terms of the provisions of Regulation 30 Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has framed and up dated a policy for determination of "Materiality" and the Board of Directors has appointed the Company Secretary & Compliance Officer as the "Materiality Officer" to take care of the relevant compliances. The detailed policy can be viewed at the website of the company i.e., www.alpsindustries.com.

POLICY FOR PRESERVATION OF DOCUMENTS

In terms of the provisions of Regulation 9 Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 the company has framed a policy for preservation of documents. The detailed policy can be viewed at the website of the company i.e. www.alpsindustries.com.

WHISTLE BLOWER POLICY / VIGIL MECHANISM

The Company has provided for adequate safeguards to deal with instances of fraud and mismanagement and to report concerns about unethical behavior or any violation of the Company's Code of Conduct. During the year under review, there were no complaints received under this mechanism. In terms of section 177 of the Companies Act, 2013 and Regulation 22 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the company has established a Vigil Mechanism policy for the Directors and Employees to report genuine concerns in such manner as prescribed under Rule 7 of Companies (Meetings of Board and its Powers) Rules, 2014 and such a vigil mechanism has provided for adequate safeguards against victimization of persons who use such mechanism and made provisions for direct access to the chairperson of the Audit Committee, in appropriate or exceptional cases, instances of unethical behavior, actual or suspected, fraud or violation of the company's code of conduct etc. The detailed policy can be viewed at the website of the company i.e., www.alpsindustries.com.

NOMINATION & REMUNERATION, EVALUATION, BOARD DIVERSITY POLICY & FAMILIARIZATION PROGRAMME AND CRITERIA FOR MAKING PAYMENT FOR INDEPENDENT DIRECTORS

As mandated by the statutory provisions contained under section 178 of the Companies Act, 2013 and Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Nomination & Remuneration Committee of the Board has already formulated which is in force as on date. This policy contains guidelines on nomination and remuneration of Directors, Key Managerial Personnel (KMP) and Senior Management Personnel of the Company and Evaluation and Board Diversity policy for directors. This policy may be treated as a benchmark for determining the qualifications, positive attributes and independence of a Director, criteria for evaluation of Independent Directors and the Board, matters relating to the remuneration, appointment, removal and evaluation of performance of the Directors, Key Managerial Personnel and Senior Management Personnel of the Company.

To provide insights into the Company to enable the Independent Directors to understand the Company's business in depth that would facilitate their active participation in managing the Company, familiarization Program have been formulated and introduced by the Company to simplify the understanding of various responsibilities and rights of the Independent Directors during review. **SEBI** vide Circular the year under The No. SEBI/HO/CFD/CMD/CIR/P/2017/004 dated January 5, 2017 has issued Guidance Note on Board Evaluation for all listed entities. It has been reviewed by the Board of Directors and noted the criteria for evaluation of Board as a Whole, Non Independent Directors and Company. Further in terms Independent Directors of the of SEBI/HO/CFD/CMD/CIR/P/2018/79 dated May 10, 2018 the Disclosures on Board

Evaluation additional requirement like Observations of board evaluation carried out for the year, Previous year's observations and actions taken, and Proposed actions based on current year observations have been made part of policy. The board of directors of the company in their meeting held on 30.05.2018, which has been reviewed from time to time, has approved the revised policy on Board Evaluation and the same has been placed on the website of the company. The detailed updated policy and the Familiarization Program imparted to Independent Directors can be viewed at the website of the company i.e. www.alpsindustries.com.

In terms of Regulation 34 & 46 of and schedule V the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the criteria for making payment to the Non Executive Directors is being complied and is available at Company website www.alpsindustries.com.

PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE. 2016

In terms of the requirement of Companies (Accounts) Amendment Rules 2016 dated March 24 2021 it is to be mentioned that there are no proceeding pending under the Insolvency and Bankruptcy Code, 2016 against the company during the period. Further company has not entered into any One Time settlement (OTS) with any of its lending banks during the period.

RELATIONSHIP WITH INVESTORS

To have the participation by all the valued investors in the voting pattern for any proposal and in terms of the compliance of the Section 108 of the Companies Act, 2013 and Companies (Management and Administration) Rules, 2014 made there under and in terms of Regulation 44(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the company has made arrangements for e-voting facility through which any investor can participate in the AGMs through e-voting and need not struggle to attend the meetings in person.

In view of the massive outbreak of the COVID-19 pandemic since previous year, pursuant to the Circular No. 14/2020 dated April 08, 2020, 17/2020 dated April 13, 2020, 18/2020 dated 21.4.2020, 20/2020 dated May 05, 2020 and 22/2020 dated 15.6.2020 and further Circular No. 02/2021 dated January 13, 2021 and General circular No. 02/2022 dated May 05, 2022 issued by Ministry of Corporate Affairs and Rule 20(4)(v) of the Companies (Management and Administration) Rules 2014 and circular no. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 issued by SEBI, due to massive outbreak of the COVID-19 pandemic since previous year to maintain the social distancing, issued by the Ministry of Corporate Affairs, physical attendance of the Members to the forthcoming AGM venue is not required. Hence, Members have to attend and participate in the ensuing AGM though VC/OAVM.

Further in terms of Regulation 20 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 178 of the Companies Act, 2013 and Companies (Meetings of Board and its Powers) Rules, 2014 made thereunder, the Company has framed Stakeholder Relationship Committee which is fully committed and accountable to the valued investors, who have reposed the confidence in the company by investing their hard earned money in the company and supported the management in such a crucial time.

The relationship with the investors continues to be cordial. Your company's management is fully aware and dedicated for survival of the company and committed to take all efforts to resolve the investors' grievances received during the year to the satisfaction of the investors within a reasonable time. M/s Alankit Assignments Limited, the R & T Agent of the company, continued to extend their positive contribution to resolve the Investors' grievances efficiently and effectively, whenever they arose. By contribution from all concerned, the investor grievances have been resolved to the fullest satisfaction of investors. We sincerely place on record, the appreciation for our valued investors, who have contributed and reposed the confidence in the company at this difficult time. The management not only believes in legal compliance related to the investors, but also morally protects their interest, and treats them as part of Alps Group. In its endeavor to improve investor services, your Company has created an investor section, and designated exclusive E-Mail ID for the purpose of registering complaints by investors and necessary follow up action by the company / compliance officer in compliance

with Regulation 46 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The e-mail ID is: investorsgreviences@alpsindustries.com.

HUMAN RESOURCES - CONSOLIDATION OF MANPOWER

The year started with another wave of century's biggest crisis Covid-19 Pandemic without alerting the organization as well as the World. The severity was higher than last year with a fear of higher expected impact on the businesses as well. The Industry has already been working hard to deal with consistent market-slow-down since last three years. However, the organization was able to handle the turbulence and also keep up the confidence of our human resources in this unprecedented crisis.

Learning from TOC helped in controlling the operating expenses with rigorous close monitoring, applying different ways of reducing the cost and at the same time extending generous help to our employees so that they are able to meet their basic expenses and retain with us. With unparallel support of the management as well employees, the company sailed through the tough time successfully retaining most of our key resources and clients. However, with continued pressure from the lenders as well as from the market, the business operations at all locations were being consolidated and tapered off. But, the work climate at the shop-floor was maintained with frequent communications with employees and workers and with their mutual consent. In-line with the national policy of gender equality and policy to restrict the sexual harassment, there has not been any case of sexual harassment reported. The company's concerns for welfare of its workforce continued during the year and accordingly Group pension/Accident Insurance policy/ESI/WC policies were continued further as in the past. It is expected that in near future, business operations as well as manpower will be drastically curtailed. It will be ensured that there is no Industrial dispute due to such scenario. During the year, with consistent review and efforts for optimization of available manpower resources, no. of employees was 1334 as compare to 1281 last year. However upon sale of all operative assets by the lenders of the company under the provisions of SARFAESI at the year end, in view of non existence of any manufacturing activities in near future, the company has served a notice to most of its employees.

The information required under Section 217(2A) of Companies Act, 1956, read the Companies (Particulars of Employees) Rules, 1975, duly amended by the Companies (Particulars of Employees) Rules, 1999 and further amended vide G.S.R. No. 289(E) dated March, 31, 2011, is not applicable to the company as none of the employee is drawing remuneration more than the limits prescribed/specified under the said Rules during the financial year 2021-22.

REAPPOINTMENT OF NON-INDEPENDENT DIRECTORS BY ROTATION AND AS WHOLE TIME DIRECTOR

In terms of the provisions of Section 152 of the Companies Act, 2013 and Companies (Appointment and Qualification of Directors) Rules, 2014 & Article No. 106, 107 & 108 of the Articles of Association of the Company, Mr. Pramod Kumar Rajput, Executive Director (DIN: 00597342)), Non-Independent designated as Executive Director, recommended by the Nomination & Remuneration Committee and by the Board of Directors at their meeting held on May 30 2022 for re-appointment, who retires by rotation and eligible for re-appointment and offer himself for reappointment, at the ensuing Annual General Meeting. The disclosures as required under the provisions of Companies Act 2013 Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 related to Corporate Governance published elsewhere in the Annual Report.

Further in terms of Sections 196 and 197 read with Schedule V and all other applicable provisions, if any of the Companies Act, 2013 and recommendation of Nomination and Remuneration committee, the reappointment of Mr. Sandeep Agarwal (Din: 00139439) as Managing Director, for a further period of three years W.E.F 01-04-2023 TO 31-03-2026, is proposed by way of special resolution, at the ensuing Annual General Meeting.

NUMBER OF BOARD MEETINGS

Minimum five prescheduled Board meetings are held every year. In case of any exigency/emergency, resolutions are passed by circulation. During the Financial Year 2021-22

the Board of Directors met five times on 09/06/2021, 30/06/2021, 13/08/2021, 12/11/2021 and 14/02/2022. The maximum gap between any two meetings was less than one hundred and twenty days, as stipulated under section 173 of Companies Act, 2013 and Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards.

KEY MANAGERIAL PERSONEL

During the year under review as required under section 203 of the Companies Act, 2013 and applicable rules, There is no change in the Existing KMP's of the Company viz. Mr. Sandeep Agarwal, (Managing Director), Mr. Ashok Kumar Singhal, (President- Accounts & Finance) and Mr. Ajay Gupta (Company Secretary & General Manager-Legal). Hence they continued to be KMP's of the Company.

INTER CORPORATE LOANS, GUARANTEES AND INVESTMENTS

During the year under review company has not given any Inter Corporate Loans, Guarantees and Investments covered under section 186 of the Companies Act, 2013.

REVISED ONE TIME SETTLEMENT WITH MATERIAL SUBSIDIARY COMPANY

Your company has entered into a Revised Settlement with one of its Material subsidiary company namely Alps Energy Private Limited on June 30' 2021 for Rs. 53 Lakh towards existing liability of Rs. 89.75 Lac and also paid for during the year under review.

CORPORATE SOCIAL RESPONSIBILITY

Due to net loss suffered by the company during the financial year 2020-21, in terms of the provisions under Section 135 of the Companies Act, 2013, the company was not required to make expenditure on the CSR activities in the financial year 2021-22. Your company has CSR Committee which had been constituted by the board of the company. The CSR Committee have framed a Corporate Social Responsibility Policy (CSR Policy) duly approved by the Board at their meeting held on 12.8.2016, indicating the activities to be undertaken by the Company to fulfill the expectation of our Stakeholders and to continuously improve our social, environmental and economical performance while ensuring sustainability and operational success of the Company. The Company would also undertake other need based initiatives in compliance with Schedule VII to the Companies Act, 2013 and Companies (Corporate Social Responsibility Policy) Rules 2014, if required.

Due to losses in previous financial year i.e. 2020-21, the requirements for annexing the Statement of Annual Report on CSR Activities in terms of the provisions of section 135 and Rule 8 of Companies (Corporate Social Responsibility Policy) Rules, 2014, are not applicable.

RELATED PARTY TRANSACTIONS

In terms of the Section 188 Companies Act 2013 and Companies (Meetings of Board and its Powers) Rules, 2014 and further in terms of Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 related to the Corporate Governance, the company has formulated a Policy on Materiality of Related Party Transactions and the same is duly reviewed and updated from time to time as required and latest on July 31, 2020 at the meeting of Board of Directors.

During the year under review the company has entered into related party transactions which are at the market prevailing prices and on arm's length basis and are in its ordinary course of business and in terms of IND AS 24. Hence there are no conflicts of interest and in compliance with the Policy on Materiality of Related Party Transactions. It is also hereby confirmed that the limit of Rs. 1.00 crore of per transaction as approved at the meeting of Board of directors held on July 31, 2020 has been adhered to during the year.

DIRECTOR'S RESPONSIBILITY STATEMENT

In compliance with the provisions of Section 134(5) of the Companies Act 2013, the Board confirms and submits the Directors' Responsibility Statement:

• In the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;

- The directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit and loss of the company for that period;
- 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;
- The directors had prepared the annual accounts on a going concern basis; and
- The directors, in the case of a listed company, had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively which means the policies and procedures adopted by the company for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information;
- 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 EMPLOYEES

In terms of the provisions of section 197 of Companies Act, 2013, read the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended from time to time, none of the employee is drawing remuneration more than the limits prescribed/specified under the said rules during the financial year 2021-22. In terms of Rule 5(2) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 as amended, the details of top ten employees drawing remuneration are enclosed as **Annexure 1**.

However Particulars of employees, under Section 197 of the Companies Act 2013 and applicable Rules made there under, having paid in excess of the remuneration to Whole Time Directors as on March 31, 2022 is not applicable as no remuneration has been paid to the any whole time directors of the company during the year.

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

Information in accordance with the provisions of Section 134 (3) (m) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 regarding conservation of energy, technology absorption and foreign exchange earnings and outgo has been given in the statement annexed as **Annexure-II** here to and forms part of this report.

COST AUDIT REPORT

In compliance with the Companies (Cost Records & Audit) Rules, 2014 published vide GSR No. 01(E) on December 31, 2014 issued by the Central Government in terms of the Powers conferred by Section 148, of the Companies Act, 2013, company had appointed M/s. Pramod Agarwal & Co. Cost Accountants Firm Regn. No. 104022 to submit the Cost Audit Report duly approved by the Board of Directors, to the Central Government, for the financial year ended on March 31, 2022 for the products which are specified in the Notification No. GSR No. 01(E) on December 31, 2014 and Companies (Cost Records and Audit) Rules, 2014 as amended from time to time. The Cost Audit report as issued by the M/s. Pramod Agarwal & Co., Cost Accountants being the cost auditors of the company for the financial year 2021-22 will be filed by the company within the due date.

COST AUDITORS

In compliance with the Companies (Cost Records & Audit) Rules, 2014 published vide GSR No. 01(E) on December 31, 2014 issued by the Central Government in terms of the Powers conferred by Section 148, of the Companies Act, 2013 M/s Pramod Agarwal & Co. Cost Accountants Firm Regn. No. 104022 Cost Accountants, Ghaziabad, firm of Cost Accountants has been appointed as the Cost Auditors of the company under Section 148 of the Companies Act, 2013 for the next financial year ended on March 31, 2023, at the meeting of Audit Committee and Board of Directors of the company held on May 30 2022. As required under

Section 148 of the Companies Act, 2013, the ratification for their appointment & remuneration has been recommended at the forthcoming Annual General Meeting of the company. However, it is strictly applicable in terms of any Notifications/Circulars related to Cost Records and Cost Audit Rules, as may be specified at any time by the MCA or any regulatory authorities. If due to any reasons the mandatory requirements abolish, then continuation of the appointment of Cost Auditors, will be at the discretions of the board of directors as per the requirements of the company.

STATUTORY AUDITORS

M/s. R.K. Govil & Co., Chartered Accountants, (Firm Registration No. 000748C) the Statutory Auditors of the Company, was reappointed under section 139 of the Companies Act, 2013 and Companies (Audit and Auditors) Rules, 2014 for five years from the conclusion of the Forty Seventh Annual General Meeting until the conclusion of the Fifty Second Annual General Meeting i.e., from 01.04.2019 to 31.03.2024. The board of directors has approved the continuity of auditors for remaining three years at their meeting held on May 30 2022. In terms of the above section and as amended from time to time no further confirmation from the members of the company is required since the requirement of ratification by the shareholders have been withdrawn by MCA vide notification dated May 8, 2018. The company has received the eligibility certificates under Section 141 of the Companies Act, 2013 from the said auditors.

INTERNAL AUDITORS

In terms of Section 138 of the Companies Act, 2013 and Companies (Accounts) Rules, 2014, the Board of Directors at their meeting held on May 30 2022 has approved the arrangement of inhouse internal audit though the requisite qualified and experienced officials of the company to conduct the internal audit of the company for the financial year 2022-23.

DEPOSITS

During the year, your company has not raised any money by way of Deposits under the provisions of Companies Act, 2013 and Companies (Acceptance of Deposits) Rules, 2014.

CORPORATE GOVERNANCE DISCLOSURES

The Management Discussion and Analysis is given as an **Annexure-III** to this report and further the requirements of Regulation 27 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 on the Corporate Governance practices followed by the Company and the Statutory Auditors' Certificate on Compliance of mandatory requirements as **Annexure-IV** along with the non mandatory information under corporate governance is annexed as part II of Corporate Governance Report. It has always been the endeavor of your company to practice transparency in its management and disclose all requisite information to keep the public well informed of all material developments.

SECRETARIAL AUDIT REPORT

In terms of the Section 204 of the Companies Act, 2013 and Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors at their meeting held on June 30, 2021, company has appointed M/s. Nisha Choudhary & Associates, Company Secretaries Ghaziabad to provide the Secretarial Audit Report for the Financial Year ended on March 31, 2022. In compliance of aforesaid requirement, they have provided the Secretarial Audit Report which has been annexed with Board report as **Annexure V** and the Secretarial Audit Report of the Material Indian Subsidiary company i.e., Alps Energy Private Limited is being annexed in the annual report elsewhere.

Further in terms of SEBI Circular No. CIR/CFD/CMD1/27/2019 dated February 08, 2019 the Annual Secretarial Compliance Report for the financial year 2021-22 has been submitted to Stock Exchanges.

Further the Board of directors of the company will appoint the Secretarial Auditor for the next Financial Year ending on March 31, 2023 in due course of time.

ABSTRACT OF THE ANNUAL RETURN

In terms of amended section 92 of the Companies Act 2013, and as amended vide Companies (Amendment) Act 2017 and further vide notification dated May 7, 2018, the extract of the Annual Report as on it stood as on March 31, 2022 being attached with the Directors Report as **Annexure VI**.

STATUS OF HOLDINGS IN SUBSIDIARY COMPANIES

As per Section 2(87) of the Companies Act, 2013, as amended vide Notification No. S.O. 1833(E) dated 8th May, 2018, M/s. Alps Energy Pvt. Ltd. remains to be the Subsidiary company of the Alps Industries Ltd. by way of controlling the voting powers to the extent of 69.75% in its aggregate voting powers of the aforesaid company.

In terms of Regulation 24 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Mr. Prabhat Krishna (DIN:02569624), Independent & Non-Executive Director of the Company resigned and Mr. Vikas Lamba (DIN:09573001) is appointed w.e.f. 13.05.2022, to act as representative director in the aforesaid Indian "Material subsidiary" company i.e., M/s. Alps Energy Pvt. Ltd. as well as M/s Alps USA Inc, the "Material subsidiary" in terms of Regulation 24 of the amended SEBI Circular SEBI/LAD-NRO/GN/2015-16/013 dated 2.9.2015.

FINANCIAL STATEMENTS/ PERFORMANCE OF SUBSIDIARY COMPANIES

The company continued to have two subsidiaries at the end of the financial year viz; M/s. Alps USA Inc. incorporated in USA and M/s. Alps Energy Pvt. Ltd incorporated in India. As required under Section 129(3) of the Companies Act, 2013 and applicable rules, the Financial Statements of these Subsidiary Companies are being annexed along with the separate statement containing the salient features of the financial statement of its subsidiaries and associate companies in terms of Rule 5 of Companies (Accounts) Rules, 2014.

Further in terms of the provisions of Section 134 (3) (m) of the Companies Act, 2013 read with Rule 8(1) of the Companies (Accounts) Rules, 2014 regarding the report on the highlights of performance of subsidiaries and their contribution to the overall performance of the company during the period under report in the prescribed Form AOC -1, is enclosed as **Annexure-VII** in the Annual report.

AUDITORS' OBSERVATIONS

Observations in the Auditors' Report are dealt within Notes to Accounts at appropriate places and being self-explanatory, need no further explanations With regard to Audit qualifications for the year under review, as per the requirement under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, and further amended by SEBI Notification No. SEBI/LAD-NRO/GN/2016-17/001 dated May 25, 2016 and as amended on May 9, 2018 and Circular No. CIR/CFD/CMD/56/2016 dated May 27, 2016 issued by the Securities and Exchange Board of India (SEBI), the Statement on Impact of Audit Qualifications signed by Managing Director/CFO/ Chairman of the Audit Committee and Auditors have been submitted with stock exchanges and forming the part of Annual Report.

GENERAL DISCLOSURES

No disclosure or reporting is required in respect of the following items as there were no transactions on these items during the year under review:

- 1. Details relating to deposits covered under Chapter V of the Companies Act 2013.
- 2. Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 3. Issue of shares (including sweat equity shares) to employees of the Company under any scheme save and except ESOS referred to in this Report.
- 4. Neither the Managing Director nor the Whole-time Directors of the Company receive any remuneration or commission from any of its subsidiaries.

- 5. No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operations in future.
- 6. In terms of section 143 (12) of the Companies Act, 2013 it is hereby confirmed that there are no frauds reported by auditors other than those which are reportable to the Central Government.

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.

ACKNOWLEDGMENT

Your directors take this opportunity to thank the Banks, ARCs, Reserve Bank of India, Central and State Governments Authorities, Regulatory Authorities, Securities Exchange Board of India, Stock Exchanges, Stakeholders, Customers and Vendors for their continued support and cooperation, and also thank them for the trust reposed in the Management. The Directors place on record their appreciation for the efficient and loyal services rendered by the Staff and workmen, also acknowledge the help, support and guidance from the various Statutory Bodies, Government and Semi-Government Organizations and thank for customers, suppliers, investors for their continues support during the year.

For and on behalf of the Board of Alps Industries Limited

Place: Ghaziabad Date: May 30 2022 (Pramod Kumar Rajput) Executive Director (DIN: 00597342) (Sandeep Agarwal) Managing Director (DIN: 00139439)

Annexure - 1 Particulars of employees under Section 197 of the Companies Act 2013 and Rule 5(2) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 as amended, the details of top ten employees drawing remuneration.

Sr. No.	Name of Employee	Designation	Date of Joining	Date of Birth	Qualificatio n	Total Exp Incl Alps	Last Co. Name		Nature of Employme nt	Percentage of Equity share held by the employee in the company	Whether any such employee is a relative of any director or manager of the companyand if, so name of such director or manager.
1	Mrs. Raman Garg	V.P. Mktg. (Fabric)	20.03.2006	28.01.1973	B.Sc.,PGDBM	26 Years	Hindustan Tin Works Ltd.	232763	On Roll	None	None
2	Ms. Seema Dutta	G.M. (Fin.)	15.02.2006	08.12.1976	B.Com, (H), MBA (Fin)	25 Years	BPL Display Devices Ltd.	185742	On Roll	Negligible	None
3	Mahen Kaushik	A.V.P. (A/cs. & Comml.)	22.06.2007	12.04.1975	C.A.	21 Years	N. Bahl & Co. (2002 TO 2005)	175200	On Roll	None	None
4	Prithvish Shukla	G.M. (A/cs. & Comml.)	22.08.2016	01.08.1966	C.A	27 Years	KPMA Consultancy	173250	On Roll	None	None
5	Sanjiv Malik	Sr. V.P. (Operations)	14.09.2007	29.07.1965	B. Text.	34 Years	Sirius Buying Services P Ltd.	141695	On Roll	None	None
6	Amit Kumar Bansal	G.M. (Design)	11.03.2020	14.12.1976	B.A., Dip in Textile Engg.	15 Years	Artee Collections Inc.	135000	On Roll	None	None
7	Jaspreet Singh	G.M. Mktg. (Readymade)	10.11.2021	09.02.1983	Dip. in DMT, Cert. in Aparel Merchanding	18 Years	Natraj Home Furnising Pvt. Ltd., Kundli Sonipat	133333	On Roll	None	None
8	Tarandeep Singh	G.M. Mktg. (Readymade)	09.04.2003	06.09.1975	Graduate	23 Years	ALPS A-2 Unit	133000	On Roll	None	None
9	Pravesh Kumar Verma	G.M. Mktg. (Readymade)	02.06.2021	19.02.1974	Graduate	23 Years	Ridhi Sidhi Textiles Pvt Ltd.,	130000	On Roll	None	None
10	Kamlesh Kumar Yadav	Sr. Manager -Export (Fabric Mktg.)	10.01.2020	23.06.1983	B.Tech. (Textile Tech.), MBA	18 Years	The Design Den	125000	On Roll	None	None

DETAILS AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 AND RULE 5 OF COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014.

S. NO.	PARTICULARS	REMARKS
1.	Percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year;	N.A
2.	Percentage increase in the median remuneration of employees in the financial year;	N.A
3.	Number of permanent employees on the rolls of company;	1334
4.	Explanation on the relationship between average increase in remuneration and company performance;	It is because of market scenario in the textile industry and commensurate with the prevailing remuneration.
5.	Comparison of the remuneration of the Key Managerial Personnel against the performance of the company;	It is commensurate with the size of the company and as per the market trend.
6.	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 or 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 in case of listed companies,	The Market Capitalization as on March 31, 2022 Rs. 1291 Lakh (Rs. 684.50 Lakh as on March 31, 2021). Price Earnings Ratio of the Company is Nil as on March 31, 2022 and March 31, 2021. The Company had come out with Initial Public Offer (IPO) in 1995, at Rs. 50 per share for Indian Public. As on March 31, 2022 the share price declined by 90.68 %.
7.	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 is no annual increment for Whole time director and other overall staff due to financial constraints.
8.	Key parameters for any variable component of remuneration availed by the directors;	N.A
9.	Affirmation that the remuneration is as per the remuneration policy of the company.	Yes.

Note: None of the employee drawn remuneration more than Rs. 1 Crore 2 Lakhs per annum or Rs. 8.50 Lakhs per month if any part of the year. Hence the provisions of sub clause 2 of clause 5 section 197 of the Companies Act, 2013 & in terms of Notification dated 30th June 2016 as notified by the Companies (Appointment and Remuneration of Managerial Personnel) Amendment Rules, 2016 are not applicable for the period under review.

ANNEXURE-II

ANNEXURE TO THE DIRECTORS' REPORT

I. Statement of particulars pursuant to Companies (Accounts) Rules, 2014.

1.	Conservation of Energy		Energy conservation continues to be an area of major			
a.	Energy conservation	:	emphasis. Efforts are made to optimize the energy cost while			
	measures taken		carrying out the manufacturing operations. All the units			
			have taken various measures in conservation of energy. The			
			thrust is to measure the existing system parameters and			
			then implement improvements. The Company also focus to optimize the operation of various equipments which also			
			lead to energy conservation. The following are some of the			
			major measures which continued to be implemented during			
			the period under review for bringing down the energy cost:			
			• Shifting of 1 no GBR to inside area, stoppage of 5.5 KW material fan.			
			• Conversion of 4 no's of DK 740/780 cards from old DC			
			motor & drive system to AC drive system.			
			• Installed of 6 nos AC Drives in H Plant pumps			
			• Installation of AC Drive in 4 nos of Toyota Ring Frame machines for suction fan motor with feedback control			
			system • Installation of AC Drive in A nos of LP 6 Ping Frame			
			• Installation of AC Drive in 4 nos of LR 6 Ring Frame machines for main motor 22 kw with speed control			
			mechanism			
			• Fitted LED light 18 watt in place of 36 watt conventional.			
			• Fitted LED light 100-watt 10no. in place of 250 watt conventional			
			Repairing inhouse the valve to reuse old spare parts and			
			New Kit, and through local vendor to avoid purchase new valve			
			Modified Mech. Seal. Which causes consumption is less.			
			• Inhouse Repaired Valve of Process and weaving m/c if			
			some of them not repaired sent outside party for repairing			
			In house Repairing DFTD Board in Bonas Jaquard			
			Continuous emphasis on process optimisation, emphasis proventive maintanance wests reduction etc.			
b.	Additional investments and	:	on preventive maintenance, waste reduction etc. Nil			
5.	proposals, if any, being		1111			
	implemented for reduction					
	Impact of measures at (a) &	:	As a result of various energy conservation measures taken			
c.	(b) above for reduction of		by the company, the expected outcomes are:			
	Energy consumption and		Increase in productivity.			
	consequent impact on the		Reduction in energy consumption.			
	cost of production of goods.		 Optimum loading of captive water sources. 			
			• Increase in Efficiency.			
			Saving in consumption of fuel.			
			Saving in maintenance cost of machineries.			
			Reduction in manpower cost.			

d. Total Energy Consumption and Energy Consumption per unit of production are as follows:

A. POWER AND FUEL CONSUMPTION

S1. No.	PARTICULARS	Year ended 31.03.2022	Year ended 31.03.2021
1.	Electricity		
a.	Purchased Units (Nos.)	36805512.08	30839410.49
	Total Amount (Rs.) Rate/Unit (Rs.)	249532978.8 7.53	210369718 7.52
b.	Own Generation		
i)	Through Diesel/FO		
	Quantity (Ltrs)	102719	81155.19
	Total Amount (Rs.)	8019947.71	5199120.57
	Average Rate (Rs.)	81.92	69.58
	Generation (Units) (Nos.)	291476.43	267269.93
	Units per Liter of Diesel oil (Nos.)	3.26	3.56
	Cost/Unit (Rs.)	26.25	19.55
ii)	Through Steam Turbine Generator Units Unit/LTR or Fuel Oil/Gas Cost unit	N.A. N.A. N.A.	N.A. N.A. N.A.
2.	Coal		
	Quantity (Tones) Total Cost Average Rate	N.A. N.A. N.A.	N.A. N.A. N.A.
	Total Unit Generated	198258	207585
	Total Cost Cost/Unit	6188928 31.22	4000868.04 19.28
3.	Furnace Oil (Excluding use on Generation of Electricity)		
	Quantity (Ltrs) Total amount (Rs.) Average Rate (Rs.)	0.00 0.00 0.00	0.00 0.00 0.00
4.	Others/Internal generation		
	Wood Quantity Total Cost Rate/Unit	N.A. N.A. N.A.	N.A. N.A. N.A.

B. CONSUMPTION PER UNIT OF PRODUCTION

S1.	Particulars	Yarn l	Per Mt	Fabric per Liner Mtr.		
No.		Year Ended	Year Ended	Year Ended	Year Ended	
		31.03.2022	31.03.2021	31.03.2022	31.03.2021	
1	DI DOMBIOIMI (IIIIII)	2724.00	2752 52	14.00	10.00	
1	ELECTRICITY (KWH)	2734.09	2750.53	14.23	10.33	
2	COAL	N.A.	N.A.	N.A.	N.A.	
3	OTHERS	N.A.	N.A.	N.A.	N.A.	

II. TECHNOLOGY ABSORPTION: Efforts made in technology absorption as per Form-B of the Annexure to the Rules.

A. RESEARCH & DEVELOPMENT (R & D)

1.	Specific areas in which R&D carried out by the Company.	:	Research & Development is carried out for development of new Products and for improvement in the production process and quality of products. The Company has been able to pioneer the launch of new products that have been successful in the market Due to its R&D efforts. There is progress on building enabling Capabilities in the areas of facilities and infrastructure, technology organization, staffing & development, and the engagement of external knowledge networks to complement internal capabilities. The recruitment of professional staff and leadership is ongoing and programmed; staff managing processes have been defined and are being instituted. The R & D Department is well equipped with most modern sophisticated state of the art testing equipments. Company is looking forward to the possibility of reengineering the products constructions and raw materials for optimum utilization of resources.
2.	Benefits derived as a result of the above R&D	·	Quality testing of raw material, stores & consumables. Monitoring/Control of production process. Improved quality & higher production of cotton yarn, blended yarn like polyester cotton & mélange yarn. Development of new market segment & Value added product. Water conservation. Increase in productivity and Cost reduction.
3.	Future Plan of Action	:	Management is committed to strengthen R & D activities further to improve its competitiveness in times to come.
4.	Expenditure on R&D		
a.	Capital	:	NIL
b.	Recurring	:	NIL
c.	Total	:	NIL
d.	Total R&D Expenditure as a Percentage of total turnover	•	NIL

B. TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATION

1.	Efforts, in brief made towards technology absorption, adaptation and innovation.	:	The Company is continuously making efforts for adaptation of latest technology in all its units. The Company has also created specific cells for studying and analyzing the existing processes for further improvement, upgrading machines with technologically advanced accessories and spares. The company constantly gets feedback from customers and makes efforts for improving the quality of products by conducting the trials, special studies in manufacturing process etc.
2.	Benefits derived as a result of the above efforts e.g., product improvement, cost reduction, product development, import substitution etc.	:	Higher output and improved quality of product with reduction in the cost of production and other overheads. The company will project its image in the global market as a manufacturer of world class yarn and achieve an excellent share out of it.
3.	In case of imported technology (imported during the last 5 years reckoned from the beginning of the financial year), following information may be furnished	:	Nil
a.	Technology imported	:	N. A.
b.	Year of import	:	N. A.
c.	Has technology been fully absorbed?	:	N. A.
d.	If not fully absorbed, areas where this has not taken place, reasons thereof and future plan of action.	:	N. A.

III. FOREIGN EXCHANGE EARNINGS AND OUTGO

1.	Activities relating to export initiatives	:	During the previous year company was targeting
	taken to increase exports;		for a leading name in field of Home Textiles, by
	development of new export markets for		networking for direct supply to leading
	products and services and exports		international customers.
	plan.		
2.	Total Foreign Exchange used and earned	:	Used Rs. 827.70 Lakh for the financial year ended March 31, 2022 (Rs. 728.14 Lakh for the financial ended as on March 31, 2021). Earned Rs. 15461.86 Lakh for the financial year ended March 31, 2022 (Rs. 14329.18 Lakh for the financial year ended as on March 31, 2021)

IV. INFORMATION AS REQUIRED UNDER THE MISCELLANEOUS NON-BANKING COMPANIES (RESERVE BANK) DIRECTIONS, 1972.

1.	Total number of depositors whose deposits have not been claimed by the depositors or paid by the company after the date on which the deposit became due for repayment or renewal, as the case may be according to the contract with the depositor or the provisions of the Directions, whichever may be applicable.	·	Not Applicable
2.	The total amounts due to the depositors and remaining unclaimed or unpaid beyond the due dates of repayment.	:	Not Applicable

ANNEXURE-III

MANAGEMENT DISCUSSION AND ANALYSIS

I. TEXTILES INDUSTRY STRUCTURE AND DEVELOPMENT

The Government of India has supported the textile industry by multiple package dedicated only to the garment and made-ups sector which gave much needed impetus for the growth in the vital segments of the textile sector. According to the Union Budget for FY 2021-22, of the total allocation of ₹12,382 crore for the textile sector for next financial year, ₹133.83 crore is for Textile Cluster Development Scheme, ₹100 crore for National Technical Textiles Mission, and ₹15 crore each for PM Mega Integrated Textile Region and Apparel parks scheme and the Production Linked Incentive Scheme. According to finance minister, production linked incentive in 14 sectors will create 60 lakh jobs and has the potential to generate Rs. 30 lakh crore in production over the next five years. The Centre has also allocated ₹105 Crore for FY23 towards the Raw Material Supply Scheme. India is going to be one of the major consumers of technical textiles especially in the segments of Buildtech, Meditech and Oekotech in the coming years and can facilitate growth in this particular sector. Aatmanirbhar Swastha Bharata and Jal Jeevan Mission will complement India's consumption of technical textiles in the coming years. There is ample scope and end number of opportunities for the industry players for growth in technical textiles and leverage & generate employment opportunity for the youths. Today, there is a thriving 1-billion-dollar industry wherein 1100 companies are catering to the global demand of health care sector. The textile industry should leverage on this strong foundation laid by our industry during the Covid-19 pandemic, in the years to come. The global investors to take full advantage of recent development wherein the Government has planned to set up Seven Textile Parks in the upcoming years as announced in FY 2020-21 under the Mega Investment Textiles Parks Scheme (MITRA). This opened up new avenues for the global investment companies to invest in India and take benefit of the emerging opportunities that India is offering to the global investors. This will also help Indian textile industry to become globally competitive and generate new employment opportunities for the rural masses, especially to the poor and illiterate women. It is required to educate MSME textile players to focus more on adopting global standards so that they can partner with the global sourcing giants in fulfilling their requirements. There are needs of Sustainable Textiles which is also the only success mantra for the future growth of the textile sector if they have to compete with the low-cost countries.

COTTON

Cotton is one of the most important cash crops and accounts for around 25% of the total global fibre production. In the raw material consumption basket of the Indian textile industry, the proportion of cotton is around 60%. The consumption of cotton is approximately300 lakh bales (170 kg each) per year. India occupies first position in the world in cotton acreage with around 133lakh hectares under cotton cultivation which is around 41% of the world area of 320.54 lakh hectares as per thee report of ministry of Textiles. The Cotton Corporation of India (CCI) will see allocation of ₹9,243 crore for the next financial year as against ₹8,440 crore in the revised budget allocation for the current year, for the committed liability of the government to the Corporation.

YARN - A SIGNIFICANT SEGMENT

The recession in the textile industry since the past five-six years, higher electricity rates, rising cotton prices and no increase in yarn rates, high-interest rates on bank loans in addition to the trade war between USA and China have adversely affected the yarn business, Of the 150 spinning mills in the state, nearly 45 mills are closed, 70 are active and another 30 mills are in the process of construction as on closing of previous financial year. The textile sector has been allocated ₹12,382 crore for the textile sector for next financial year which, as per proposed plans of the Ministry, will be offered for incremental production in man-made fibre items and technical textiles products. The PLI scheme is to promote domestic manufacturing, for both sales within the country and exports, by providing financial incentives on incremental turnover

for five years. While the rates of incentive to be offered to the textiles sector linked to incremental production are set to be one of the highest amongst the existing sectors, some in the industry are of the view that it would be of limited advantage if most units get excluded.

MACRO LEVEL OPPORTUNITIES AND THREATS

The Company has a robust Enterprise Risk Management framework which enables it to take certain risks to remain competitive and achieve higher growth and at the same time mitigate other risks to maintain sustainable results. Under the framework, the Company has laid down a Risk Management Plan which defines the process for identification of risks, its assessment, mitigation measures, monitoring and reporting. While the Company, through its employees and Executive Management, continuously assess the identified Risks, the Risk Management Committee reviews the identified Risks and its mitigation measures annually. The Company has identified 17 Risks - 5 Strategic Risks, 10 Operational Risks & 2 Regulatory Risks. Key Strategic Risks include demand destruction, changing customer preference and supply chain disruption due to pandemic, reputational risk, succession planning & business continuity planning. Key Operating Risks include customers' credit risk, fluctuating forex rates and cotton prices, cyber security risk, IT system breakdown, labour unrest, fire & safety, concentration of business with certain customers and sustainability. Regulatory Risks include changes in bilateral/ multilateral trade agreements, international trade disputes and regulatory compliances. Our approach to performance management is a holistic one wherein, while holding people accountable, we look at continuous development and create opportunities for them to excel in new and/ or larger roles. Performance dialogues create opportunities.

A. GOVERNMENT POLICIES-TEXTILE SECTOR

In the wake of the ongoing pandemic, all nations have suffered at large across all industries. Textile Industry too has been no exception to the brunt faced due to the impact of the coronavirus. While most economies are still struggling to get up, India surprisingly has sprung back with the ferociousness of a panther from the third quarter onward. Despite the country coming to a standstill for months and finances and supply chains being adversely affected, Indian textile industry too is gradually scaling back to its pre-covid glory. While credit for this does go to our robust organizations, the various initiatives and steps taken by the Government of India to facilitate this positive movement in the textile industry cannot be ignored. The support provided by the government with its ongoing schemes and the launch of new measures have provided the strong framework that domestic textile manufacturers were seeking to setup their products on. Atmanirbhar Bharat, one of the most important lessons learnt this year has definitely been the need to be self reliant. As part of the "Atmanirbharat Bharat" program, "Make in India" slogan has been launched to reboot and revamp the economy post the first impact of the pandemic. As per data, India has jumped up 79 positions on the ease of doing business ranking after the launch of various schemes under "Make in India" campaign. The new proposed law regarding indirect taxes will result in 'Fibre-neutrality effect' on the Indian textiles sector. The new proposed law regarding indirect taxes will result in 'Fibre-neutrality effect' on the Indian textiles sector, according to the Ministry of Textiles.

III. SEGMENT-WISE OR PRODUCT-WISE PERFORMANCE

In terms of the Ind AS, there is only one reportable segment i.e., Textile Segment. Hence the segment wise reporting is no applicable.

IV. OUTLOOK AT LARGE

The future for the Indian textile industry looks promising, buoyed by both strong domestic consumption as well as export demand. With consumerism and disposable income on the rise, the retail sector has experienced a rapid growth in the past decade with the entry of several international players. However, Outlook for global economic growth started on a weak note in 2021, and continued during the year 2021-22 as well. Manufacturing activity and trade growth continued to be low key. The year was marked by geopolitical tensions and trade-war rhetoric mainly between the US and China & Russia and Ukraine. This clearly reflected in reduced confidence on the future of the global trading system and international cooperation, and impacted investment decisions, and global trade. Several economies signaled and adopted an accommodating monetary policy which cushioned the impact of global tensions on financial market sentiment and activity.

The textile market is expected to grow at a compound annual growth rate of 4.0% from 2022 to 2030 to reach USD 1,420.3 billion by 2030. The global textile market is expected to grow from \$530.97 billion in 2021 to \$575.06 billion in 2022 at a compound annual growth rate (CAGR) of 8.3%. The market is expected to grow to \$760.21 billion in 2026 at a compound annual growth rate (CAGR) of 7.2%.

V. RISKS AND CONCERNS

Raw Material Price Risk: Cotton are the major raw materials used by the Company for textile. Volatility in prices impacts the overall cost of production, and thus, the profitability.

Currency Risk: As the Company deals in the international market, it is exposed to currency volatility, which impacts the overall revenue of the Company.

Geographical Risk

Concentration in a particular territory leads to a depleting market presence of the Company.

Policy Risk

Implementation of any policy which is not in favour of the Company hampers the operations of the Company.

Competition Risk

There are many emerging countries, where production costs are relatively lower than that of India. This poses a potential threat to the Company.

COVID-19

The fast spread of the COVID-19 virus has affected the globe posing enormous health, economic, environmental, and social challenges to its population. This pandemic can be accounted for of the most extreme challenges that mankind has faced in the modern time. The outbreak has disrupted the majority of the global supply chains across South and Southeast Asia. The economic depression is visible across the globe but emerging nations are suffering the deepest impact. The industry on it's part would have to ensure a pandemic resilient manufacturing environment with functional exchange of peoptudle and goods. The government put and operated large number of vaccination centers to curb the impact of this deadly virus. Once larger parts of the population are immunized against COVID-19 and restrictions start to be lifted, companies expect a gradual improvement in economic conditions which will translate into output growth. Meanwhile, goods producers expect output to increase over the coming 12 months.

Mitigation Strategy

- Strong relationship with vendors and proximity to the raw material sources ensures easy availability. The Company also plans to save land costs and inventory management keeping in view the historical cycle of input prices. From time to time, the Company hedges raw-material against order book.
- Currency risks are managed by constant monitoring exposures and limiting the same in view of applicable margins under the relevant Market engagements. Also, some portion of the foreign currency is hedged to mitigate any adverse movements in currency fluctuations.
- The Government of India has come up with various incentives such as rebate on state levies, duty drawback, and ATUFS, among others. The Company has leveraged on these initiatives to stay ahead in the market.
- The Company benefits out of economies of scale, cutting-edge technology, and loyal partnerships to offer competitive rates to its clients across the globe.

VI. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

High accuracy in recording and providing reliable financial & operational support is ensured through stringent procedures. The Company's internal team and Audit Committee monitor business operations and any deviations are promptly brought to the notice of the Management board. These findings provide input for risk identification and assessment, post which prompt risk mitigation strategies are deployed towards a seamless growth of the Company. Internal audit process verifies whether all systems and processes are commensurate with the business size and structure. Adequate internal control systems safeguard the assets of the company with timely identification and intervention to assuage risks. The internal audit report is

discussed with the senior management and members of Audit Committee to keep a check on the existing systems and take corrective action to further enhance the control measures. Regular internal audits and checks are carried out to ensure the robustness of the system. The Management also reviews from time to time the internal control systems and procedures to ensure their proper application. The emphasis on internal controls prevails across functions and processes, covering the entire gamut of various activities.

VII. DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

During current Financial Year under review your company has recorded the total revenue of Rs. 30631.56 Lakh as compared to previous financial year of Rs. 25523.77 Lakh. Despite an increase in total revenue it earned a negative EBIDTA 1254.62 Lakh (previous year positive EBIDTA of Rs. 629.40 Lakh) and a negative PAT of Rs. 8471.82 Lakh (previous year negative PAT Rs. 7455.87) after recognizing the provision of Depreciation and Interest in term of INDAS.

VIII. MATERIAL DEVELOPMENTS ON HUMAN RESOURCES/ INDUSTRIAL RELATIONS FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED

The company has been consistently maintaining harmonious & cordial relations with the employees at all the locations. The Company continues to lay emphasis on building and sustaining culture of larger family, caring & supporting each other. During the year, with consistent review and efforts for optimization of available manpower resources, no. of employees was 1334 as compare to 1281 last year. However due to downfall in the manufacturing facilities and non availability of operative assets, company may not continue with the employee strength in coming year.

IX. MEDIUM-TERM AND LONG-TERM STRATEGY

In terms of SEBI/HO/CFD/CMD/CIR/P/2018/79 May 10, 2018 the disclosure of Medium and Long-term strategy of the company, for the next financial year ending on March 31, 2023 is within the limits set by its competitive position. However the company is struggling to maintain the same level of its business as all the operative assets have been taken over by the lenders under the provisions of SARFAESI.

X. STATUTORY COMPLIANCE

The Executive Director makes a declaration at each Board Meeting regarding the compliance with the provisions of various statutes, after obtaining confirmation from all the units of the company. The Company Secretary ensures compliance accordance to SEBI regulations and provisions of the Listing Regulations.

XI. DETAILS OF SIGNIFICANT CHANGES

As required the details of changes of 25% or more as compared to the immediately previous financial year in key financial ratios along with detailed reasons therefore are as under:

S. No.	Particulars	Current Year 31.03.2022	Previous Year 31.03.2021	Reasons of change.
1.	Current ratio (in times)	0.13	0.18	The current assets were reduced due to sale of entire inventory during the current year hence the change in Current Ratio.
2.	Debt-Equity ratio (in times)	-1.00	-1.24	Explanation not required. (There is reduction in Debts due to realization out of proceeds of sale of

3.	Debt service coverage	(0.03)	0.02	assets of company under the provisions of SARFAESI by lenders hence the reduction in Debt Equity Ratio.) The Company could
9.	ratio (in times)	(0.00)	0.02	not serve the Interest as well as Principal Debts due to negative cash earnings during the year hence reduction in Debt Service Coverage Ratio.
4.	Return on equity ratio (in %)	12.63%	12.62%	Explanation Not Require
5.	Inventory turnover ratio (in times)	9.52	9.42	The Inventory is Nil at the current yearend since sold, hence the high Inventory turnover ratio.
6.	Trade receivables turnover ratio (in times)	20.57	9.23	Explanation Not Require
7.	Trade payable turnover ratio (in times) Net capital turnover ratio	7.59	(0.79)	The trade payables at the current yearend are less since reduction in purchases of material in last quarter of the year hence the increase in trade payable turnover ratio. The net working
	(in times)			capital at the current yearend reduced while the revenue from operation has increased during the year hence change in Net capital employed ration.
9.	Net profit ratio (in %)	-28.01%	-29.34%	Explanation not required
10.	Return on capital employed (in %)	-1497.01%	-11.88%	The recovery of borrowed funds was made during the year out of sale of assets while the net loss increased for the year hence change in Return on capital employed ratio.
11.	Return on investment (in	-	-	Explanation not

%)		required

XII. CAUTIONARY STATEMENT

The Management Discussion and Analysis Report containing your Company's objectives, projections, estimates and expectation may constitute certain statements, which are forward looking within the meaning of applicable laws and regulations. The statements in this Management Discussion and Analysis Report could differ materially from those expressed or implied. Important factors that could make a difference to the Company's operation include raw material availability and prices, cyclical demand and pricing in the Company's principal markets, changes in the Governmental regulations, tax regimes, forex markets, economic developments within India and the countries with which the Company conducts business and other incidental factors. It is much more unpredictable due to COVID VIRUS, the challenge are to guard against any community spread and move to flattening the curve, as quickly as possible to get normalize the market trends. The Management has made these statements based on its current expectations and projections about future events. Wherever possible, it has tried to identify such statements by using words such as 'anticipate', 'estimate' expect', 'project', 'intend', 'plan', 'believe' and words of similar substance. The management cannot guarantee that these forward-looking statements will be realized, although it believes that it has been prudent in making these assumptions.

ANNEXURE-IV

COMPLIANCE REPORT ON CORPORATE GOVERNANCE -PART-I (http://alpsindustries.com/corporate_governance.php) IN TERMS OF REGULATION 27, 34 & SCHEDULE V OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

(MANDATORY REQUIREMENTS)

(I) Statement on company's philosophy on code of governance.

Corporate Governance is an integral part of AIL's value system, management ethos and business practices. The Company's corporate governance initiatives are based on:

- Commitment to excellence and customer satisfaction;
- Commitment to maximizing long-term shareholder value;
- Commitment to responsible and ethical corporate conduct; and
- Concern for the environment and sustainable Development.
- Make awareness to face the situation caused by COVID 19 pandemic.

The Company regularly evaluates and defines its management practices which are aimed at enhancing its commitment to ensure that these basic tenets of corporate governance are met. At ALPS, the basic Corporate Governance norms have been institutionalized as an enabling and facilitating business process at the Board, Management and Operational levels. Business practices are regularly reviewed and reaffirmed against these tenets and all steps are taken to ensure that Company operates beyond the mandatory regulatory framework of good corporate governance. Link:

http://alpsindustries.com/corporate governance.php

(II) Board of Directors and procedures

The Board of the Company is well structured, in compliance with the listing regulations, with adequate blend of professional Executives and Independent Directors. The Board consist sufficient participation of independent directors. The Board's actions and decisions are aligned with the Company's best interest. The Company has defined guidelines and established framework of the meetings of the Board and Committees. These guidelines seek to systematize the decision-making process at the meeting of the Board and Board committees in an informed and efficient manner.

The Board is headed by the Managing Director, who is also the Chief Executive Officer of the company and controls the day-to-day affairs of the company. The Company Secretary in consultation with the Board of Directors, finalize the agenda of the Board and Committee meetings, which is distributed to the Board/Committee members well in advance. In terms of the Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. There is no inter-se relationship among other directors as on date.

LINK http://alpsindustries.com/board_of_directors.php

Board of directors:

(a) Composition and category of Directors under Corporate governance

Nature of Directorship	Nos.	% to the total strength
Promoter & Executive	1	16.67
Executive (Non-	1	16.67
Independent)	4	66.66
Non-Executive	6	100.00
(Independent)		
Total		

(b) There were five meetings of Board of Directors were held during the year and Attendance of each Director at the BOD meetings and the last AGM are as under:

Name of the Directors	Nature of Directorship	Relationship with other Director	Sitting fees paid during the year			Attended by
			(Rs. in 000')	Held	Attend ed	AGM 30.09.20 21
Mr. Sandeep Agarwal	Executive & Promoter	-	Nil	5	5	Yes
Mr. Pramod Kumar Rajput	Executive & Non Independent	-	Nil	5	5	Yes
Mr. Prabhat Krishna (resigned w.e.f 13-05-2022)	Independent	-	80.00	5	5	Yes
Mr. Tilak Raj Khosla (resigned w.e.f 14-02-2022)	Independent	-	80.00	5	5	Yes
Mr. Pradyumn Kumar Lamba (resigned w.e.f 13-05-2022)	Independent	-	80.00	5	5	Yes
Ms. Deepika Shergill (resigned w.e.f 13-05-2022)	Independent	-	50.00	5	5	Yes
Mr. Arun Kumar Bhatter (Appointed w.e.f 13-05-2022)	Independent	-	NIL	0	0	No
Mr. VIKAS LAMBA (Appointed w.e.f 13-05-2022)	Independent	-	NIL	0	0	No
Mr. Arun Kumar Pal (Appointed w.e.f 13-05-2022)	Independent	-	NIL	0	0	No
Mrs. Shikha Rathi (Appointed w.e.f	Independent	-	NIL	0	0	No

13-05-2022)

(c) Other provisions as to Board or Board Committees in which they are a member or Chairperson of:

Name of the Director*	No. of Outside Directorship Held			Outside Committees \$		
	Listed Company and category of Directorship	Unlisted Public Company	Private Company	Others	Member	Chairman / Chairpers on
Mr. Sandeep Agarwal	-	1	10	1	I	-
Mr. Pramod Kumar Rajput	-	ı	1	1	I	-
Mr. Prabhat Krishna (resigned w.e.f 13- 05-2022)	-	-	2	1	1	-
Mr. Tilak Raj Khosla (resigned w.e.f 14- 02-2022)	-	1	1	1	1	-
Mr. Pradyumn Kumar Lamba (resigned w.e.f 13- 05-2022)	-	-	-	-	-	-
Ms. Deepika Shergill (resigned w.e.f 13- 05-2022)	-	-	-	-	-	-
Mr. Arun Kumar Bhatter (Appointed w.e.f 13- 05-2022)	-	2	5	1	1	-
Mr. VIKAS LAMBA (Appointed w.e.f 13- 05-2022)	-	1	1	1	1	-
Mr. Arun Kumar Pal (Appointed w.e.f 13- 05-2022)	-	-	-	-	-	-
Mrs. Shikha Rathi (Appointed w.e.f 13- 05-2022)	-	-	-	-	-	-

*In accordance with Regulation 27, 34 and Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 membership/chairmanship of only the Nomination and Remuneration Committee, Audit committee and Stakeholders Relationship Committee in all public limited companies (excluding Alps industries limited) as on date have been considered.

(d) Number of Board meetings held, : No dates on which held.

No. of Board Meetings held: 5

Dates - 09/06/2021, 30/06/2021, 13/08/2021,

12/11/2021 and 14/02/2022.

(e) Disclosure of relationships between directors inter-se.

The Board of the Company is well structured, in compliance with the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, with adequate blend of professional Executives and Independent Directors. The Board consist sufficient participation

of independent directors. The Board's actions and decisions are aligned with the Company's best interest. The Company has defined guidelines and established framework of the meetings of the Board and Committees. These guidelines seek to systematize the decision-making process at the meeting of the Board and Board committees in an informed and efficient manner.

The Board is headed by Managing Director, who is also the Chief Executive Officer of the company and controls the day-to-day affairs of the company. The Company Secretary in consultation with the Board of Directors, finalize the agenda of the Board and Committee meetings, which is distributed to the Board/Committee members well in advance. In terms of the Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, it is to be confirmed that there is no inter-se relationship among other directors. LINK

http://alpsindustries.com/board_of_directors.php

(f) The shareholding of directors as on 31st March, 2022 is as under:					
S. No.	Name of Directors	Shareholding	Percentage		
1.	Mr. Sandeep Agarwal, Managing Director	6,51,510	1.67		
2.	Mr. Pramod Kumar Rajput, Executive Director	NIL	NIL		
3.	Mr. Prabhat Krishna, Independent and Non	NIL	NIL		
	Executive Director				
4.	Mr. Tilak Raj Khosla, Independent and Non	NIL	NIL		
	Executive Director (resigned w.e.f 14-02-2022)				
5.	Mr. Pradyumn Kumar Lamba, Independent and	NIL	NIL		
	Non Executive Director				
6.	Ms. Deepika Shergill, Independent and Non	NIL	NIL		
	Executive Director				
	TOTAL	651510	1.67		

Note 1: The Company has not issued any convertible instruments during the financial year 2021-22.

(g) Web-links where the details of familiarization programmers imparted to Independent director's disclosures: The details of familiarization programmers imparted to Independent directors is disclosed on www.alpsindustries.com, the website of the company.

Details of the Directors for Retire by Rotation:

Details of Mr. Pramod Kumar Rajput, Executive Director (DIN: 00597342) (Proposed to be reappointed due to retiring by rotation) He is the Executive Director of the company and has been associated with it since a long time. He has experience in handling Commercial and Administrative affairs with prominent groups related to Textile Industry. He does not hold directorship in any other company.

(h) Code of Conduct

The Company is committed to conduct its business in accordance with applicable laws, rules and regulations and highest standards of transparency. Accordingly, the Company has laid down a Code of conduct for all its Board members and Senior Managerial/Personnel so that conflict of interest

could be avoided. All the Board members and Senior Managerial Personnel are complying with the said code of conduct which is also available on Company's website i.e., https://alpsindustries.com/downloads/Code_of_Conduct.pdf. All Directors and senior management personnel have affirmed compliance with the Code for F.Y. 2021-22. A declaration to this effect signed by the Managing Director is given in this Annual Report.

(III) AUDIT COMMITTEE

The composition of Audit Committee meets with the requirements of Section of 177 of the Companies Act 2013 and Regulation 18 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

(a) Brief description of terms of reference

- (a) As specified under Regulation 27, 34 & Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:
- (1) oversight of the listed entity's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- (2) recommendation for appointment, remuneration and terms of appointment of auditors of the listed entity;
- (3) approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- (4) reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
- (a) matters required to be included in the director's responsibility statement to be included in the board's report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;
- (b) changes, if any, in accounting policies and practices and reasons for the same;
- (c) major accounting entries involving estimates based on the exercise of judgment by management;
- (d) significant adjustments made in the financial statements arising out of audit findings;
- (e) compliance with listing and other legal requirements relating to financial statements;
- (f) disclosure of any related party transactions;
- (g) modified opinion(s) in the draft audit report;
- (5) reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- (6) reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document /

prospectus / notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter;

- (7) reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process;
- (8) approval or any subsequent modification of transactions of the listed entity with related parties;
- (9) scrutiny of inter-corporate loans and investments;
- (10) valuation of undertakings or assets of the listed entity, wherever it is necessary;
- (11) evaluation of internal financial controls and risk management systems;
- (12) reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- (13) reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- (14) discussion with internal auditors of any significant findings and follow up there on;
- (15) reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- (16) discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- (17) to look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- (18) to review the functioning of the whistle blower mechanism;
- (19) approval of appointment of chief financial officer after assessing the qualifications, experience and background, etc. of the candidate;
- (20) Carrying out any other function as is mentioned in the terms of reference of the audit committee.
- (21) reviewing the utilization of loans and/ or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans / advances / investments existing as on the date of coming into force of this provision.
- (b) Composition, name of members and Chairperson.
- 1. Mr. Prabhat Krishna Chairman (resigned w.e.f 13.05.2022)
- 2. Mr. Pradyumn Kumar Lamba Member (resigned w.e.f 13.05.2022)

- 3. Mr. Tilak Raj Khosla Member (resigned w.e.f 14.02.2022)
- 4. Mr. Sandeep Agarwal Member
- 5. Mr. Vikas Lamba Chairman (Appointed w.e.f 13-05-2022)
- 6. Mr. Arun Kumar Bhatter Member (Appointed w.e.f 13-05-2022)
- 7. Mr. Arun Kumar Pal Member (Appointed w.e.f 13-05-2022)
- (c) Meetings and attendance during the year

Meetings held: Five

Present Members: Meeting Attended

- 1. Mr. Prabhat Krishna Chairman 5
- 2. Mr. Sandeep Agarwal Member 5
- 3. Mr. Pradyumn Kumar Lamba Member 5
- 4. Mr. Tilak Raj Khosla Member 5 (resigned
- w.e.f. 14.02.2022)
- (IV) NOMINATION AND REMUNERATION COMMITTEE: As specified under Regulation 19, 34 and Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015;
 - (a) Brief description of terms of reference
- To decide the company's policy and specific remuneration package for the Whole time Directors.
- To decide any revision/ amendment/ addition/deletion/ re-composition in the remuneration package of the Whole Time Directors.
- Any matter related with the retirement benefits of the Executive and Whole Time Directors.
- Any other matter, as may be assigned by the Board with respect to financial commitment for whole time directors.
- Identification of 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 and shall carry out evaluation of every director's performance.
- To formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy, relating to the remuneration for the directors, key managerial personnel and other employees.
- 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:
- Devising a policy on Board diversity in terms of guidance's of SEBI as amended from time to time
- To implement the Remuneration policy for directors, KMPs & senior level employees as required under section 178 of the Companies Act, 2013 which is as under:

The Nomination & Remuneration Policy of Alps Industries Ltd (the "Company") is designed to attract, motivate and retain manpower in a competitive and international market. The policy reflects the Company's objectives for good corporate governance as well as sustained long-term value creation for shareholders.

The Nomination & Remuneration Policy applies to the Company's senior management, including its Key Managerial Persons (KMPs) and Board of Directors.

INTRODUCTION

As mandated by the statutory provisions contained under section 178 of the Companies Act, 2013 and the Regulation 19 and 27 of the SEBI (Listing Obligations Requirements) and Disclosure Regulations, 2015 Nomination & Remuneration Committee of the Company has formulated this policy and on its recommendation the Board of Directors has approved the same vide Board Resolution dated 30th April, 2014. This policy contains guidelines on nomination remuneration of Directors, Kev Managerial Personnel (KMP) and Senior Management Personnel of the Company. This policy may be treated as a benchmark for determining the qualifications, positive attributes and independence of a Director, criteria for evaluation of Independent Directors and the Board, matters relating to the remuneration, appointment, removal and evaluation performance of the Directors, Key Managerial Personnel and Senior Management Personnel of the Company.

OBJECTIVE

- To formulate the eligibility criteria for determining qualifications, positive attributes, and independence of a Director and to formulate the criteria for evaluating Directors and Senior Management;
- To identify and select for Board's consideration the persons who are qualified to become directors and who may be appointed in senior management in accordance with criteria laid down;
- To carry out the evaluation of Directors, Key Managerial Personnel and Senior Management of the Company and to provide them rewards linked directly to their efforts, performance, dedication and achievement relating to the Company's operations;
- To determine the remuneration taking into account parameters like financial position of the

Company, industry size, company size and general practice on remuneration payout in the Textile Industry;

- To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage; and
- To lay down criteria for appointment, removal of directors, Key Managerial Personnel and Senior Management Personnel and evaluation of their performance.

. EFFECTIVE DATE

This policy has been effective since 1st April, 2014.

. DEFINITIONS

- 'Act' means Companies Act, 2013 and rules made there under.
- Board of Directors' or Board', in relation to the Company, means the collective body of the directors of the Company.
- 'Committee' means Nomination and Remuneration Committee of the Company as
- Constituted or re-constituted by the Board.
- 'Company' means Alps Industries Limited.
- 'Directors' means Directors of the Company.
- 'Independent Director' means a director referred to in Section 149 (6) of the Companies Act, 2013.
- 'Key Managerial Personnel' (KMP) means:
 - o Chief Executive Officer and / or Managing Director
 - o Whole-time Director
 - o Chief Financial Officer
 - o Company Secretary
 - o Such other officer as may be prescribed under the applicable statutory provisions/regulations.

'Senior Management Personnel' for this purpose shall mean employees of the company occupying the position as such under the Act.

Unless the context otherwise requires, words and expressions used in this policy and not defined herein but defined in the Companies Act, 2013 as may be amended from time to time shall have the meaning respectively assigned to them therein.

GUIDING PRINCIPLES

The Guiding Principle is that the nomination & remuneration and other terms of employment shall be competitive in order to ensure that the Company can attract and retain competent executives.

The Nomination & Remuneration Policy for executives reflects the overriding remuneration philosophy and principles of the Alps. When determining the remuneration policy and

arrangements for Whole time Directors / KMPs, the Nomination & Remuneration Committee, constituted in accordance with Section 178 of the Companies Act, 2013, considers parity with peers and employment conditions elsewhere in the competitive market to ensure that pay structures are appropriately aligned and that level so remuneration remain appropriate in this context.

The Committee while designing the remuneration package considers the level and composition of remuneration to be reasonable and sufficient to attract, retain and motivate the person to ensure the quality required to run the company successfully.

The Nomination & Remuneration Committee while considering a remuneration package must ensure a direct relationship with the Key Result Areas and individual achievements considering short as well as long term performance objectives appropriate to the working of the company and its goals.

The Committee considers that a successful remuneration policy must ensure that a significant part of the remuneration package is linked to the achievement of corporate performance targets and a strong alignment of interest with stakeholders.

The Nomination & Remuneration policy is guided by a common reward framework and set of principles and objectives as envisaged under section 178 of the Companies Act 2013 and Companies (Meetings of Board and its Powers) Rules, 2014., inter-alia principles pertaining to determining qualifications, positive attributes and independence of the Directors, integrity, etc. The main objectives are

Attract and retain: Remuneration packages are designed to attract high-calibre executives in a competitive global market and remunerate executives fairly and responsibly. The remuneration shall be competitive and based on the individual responsibilities and performance.

Motivate and reward: Remuneration is designed to motivate delivery of our key business strategies, create a strong performance-orientated environment and reward achievement of meaningful short and long-term targets.

The principal terms of non-monetary benefits: The Executives will also be entitled to customary non-monetary benefits such as Company Cars, Telephones/Mobiles, Healthcare facilities, etc. In addition thereto, in specific cases, particularly at the Unit levels, company may also provide housing and other benefits.

EXECUTIVE REMUNERATION- BOARD OF MANAGEMENT

Executive remuneration is proposed by Committee and subsequently approved by the Board of Directors and further by the shareholders. Presently the approval of Central government has been abolished vide Notification No. S.O. 4822(E) dated 12th September, 2018. Executive remuneration is evaluated annually against performance and a benchmark of international companies, which are similar to Alps in size and complexity. Benchmarking is done with the help of reports generated by/through internationally recognized compensation service consultancies. In determining remuneration packages, the Committee may consults with the Chairman/ Managing Director and Independent Directors as well, as appropriate. Total remuneration shall include of following:

A fixed base salary, set a level aimed at attracting and retaining executives with professional and personal competencies required to drive the Company's performance.

Short-term incentives, based on the achievement of individuals as per pre- defined financial and strategic business targets, the incentive are given, particularly in Sales function, as per Incentive Scheme duly approved by the Managing Director.

Long-term incentives promoting a balance between short-term achievements and long-term thinking.

Pension/ESI contributions, made in accordance with applicable laws and employment agreements.

Loyalty / Belongingness to Company, to be achieved by aligning the rewards and recognitions for longer association of the employees with the organization and encouraging Referrals as one of the sources of recruitment to strengthen the company work-force.

Working Atmosphere at the workplace, company committed to provide good working atmosphere conducive to efficient and effective functioning of the employees with excellent culture and good inter-personal relationship within the organization as well as with external business associates.

Female employees, HR policy of the company gives fair chance to males as well as females in employment and prefers to maintain the reasonable balance. It also provides requisite protection to female employees through effective implementation

of HR Policies to safeguard against Sexual Harassment, etc.

Severance payments in accordance with termination clauses in employment agreements. Severance payments shall comply with local legal framework.

DISCLOSURE OF INFORMATION

Information on the total remuneration of members of the Company's Board of Directors and Executive Board of Management may be disclosed in the Company's annual financial statements. This includes any deferred payments and extraordinary contracts during the preceding financial year.

APPROVAL OF THE NOMINATION & REMUNERATION POLICY

This Nomination & Remuneration Policy shall apply to all future employment agreements with members of Company's Senior Management including Key Managerial Person and Board of Directors.

The Nomination & Remuneration Policy is binding for the Board of Directors. In other respects, the Nomination & Remuneration Policy shall be of guidance for the Board and shall be modified/revised with the consent of Nomination & Remuneration committee and Board of Directors of the company from time to time as may be required. Any departure from the policy shall be recorded and reasoned in the Board's minutes.

FAMILIARIZATION PROGRAMME IMPARTED FOR INDEPENDENT DIRECTORS

In terms of Regulation 27 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, The familiarization programme imparted to Independent Directors during the financial year 2021-22 are available at Company website www.alpsindustries.com.

CRITERIA FOR MAKING PAYMENT TO NON-EXECUTIVE DIRECTORS

In terms of Regulation 34 & 46 of and schedule V the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the criteria for making payment to the Non Executive Directors is available at Company website www.alpsindustries.com.

- (b) Composition, name of members and Chairperson.
- 1. Mr. Prabhat Krishna Independent Director & Chairman (resigned w.e.f 13.05.2022)
- 2. Mr. Pradyumn Kumar Lamba Independent Director & Member (resigned w.e.f 13.05.2022)
- 3. Mr. Tilak Raj Khosla Independent Director & Member (resigned w.e.f. 14.02.2022)

- 4. Ms. Deepika Shergill-Member (appointed w.e.f 14.02.2022 and resigned w.e.f. 13.05.2022)
- **4.** Mr. Vikas Lamba Independent Director & Chairman (appointed w.e.f 13.05.2022)
- **5.** Mr. Arun Kumar Pal Independent Director & Member (appointed w.e.f. 13.05.2022)
- **6.** Mrs. Shikha Rathi Independent Director & Member (appointed w.e.f. 13.05.2022)
- (c) Meetings and attendance during the year

Meetings held: Two by all members except Ms. Deepika Shergill she attended one only

Present Members :

- 1. Mr. Prabhat Krishna Chairman (resigned w.e.f. 13.05.2022)
- 2. Mr. Pradyumn Kumar Lamba Member (resigned w.e.f. 13.05.2022)
- 3. Mr. Tilak Raj Khosla Member (resigned w.e.f. 14.02.2022)
- 4. Ms. Deepika Shergill-Member (appointed w.e.f 14.02.2022 and resigned w.e.f. 13.05.2022)
- (d) Performance and Evaluation Criteria of Independent Directors

The company has formulated the Nomination and Remuneration Policy covering the evaluation criteria of independent directors which is available on the website of the company. www.alpsindustries.com.

(e) Details of remuneration and pecuniary benefits to all the Directors, during the financial year ended on March 31, 2022 are as per details given below:

Rs. in 000's)

Name of the Director	Salary	Perquisites	Sitting fees	Total
Mr. Sandeep Agarwal	0.00	0.00	0.00	00.00
Mr. Pramod Kumar Rajput	0.00	0.00	0.00	00.00
Mr. Prabhat Krishna	0.00	0.00	80.00	80.00
Mr. Tilak Raj Khosla (resigned w.e.f. 14.02.2022)	0.00	0.00	80.00	80.00
Mr. Pradyumn Kumar Lamba	0.00	0.00	80.00	80.00
Ms. Deepika Shergill	0.00	0.00	50.00	50.00
TOTAL	0.00	0.00	290.00	290.00

NOTES:

- 1. In terms of Regulation 27, 34 & Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 related to Corporate Governance, it is confirmed that there are no pecuniary relationships or transactions of the non executive directors vis-à-vis company, except as mentioned above.
- 2. In compliance of Regulation 27, 34 & Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 related to Corporate Governance, it is confirmed that the criteria of making payment to non-executive directors is performance based as detailed in the "criteria of performance evaluation" specified under the Nomination & Remuneration Policy which is available on Company's website. www.alpsindustries.com.
- 3. In terms of Regulation 27, 34 & Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 related to Corporate Governance, the disclosures with respect to remuneration: in addition to disclosures required under the Companies Act, 2013, the following disclosures shall be made:

- (i) all elements of remuneration package of individual directors summarized under major groups, such as salary, benefits, bonuses, stock options, pension etc;
- (ii) details of fixed component and performance linked incentives, along with the performance criteria:
- (iii) service contracts, notice period, severance fees;
- (iv) stock option details, if any and whether issued at a discount as well as the period over which accrued and over which exercisable.

(V) CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

(a) Brief description of terms of : reference

(b) CSR Policy in terms of Section 135 of the Companies Act,

2013

- As specified under Section 135 of the Companies Act, 2013 and Companies (Corporate Social Responsibility Policy) Rules. 2014; viz.
- (a) formulate and recommend to the Board, a Corporate Social Responsibility Policy which shall indicate the activities to be undertaken by the company as specified in Schedule VII;
- (b) recommend the amount of expenditure to be incurred on the activities referred to in clause (a); and (c) monitor the Corporate Social Responsibility Policy of the company from time to time.

Our CSR Vision

Through sustainable measures, actively contribute to the Social, Economic and Environmental Development of the community in which we operate ensuring participation from the community and thereby create value for the nation.

OUR CSR MISSION

- 1. Ensuring socio-economic development of the community through different participatory and need- based initiatives in the best interest of the poor and deprived sections of the society so as to help them to become SELF-RELIANT and build a better tomorrow for themselves.
- 2. Ensuring environmental sustainability through ecological conservation and regeneration, protection & re growth of endangered plant species, and promoting biodiversity.

OUR ACTIVITIES

The CSR activities we pursue will be in line with our stated Vision and Mission, focused not just around our plants and offices, but also in other geographies based on the needs of the communities.

The four focus areas where special Community Development programme would be run are:

1. Eradicating hunger, poverty and malnutrition:

- Provision of food, nutrition supplement, clothes etc for the poor, children and other deprived sections of the society.
- Supporting nutrition in anganwadi centres and building capacities of anganwadi workers to this effect.
- Provision of shelter for homeless.
- Promoting sanitation, making available safe drinking water

- Sanitation including Contribution to the Swach Bharat Kosh set up by the Central Government for the promotion of sanitation.
- 2. Promoting Health care including Preventive Health care through awareness programmes, health check-ups, provision of medicine & treatment facilities, providing pre natal & post natal healthcare facilities, prevention of female foeticide through awareness creation, program for preventing diseases and building immunity.

3. Ensuring environmental sustainability and ecological balance through:

- Plantation drives in schools, villages, our manufacturing units & offices/business premises and other areas in general;
- Reviving endangered plants, promoting agroforestry;
- Protection of flora & fauna;
- conservation of natural resources
- Maintaining quality of soil, air & water.
- Adoption of wastelands to cultivate plants;
- Promoting biodiversity;
- Animal welfare and veterinary services.
- Technical support and Knowhow for improving farming and building capacities of small farmers.
- Promoting alternate energy resources.
- Contribution to the Clean Ganga Fund set up by the Central Government for rejuvenation of river Ganga.
- **4. Employment and livelihood enhancing vocational skills and projects** including tailoring, beautician, mehandi application, bee keeping, food processing and preservation, vermicomposting and other Life Skill Training and livelihood enhancement projects.

In addition, the Company has identified the following areas for Community Development interventions:

- **5. Promotion of education** especially among children, women, elderly and the differently abled including:
- Non-formal education programmes.
- Supporting schools with infrastructure like benches, toilets, potable water, fans etc.
- Supporting other educational institutions.
- Improving educational facilities in general.
- Supporting children for higher education.

6. Promoting gender equality and empowering women including:

- Adult literacy for women.
- Promoting and providing credit support to women's self-help and joint liability groups.
- Training in vocations pursued by women.
- Setting up homes for women & orphans;
- Setting up old-age homes & other facilities for senior citizens

• Setting up hostels for working and student women, day care centers for kids of working women

7. Contribution to:

- Incubators or research and development projects in the field of science, technology, engineering and medicine, funded by the Central Government or State Government or Public Sector Undertaking or any agency of the Central Government or State Government;
- Public Funded Universities; Indian Institute of Technology (IITs);
- National Laboratories and autonomous bodies established under Department of Atomic Energy (DAE); Department of Biotechnology (DBT);
- Department of Science and Technology (DST); Department of Pharmaceuticals;
- Ministry of Ayurveda, Yoga and Naturopathy,
- Unani, Siddha and Homoeopathy (AYUSH);
- Ministry of Electronics and Information Technology and other bodies, namely Defense Research and Development Organisation (DRDO);
- Indian Council of Agricultural Research (ICAR);
- Indian Council of Medical Research (ICMR) and Council of Scientific and Industrial Research (CSIR), engaged in conducting research in science, technology, engineering and medicine aimed at promoting Sustainable Development Goals (SDGs).

8. Rural Development Projects.

9. Slum Area Development

10.COVID 19 related approved activities/funds as notified by Government from time to time.

11. Other Activities:

- Promotion of Sports with special focus on training for rural sports, nationally recognised sports, Paralympic sports, Olympic sports.
- Welfare for differently disabled persons
- Setting up public libraries
- Reducing inequalities faced by the socially and economically backward groups
- Protection of national heritage, art, culture and handicraft; Restoration of Buildings & sites of historical importance & works of art.
- Welfare of armed forces veterans, war widows and their dependents, Central Armed Police Forces (CAPF) and Central Para Military Forces (CPMF) veterans, and their dependents including widows

12. Incidental Activities.

- Employing people and incurring other costs to carry out aforesaid activities.
- Disaster management, including relief, rehabilitations and reconstruction activities

13. Such other activities as the Board may consider to be appropriate.

Our Approach to Implementation

We will strive to implement the aforesaid CSR activities on our own to the extent possible. At the same time, we recognize need to work in partnership with other players also.

This would include:

Collaborating with various organization, which are registered as a Trust or a section 8 company under the Companies Act, 2013 or Society or NGOs or any other form of entity incorporated in India that specialize in the aforesaid activities.

- Contribution to various funds which are aligned with our Vision and Mission e.g.
- Prime Minister's National Relief Fund
- Any other fund set up by the Central Government for
 :
 - o Socio-economic development and relief.
 - o For the welfare of Scheduled Castes, the Scheduled Tribes, other Backward classes, minorities and women.
- 2. Collaborating or pooling resources with other companies to undertake aforesaid CSR activities.

CSR FUNDS

The corpus for the purpose of carrying on the aforesaid activities would include the followings:

- At least 2% of the average Net Profit made by the Company during immediately preceding three Financial Years.
- Any income arising there from.
- Surplus arising out of CSR activities carried out by the company and such surplus will not be part of business profit of the company.

MONITORING

The CSR department will provide regular progress report to the CSR Committee of the Board. This report would indicate:

- 1. Achievement since last progress report / during the last quarter in terms of coverage compared to the target and reasons for variance.
- 2. Achievement of the year-to-date in terms of coverage compared to the target, plans to overcome shortfalls if any and support required from the CSR Committee/Board to overcome the shortfalls.
- 3. Actual year-to-date spends compared to the budget and reasons for variance.
- 4. In respect of activities undertaken through outside Trust/Society/NGO's etc. there will be mechanism of monthly reporting of progress on each such activities and the amount incurred thereon.

The Board shall seek a short progress report from the CSR Committee on a quarterly basis. However this will be subject to review from time to time in terms of Government directives/social needs and emerging of new vision of the company.

(b) Composition, name of members and Chairperson.

1. Mr. Prabhat Krishna – Independent Director & Chairman

(resigned w.e.f. 13.05.2022)

2. Mr. Pradyumn Kumar Lamba - Independent director & member

(resigned w.e.f. 13.05.2022)

- 3. Mr. Sandeep Agarwal –Non Independent Director & member
- 4. Mr. Vikas Lamba Independent Director & Chairman (appointed w.e.f. 13.05.2022)
- 5. Mr. Arun Kumar Pal Independent director & member

(appointed w.e.f. 13.05.2022)

(c) Meetings and attendance during the year

Meetings held: **One**

Present Members: Meeting Attended

1. Mr. Prabhat Krishna - Chairman (resigned w.e.f.

13.05.2022)

- 2. Mr. Pradyumn Kumar Lamba- Member (resigned w.e.f. 13.05.2022)
- 3. Mr. Sandeep Agarwal Member
- (d) Impact on the Company

The company has formulated the CSR Policy for evaluation & consideration of pubic security & Social Engineering which is available on the website of the company. www.alpsindustries.com.

(VI STAKEHOLDERS RELATIONSHIP COMMITTEE

(a) Brief description of terms of : reference

To consider and resolve the grievances of security holders of the company as specified under Section 178 and Regulation 20 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Stakeholder Relationship Committee has been formed to consider the following matters.

- (a) To review the status of Investors' Grievances of each Quarter,
- (b) To review the statement of transfer of shares.
- (c) To review of split, consolidation & demat/remat of shares.
- (d) Any matter related with the Investors' Grievances.
- (e) Redressing the grievances related to non receipt of annual report/dividend.
- (f) The committee also looks after redressal of investors' grievances and performance of the Registrar and Transfer Agent of the company.
- (g) Monitoring the violations of the code of conduct for prevention of insider trading, if any.
- (h) To confirm the rights of stakeholders that are established by law or through mutual agreements are to be respected.
- (i) To Confirm the Stakeholders should have the opportunity to obtain effective redress for violation of their rights.
- (j) To encourage mechanisms for employee participation.
- (k) To allow stakeholders relevant, sufficient and reliable information on a timely and regular basis to enable them to participate in Corporate Governance process.
- (1) To confirm that company should devise an effective

whistle blower mechanism enabling stakeholders, including individual employees and their representative bodies, to freely communicate their concerns about illegal or unethical practices.

(b) Name of non-executive director heading the committee & Composition.

1. Mr. Prabhat Krishna - Chairman (resigned w.e.f. 13.05.2022)

2. Mr. Sandeep Agarwal - Member

3. Mr. Pradyumn Kumar Lamba - Member (resigned

w.e.f. 13.05.2022)

4. Mr. Tilak Raj Khosla - Member (resigned

w.e.f. 14.02.2022)

(c) Number of Meeting held

Meeting Held -5 Present Members

1. Mr. Prabhat Krishna - Chairman -5

(resigned w.e.f. 13.05.2022)

2. Mr. Sandeep Agarwal - Member- 5

3. Mr. Pradyumn Kumar Lamba - Member - 5

(resigned w.e.f. 13.05.2022)

4. Mr. Tilak Raj Khosla - Member -5 (resigned w.e.f.

14.02.2022)

(d) Name and designation of compliance & materiality officer and contact details

Mr. Ajay Gupta,

Company Secretary & General Manger - Legal.

Contact No: +91-98716 92058

Email ID: <u>ajaygupta@alpsindustries.com</u> <u>investorgrievance@alpsindustries.com</u>

(e) Number of shareholders' complaints received so far.

Details of complaints received and redressed during the period 2021-22:

Sr No	Particulars	Receive d	Redresse d	Pending as on 31.03.22
1.	Non-receipt of refund order	Nil	Nil	Nil
2.	Non-receipt of Dividend Warrants	Nil	Nil	Nil
3.	Non-Receipt of Share Certificates	Nil	Nil	Nil
4.	Others	4	4	Nil
	TOTAL	4	4	Ni1

(f) Number not solved to the satisfaction of shareholders.

: NIL

NIL

(g) Number of pending complainants.

(VII) General Meeting

(a) Location and time, where last : three AGMs/EGMs held.

S1. No	Location	Date	Time	AGM/ EGM
1.	57/2, Site IV, Industrial Area, Sahibabad, Ghaziabad, U.P.	31.08.2019	10:00 A.M	AGM
2.	DO	29.09.2020	03:00 P.M	AGM
3.	DO	30.09.2021	03:00 P.M	AGM

(b) Whether special resolutions were : passed in the previous three AGMs/EGMs

Yes, as per following details:

At the AGM held on 31.08.2019

- Reappointment of Mr. Sandeep Agarwal (DIN 00139439) as Managing Director of the company.
- Approval for continuance of Mr. K.K. Agarwal (DIN: 00139252) as director of the company for exceeding the age of 75 years.
- Approval of the borrowing of the company and sale of idle Fixed Assets under section 180 (1)(a) of the Companies Act 2013.
- Appointment of Cost Auditors M/s. Gaurav Gupta & Associates, Cost Accountants.

At the AGM held on 29.09.2020

- Reappointment of Mr. Pramod Kumar Rajput (DIN: 00139439) as Whole Time Director of the company.
- Appointment of Cost Auditors M/s. V B S K & CO., Cost Accountants.
- Approval of the borrowing of the company under section 180 (1)(a) of the Companies Act 2013.

At the AGM held on 30.09.2021

• Appointment of Cost Auditors M/s. Pramod Agarwal & Co, Cost Accountants.

None special resolution was passed through postal ballot

(c) Special Resolutions were put through postal ballot last year, details of voting pattern.

during last year.

(d) Person who conducted the postal ballot exercise.

Not Applicable

No

(e) Any Special Resolution is proposed to be conducted through postal ballot.

As per Section 110 of the Companies Act, 2013 and Companies (Management and Administration) Rules,

2015 will be followed, if applicable.

(f) Procedure for postal ballot.

In terms of the requirement of Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (g) (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Certificate in regard to the Non Disqualification of the directors of the company duly stamped and signed has been received from the Rajiv Khosla & Associates, a Practicing Company Secretary, Ghaziabad. The copy of the same is enclosed herewith.

CERTIFICATE OF NON -DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To.

The Members of

ALPS INDUSTRIES LIMITED

We have examined the relevant registers, records. Forms, returns and disclosures received from the Directors of Alps Industries Limited having CIN: L51109UP1972PLC003544 and having registered office at 57/2, Site- IV, Industrial Area, Sahibabad, Ghaziabad U.P 201010 (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate in accordance with Regulation 34(3) read with Schedule V Para-C sub clause (10)(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers.

We hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2022 have been debarred or disqualified from being appointed or continuing a Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any other Statutory Authority(ies):

S. No.	Name of the Director	DIN	Nature of Directorship
1.	Mr. Sandeep Agarwal	00139439	Promoter & Managing Director
2.	Mr. Pramod Kumar Rajput	00597342	Executive Director
3.	Mr. Prabhat Krishna	02569624	Independent Director
4.	Mr. Tilak Raj Khosla	02724242	Independent Director
5.	Mr. Pradyumn Kumar Lamba	02843166	Independent Director
6.	Ms. Deepika Shergill	07093795	Independent Woman Director

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

For Rajiv Khosla & Associates

Rajiv Khosla **Proprietor** Membership No.:5197 CP No.:3927

Date: 18.04.2022

Place: Ghaziabad

(VIII) OTHER DISCLOSURES

- (a) Disclosures on materially significant related transactions i.e. transactions of the company of material nature, with its promoters, the directors or the management, their subsidiaries or relatives etc. that may have potential conflict with the interest of company at large.
- In compliance of Regulation 23 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 and Indian Accounting Standard(IAS) 24 the Disclosure of "Related Party Transactions" has been made in the Notes to Accounts of Financial Statements. During the year under review company has entered into related party transactions which are at the market prevailing prices and on arm's length basis and are in its ordinary course of business. Hence there are no conflicts of interest in any manner whatsoever and in compliance of company policy related to Related party transactions. The updated policy on the related party transactions is available on the website of the company www.alpsindustries.com. In terms of **SEBI** Obligations and Disclosures Requirements) Regulations, 2015 as amended on May 9, 2018, the disclosures of related party transactions on a consolidated basis has been published on the website of NSE and BSE and also on the website of the company i.e. www.alpsindustries.com.
- (ii) Disclosure of Accounting Treatment under Regulation 34 and Schedule V of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015
- Company has not done the treatment different from that prescribed in an Indian Accounting Standard in the Financial Statements for the period ended on March 31, 2022. Hence the requirement to disclose in the financial statements, in not applicable for the period under review.
- (b) Details of non-compliance by the company, penalties, and strictures imposed on the company by Stock Exchanges or SEBI or any statutory authority on any matter related to capital market during the last three years.
- The equity shares of the company are listed at National Stock Exchange India Limited (NSE) under Scrip Code ALPSINDUS-EQ & on Bombay Stock Exchange Limited (BSE) under Scrip Code 530715/ALPSIND. In terms of the resolution passed by the Board of Directors of the company at their meeting held on May 30, 2016, and in pursuant to Regulations 6 & 7 of the SEBI (Delisting of Equity Shares) Regulations, 2009, as amended from time to time, company has submitted the application for Voluntary Delisting of its 39114100 Equity Shares from Bombay Stock Exchange Limited which is still pending with Stock Exchange. The company has filled the Writ Petition before Allahabad High Court for necessary directions in this regard which is pending adjudication. The company is not a defaulter towards BSE Limited. The BSE vide their Letter dated 04.12.2019 has intimated that in terms Circular SEBI LIST/COMP/OPS/16/2019-2020 Dated June 11, 2019 w.e.f. December 12, 2019 the promoters and promoters group demat accounts have been frozen due to non-payment of ALF. However in the interest of investors, the company is paying the listing fee regularly under protest. Presently all the accounts have been defrozen and normalize.

- (c) Details of establishment of Vigil Mechanism, whistle blower policy and affirmation that no personnel has been denied access to the audit committee.
- In term of section 177 of the Companies Act, 2013 and Regulation 4, 18, 34 & 46 and Schedule II and V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has established the Vigil Mechanism/whistle blower policy and it is confirmed that no personnel has been denied access to the audit committee and its chairperson. The details of establishment of such mechanism are also disclosed by the company on its website i.e www.alpsindustries.com.
- (d) Disclosure of commodity price risks and commodity hedging activities
- The company is not involved in such activities hence there is no such risk involved.
- (e) Compliance of Mandatory requirements and adoption the Non- Mandatory requirements under the Corporate Governance.
- The company has complied Mandatory requirements and adopted the Non- Mandatory requirements in terms of the compliance of Corporate Governance
- (f) Policy for determining "Material Subsidiaries"
- The company has adopted the policy for determining "material Subsidiaries" which is available on the website of the company i.e.www.alpsindustries.com.
- (g) Policy on dealing with "Related Party Transaction".
- The company has adopted the policy on dealing with "Related Party Transaction" which is available on the website of the company i.e.www.alpsindustries.com.
- (h) Details of utilization of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A) & Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- During the year the company has not raised any fund through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A) & Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- (i) A certificate from a company secretary in practice that none of the directors on the board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority.
- The certificate from a company secretary in practice has been obtained and annexed in the Annual Report somewhere else.
- (j) Any non compliance of any requirement of corporate governance and extent to which the discretionary requirements under Regulation 27 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 have been complied with
- The company has complied with all the compliance (mandatory or non mandatory) of the corporate governance and with all the discretionary requirements under Regulation 27 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- (k) Compliance with corporate governance requirements specified in regulation 17 to 27 and clauses (b) to (i) of subregulation (2) of regulation 46 shall be made in the section on corporate governance of the annual report
- The company has complied with all the requirements of with respect to corporate governance.
- (l) Whistle Blower & Vigil Mechanism
- The company has implemented the Vigil Mechanism/Whistle Blower Policy as specified Regulation 22 of the SEBI (Listing Obligations, and Disclosure Requirements) Regulations, 2015 and

under section 177 of the Companies Act, 2013. It is also affirmed that none of the personnel has been denied access to the Audit Committee. As required, it has also been displayed on the company's website i.e. www.alpsindustries.com.

Disclosures in relation to the Sexual (m)Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

Number of complaints filed during the	NIL
1	1112
financial year	
·	
Number of complaints disposed of	NIL
-	- 112
during the financial year	
y y	
Number of complaints pending as on	NIL
1 1	
end of the financial year	
end of the initialization	

- The company has adopted all the discretionary requirements as specified in Part E of (n) Schedule II related with Corporate Governance.
- (o) Disclosures of the compliance with corporate governance requirements specified in regulation 17 to 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 related with Corporate Governance Report.

The said disclosures have been already made in this Annual report somewhere else.

(IX) Disclosures with respect to demat suspense account/ unclaimed suspense account: :

Aggregate number of shareholders and the outstanding shares in the suspense account lying at the beginning of the year

98 Shareholders holding 13366 Equity Shares as on 01.04.2021.

Number of shareholders who approached listed entity for transfer of shares from suspense account during the year

None

Number of shareholders to whom shares were transferred from suspense account during the year None

Shares transferred to IEPF account in terms of IEPF (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended from time to time.

None

Number of shareholders to whom shares were transferred from IEPF account during the year

None

Aggregate number of shareholders and the outstanding shares in the IEPF account lying at the end of the vear

98 Shareholders holding 13366 Equity Shares as on 31.03.2022.

Frozen of voting rights on such shares till the rightful owner of such shares claims the shares

Not applicable

(X) Means of Communication

(a) Quarterly results. : Published in the News Paper and sent to the

Stock Exchanges where Shares of the Company are listed and also displayed on the company website. www.alpsindustries.com

(b) Which newspapers normally : Open Search Hindi & open Search English

published in.

(c) Any website, where displayed. : <u>www.alpsindustries.com.</u>

In compliance of the General Circular No. 17/2011 dated 21.04.2011 & 18/2011 dated 29.04.2011 and Regulation 46 of the SEBI Obligations and Disclosure Requirements) Regulations, 2015, the company is sending the Annual Report by email to all the members by adopting the Initiative directed Green as bv Government. The full text of the documents will be available on the Company's Website and on the website of National Stock exchange (NSE) and Bombay Stock Exchange (BSE).

(d) Whether it also display official news : Yes

release
(e) The presentations made to institutional investors or to the

institutional investors or to the investors including Institutional Investors, analysts.

banks & various other government/statutory agencies and analysts.

(f) Whether Management Discussion & Analysis is a part of Annual Report or not.

(g) Voting by electronic means

Yes. Company also displays the same on the official website i.e. www.alpsindustries.com.

The Financial Results are sent to the major

In terms of the requirement of section 108 and Companies (Management and Administration) Rules, 2014, Regulation 44 of the SEBI (Listing Obligations and Disclosures Requirement) Regulations, 2015 and in terms of the better corporate governance, the company will make necessary arrangements to facilitate the remote e-voting by all the members of the company in the forthcoming AGM.

(h) NSE Electronic Application Processing System (NEAPS) and BSE Listing centre for electronic filing. The NSE and BSE developed web based application for corporate. The Financial Results, Compliance Certificates, shareholding Pattern, Intimation of Board meetings, Investor Grievance Mechanism, Corporate Governance Report and event based material information are also filed electronically on NEAPS and Listing centre of BSE by the company on quarterly basis or on occurrence of any material event. Further NSE also developed its new portal for online filing for corporate Announcements by listed entity with name NSE Digital Exchange.

(i) SEBI Complaints Redressel System : The investor complaints are processed in a

(SCORES)

centralized web based complaints redress system. The salient features of this system are centralized database of all complaints, online upload of Action Taken Reports (ATRs) by the concerned companies and online viewing by investors of actions taken on the complaint and its current status.

(XI) General Shareholder information

(a) AGM: Date, time and venue (Tentative) : Date: August 08, 2022

> Monday Day: Time: 03:00 P.M

Venue: Plot No 15-B, G. T. Road, Chaudhary Morh, Ghaziabad - 201001, UP (Through Video Conference/Other Audio and Video

means only)

Financial Calendar (Tentative) 2022-2023 (b)

Financial Year : April 1, 2022 to March 31, 2023

: August 08, 2022 Annual General Meeting

Result for quarter ending June 30, 2022 Second Week of August, 2022. Result for quarter ending Sept 30, 2022 Second Week of November, 2022. Result for quarter ending December 31, Second Week of February, 2023

2022

Result for quarter ending March 31, : Last Week of May, 2023

2023.

Audited Accounts for the financial year : Last Week of May, 2023

ending on March 31, 2023

under Section 108 of the Companies Act

Date of Book Closure Wednesday, July 13, 2022 to Thursday, July (c)

14, 2022 (Both days inclusive)

Cut-off date for Voting Rights for AGM Monday, August 1, 2022 (d)

2013.

Schedule of e-voting : Friday, August 5, 2022, 10:00 A.M. (e) to

Sunday, August 7, 2022 at 5:00 P.M

Dividend Payment Date : The Board of Directors has not recommended (f)

any dividend for the financial year ended on

March 31, 2022.

: Equity Shares of the company are listed at Listing on Stock Exchanges (g)

> the National Stock Exchange of India Ltd. and Bombay Stock Exchange Ltd., Mumbai.

(h) Name and address of Stock Exchanges where the company securities listed and confirmation of payment of listing fees

1. Bombay Stock Exchange Ltd.

1st Floor, New Trading Ring, Rotunda Building, P.J. Towers, Dalal Street, Fort, Mumbai- 400001.

2. National Stock Exchange of India Ltd. Exchange Plaza, 5th Floor, Plot No. C/1, G-Block, Bandra-Kurla Complex Bandra (E), Mumbai – 400 051.

The Company has paid listing fees for the year 2021-2022 to National Stock Exchange India Limited and under protest to Bombay Stock Exchange.

(i) Details of custodian and confirmation for payment of custodial fees

NDSL -Issuer Code:093B CDSL- Issuer Code: 1431

Annual Custodian/Issuer Fees of CDSL for the year 2022-23 has been paid. However invoice is yet to be received from NSDL for payment.

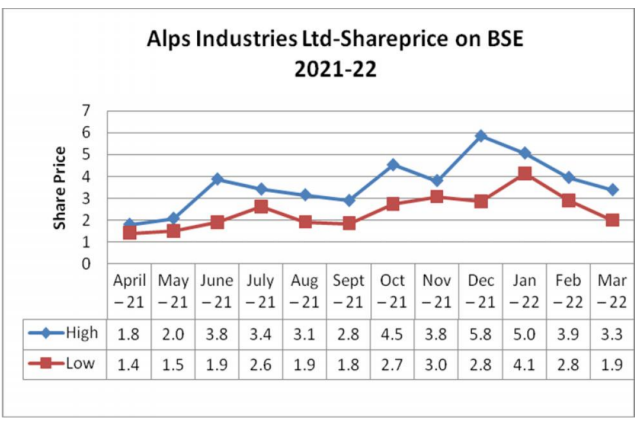
(j) Stock Code : NSE : ALPSINDUSEQ BSE : 530715/ALPSIND

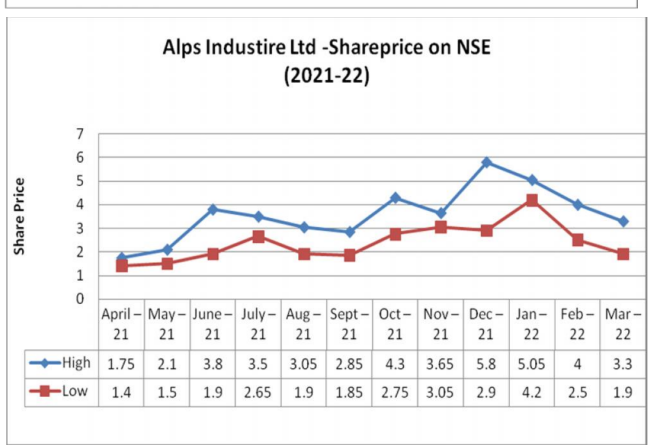
(k) Issue & reclassification of Quasi Equity shares under Corporate Debt Restructuring Scheme The Company has not reclassified/issue any quasi equity shares during the year under review.

(l) Market Price Date: High, Low during each month in last financial year in National Stock Exchange of India Limited & Bombay Stock Exchange Ltd. :

SL. No.	Month	National Stock Exchange of India Limited (NSE)				Bombay Stock Exchange Limited (BSE)			
					(In Rs. pe	r share)			
		Mon	th's High Price	Mon	th's Low Price	Mon	th's High Price	Mont	h's Low Price
		Price	Date	Price	Date	Price	Date	Price	Date
1	April – 21	1.75	05-04-2021	1.40	28-04-2021	1.80	01-04-2021	1.40	26-04-2021
2	May – 21	2.10	31-05-2021	1.50	03-05-2021	2.07	21-05-2021	1.50	03-05-2021
3	June –21	3.80	24-06-2021	1.90	01-06-2021	3.87	24-06-2021	1.90	02-06-2021
4	July – 21	3.50	22-07-2021	2.65	29-07.2021	3.41	22-07-2021	2.62	29-07-2021
5	Aug – 21	3.05	02-08-2021	1.90	30.08.2021	3.15	02-08-2021	1.91	27-08-2021
6	Sept –21	2.85	30-09-2021	1.85	08-09-2021	2.89	30-09-2021	1.85	08-09-2021
7	Oct – 21	4.30	14-10-2021	2.75	01-10-2021	4.52	14-10-2021	2.74	01-10-2021
8	Nov – 21	3.65	01-11-2021	3.05	30-11-2021	3.80	01-11-2021	3.07	30-11-2021
9	Dec – 21	5.80	24-12-2021	2.90	03-12-2021	5.84	24-12-2021	2.86	03-12-2021
10	Jan – 22	5.05	03-01-2022	4.20	31-01-2022	5.06	03-01-2022	4.14	31-01-2022

11	Feb – 22	4.00	07-02-2022	2.50	28-02-2022	3.94	07-02-2022	2.89	25-02-2022
12	Mar – 22	3.30	31-03-2022	1.90	09.03.2022	3.38	31-03-2022	1.99	15-03-2022





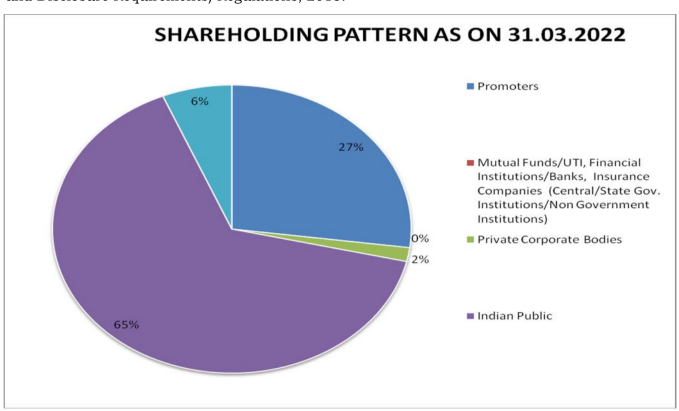
(m) Shareholding Pattern as on 31.03.2022

Scrip Code: NSE -ALPSINDUS & BSE -530715/ALPSIND

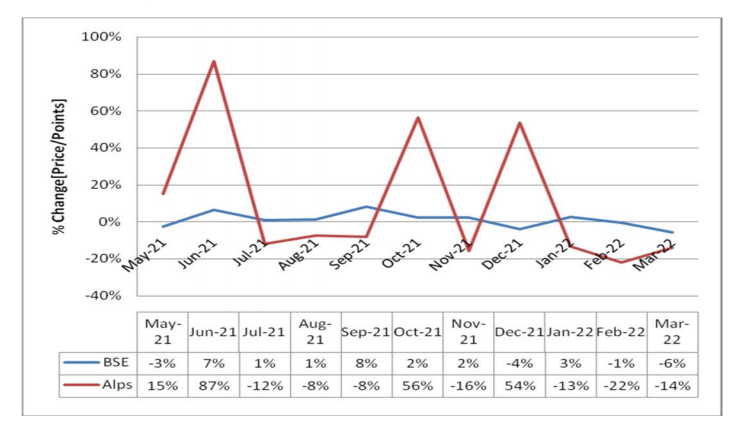
Name of the Scrip: Alps Industries Limited Class of the Security: Equity Shares

Catego ry Code	Category of Shareholder	Number of Share holders	Total Number of Share	As a percentage of (A+B+C)
(A)	Shareholding of Promoter and Promoter Group ¹			
(1)	Indian	19	10,586,018	27.06
(2)	Foreign	-	-	-
	Total Shareholding Pattern of Promoter and Promoter Group	19	10,586,018	27.06
(B)	Public Shareholding ²			
(1)	Institutions	3	300	0.001
(2)	Non Institutions	21304	28527782	72.93
, ,	Total Public Shareholding	21307	28528082	72.94
(C)	Shares held by Custodian and against which Depository Receipts have been issued			
(1)	Promoter and Promoter Group	-	-	-
(2)	Public	-	-	-
, ,	TOTAL (A+B+C)	21326	39,114,100	100.00

- 1. For definitions of "Promoter Shareholding" and "Promoter Group" refer to Regulation 2(w) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 2. For definition of "Public Shareholding", refer to Regulation 2(y) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.



Performance in comparison to broad-based indices such as BSE SENSEX, CRISIL, Index etc: BSE Chart for the year 2021-22 OF ALPS INDUSTRIES LTD Vs. BSE SENSEX



(n) Registrar and Transfer Agents for Demat & Physical Shares Alankit Assignments Limited, Corporate Office, Alankit House, Alankit House, 4E/7, Jhandewalan Extn., New Delhi-110055.

(o) Information related to suspension from trading of securities of the Company.

: None during the period under review.

(p) Share Transfer System and Investors Grievances.

In terms of the Regulation 7 & schedule V of the SEBI (Listing **Obligations** and Disclosure Requirements) Regulations, 2015, for appointment of common agency as R&T Agent for Demat and Physical Shares, company has appointed the above R&T Agent. The share transfer and Investor Grievances system is in compliance with the requirement of the Stock Exchanges and as specified under the Depository Act, Company has Stakeholder relationship Committee to review the status of various matters related with the shareholders. The company has also provided the updated information for processing of details for allotment of User ID and Password for login into SEBI Compliant of Redress System (SCORES) terms of the SEBI Circular CIR/OIAE/1/2014 December 18, 2014.

(q) Uniform procedure for dealing with unclaimed shares.

The company has complied with the Regulation 39 of the SEBI (Listing Obligations and Disclosure

Requirements) Regulations, 2015 and has transferred all the shares lying in Alps Industries Limited- Unclaimed Share Demat Suspense Account and Alps Industries Limited Unclaimed Suspense Account - Physical Account in to the account of Investor Education and Protection Fund Authority in terms of section 124(6) of Companies Act, 2013 and Rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended from time to time.

(r) Details regarding shares in the suspense account

Particulars	Numb er of share holde rs	Numb er of equit y share s	Num ber of share hold ers	Num ber of equi ty shar es
		mat		sical
Aggregate Number of shareholders and the outstanding shares in the suspense account lying as on April 1, 2021	Nil	Nil	Nil	Nil
Number of shareholders who approached the company for transfer of shares from suspense account during the year		-	-	-
Number of shareholders to whom shares were transferred from the suspense account during the year			-	-
Aggregate Number of shareholders and the outstanding shares in the suspense	-	-	-	_

account lying as on March 31, 2022				
No of request received for claiming of shares with no of shares		-	-	-
No of request accepted for claiming of shares with no of shares		-	-	-
No of request rejected for claiming of shares with no of shares				
Shares transferred to IEPF Account				
Closing balance	Nil	Nil	Nil	Nil

The voting rights on the above shares shall remain frozen till the rightful owners such shares claim the shares in terms of regulation 27 & 39 of the SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015

(s) Distribution of shareholding

: As on 31st March, 2022

Share holding of nominal value	Shareh	olders	No. of Sh	are
In Rs.	Number	%	Rs. In 000's	%
Upto - 5000	20437	95.83	11006.958	28.14
5001- 10000	459	2.15	3494.092	8.93
10001- 20000	244	1.14	3522.556	9.01
20001- 30000	63	0.30	1564.460	4.00
30001- 40000	34	0.16	1175.535	3.00
40001- 50000	20	0.09	922.185	2.36
50001- 100000	32	0.15	2237.816	5.72
100001 and above	37	0.17	15190.498	38.84
TOTAL	21326	100	39114.100	100

(t) Dematerialization of shares and liquidity

: 99.82 % of Issued Capital is in Dematerialized form as on 31st March 2022. The shares are listed at the two stock exchanges.

- (u) Outstanding GDRs/ADRs /Warrants or any Convertible instrument, conversion date and likely impact on equity
- : (i) No GDRs is outstanding as on 31st March 2022.
- (ii) The company has not issued any ADRs.
- (iii)There are no outstanding convertible security as on March 31, 2022.

(v) Plant Locations

: NIL

- (w) Address for correspondence
- : Regd. & Corp. Office: Plot No.15-B, G.T. Road, Chaudhary Morh, Ghaziabad Ghaziabad UP 201001
- (x) List of all credit ratings obtained by the entity along with any revisions thereto during the relevant financial year, for all debt instruments of such entity or any fixed deposit programme or any scheme or proposal of the listed entity involving mobilization of funds, whether in India or abroad
- : The company is not required to do the rating of its securities as the company has no debt instruments hence there is no ratings available for company.

(y) CEO and CFO Certification

- : As required under Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a Certificate duly signed by the CEO and CFO was placed at the meeting of Board of Directors held on May 30 2022.
- (z) Certification of Reconciliation of Share Capital
- : In terms of the SEBI Circular the company has submitted the required certification duly certified by the Practicing Company Secretary, to the Stock Exchanges where the securities of the company are listed within the prescribed time in each quarter.
- (za) Company CIN No. and ROC
- : Company CIN No. is L51109UP1972PLC003544 and Registered with Registrar of Companies, Kanpur, Uttar Pradesh (State Code 20).

(zb). In terms of Regulation 34 and Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 188/184 of the Companies Act, 2013 and rules made thereunder, the details of transactions are as under:

S1. No	Particulars	Amount (Rs. in Lacs)	Maximum Amount Outstandi ng during the year
i.	Loans and advances in the nature of loans to subsidiaries (by name and amount) -	NIL	NIL
ii.	Loans and advances in the nature of loans to associates by name and amount	NIL	NIL
iii.	Loans and advances in the nature of loans where there is a) no repayment schedule or repayment beyond seven years or b) no interest or interest below section 186 of the Companies Act 2013 by name and amount	NIL	NIL
iv.	Loans and advances in the nature of loans to firms/ companies	NIL	NIL

	in which directors are interested by name and amount.		
v.	Investments by the loanee in the shares of parent company and subsidiary Company, when the Company has made a loan or advance in the nature of loan.		NIL
vi.	Transactions of the company with any person or entity belonging to the promoter/promoter group which hold(s) 10% or more shareholding in the listed entity.	NIL	NIL

GREEN INITIATIVE

In terms of Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Section 96, 101 & 102 and other applicable provisions of the Companies Act, 2013 & Companies (Management and Administration) Rules, 2014, the Government has allowed companies to send Annual Report comprising of Balance Sheet, Profit & Loss Account, Director' Report, Auditors' Report and explanatory statement etc., through electronic mode to the registered email address of the members. Keeping in view the underlying theme and In terms of above provisions, we are sending all the communications in electronic mode to the email address provided by you to the depositories and made available by them being the registered address. By opting to receive communication through electronic mode you have the benefit of receiving communications promptly and avoiding loss in postal transit.

Members who hold shares in physical form and desire to receive the documents in electronic mode are requested to provide their details (name, folio no, e-mail id) on the company's email address viz. ajaygupta@alpsindustries.com, investorsgrievance@alpsindustries.com or the R&T i.e. M/s. Alankit Assignments Ltd. e-mail id jksingla@alankit.com. Members who hold shares in electronic form are requested to get their details updated with the respective depositories.

Chart setting out the skills/expertise/competence of the board of directors as required in the context of its business(es) and sector(s) for it to function effectively and those actually available with the board in terms of the regulation 34(3) read with part C of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

S. No.	Name of Directors	Designation	Skills/Expertise/Competence
1)	Mr. Sandeep Agarwal	Managing Director	He is in the textile industry since last 33 years and under his acumen and dynamic leadership, the company had floated various Indian and overseas subsidiary companies. The company had also obtained significant recognitions/ certifications from different organizations. He is very meticulous in diversifying into value added products in domestic Home Furnishing business segment of the company. Under his acumen, leadership and strong patience, the company has been able to sail smoothly even in testing times.
2)	Mr. Pramod Kumar Rajput	Executive Director	He has experience in handling Commercial and Administrative affairs with prominent groups related to Textile Industry.
3)	Mr. Prabhat Krishna (resigned w.e.f 13-05-2022)	Independent Director	He is a B. Tech (Chem.) from IIT, Delhi. He has retired from State Bank of India as Assistant General Manager. He has a long and outstanding experience in the areas of Banking, & Corporate Finance. He is presently advisor to various Companies for Technical Consultancy & Rehabilitation.
4)	Mr. Tilak Raj Khosla (resigned w.e.f 14-02-2022)	Independent Director	He is an Arts Graduate with Subordinate Accounts Services (S.A.S). He retired from the post of Dy. Controller of Defence Accounts under the Controller General of Defence Accounts in the Ministry of Defence. He has vast experience in the areas of accounts and auditing of Accounts in various positions like Auditor, Section Officer, Accounts Officer, Sr. Accounts Officer, Asstt. C.D.A. and Dy. C.D.A.
5)	Mr. Pradyumn Kumar Lamba (resigned w.e.f 13-05-2022)	Independent Director	He is an Arts Graduate with qualified Subordinate Accounts Services (S.A.S.). He retired from the post of Dy. Controller of Defence Accounts under the Controller General of Defence Accounts in the Ministry of Finance. He has wide experience of about four decades in accounts and auditing of Accounts at various positions like Auditor, Section Officer, Accounts Officer, Asst. Accounts Officer, Asst. C.D.A. and Dy. C.D.A.
6)	Ms. Deepika Shergill (resigned w.e.f 13-05-2022)	Independent Woman Director	She possesses over 41 years of exposure in the area of Human Resources, Learning & Development and Training with reputed companies. She also is a Visiting Faculty with various business colleges, and has professional interests in Art, Photography and writing.
7)	Mr. Arun Kumar Pal (Appointed w.e.f 13-05-2022)	Independent Director	Specialized in electrical engineering, Mr. Arun Kumar pal shall serve the Board with his 35+ experience related to power Industry and time to time advise the Board wrt reduction of unnecessary expense and fuel and better utilization of resources at minimum cost

0)	Man America IZanii	To do so do so t	Mar Americ Vision on Discotton comme many 41 - 12 27
8)	Mr. Arun Kumar	Independent	Mr. Arun Kumar Bhatter carry more than 37 years
	Bhatter	Director	of experience from Finance field which shall help
	(Appointed w.e.f		the Board of Directors while taking various crucial
	13-05-2022)		financial decisions to lead the operations of the
			Company. His experience includes includes
			Internal Audit, Accounts, Finance, Service Tax,
			Sales Tax/ VAT / GST, Taxation, Personnel&
			Administration, Implementation of
			Computerization (Manual to Computerization
			&one software to another software/system
			&execution of ERP system) and dealing with
			Bankers, Sales Tax, Central Excise Local Authority
			& District Administration.
9)	Mr. Vikas	Independent	Mr. Vikas Lamba worked as Senior Divisional
	Lamba	Director	Accounts Officer (working as a Sr. Accounts Officer
	(Appointed w.e.f		in State Government) and belongs to the financial
	13-05-2022)		sector that shall provide time to time guidance to
	,		the Board while dealing with financial matters. He
			carries 32 years working experience in State
			Accounts matters.
10)	Mrs. Shikha	Independent	Mrs. Shikha Rathi have experience of more than 8
	Rathi	Woman Director	years in the field of Human Resource and shall
	(Appointed w.e.f		supposed to maintain good tie up with all layers of
	13-05-2022)		management of Company and guide the company
	,		on various recruitment and other operational
			policies.

Chart setting out the skills/expertise/competence as identified by the board of directors as required in the context of its business(es) and sector(s) for it to function effectively and those actually available with the board in terms of the regulation 34(3) read with part C of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 during the financial year ended on March 31 2021.

S.No.	Designation	Skills/Expertise/ Competence	
1)	Sr. Vice President- Operations (CMT Unit)	Unit Operations Management, Production Planning, Team Building.	
2)	Vice President -HR (Corporate)	Strategic HR Management, Manpower Planning & Recruitment, Statutory, Legal & Buyer's Compliances.	
3)	Vice President-Marketing -Fabric	Marketing, Customer Relationship.	
4)	Vice President- Operations, (Haridwar Unit)	Unit Operations Management, Production Planning, Team Building.	
5)	Vice President - Operations (Meerut Unit)	Unit Operations Management, Production Planning, Team Building.	
6)	Sr. Manager -Marketing (Yarn), Haridwar Unit	Marketing, Customer Relationship.	
7)	A.V.P Accounts & Commercial (Hardwar Unit)	Unit Accounting, M.I.S.	
8)	G.M. (Finance)	Financial Analysis, Bank/F.I. Liaison.	
9)	G.M. – Marketing (Madeups Exports)	Marketing, Customer Relationship.	
10)	G.M. – Marketing (Madeups Exports)	Marketing, Customer Relationship, Creative Designing / Sampling.	
11)	G.M Accounts & Commercial (Meerut unit)	Unit Accounting, M.I.S.	
12)	GM - Accounts & Commercial (CMT-57/2 Unit)	Unit Accounting, M.I.S.	
13)	D.G.MPurchase & Store,Haridwar Unit	Vendor Management, Negotiations Skills	
14)	Sr. Manager - Accounts (Corporate)	Corp. Accounting, TDS, I.T. & GST Compliances	
15)	Sr. Manager – Sourcing, Meerut Unit	Vendor Management, Negotiations Skills, Yarn /Fabric Analysis.	
16)	Sr. Manager (Commercial), Meerut Unit	Supply Chain Management	
17)	Manager – Cotton Purchase	Vendor Management,- Polyster / Cotton Market Analysis	

ANNEXURE-IV

COMPLIANCE REPORT ON CORPORATE GOVERNANCE -PART - II

NON-MANDATORY REQUIREMENTS

(Discretionary Requirements in terms of Regulation 27 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

: None.

- 1. The Board
 - (i) Non-Executive Chairman's office

(ii) Tenure of Independent Directors.

In terms of Section 149 of the Companies Act, 2013 and Regulation 17 of the SEBI (Listing Obligations Requirements) and Disclosure 2015, the existing independent Regulations, directors namely Mr. T.R. Khosla has resigned w.e.f. 14.2.2022 due to attaining the age limit and Mr. Prabhat Krishna, Mr. P. K. Lamba and Ms. Deepika Shergill have resigned w.e.f 13.05.2022 due to completion of tenure shortly respectively. Further the Board of Directors appointed Mr. Arun Kumar Pal, Mr. Arun Kumar Bhatter, Mr. Vikas Lamba and Mrs. Shikha Rathi as additional director (category independent) at the Board Meeting duly convened on 13th May, 2022 for the period of five years subject to the approval of the members at the ensuing Annual General Meeting to be held on 08.08.2022. It is confirmed that all the independent directors have resumed the office accordingly.

- 2. Nomination & Remuneration Committee
 - (i) Terms of Reference and remuneration Policy.

Company is having a Nomination & Remuneration Committee in terms of the requirements of section 178 Companies Act, 2013 and Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

It is authorized to do all functions as prescribed under the section 178 of the Companies Act, 2013 and Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

- (ii) Constitution of the committee
- 1. Mr. Prabhat Krishna Independent Director & Chairman (resigned w.e.f 13.05.2022)
- 2. Mr. Pradyumn Kumar Lamba Independent Director & Member (resigned w.e.f 13.05.2022)
- 3. Mr. Tilak Raj Khosla Independent Director & Member (resigned w.e.f. 14.02.2022)
- **4.** Mr. Vikas Lamba Independent Director & Chairman (appointed w.e.f 13.05.2022)
- **5.** Mr. Arun Kumar Pal Independent Director & Member (appointed w.e.f. 13.05.2022)
- **6.** Mrs. Shikha Rathi Independent Director & Member (appointed w.e.f. 13.05.2022)
- (iii) Presence at the meeting.

Meeting held: **Two**

Present Members:

- 1. Mr. Prabhat Krishna Chairman (resigned w.e.f. 13.05.2022)
- 2. Mr. Pradyumn Kumar Lamba Member (resigned w.e.f. 13.05.2022)
- 3. Mr. Tilak Raj Khosla Member (resigned

w.e.f. 14.02.2022)

(iv) Presence of the Chairman of the committee at the Annual General Meeting.

The Chairman of the meeting was present at the Annual General Meetings.

3. Shareholders rights
Half Yearly Financial Results and summary of significant events during the last six months may be sent to each household of shareholders.

The Financial Results and summary of significant events during the last six months were sent to the members as and when demanded by them members during the financial year.

4. Audit Qualifications by Statutory Auditors

There are Audit qualifications for the year under review. Hence the requirement under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and further amended bv Notification SEBI SEBI/LADNRO/GN/2016-17/001 dated May 25, 2016 and Circular No. CIR/CFD/CMD/56/2016 dated May 27, 2016 issued by the Securities and Exchange Board of India (SEBI), Audit reports are with modified opinion for the period ended March 31, 2022. In terms of above circular the Statement on Impact of Audit Qualifications duly signed by the Managing Director, CFO, Chairman of the committee have been submitted to the stock exchanges.

5. Discontinuance of Operations.

: NONE

6. Training of Board Members

The Company will assist to expand the expertise of the members of the Board as and when required as per section 178 of the Companies Act, 2013 and Regulation 4, 25 and 27 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The company has policy on Board Diversity which aims to attract and maintain a Board which has an appropriate mix of Diversity, skills, experience and expertise which may help the Company in getting valuable feedback and advice to meet its goals and business challenges and Familiarization program.

7. Mechanism for evaluating Non-Executive Board Members Performance evolution of non executive directors used to be carried out by the Board of Directors from time to time. In compliance of Section 178 of the Companies Act 2013 and Regulation 19, 20 and 27 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, company has Evaluation Policy to review the performance of Non executive directors as and when required.

In terms of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 vide notification dated May 9, 2018 company has accepted and implemented the below mentioned criteria also.

i. Observations of board evaluation carried out for the year.

ii. Previous year's observations and actions taken.

iii. Proposed actions based on current year observations.

As per Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Nomination and Remuneration Committee has laid down the criteria for evaluation of performance of Directors which is as under:

Attendance and contribution at Board and Committee meetings

- His/her stature, appropriate mix of expertise, skills, behavior, experience, leadership qualities, sense of sobriety and understanding of business, strategic direction to align company's value and standards.
- His/her knowledge of finance, accounts, legal, investment, marketing, foreign exchange/hedging, internal controls, risk management, assessment and mitigation, business operations, processes and Corporate Governance.
- His/her ability to create a performance culture that drives value creation and a high quality of debate with robust and probing discussions.

Effective decisions making ability to respond positively and constructively to implement the same to encourage more transparency.

- Open channels of communication with executive management and other colleague on Board to maintain high standards of integrity and probity.
- Recognize the role which he/she is expected to play, internal Board Relationships to make decisions objectively and collectively in the best interest of the Company to achieve organizational successes and harmonizing the Board.
- His/her global presence, rational, physical and metal fitness, broader thinking, vision on corporate social responsibility etc.
- Quality of decision making on source of raw material/procurement of roughs, export marketing, understanding financial statements and business performance, raising of finance, best source of finance, working capital requirement, forex dealings, geopolitics, human

resources etc.

- His/her ability to monitor the performance of management and satisfy himself with integrity of the financial controls and systems in place by ensuring right level of contact with external stakeholders.
- His/her contribution to enhance overall brand image of the Company.
- 8. Whistle Blower & Vigil Mechanism

The company has implemented the Vigil Mechanism/Whistle Blower Policy in terms of Regulation 22 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 177 of the Companies Act, 2013 and all the concerned officials have been advised suitably.

9. Postal Ballot

: It has been conducted wherever required.

10 Remote E-voting

In terms of section 108 of the Companies Act, 2013, relevant rules and in terms of regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the necessary facility will be provided.

11 Code of Conduct

: The Company is committed to conduct its

business in accordance with applicable laws, rules and regulations and highest standards of transparency. Accordingly the Company has laid down a Code of conduct for all its Board members and Senior Managerial/Personnel so that conflict of interest could be avoided. All the Board members and Senior Managerial Personnel are complying with the said code of conduct. In terms of the Regulation 27 of the SEBI (Listing Obligations Disclosure Requirements) and Regulations, 2015 related to the code of conduct, company has adopted the revised code of conduct which is also available on Company's website. All Directors and senior management personnel have affirmed compliance with the Code for F.Y. 2022-23. A declaration to this effect signed by the Managing Director is given in this Annual Report.

- 12 Disclosure for Non-Mandatory requirements
- All the major and effective Non-Mandatory requirements have been complied with.

13 Post of Chairman & CEO

There are Different Officials who are holding positions of non executive Chairman and CEO (Managing Director). However they are related with each other with the relationship of Father and Son.

14 Reporting of Internal Auditor

The Internal Auditor Report directly to Audit Committee.

I. Disclosure on website in terms of Listing Regulations

Item	Compliance status (Yes/No/NA)	If Yes provide link to website. If No / NA provide reasons
As per regulation 46(2) of the LODR:		
a) Details of business	Yes	www.alpsindustries.com
b) Terms and conditions of appointment of independent directors	Yes	www.alpsindustries.com
c) Composition of various committees of board of directors	Yes	www.alpsindustries.com
d) Code of conduct of board of directors and senior	Yes	www.alpsindustries.com
management personnel		
e) Details of establishment of vigil mechanism/ Whistle Blower policy	Yes	www.alpsindustries.com
f) Criteria of making payments to non-executive directors	Yes	www.alpsindustries.com
g) Policy on dealing with related party transactions	Yes	www.alpsindustries.com
h) Policy for determining 'material' subsidiaries	Yes	www.alpsindustries.com
i) Details of familiarization programmes imparted to	Yes	www.alpsindustries.com
independent directors		
j) Email address for grievance redressal and other relevant	Yes	www.alpsindustries.com
details k) Contact information of the designated officials of the listed entity who are responsible for assisting and handling	Yes	www.alpsindustries.com
investor grievances l) Financial results	Yes	www.alpsindustries.com
m) Shareholding pattern	Yes	www.alpsindustries.com
n) Details of agreements entered into with the media	N.A	N.A
companies and/or their associates	11.71	14.21
o) Schedule of analyst or institutional investor meet and	N.A	N.A
presentations made by the listed entity to analysts or		
institutional investors simultaneously with submission to		
stock exchange		
p) New name and the old name of the listed entity	N.A	N.A
q) Advertisements as per regulation 47 (1)	Yes	www.alpsindustries.com
r) Credit rating or revision in credit rating obtained by the	N.A	N.A
entity for all its outstanding instruments	N.A	N.A
s) Separate audited financial statements of each subsidiary of the listed entity in respect of a relevant financial year	Yes	www.alpsindustries.com
As per other regulations of the LODR:		
a) Whether company has provided information under separate section on its website as per Regulation 46(2)	Yes	www.alpsindustries.com
b) Materiality Policy as per Regulation 30	Yes	www.alpsindustries.com
c) Dividend Distribution policy as per Regulation 43A (as applicable)	N.A	N.A

II. Annual Affirmations

Particulars	Regulation Number	Compliance status (Yes/No/NA)
Independent director(s) have been appointed in terms of specified criteria of 'independence' and / or 'eligibility'	16(1)(b) & 25(6)	Yes
Board composition	17(1), 17(1A) & 17(1B)	Yes
Meeting of board of directors	17(2)	Yes
Quorum of board meeting	17(2A)	Yes
Review of Compliance Reports	<i>17(3)</i>	Yes
Plans for orderly succession for appointments	<i>17(4)</i>	Yes
Code of Conduct	<i>17(5)</i>	Yes
Fees/compensation	17(6)	Yes
Minimum Information	17(7)	Yes
Compliance Certificate	<i>17(8)</i>	Yes
Risk Assessment & Management	1 <i>7(</i> 9)	Yes
Performance Evaluation of Independent Directors	17(10)	Yes
Recommendation of board	17(11)	Yes
Maximum number of directorship	17A	Yes
Composition of Audit Committee	18(1)	Yes
Meeting of Audit Committee	18(2)	Yes
Composition of Nomination & Remuneration Committee	19(1) & (2)	Yes
Quorum of Nomination and Remuneration Committee meeting	19(2A)	Yes
Meeting of Nomination & Remuneration Committee	19(3A)	Yes
Composition of Stakeholder Relationship Committee	20(1), 20(2) and 20(2A)	Yes
Meeting of Stakeholder Relationship Committee	20 (3A)	Yes
Composition and role of Risk Management Committee	21(1),(2),(3),(4)	N.A
Meeting of Risk Management Committee	21(3A)	N.A
Vigil Mechanism	22	Yes
Policy for related party Transaction	23(1),(1A),(5),(6),(7) & (8)	Yes
Prior or Omnibus approval of Audit Committee for all related party transactions	23(2), (3)	Yes
Approval for material related party transactions	23(4)	N.A
Disclosure of related party transactions on consolidated Basis	23(9)	Yes
Composition of Board of Directors of unlisted material Subsidiary	24(1)	Yes
Other Corporate Governance requirements with respect to subsidiary of listed entity	24(2),(3),(4),(5) & (6)	Yes
Annual Secretarial Compliance Report	24(A)	Yes
Alternate Director to Independent Director	25(1)	N.A
Maximum Tenure	25(2)	Yes
Meeting of independent directors	25(3) & (4)	Yes
Familiarization of independent directors	25(7)	Yes
Declaration from Independent Director	25(8) & (9)	Yes
Directors and Officers insurance	25(10)	N.A
Memberships in Committees	26(1)	Yes
Disclosure of Shareholding by Non-Executive Directors	26(4)	Yes
Affirmation with compliance to code of conduct from members of	26(3)	Yes
Board of Directors and Senior management personnel	26(2) & 26(5)	Vaa
of Directors and Senior management personnel Policy with respect to Obligations of directors and senior	20(2) & 20(0)	Yes
management		
Affirmations:		

Affirmations:

The Listed Entity has approved the Material Subsidiary Policy and the Corporate Governance requirements with respect to the subsidiary of Listed Entity have been complied.

The Members of Alps Industries Limited Ghaziabad.

CERTIFICATE IN RESPECT OF COMPLIANCE WITH THE CODE OF CONDUCT AND MODEL CODE OF CONDUCT AND INTERNAL PROCEDURE FOR PREVENTION OF INSIDER TRADING AS SPECIFIED UNDER THE SEBI (PROHIBITION OF INSIDER TRADING) REGULATIONS, 2015 OF THE COMPANY*

I, Sandeep Agarwal, in my capacity as the Managing Director & the Chief Executive Officer of the company, do hereby certify that all Directors/ Executive Director, Senior Executives and designated persons of the company, one level below the Board, have complied with and adhered to the Code of Conduct and Model Code of Conduct and Internal procedure for prevention of Insider Trading as specified under Regulation 26 (3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time and as approved & prescribed by the Board of Directors of the Company.

Place: Ghaziabad For Alps Industries Ltd

Date: May 13 2022

(Sandeep Agarwal) Managing Director & CEO DIN : 00139439 *The Code of Conduct and Model Code of Conduct and Code for Corporate Disclosure Practices for prevention of insider trading as specified under the SEBI (Prohibition of Insider Trading) Regulations, 2015, can be viewed on the Company's website www.alpsindustries.com.

CERTIFICATE ON CORPORATE GOVERNANCE

The Members of Alps Industries Limited Ghaziabad

We have examined the compliance of conditions of Corporate Governance by Alps Industries Limited, for the year ended March 31, 2022 as stipulated in Regulations 17 to 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 and para C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (collectively referred to as "SEBI Listing Regulations, 2015).

The compliance of conditions of Corporate Governance is the responsibility of the Company's management. Our examination was carried out in accordance with the Guidance Note on Certification of Corporate Governance, issued by the Institute of Chartered Accountants of India and was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us, We certify that the Company has complied with the conditions of Corporate Governance as stipulated in the SEBI Listing Regulations, 2015 and section 149 of the Companies Act, 2013 and other applicable provisions.

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

For R.K. Govil & Co. Chartered Accountants

(Dipender Gupta)

Partner

Membership No: 538077

Place: Ghaziabad Date: May 30 2022 To,
Board of Directors,
Alps Industries Limited,
57/2 Site-IV Industrial Area
Sahibabad, Ghaziabad (U.P)

Dear Sirs,

In terms of Regulation 17(8) of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, we hereby confirm that :

- A. we have reviewed financial statements and the cash flow statement for the year ended on March 31, 2022 and that to the best of their knowledge and belief:
- (1) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (2) these statements together present a true and fair view of the company affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or violative of the company code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the listed entity pertaining to financial reporting and we have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- D. We have indicated to the auditors and the Audit committee
 - (1) significant changes in internal control over financial reporting during the period;
 - (2) significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - (3) instances of significant fraud of which they have become aware and the involvement therein, if any, of the management or an employee having a significant role in the company internal control system over financial reporting.

FOR ALPS INDUSTRIES LTD

FOR ALPS INDUSTRIES LTD

(SANDEEP AGARWAL) (MANAGING DIRECTOR) & (CHIEF EXECUTIVE OFFICER) (ASHOK KUMAR SINGHAL) (PRESIDENT CORP. ACCOUNTS & FINANCE) (CHIEF FINANCIAL OFFICER)

PLACE: GHAZIABAD DATE: 30.05.2022

ANNEXURE-V

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 of Managerial Personnel) Rules, 2014]

To,

The Members,

ALPS INDUSTRIES LIMITED

We have conducted the secretarial audit of the compliances of applicable statutory provisions and the adherence to good corporate practices by ALPS Industries Limited (CIN: L51109UP1972PLC003544) (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 our opinion thereon.

Based on our verification of books, papers, minute books, forms and returns filed and other records of Alps Industries Limited as maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the company has during the audit period covering the financial year ended on 31st March, 2022 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 Alps Industries Limited ("the company") for the financial year ended on 31st March, 2022 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made 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;
- (iv) 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'):
 - a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015:
 - c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009- **Not Applicable**
 - d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999- **Not Applicable**
 - e) The Securities and Exchange Board of India (Issue and Listing of Debt securities) Regulations, 2008- **Not Applicable**
 - f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - g) The Securities and Exchange Board of India (Delisting of Equity shares) Regulations, 2009
 - h) The Securities and Exchange Board of India (Buy back of securities) Regulations, 1998- **Not Applicable**
 - i) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015
 - (vi) As per information provided by the management, the following laws as applicable specifically to the company:-
 - (a) Essential Commodities Act 1955 read with Hank Yarn Packing Notification 2003 as amended from time to time;

(b) Textile (Development & Regulation) Order, 2001;

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Uniform Listing Agreements entered into by the company with Bombay Stock Exchange Limited and National Stock Exchange of India Limited.

During the period under review the company has complied with the provisions of the Act, Rules, Regulations, Guidelines etc mentioned above.

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. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice 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 while the dissenting members' views are captured and recorded as part of the minutes.

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

We further report that the company has the following specific events/actions having a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines etc. referred to above after the closure of Financial year ended on March 31 2022:

1. Appointment of Independent Directors of the Company:

The Company have appointed Mr. Arun Kumar Pal (Din: 09576141), Mr. Arun Kumar Bhatter (DIN: 07957636), Mr. Vikas Lamba (Din: 09573001) and Mrs. Shikha (Din: 09573028) as the additional Director (Category Independent) at the Board meeting held on 13th May, 2022.

The Board appointed new Independent Directors due to completion of second and final term of existing Independent Directors of the Company shortly.

We report that the Company has complied with the Provisions of section 149 read with section 161 and Companies (Appointment and qualification of Directors) Rules, 2014 along with the provisions contained under Regulation 17, Regulation 25, Regulation 46 of SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 and other provisions as applicable in this regard.

The Company serves adequate Notice and made timely disclosure in this regard to the stock exchange and Board as well.

2. Resignation of Independent Directors of the Company:

Mr. Tilak Raj Khosla (DIN 02724242) Independent Director of the Company submitted his resignation letter effective from 14th February 2022 which was considered at the Board meeting held on 14th February, 2022 and further Mr. Prabhat Krishna (DIN: 02569624), Mr. Pradyumn Kumar Lamba (DIN: 02843166), Mrs. Deepika Shergill (DIN: 07093795) Independent Directors of the Company submitted their resignation letters from the post of Independent Director of the Company effective from 13th May, 2022 which was considered at the Board meeting held on 13th May, 2022.

As per the information and documents provided to us, we report that only due to completion of second and final term of existing Independent Directors of the Company shortly, there were no other reasons to resign from the company.

We report that the Company has complied with the Provisions of section 149 read with section 168 and Companies (Appointment and qualification of Directors) Rules, 2014 along with the provisions contained under Regulation 17, Regulation 25, Regulation 46 and other provisions as applicable in this regard.

The Company serves adequate Notice and made timely disclosure in this regard to the stock exchange and Board as well.

3. Shifting of Registered office of the Company:

As per the information and documents provided to us, we report that the Board at their meeting held on 13th May, 2022, considered and approve, the shifting of Registered Office of the Company from 57/2 Site- IV Industrial Area, Sahibabad Ghaziabad, UP 201010 to 15-B, G.T. Road, Chaudhary Morh, Ghaziabad-201001 with immediate effect.

The company has complied with the provisions of section 12 of Companies Act, 2013 and Regulation 46 of SEBI (LODR) Regulation, 2015 in this regard.

The Company serves adequate Notice and made timely disclosure under regulation of 30 SEBI (LODR) Regulation, 2015 in this regard to the stock exchange and Board as well.

4. Recovery by Lenders by sale of operative assets:

As per the information provided by the company M/s Edelweiss Assets Reconstruction Company Ltd., (presently holding more than 99% of the total secured debt of the Company) (EARC) in order to recover the dues from the Company has also filed an Original Application before Debts Recovery Tribunal, which application is pending adjudication. Further, EARC under the provisions of SARFAESI has auctioned all operative secured properties including during the year being Leasehold/freehold Land, Building, Plant & Machineries and all other moveable assets including inventories being and lying at Plot nos. 1A and 1B, Sec-10 SIDCUL, Haridwar, 57/2, Site IV Industrial Area, Sahibabad, Ghaziabad (UP) and Khasra No. 482, 486, 479/2, 485, 489/1, 487m, 487, 484, 477/2, 488, 478, 477/1 and 479/1, Vill. Aminagar, Bhoor Baral, Meerut Delhi Road, NH-58, Meerut - 250103 (U.P.) and have adjusted part of their dues with the realization made thereof. The Company is in discussion with EARC for settlement of its dues and Management of the Company expects to get the revised settlement/restructuring proposal approved from lenders and accordingly, the Company would be meeting its revised financial obligations. The above action of EARC has been taken on record and the board of directors of company decided to continue the operations of the company through other modes of business other than owning manufacturing facilities at present, and maintain the status of company as "Going concern".

For Nisha Choudhary & Associates (Company Secretaries)

Nisha Choudhary Company Secretary CP.NO. 22963

UDIN: A054197D000423764

PLACE: GHAZIABAD DATE: MAY 30 2022

The Members. ALPS INDUSTRIES LIMITED

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

1. Maintenance of secretarial record is the responsibility of the management of the company.

Our responsibility is to express an opinion on these secretarial records based on our audit.

2. We have followed the audit practices and processes as were appropriate to obtain reasonable

assurance about the correctness of the contents of the Secretarial records. The verification was

done on test basis to ensure that correct facts are reflected in secretarial records. We believe

that the processes and practices, we followed provide a reasonable basis for our opinion.

3. We have not verified the correctness and appropriateness of financial records and Books of

Accounts of the company.

4. Where ever required, we have obtained the Management representation with certifications

and opinions from experts about the compliance of laws, rules and regulations and happening

of events etc.

5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations,

standards is the responsibility of management. Our examination was limited 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 Nisha Choudhary & Associates (Company Secretaries)

Nisha Choudhary **Company Secretary**

CP.NO. 22963

PLACE: GHAZIABAD

DATE: MAY 30 2022

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.

77

ANNEURE VI

EXTRACT OF ANNUAL RETURN As on the financial year ended on 31.03.2022

[Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

CIN	L51109UP1972PLC003544				
Registration Date	11/05/1972				
Name of the Company	ALPS INDUSTRIES LIMITED				
Category/Sub-Category of the Company	COMPANY LIMITED BY SHARES				
Address of the Registered office & Corporate Office and contact details	Plot No.15-B, G.T. Road, Chaudhary Morh, Ghaziabad, UP 201001				
Whether listed company	Yes				
Name, Address and Contact details of Registrar	ALANKIT ASSIGNMENTS LIMITED 4E/2 Jhandewalan Extension New Delhi -110 055				

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

Sl. No.	Name and Description of main products/ services		% to total turnover of the company
1.	Textile	171	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

S. No.	Name and address of the Company	CIN/GLN	Holding/ Subsidiary/ Associate	% of Shares Held	Applicable Section
1	Alps USA Inc. 508, Main Street, Wilmington, New Castle, 19804 USA	NA	Wholly Owned Subsidiary	100	2(87)
2	Alps Energy Pvt. Ltd F-228 Ground Floor Lado Sarai New Delhi 110030.	U40109DL2007PTC1699 94	Subsidiary	69.75*	2(87)

^{*}As per Section 2(87) of the Companies Act, 2013, as amended via Notification No. S.O. 1833(E) dated 8^{th} May, 2018.

IV. SHAREHOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

i) Category-wise Share Holding

i) Category	No. of Sh		t the beginnii	ng of the	No. of S	hares held	at the End of	the year	%
Category of Shareholders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	Chang e during the year
A. Promoters									
(1) Indian a) Individuals/HUF	2906028	0	2906028	7.43	2906028	0	2906028	7.43	-
b)Central Government	0	0	0	0.00	0	0	0	0.00	0.00
c)State Governments	0	0	0	0.00	0	0	0	0.00	0.00
d)Bodies Corporate	7679990	0	7679990	19.63	7679990	0	7679990	19.63	-
e)Banks/FI	0	0	0	0.00	0	0	0	0.00	0.00
f)Any Others(Specify)	0	0	0	0.00	0	0	0	0.00	0.00
Sub Total(A)(1)	10586018	0	10586018	27.06	10586018	0	10586018	27.06	-
(2) Foreign						-			
a) NRIs-Individuals	0	0	0	0.00	0	0	0	0.00	0.00
b) Other –		_		0.00	_	_		0.00	0.00
Individuals	0	0	0	0.00	0	0	0	0.00	0.00
c) Bodies Corporate	0	0	0	0.00	0	0	0	0.00	0.00
d) Banks/FI	0	0	0	0.00	0	0	0	0.00	0.00
e) Any Others(Specify)	0	0	0	0.00	0	0	0	0.00	0.00
Sub Total(A)(2)	0	0	0	0.00	0	0	0	0.00	0.00
Total									
Shareholding of Promoter (A)= (A)(1)+(A)(2) B. Public shareholding	10586018	0	10586018	27.06	10586018	0	10586018	27.06	0.00
(1) Institutions									
a) Mutual Funds/ UTI	100	200	300	0.00	100	200	300	0.00	0.00
b) Banks/FI	0	0	0	0.00	0	0	0	0.00	0.00
c)Central Government	0	0	0	0.00	00	0	0	0.00	0.00
d)State Governments	0	0	0	0.00	0	0	0	0.00	0.00
e) Venture Capital Funds	0	0	0	0.00	0	0	0	0.00	0.00
f) Insurance Companies	0	0	0	0.00	0	0	0	0.00	0.00
g) FIIs	0	0	0	0.00	0	0	0	0.00	0.00
h) Foreign Venture Capital fund	0	0	0	0.00	0	0	0	0.00	0.00
i)Other (specify) Sub-Total (B)(1)	0 100	0 200	0 300	0.00	0 100	0 200	0 300	0.00	0.00
: (5/(2/				5.50				0.00	0.00

(2) Non- institutions									
a)Bodies									
Corporate									
i) Indian	2041931	4820	2046751	5.23	606375	4820	611195	1.56	(3.67)
ii)Overseas	-	-	-	=	-	-	-	-	-
b) Individuals									
i.) Individual									
shareholders									
holding nominal	14949644	46222	14995866	38.34	16547189	46222	16593411	42.42	4.08
share capital up to									
Rs 2 lakh									
ii.) Individual									
shareholders									
holding nominal	9266903	0	9266903	23.69	8867726	0	8867726	22.67	(1.02)
share capital in	3200303	Ü	3200303	23.03	0007720	Ü	0007720	22.07	(1.02)
excess of Rs. 2									
lakh.									
c) Any Other									
(specify)									
i) NRI	682792	19912	702704	1.80	996729	19912	1016641	2.6	0.80
ii) Clearing	52885	0	52885	0.14	147935	0	147935	0.38	0.24
Member									
iii) RESIDENT	1312231	0	1312231	3.35	1142432	0	1142432	2.92	(0.42)
(HUF)				0.00					(01.12)
iv) IEPF	148442	0	148442	0.38	148442	0	148442	0.38	0.00
v) Trust	2000	0	2000	0.01	0	0	0	0	(0.01)
Sub-Total (B)(2)	28456828	70954	28527782	72.93	28456828	70954	28527782	72.93	0
Total Public									
Shareholding (B)=	28456828	70954	28527782	72.93	28456928	71154	28528082	72.94	0.00
(B)(1)+(B)(2)									
C. Shares held by									
Custodians for	-	-	-	=	-	-	-	-	-
GDRs &ADRs									
GRAND TOTAL (A)+(B)+(C)	39042846	71152	39114100	100	39042946	71154	39114100	100.00	0.00

(ii) Shareholding of Promoters

		Sharehold	ing at the beg year	inning of the	Share ho	% change		
SI. No.	Shareholder's Name	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbere d to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	in share holdin g during the year
1.	K.K. Agarwal & Sons(HUF)	117000	0.30	0.00	117000	0.30	0.00	0
2.	Krishan Kumar Agarwal	1147460	2.93	56.43	1147460	2.93	56.43	0
3.	Nidhi Agarwal	216100	0.55	7.45	216100	0.55	7.45	0
4.	Sandeep Agarwal	651510	1.67	61.63	651510	1.67	61.63	0

5.	Rohan Agarwal	430128	1.10	53.50	430128	1.10	53.50	0
6.	Sanyog Agarwal	248650	0.64	100	248650	0.64	100	0
7.	Sandeep Agarwal (HUF)	94380	0.24	47.02	94380	0.24	47.02	0
8.	Sunandini Agarwal	800	000	100	800	000	100	0
9.	Narad Fabric Private Limited (Formerly known as Alps Processors Private Limited)	250116	0.64	100	250116	0.64	100	0
10.	Careen Fintec Private Limited	295000	0.75	15.25	295000	0.75	15.25	0
11.	Coronation Spinning India Private Limited	900000	2.30	33.33	900000	2.30	33.33	0
12.	Pacific Texmark Private Limited	2835872	7.25	11.84	2835872	7.25	11.84	0
13.	Padam Precision Dies & Components Private Limited	1688200	4.32	11.15	1688200	4.32	11.15	0
14.	Peek Finvest Private Limited	342082	0.87	100	342082	0.87	100	0
15.	Peek Texfab Private Limited	100120	0.26	0.12	100120	0.26	0.12	0
16.	Perfect Finmen Services Private Limited	412800	1.06	63.66	412800	1.06	63.66	0
17.	Roseat Finvest Private Limited	382000	0.98	100	382000	0.98	100	0
18.	Saurabh Floriculture Private Limited	183800	0.47	100	183800	0.47	100	0
19.	Supreme Finvest Private Limited	290000	0.74	48.28	290000	0.74	48.28	0
	Total	10586018	27.06	37.97	10586018	27.06	37.97	0

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

		the beginning of the year	Cumulative Shareholding during the year		
Particulars	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
At the beginning of the year	10586018	27.06	10586018	27.06	
Date wise Increase/Decrease in Promoters Share holding during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/bonus/sweat equity etc):	NIL	NIL	NIL	NIL	
At the End of the year	10586018	27.06	10586018	27.06	

(iv) Shareholding pattern of top ten shareholders (other than Directors, Promoters and Holders of GDRs and

ADRs):

Name of the shareholders	beginning of	Shareholding at the beginning of the year as on 01.04.2021		areholding the year	Shareholding at the end of the year as on 31.3.2022		
	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
RAKESH K PUJARA	765984	1.96			765984	1.96	
KINNARI RAKESH PUJARA	495148	1.27			495148	1.27	
SANGEETHA S	435650	1.27			435650	1.27	
ROCKY SEQUEIRA	356855	0.91	26275	0.067	383130	0.98	
VSK MURTHY BALIJEPALLI	80000	0.20	220000	0.56	300000	0.77	
RAKESH GUPTA	220000	0.56	1000	0.002	221000	0.57	
SHREE NAMAN SECURITIES & FINANCE PRIVATE LIMITED	172965	0.44	500 (500)	0.001 (0.001)	172965	0.44	
PRIYADARSHI JUGAL MEHTA	218636	0.56			218636	0.56	
NITIN KANTILAL PUJARA	201305	0.51			201305	0.51	
SHWETA KAMBOJ	211357	0.54	16892	0.043	228249	0.58	

Note:

(i) The above details are given as on 31 March, 2022. The Company is listed and 99.82% shareholding is in dematerialized form. Hence, it is not feasible to track movement of shares on daily basis. The aforesaid holdings by top ten shareholders is due to market operations. Further, Company has not allotted/transferred or issued any bonus or sweatequity shares during the year.

(v) Shareholding of Directors and Key Managerial Personnel:

	_	at the beginning e year	Cumulative Shareholding during the year	
For Each of the Directors and KMP	No. of Shares	% of total Shares of the company	No. of Shares	% of total Shares of the company
Mr. Sandeep Agarwal, Promoter & Managing				
Director				
At the beginning of the year	651510	1.67	651510	1.67
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	-	-	-	-

At the End of the year				
	651510	1.67	651510	1.67
Mr. Pramod Kumar Rajput, Executive Director At the beginning of the year	500000	1.28	500000	1.28
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	-500000	-1.28	-500000	0.77
At the End of the year	0	0	0	0
Mr. Tilak Raj Khosla, Director (resigned w.e.f. 14.02.2022) At the beginning of the year		_	_	-
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	-	-	-	-
At the End of the year	-	-	-	-
Mr. Pradyumn Kumar Lamba, Director (resigned w.e.f. 13.05.2022)				
At the beginning of the year	-	-	-	-
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	<u>-</u>	-	-	-
At the End of the year	-	-	-	-
Mr. Prabhat Krishna, Director (resigned w.e.f. 13.05.2022)				
At the beginning of the year	-	-	-	-
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	<u>-</u>	_	_	_
At the End of the year	-	-	-	_
Ms. Deepika Shergill, Director (resigned w.e.f. 13.05.2022)	-	-	-	-
At the beginning of the year	-	-	-	-
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	_	_	_	_
At the End of the year	_	-	-	-
Mr. Arun Kumar Pal, Director (Appointed w.e.f. 13.05.2022)				
At the beginning of the year	-	-	-	_
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat				
equity etc):	-	-	-	-

At the End of the year	-	-	-	-
Mr. Arun Kumar Bhatter, Director (Appointed w.e.f. 13.05.2022) At the beginning of the year	-	-		-
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	-	-	-	-
At the End of the year	-	-	-	-
Mr. Vikas Lamba, Director (Appointed w.e.f. 13.05.2022)				
At the beginning of the year	-	-	-	-
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat equity etc):		_	_	_
At the End of the year		_		_
Mrs. Shikha Rathi, Director (Appointed w.e.f. 13.05.2022)				
At the beginning of the year	-	-	-	-
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	_	_	_	_
At the End of the year	-	-	-	-
Mr. Ashok Kumar Singhal, CFO At the beginning of the year	104	Nili -il-l -	101	Nili -il-l -
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat equity etc):		Negligible -	104 -	Negligible -
At the End of the year	104	Negligible	104	Negligible
Mr. Ajay Gupta, Company Secretary & General Manager Legal				
At the beginning of the year	-	-	-	-
Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	-	-	-	-
At the End of the year	_	-	-	-
		1		J

V. INDEBTEDNESS (Rs. IN Lakh)

Particulars	Secured Loans	Preference Share	Unsecured Loans	Deposits	Total Indebtedne ss		
Indebtedness at the beginnin	g of the financial y	rear		J.	I		
i) Principal Amount	52,980.70	15,834.28	-	-	68,814.98		
ii) Interest due but not paid	8,280.59	-	-	-	8,280.59		
iii) Interest accrued but not due	-	-	-	-	-		
Total (i+ii+iii)	61,261.29	15,834.28	-	-	77,095.57		
Change in Indebtedness during the financial year							
Principal							
· Addition	-	1,425.10	-	-	1,425.10		
· Reduction	7,061.87	-	-	-	7,061.87		
Net Change at the end of the financial year	(7,061.87)	1,425.10	-	-	(5,636.78)		
i) Principal Amount	52,980.70	17,259.37	-	-	70,240.08		
ii) Interest due but not paid	1,218.72	-	-	-	1,218.72		
iii) Interest accrued but not due	-	-	-	-	-		
Total (i+ii+iii)	54,199.42	17,259.37	-	-	71,458.79		

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

(Rs. In Lakh)

S.	Particulars of Remuneration	Name of BAD /	•	s. in Lakn) Total
	Particulars of Remuneration	Name of MD/	NTD/Manager	
No		Sandeep Agarwal Managing Director	P K Rajput Executive Director	Amount
1.	Gross Salary			
	(a) Salary as per provisions contained in section 17(1) of the Incometax Act, 1961	NIL	NIL	NIL
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	NIL	NIL	NIL
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	NIL	NIL	NIL
2.	Stock Option	NIL	NIL	NIL
3.	Sweat Equity	NIL	NIL	NIL
4.	Commission - as%of profit - others, specify	NIL	NIL	NIL
5.	Others, please specify Total (A)	NIL 0.00	NIL	NIL
	Ceiling as per the Act	N.A.	NIL N.A	NIL N.A.

B. Remuneration to other directors:

Particulars of Remuneration	on Name of Directors				
	Mr. Prabhat Krishna	Mr. T R Khosla	Mr. P K Lamba	Ms Deepika Shergill	
Independent Directors					
·Fee for attending board &					
committee meetings	80000	80000	80000	50000	290000
·Commission	N.A.	N.A.	N.A.	N.A.	N.A.
Total(1)	80000	80000	80000	50000	290000
Other Non-Executive	N.A.	N.A.	N.A.	N.A.	N.A.
Directors					
·Fee for attending board	-	-	-	-	-
committee meetings ·Commission	N.A.	N.A.	N.A.	N.A.	N.A.
Total(2)	N.A.	N.A.	N.A.	N.A.	N.A.
Total(B)=(1+2)	80000	80000	80000	50000	290000
Total Managerial	80000	80000	80000	50000	290000
Remuneration					
Over all Ceiling as per the Act	N.A.	N.A.	N.A.	N.A.	N.A.

C. Remuneration tokeymanagerialpersonnelotherthanMD/Manager/WTD

(Rs. In Lakh)

Particulars of Remuneration	Key Manage	erial Person	nel
	Company Secretary	CFO	Total
1. Gross salary			
(a) Salary as per provisions contained in section 17(1) of the Incometax Act,1961	10.20	14.138	24.338
 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961 	NIL	NIL	NIL
2. Stock Option	NIL	NIL	NIL
3. Sweat Equity	NIL	NIL	NIL
4. Commission - as% of profit - others, specify	NIL	NIL	NIL
5. Others, please specify	NIL	NIL	NIL
Total	10.20	14.138	24.338

VII. PENALTIES/PUNISHMENT/COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act 2013	Brief Description	Details of Penalty/ Punishment/ Compounding fees imposed	Authority (RD/NCLT/ COURT)	Appeal made, if any (give details)
A. COMPANY		<u> </u>			
Penalty Punishment Compounding	NIL NIL NIL	NIL	NIL NIL NIL	NIL NIL NIL	NIL NIL NIL
DIRECTORS					1
Penalty Punishment Compounding	NIL NIL NIL	NIL	NIL NIL NIL	NIL NIL NIL	NIL NIL NIL
OTHER OFFICERS IN DEFAUL	Т				1
Penalty Punishment Compounding	NIL NIL NIL	NIL	NIL NIL NIL	NIL NIL NIL	NIL NIL NIL

ANNEXURE-VII

Form AOC-1 SUBSIDIARY COMPANIES AS ON MARCH 31, 2022. STATEMENT PURSUANT TO SECTION 129 OF THE COMPANIES ACT, 2013 RELATING TO SUBSIDIARY COMPANIES:

Part-A:

S.No.	Name of the Subsidiary Company	ALPS USA INC.	Alps Energy Private Limited
1.	Reporting period for the subsidiary concerned, if different from the holding company's reporting period	March 31, 2022	March 31, 2022
2.	Reporting currency and Exchange rate as on the last date of the relevant Financial year in the case of foreign subsidiaries.	US\$ Rs. 77.9103 per USD.	(Rs. in Lac)
3.	Share capital	15 common stock of no par value	3240040 Equity Share of Rs.10/- each and 1259360 Zero Coupon Non Redeemable Convertible Preference Shares of Rs.10/- each
4.	Reserves & surplus	USD (711500.19)	(322.97)
5.	Total assets	USD 529000	5.02
6.	Total Liabilities	USD 529000	5.02
7.	Investments	USD 529000	
8.	Turnover	-	-
9.	Profit before taxation	-	(4.86)
10.	Provision for taxation	-	0
11.	Profit after taxation	-	(4.86)
12	Proposed Dividend	N.A.	-
13.	Percentage of Holding (Equity)	100%	69.75 %*
14.	Percentage of Holding (Preference)	Nil	Nil

- 1. Names of subsidiaries which are yet to commence operations -NIL
- 2. Names of subsidiaries which have been sold during the year. -NIL

^{*}Due to amendment with respect to the Section 2(87) of the Companies Act, 2013, via *Notification No. S.O. 1833(E) dated 8th May, 2018 the percentage of holding have been decreased because of consideration of holding of equity shares containing the voting rights therein Hence the Preference share holding by another subsidiary i.e. Alps USA INC in the Alps Energy Pvt. Ltd will not be consider for the same.

Part B:

Associates and Joint Ventures - Not Applicable.

For R.K. Govil & Co. Chartered Accountants

For and on behalf of the Board

(Dipender Gupta)
Partner
Membership
No.538077
Firm Regn No. –
00748C

Sandeep Agarwal Managing Director DIN: 00139439 Pramod Kumar Rajput Executive Director DIN:00597342 Ashok Kumar Singhal President (Corporate F&A) Ajay Gupta Company Secretary

Place: Ghaziabad Date: May 30, 2022 To
The Members of
ALPS INDUSTRIES LIMITED

Report on the Standalone Financial Statements

Qualified Opinion

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

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matter described in the Basis for Qualified Opinion section of our report, the aforesaid financial statements 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 31st, 2022 and loss, total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Qualified Opinion

Refer to note no. 38 to the notes on accounts, the Company has not provided for its liability towards interest & part of principal loan, waived earlier, and impact of retained earnings in terms of draft rehabilitation scheme and now revoked by its consented lenders amounting to Rs. 167553.94 lakh, accordingly the loss for the year and loan liability would have been increased and shareholder's fund would have been reduced to that extent.

Emphasis of Matters

We draw attention to Note No. 13 to the financial statements which indicate that the Company net worth is in negative. Further we draw attention to note no 38 related to preparation of financial statement on going concern basis on the expectation of the company to get the necessary resolution for restructuring /settlement of debts and to meet its financial obligation and continuation of giving effect to earlier consented scheme though now revoked. Furthermore we draw attention to Note no. 40 and Note no. 45 related to sale of all operative fixed assets and inventory by its lenders under the provision of SARFAESI Act and service of notice for one month notice period to most of its employees as per the term of the employment. This indicates significant doubts on the ability of the company to continue as a going concern. However, in view of the decision of management and the resolution passed by the board in its meeting held on dated 13th May'2022 to continue business activities through trading or otherwise and maintain the status of company as going concern, our opinion is not modified in this regard.

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. In addition to the matter described in the Basis for Qualified Opinion section we have determined that there are no key audit matters to be communicated in our report.

Information Other than the Financial Statement and Auditor's Report Thereon

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

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

In connection with our audit of financial statement, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistence with the

financial statement or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 with respect to the preparation of these financial statements that give a true and fair view of the Financial Position, Financial Performance including Other Comprehensive Income, Cash flows and the Statement of Change in Equity of the Company in accordance with the accounting principles generally accepted in India including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act, read with Companies (Accounting Standards) Rule, 2015, as amended.

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 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 Standalone Ind AS financial statement by the Directors of the Company, as aforesaid.

In preparing the Standalone Financial Statements, management is responsible for assessing the Company's ability to continue as agoing concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so. That Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibility

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

A further description of the auditor's responsibilities for the audit of the Standalone Ind AS financial statement is included in Annexure A. This description forms part of our auditor's report.

Our Opinion on the Standalone Ind AS financial statement, and our report on Other Legal and Regulatory Requirement below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the others auditors and the financial statement / financial information certified by the Management.

Report on Other Legal and Regulatory Requirements

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

As required by Section 143(3) of the Act, based on our audit we report that:

a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;

- b. In our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
- c. The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the books of account.
- d. In our opinion, the aforesaid standalone financial statements comply with the Indian Accounting Standards prescribed under section 133 of the Act.
- e. On the basis of the written representations received from the directors as on 31st March 2022 and taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2022, from being appointed as a director in terms of Section 164 (2) of the Act;
- f. With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure C". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g. With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, 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 financial statements- Refer Note No. 36 & 37 to the 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 is no amount which was required to be transferred to the Investor Education and Protection Fund by the Company.
 - IV. (a) The management has represented that, to the best of its knowledge and belief, other than as disclosed in the notes to accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies) including foreign entities ("Intermediaries") with the understanding, whether recorded in writing or otherwise, that the intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The management has represented, that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties") with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the funding party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - (c) Based on such audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe

that the representations under sub-clause (i) and (ii) of Rule 11(e) as provided under (a) and (b) above, contain any material mis-statement.

V. No dividend have been declared or paid during the year by the company.

For R. K. Govil & Co. Chartered Accountants (Firm Reg. No.: 000748C)

(Dipender Gupta) Partner

Membership No: 538077

Place: Ghaziabad Date: May 30, 2022

UDIN: 22538077AJXMTR4062

Annexure 'A' to Auditors Report Responsibilities for Audit of Ind AS Financial Statement

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

- Identify and assess the risks of material misstatement of the Standalone Ind AS 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 with reference to Financial Statement in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and based on the audit evidence obtained whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists we are required to draw attention in our auditor's report to the related disclosures in the Standalone Ind AS financial statements or if such disclosures are inadequate to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation structure and content of the Standalone Ind AS financial statements including the disclosures and whether the Standalone Ind AS 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 entity or business activities to express an opinion on the Standalone Ind AS financial statement. We are responsible for the direction, supervision and performance of the audit of the financial statement of such entries included in the financial statement of which we are the independent auditors. For the other entity included in the Standalone Ind AS financial Statement.

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

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

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

From the matters communicated with those charged with governance we determine those matters that were of most significance in the audit of the Standalone Ind AS 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.

For R. K. Govil & Co. Chartered Accountants (Firm Reg. No. : 000748C)

(Dipender Gupta)

Partner

Membership No: 538077

Place: Ghaziabad Date: May 30, 2022

UDIN: 22538077AJXMTR4062

ANNEXURE "B" TO INDEPENDENT AUDITORS' REPORT

The Annexure referred to in Independent Auditors' Report to the members of the Company on the standalone financial statements for the year ended 31 March 2022, we report that:

1)

- a. The Company has maintained proper records, showing full particulars including quantitative details and situation of its Property, Plant and equipment.
- b. As explained to us, the management has physically verified all the Property, Plant and equipment during the year, in a phased periodical manner, which in our opinion is reasonable having regard to the size of the Company. We have been informed that no material discrepancies were noticed on such physical verification during the year.
- c. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the Company.
- d. According to the information and explanations given to us and on the basis of our examination of the records of the company, the company has not revalued its Property, plant and equipment (including Right-of-use assets) or intangible assets or both during the year.
- e. According to the information and explanations given to us and on the basis of our examination of the records of the company, there are no proceedings initiated or pending against the company for holding any benami property under the Prohibition of Benami Property Transaction Act 1988 and rules made there under.

2)

- a. The inventory has been physically verified during the year by the management in phased manner. In our opinion and according to the information and explanations given to us, the procedure of physical verification of inventory followed by the management is reasonable and adequate in relation to the size of the Company and the nature of its business. No discrepancies were noticed on verification between the physical stocks and the book records that were 10% or more in the aggregate for each class of inventory.
- b. According to the information and explanations given to us and on the basis of our examination of the records of the company, The company's sanctioned secured working capital limits from Financial Institutions have already been recalled and became overdue, No such quarterly returns or statements filed by the company with such banks or financial institutions during the year,
- 3) According to the information and explanation given to us, the company has not made any investment, provided guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms or other parties. Accordingly paragraph 3 (iii) of the order is not applicable.
- 4) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Act, with respect to the loans and investments made.
- 5) In our opinion and according to the information and explanations given to us, the company has not accepted any deposits or amounts which are deemed to be deposits from the public. Accordingly, clause 3(v) of the order is not applicable.
- 6) We were informed that company has maintained cost records pursuant to Companies (Cost Records and Audit) Rules, 2014 as amended and prescribed by the Central Government under section 148(1) of the Companies Act, 2013 and we are of the opinion that prima facie, the prescribed cost records have been maintained. We have however not made a detailed examination of the records with a view to determine whether they are accurate and complete.

7) The Company is generally regular in depositing undisputed statutory dues including Provident Fund, Employees' State Insurance, Income-tax, Sales tax, Service Tax, Duty of Custom, Duty of Excise, Value Added Tax, Cess and any other statutory dues applicable to it with the appropriate authorities.

According to the information and explanations given to us, no undisputed amounts payable in respect of Income-tax, Service Tax, Sales-tax, Duty of Custom, Duty of Excise, Cess, Goods and Service Tax and other aforesaid statutory dues were outstanding as at 31st March, 2022 for a period of more than six months from the date they became payable.

- 8) According to the information and explanations given to us and on the basis of our examination of the records of the company, the company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income-Tax Act, 1961 as income during the year.
- 9) a) The Company has defaulted in repayment of entire loans and the payment of interest thereon to its lenders, the period and the amount of default is reported as below:

Nature of borrowing, including debt securities	Name of Lender	Amount not paid on due date (as outstanding in Books as on 31.3.22) Rs. in Lakh	Whether principal or interest	No. of days delay or unpaid
Term Loans and Working Capital Loans	Edelweiss Assets Reconstruction company Limited (EARC)	54199	Principal & Interest Both	Refer below Remarks
	HDFC Bank	798	Principal & Interest Both	Refer below Remarks

Remarks:

- -The entire debt of the company including interest thereon has become overdue.
- -EARC has recalled the loan vide its letter dated on 11.12.2017. The above balance towards EARC is after accounting for by the company, the waivers and concessions which were in principal approved by EARC to restructure the debts of the company under SICA which could not be implemented due to repeal of SICA. The said in principal approval stood withdrawn thereafter however the company is in discussion with them to restructure its debts and pending finalization maintain the status of debts as per in principal approval. In the event of failure of restructuring discussion, the liability of company will increase on account of principal by about Rs. 25513 lakh and on account of interest by Rs. 124082 lakh.
- -The entire debt towards HDFC has become overdue since 2018.
- b) No Term loan, short term loan or any other fund has been taken by the company during the year.
- 10) A. The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly, paragraph 3(x)(a) of the Order is not applicable.
 - B. According to the information and explanations given to us and on the basis of our examination of the records, the company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, clause 3(x)(b) of the order is not applicable.
- 11) A. Based on examination of the books and records of the company and according to the information and explanations given to us, considering the principles of materiality outlined in Standards on Auditing,

we report that no fraud by the company or on the company has been noticed or reported during the course of the audit.

- B. No report under sub section (12) of section 143 of the companies act, 2013 has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of companies (Audit and Auditors) Rules, 2014 with the Central Government.
- C. Based on examination of the books and records of the company and according to the information and explanations given to us, no whistle blower complaint has been received by the company during the year while determining the nature, timing and extent of our audit procedures.
- 12) According to the information and explanations given to us, the company is not a Nidhi Company. Accordingly, clause 3(xii) of the order is not applicable
- 13) In our opinion and according to the information and explanations given to us, the transactions with related parties are in compliance with section 177 and 188 of companies Act, 2013, where applicable, and the details of the related party transactions have been disclosed in the standalone financial statements as required by the applicable Indian Accounting Standards.
- 14) a. Based on information and explanations provided to us and our audit procedures, in our opinion, the company has an internal audit system commensurate with the size and nature of its business.
 - b. We have considered the internal audit reports of the company issued till date for the period under audit.
- 15) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has paid/provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act, 2013.
- 16) In our opinion and according to the information and explanations given to us, the company has not entered into any non-cash transactions with its directors or persons connected to its directors and hence, provisions of section 192 of the companies Act, 2013 are not applicable to the company.
- 17) A. In our opinion and based on our examination, The company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clause of the order is not applicable.
 - B. In our opinion and based on our examination, The company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India, 1934.
 - C. In our opinion and based on our examination, The company is not a core investment company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, clause of the order is not applicable.
 - D. According to the information and explanations provided to us by the management during the course of audit, the group does not have any CIC of the Group. Accordingly, the requirements of clause are not applicable.
- 18) The company has incurred cash losses of Rs. 1,735.22 Lakhs in the current financial year and no cash losses were there in the immediately preceding financial year.
- 19) There has been no resignation of the statutory auditors during the year. Accordingly, clause 3(xviii) of the order is not applicable.

- 20) We are not able to comment, whether company is capable of meeting its liabilities or not as and when they fall due within a period of one year from the balance sheet date in view of ongoing talks of company with its lenders with regards to settlement of dues, refer to note no. 38.
- 21) In our opinion and according to the information and explanations given to us, there is no unspent amount under sub-section (5) of section 135 of the companies Act, 2013 pursuant to any project. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the order are not applicable.

For R. K. Govil & Co. Chartered Accountants (Firm Reg. No.: 000748C)

(Dipender Gupta) Partner

Membership No: 538077

Place: Ghaziabad Date: May 30, 2022

UDIN: 22538077AJXMTR4062

ANNEXURE "C" TO INDEPENDENT AUDITORS' REPORT

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

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

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India.

Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

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

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

3. Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

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

For R. K. Govil & Co. Chartered Accountants (Firm Reg. No.: 000748C)

(Dipender Gupta) Partner Membership No: 538077

Place: Ghaziabad Date: May 30, 2022

UDIN: 22538077AJXMTR4062

BALANCE SHEET AS AT MAR 31, 2022

	Notes	AS AT	Rs. In Lakh AS A
	NOTES	31.03.22	'31.03.2
ASSETS		01100122	0110012
Non-current assets			
Property, plant and equipment	2a	222.60	10,797.0
Other Intangibles Assets	2b	-	90.
Financial assets			
Investments	3	190.71	375.
Loans	4	77.54	308.
Other Non- Current assets	5	14.51	1,006.
		505.36	12,577.
Current assets	_		
Inventories	6	-	2,940
Financial assets			
Trade receivables	7	3,145.46	3,210.
Cash and cash equivalents	8	28.81	24
Other bank Balance	9	18.34	25
Other financial assets	10	13.17	12
Current tax Assets	11	179.52	96
Other current assets	12	721.22	905
		4,106.52	7,215
TOTAL ASSETS		4,611.88	19,793
EQUITY AND LIABILITIES			
Equity			
Share capital	13	3,911.41	3,911
Other equity	.0	-75,208.76	-66,736
Caron squary		-71,297.35	-62,825
Liabilities	<u></u>		-
Non-current liabilities			
Financial Liability			
Borrowings	14	44,139.32	42,714
Provision	15	7.43	351
		44,146.75	43,065
Current liabilities			
Financial liabilities			
Borrowings	16	27,319.47	34,381
Trade Payables	17	77.50	400
-Total outstanding dues of Micro Enterprises & Small Enterprises		77.58	123
-Total dues of Creditors other then Micro Enterprises & Small Enterprises	40	2,143.70	3,025
Other financial liabilities	18	1,734.61	1,795
Other current liabilities	19 15	46.28	179
Provisions	15	440.84 31,762.48	46 39,553
		J 1,1 UZ.4U	33,333
TOTAL LIABILITIES		75,909.23	82,618
TOTAL EQUITY AND LIABILITIES		4,611.88	19,793.

NOTES TO THE FINANCIAL STATEMENTS

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For R.K.Govil & Co. Chartered Accountants

(Firm Registration No. 000748C)

For and on behalf of the Board

DIPENDER GUPTAPartner
Membership No. 538077

A.K. Singhal President (F & A) Ajay Gupta Company Secretary

2-54

P.K Rajput Executive Director DIN: 00597342

Place: Ghaziabad Date: May 30, 2022

UDIN: 22538077AJXMTR4062

Sandeep Agarwal Managing Director DIN: 00139439

PROFIT AND LOSS FOR THE YEAR ENDED MAR 31, 2022

N: L51109UP1972PLC003544			Rs. In La
	Notes	YEAR ENDED	YEAR ENDED
		31.03.22	31.03.21
INCOME			
Revenue from operations	20	30,242.79	25,410.27
Other income	21	388.77	113.50
Total Income		30,631.56	25,523.77
EXPENSES			
Cost of Material Consumed	22	19,465.36	15,000.50
Change In Inventories	23	916.94	463.15
Employees benefit expenses	24	4,366.95	3,403.92
Finance costs	25	6,052.52	5,760.43
Depreciation	26	499.04	803.20
Imparement of Assets		-	2,416.89
Other expenses	27	7,136.93	6,026.80
Total Expense	_	38,437.74	33,874.89
Profit before exceptional items and tax	_	(7,806.18)	(8,351.12)
Add/(Less): Exceptional items		(663.22)	895.29
Profit before tax	_	(8,469.40)	(7,455.83)
Less/(-Add): Tax expense	_	2.42	0.04
Profit after tax	-	(8,471.82)	(7,455.87)
Other comprehensive income		-	=
Total Comprehensive Income	_	(8,471.82)	(7,455.87)
Earnings per equity share	_		
1. Basic		(21.66)	(19.06)
2. Diluted		(21.66)	(19.06)

2-54

NOTES TO THE FINANCIAL STATEMENTS As per our report of even date For R.K.Govil & Co.

Chartered Accountants

(Firm Registration No. 000748C)

For and on behalf of the Board

DIPENDER GUPTA Partner Membership No. 538077

A.K. Singhal President (F & A)

Ajay Gupta Company Secretary

P.K Rajput **Executive Director** DIN: 00597342

Place: Ghaziabad Date : May 30, 2022 UDIN : 22538077AJXMTR4062

Sandeep Agarwal Managing Director DIN: 00139439

		STATEMENTOF	CHANGES IN EQUITY F	STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED MAR 31, 2022	R 31, 2022				(Rs. in lakhs)
	Equity share capital (A)				OTHER EQUITY				Total equity attributable to
				Reserve & Surplus				Total Other Equity (B)	equity holders of the Company
		Capital Reserve	Securities premium reserve	Equity component of Compound financial Instrument	General Reserve	Retained earnings	Equity Instrument through OCI		(A)+(B)
	\$2	<i>R</i> s.	æ	82	RS.	Rs.	RS.	%	83.
Balance as at March 31,2021	3,911.41	290.00	16,668.93	2,232.01	7,999.30	-94,006.35	79.17	-66,736.94	-62,825.53
Profit for the year 2022			٠			-8,471.82	•	-8,471.82	-8,471.82
Balance as at March 31,2022	3,911.41	290.00	16,668.93	2,232.01	7,999.30	-102,478.17	79.17	-75,208.76	-71,297.35
DIPENDER GUPTA	A.K. Singhal				Ajay Gupta				P.K Rajput
Partner Membership No. 538077	President (F & A)				Company Secretary				Executive Director DIN: 00597342
Place : Ghaziabad Date : May 30, 2022 UDIN : 22538077AUXMTR4062	2								Sandeep Agarwal Managing Director DIN: 00139439

CASH FLOW STATEMENT FOR THE YEAR ENDED 31-MAR-2022

(A) CASH FLOW FROM OPERATING ACTIVITIES	Year Ended 31.0		Rs. I Year Ended 31	n Lakh .03.2021
Net Profit/ (Loss) Before Tax and Extraordinary items		(7,806.18)		(8,351.12)
Adjustment for:		(7,000.10)		(0,331.12)
Transition Adjustment			0.01	
Depreciation/Amortization	499.04		803.20	
Interest Received	(39.65)		(27.03)	
Finance Cost	6,052.52		5,760.43	
Loss on Disposal of Assets	2.06		15.76	
Income Tax Expenses	(2.42)		(0.04)	
Exceptional Items	(663.22)		895.29	
Provision for diminution in Value on Investment with Subsidiery	184.37		(0.20)	
Impairment of Assets	-	6,032.70	2,416.89	9,864.31
Operating Profit/Loss Before Working Capital Changes		(1,773.48)		1,513.19
Adjustment for Working Capital Changes				
Increase/(Decrease) in Financial Liabilites	(7.004.07)		0.000.50	
Borrowings	(7,061.87)		3,392.58	
Trade Payables	(928.18)		687.80	
Other financial liabilities	(61.01)		(276.50)	
Increase/(Decrease) in Other Current Liabilites Increase/(Decrease) in Provisions	(133.71) 50.26		(30.42) 42.40	
Decrease/(Increase) in Financial Assets	30.20		42.40	
Trade receivables	64.86		(1,028.43)	
Other financial assets	(0.65)		0.91	
Decrease/(Increase) in Other Current Assets	184.46		(438.67)	
Decrease/(Increase) in Other Non Current Assets	991.93		59.47	
Decrease/(Increase) in Inventories	2,940.22		(375.22)	
Direct taxes received/(paid)	(82.74)	(4,036.43)	` 71.91 [′]	2,105.83
Cash Flow Before Extraordinary Items	, ,	(5,809.91)		3,619.02
Net Cash Generated by Operating Activities		(5,809.91)		3,619.02
(B) CASH FLOW FROM INVESTING ACTIVITIES				
Expenditure on Property, Plant and Equipment	(36.31)		(48.80)	
Proceeds from Property, Plant and Equipment	10,200.45		1,121.18	
Interest Received	39.65		27.03	
(Increase)/Decrease in Fixed Deposits	6.84		225.10	
Decrease/(Increase) in Financial Assets				
Decrease/(Increase) in Investment	-		-	
Net Cash from/ (used in) Investing Activities		10,210.63		1,324.51
(C) CASH FLOW FROM FINANCING ACTIVITIES				
(5) STOTI LOW THOUSE THE THOUSE				
Finance Cost	(6,052.52)		(5,760.43)	
Decrease/(Increase) in Financial Assets				
Increase/(Decrease) in Loans	230.74		114.51	
Increase/(Decrease) in Financial Liabilities	4 405 00		F00.00	
Increase/(Decrease) in Long Terms Borrowing	1,425.09	(4.000.00)	599.92	(5.040.00)
Net Cash from/ (used in) Financing Activities		(4,396.69) (4,396.69)		(5,046.00) (5,046.00)
Net Increase(Decrease) in Cash & Cash Equivalents		4.03		(102.47)
Opening Balance of Cash and Cash Equivalents		24.78		127.25
Closing Balance of Cash and Cash Equivalents (refer note 8)		28.81		24.78

Notes:

1- Figure in brackets are for decrease.

2- Previous years figures have been regrouped or rearranged to make them comparable with those of current year.

As per our report of even date For R.K.Govil & Co. Chartered Accountants (Firm Registration No. 000748C) For and on behalf of the Board

DIPENDER GUPTAPartner
Membership No. 538077

A.K. Singhal President (F & A) **Ajay Gupta** Company Secretary P.K Rajput Executive Director DIN: 00597342

Place: Ghaziabad Date: May 30, 2022 UDIN: 22538077AJXMTR4062 Sandeep Agarwal Managing Director DIN: 00139439 Notes to the **standalone financial statements** as of and for the year ended March 31, 2022.

1. SIGNIFICANT ACCOUNTING POLICIES:

1. Corporate Information

Alps Industries Limited (the Company) having CIN: L51109UP1972PLC003544 is a public company domiciled in India and incorporated under the provisions of Companies Act, 1956. Its shares are listed on the Bombay Stock Exchange and National Stock Exchange. The Company is engaged into Textile business.

2. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

2.1) Basis of preparation of financial statements

(a)Statement of Compliance with Ind AS

The financial statements of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended), and presentation requirements of Division II of Schedule III to the Companies Act, 2013 (the Act), (Ind AS compliant Schedule III), as applicable to the Company. Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

(b)Functional and presentation currency

These financial statements are presented in Indian rupees (Rs. In Lakh), which is the Company's functional currency.

(c)Basis of Measurement

The financial statements are prepared as a going concern basis under historical cost convention basis except for certain items which are measured at fair values.

Determining the Fair Value

While measuring the Fair Value of an asset or a liability, the Company uses observable market data as far as possible. Fair values are categorised into different levels in a Fair Value hierarchy based on the inputs used in the valuation techniques as follows:

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

The fair value of trade receivables, trade payables and other Current financial assets and liabilities is considered to be equal to the carrying amounts of these items due to their short-term nature. Where such items are Non-current in nature, the same has been classified as Level 3 and fair value determined using discounted cash flow basis. Similarly, unquoted equity instruments where most recent information to measure fair value is insufficient then the same has been valued at Rs. 1/- per share.

(d)Use of Estimate

The preparation of financial statements in conformity with the Ind AS requires management to make estimates, judgments and assumptions. These estimates, judgments and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of the contingent asset and contingent liability at the date of the financial statements and reported amount of income and expenses during the period. Accounting estimates could change from period to period. Actual results could differ from the estimates.

Appropriate changes in estimate are made as the management becomes aware of the change in circumstances surrounding the estimates. Changes in the estimates are reflected in the financial statements in the period in which the changes are made and, if material, their effects are disclosed in the notes to financial statements.

(e)Operating Cycle

All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in the Schedule III to the Companies Act, 2013 and Ind AS 1 – Presentation of Financial Statements issued by the Ministry of Corporate Affairs based on the nature of products and the time between the acquisition of assets for processing and their realisation in cash and cash equivalents.

B) Significant accounting policies

(a)Property, Plant and Equipment

Property, Plant and Equipment are stated at cost of acquisition or construction, net of Input tax credit available, less accumulated depreciation and impairment, if any. For this purpose, cost includes deemed cost which represents the carrying value of Property, Plant and Equipment recognised as at April 1, 2016 measured as per the previous GAAP. Cost directly attributable to acquisition are capitalised until the Property, Plant and Equipment are ready for use as intended by the management.

Property, Plant and Equipment are derecognised from financial statements, either on disposal or when no economic benefits are expected from its use. The cost and related accumulated depreciation are eliminated from the financial statements upon sale or retirement of the Property, Plant and Equipment and the resultant gains or losses are recognized in the Statement of Profit and Loss.

Depreciation on Property, Plant and Equipment commences when these assets are ready for their intended use. Items of Property, Plant and Equipment are depreciated in a manner that amortizes the cost (or other amount substituted for cost) of these assets, less its residual value, over their useful lives as specified in Schedule II of the Companies Act, 2013 on a straight line basis. Depreciation on Property, Plant and Equipment purchased or sold during the year is proportionately charged.

(b) Leases

The Company, as a lessee, recognises a right-of-use asset and a lease liability for its leasing arrangements, if the contract conveys the right to control the use of an identified asset.

The contract conveys the right to control the use of an identified asset, if it involves the use of an identified asset and the Company has substantially all of the economic benefits from use of the asset and has right to direct the use of the identified asset. The cost of the right-of-use asset shall comprise of the amount of the initial measurement of the lease liability adjusted for any lease payments made at or before the commencement date plus any initial direct costs incurred. The right-of-use assets is subsequently measured at cost less any accumulated depreciation, accumulated impairment losses, if any and adjusted for any remeasurement of the lease liability. The right-of-use asset is depreciated using the straight-line method from the commencement date over the shorter of lease term or useful life of right-of-use asset.

The Company measures the lease liability at the present value of the lease payments that are not paid at the commencement date of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Company uses incremental borrowing rate.

For short-term and low value leases, the Company recognises the lease payments as an operating expense on a straight-line basis over the lease term.

(c) Intangible Assets

Intangible Assets are stated at cost of acquisition less accumulated amortisation. Specialized Software is amortised over an estimated useful period of five year. Amortisation is done on straight line basis.

(d) Impairment of non financial assets

Property, Plant and Equipment are evaluated for recoverability, whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the cash generating unit (CGU) to which the asset belongs.

If such assets are considered to be impaired, the impairment to be recognized in the Statement of Profit and Loss is measured by the amount by which the carrying value of the assets exceeds the estimated recoverable amount of the asset. An impairment loss is reversed in the Statement of Profit and Loss if there has been a change in the estimates used to determine the recoverable amount. The carrying amount of the asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of any accumulated amortization or depreciation) had no impairment loss been recognized for the asset in prior years.

(e)Inventories

- (i) Inventories are valued at lower of cost or net realisable value except for scrap and by-products which are valued at net realisable value.
- (ii) Cost of inventories of finished goods and work-in-process includes material cost, cost of conversion and other related overhead costs.
- (iii) Cost of inventories of cotton is determined on weighted Average Cost Basis and other raw material on FIFO basis.

(f)Financial instruments

Financial assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the relevant instrument and are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities measured at fair value through profit or loss) are added to or deducted from the fair value on initial recognition of financial assets or financial liabilities. Purchase or sale of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date when the Company commits to purchase or sell the asset.

Financial Assets:

Recognition: Financial assets include Investments, Trade receivables, Advances, Security Deposits, Cash and cash equivalents. Such assets are initially recognised at transaction price when the Company becomes party to contractual obligations. The transaction price includes transaction costs unless the asset is being fair valued through the Statement of Profit and Loss.

Classification: Management determines the classification of an asset at initial recognition depending on the purpose for which the assets were acquired. The subsequent measurement of financial assets depends on such classification.

Financial assets are classified as those measured at:

- (a.) amortised cost, where the financial assets are held solely for collection of cash flows arising from payments of principal and/ or interest.
- (b.) fair value through other comprehensive income (FVTOCI), where the financial assets are held not only for collection of cash flows arising from payments of principal and interest but also from the sale of such assets. Such assets are subsequently measured at fair

- value, with unrealised gains and losses arising from changes in the fair value being recognised in other comprehensive income.
- (c.) fair value through profit or loss (FVTPL), where the assets are managed in accordance with an approved investment strategy that triggers purchase and sale decisions based on the fair value of such assets. Such assets are subsequently measured at fair value, with unrealised gains and losses arising from changes in the fair value being recognised in the Statement of Profit and Loss in the period in which they arise.

In case of investment in equity shares

- a) For subsidiaries, associates and joint ventures: Investments in equity instruments are measured at fair value and considered as deemed cost. The value is tested for impairment on periodical basis. Provision for diminution in long term investments is made only if such decline is other than temporary.
- b) For other than subsidiaries, associates and joint ventures: Investments in equity instruments are measured at FVTOCI where "Available for Sale and at FVTPL where "Held for Trade".

Other:

Trade receivables, Advances, Security Deposits, Cash and cash equivalents etc., are classified at cost.

Impairment: The Company assesses at each reporting date whether a financial asset (or a group of financial assets) such as investments, trade receivables, advances and security deposits held at amortised cost and financial assets that are measured at fair value through other comprehensive income are tested for impairment based on evidence or information that is available without undue cost or effort. Expected credit losses are assessed and loss allowances recognised if the credit quality of the financial asset has deteriorated significantly since its initial recognition.

Reclassification: When and only when the business model is changed, the Company shall reclassify all affected financial assets prospectively from the reclassification date as subsequently measured at amortised cost, fair value through other comprehensive income, fair value through profit or loss without restating the previously recognised gains, losses or interest and in terms of the reclassification principles laid down in the Ind AS relating to Financial Instruments.

De-recognition: Financial assets are derecognised when the right to receive cash flows from the assets has expired, or has been transferred, and the Company has transferred substantially all of the risks and rewards of ownership. Concomitantly, if the asset is one that is measured at:

- (a.) Amortised cost, the gain or loss is recognised in the Statement of Profit and Loss;
- (b.) Fair value through other comprehensive income, the cumulative fair value adjustments previously taken to reserves are reclassified to the Statement of Profit and Loss unless the asset represents an equity investment in which case the cumulative fair value adjustments previously taken to reserves is reclassified within equity.

Financial Liabilities

Initial and subsequent recognition: Borrowings, trade payables and other financial liabilities are initially recognised at the value of the respective contractual obligations. They are subsequently measured at amortised cost. Any discount or premium on redemption / settlement is recognised in the Statement of Profit and Loss as finance cost over the life of the liability using the effective interest method and adjusted to the liability figure disclosed in the Balance Sheet.

De-recognition: Financial liabilities are derecognised when the liability is extinguished, that is, when the contractual obligation in respect of the liabilities is discharged, cancelled and settled on expiry by the Company.

Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount is included in the Balance Sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

Equity Instruments

Equity instruments are recognised at the value of the proceeds, net of direct costs of the capital issue.

(g)Government Grants

Government grants are recognised when there is reasonable assurance that the grant will be received, and the company will comply with the conditions attached to the grant. Accordingly, government grants:

- (a.) related to or used for assets are accounted for and deducted from the respective assets in the year of receipt. (b.) related to incurring specific expenditures are taken to the Statement of Profit and Loss on the same basis and in the same periods as the expenditures incurred.
- (c.) by way of financial assistance on the basis of certain qualifying criteria are recognised as they become receivable.

(h)Claims, Provisions, Contingent assets and Liabilities:

Claims lodged by and lodged against the Company are accounted in the year of payment or settlement thereof.

Provisions are recognised when, as a result of a past event, the Company has a legal or constructive obligation; it is probable that an outflow of resources will be required to settle the obligation; and the amount can be reliably estimated. The amount so recognised is the best estimate of the consideration required to settle the obligation at the reporting date, taking into account the risks and uncertainties surrounding the obligation.

In an event when the time value of money is material, the provision is carried at the present value of the cash flows estimated to settle the obligation.

Contingent liabilities are not recognised but are disclosed by way of notes to the financial statements, after careful evaluation by the management of the facts and legal aspects of each matter involved.

Contingent assets are neither recognised nor disclosed in the financial statements.

Contingent liabilities are assessed continually to determine whether an outflow of resources embodying the economic benefit has become probable. If it becomes probable that an outflow of future economic benefits will be required for an item previously dealt with as contingent liability, a provision is recognised in the financial statements of the period in which the change in probability occurs.

(i)Recognition of revenue and expenditure

(i) Revenue from contracts with customers is recognised when control of the goods are transferred to the customer at an amount that reflects the consideration entitled in exchange for those goods. The Company is generally the principal as it typically controls the goods before transferring them to the customer.

Generally, control is transferred upon shipment of goods to the customer or when the goods is made available to the customer, provided transfer of title to the customer occurs and the Company has not retained any significant risks of ownership or future obligations with respect to the goods shipped.

Revenue is measured at the amount of consideration which the Group expects to be entitled to in exchange for transferring distinct goods to a customer as specified in the contract, excluding amounts collected on behalf of third parties (for example taxes and duties collected on behalf of the government). Consideration is generally due upon satisfaction of performance obligations and a receivable is recognised when it becomes unconditional.

Difference between final settlement price and provisional price is recognised subsequently.

Contract balances:

Trade receivables:-A receivable represents the Group's right to an amount of consideration that is unconditional.

Contract Liabilities-A contract liability is the obligation to transfer goods to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Group transfers goods to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier).

Contract liabilities are recognised as revenue when the Company performs under the contract.

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(ii)Interest and dividend income

Interest income is recognised using Effective Interest Method (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of financial instruments or a shorter period, where appropriate, to the gross carrying amount of the asset or to the amortised cost of financial liability. When calculating the effective interest rate, the Company estimates the expected cash flows by considering all the contractual terms of the financial instrument but does not consider the expected credit loss.

Dividend income is recognised in the Statement of Profit and Loss when the right to receive dividend is established.

(i) Borrowing Cost

Borrowing Cost attributable to the acquisition or construction of qualifying assets are capitalised as part of the cost of such assets upto the date when such assets are ready for intended use. Other borrowing costs are charged as expense in the year in which they are incurred.

(j)Employee benefits

Benefits such as salaries, wages and short term compensations etc. is recognized in the period in which the employee renders the related services.

The Company makes contributions to defined benefit schemes and defined contribution plans. Provident Fund contributions are in the nature of defined contribution scheme. Provident funds are deposited with government and recognised as an expense. The Company also make contribution to defined benefit plan i.e. gratuity plan. The cost of providing benefits under the defined benefit obligation is calculated by independent actuary using the projected unit credit method. Service costs and net interest expense or income is reflected in the Statement of Profit and Loss. Gain or Loss on account of re-measurements are recognised immediately through other comprehensive income in the period in which they occur. The employees of the Company are entitled to compensated leave for which the Company records the liability based on actuarial valuation computed using projected unit credit method. These benefits are unfunded.

(k)Taxes on income

Taxes on income comprises of current taxes and deferred taxes. Current tax in the Statement of Profit and Loss is provided as the amount of tax payable in respect of taxable income for the period using tax rates and tax laws enacted during the period, together with any adjustment to tax payable in respect of previous years.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities and the amounts used for taxation purposes (tax base), at the tax rates and tax laws enacted or substantively enacted by the end of the reporting period.

Deferred tax assets are recognised for the future tax consequences to the extent it is probable that future taxable profits will be available against which the deductible temporary differences can be utilised.

Income tax, in so far as it relates to items disclosed under other comprehensive income or equity, are disclosed separately under other comprehensive income or equity, as applicable.

Deferred tax assets and liabilities are offset when there is legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances related to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on net basis, or to realize the asset and settle the liability simultaneously.

(1)Foreign currency transactions and translation

Transactions denominated in foreign currencies are normally recorded at the exchange rate prevailing at the time of the transaction.

Monetary items denominated in foreign currencies at the yearend are restated at year end rates. In case of monetary items which are covered by forward exchange contracts, the difference between the yearend rate and rate on the date of the contract is recognised as exchange difference and the premium paid on forward contracts has been recognised over the life of the contract. Any income or expense on account of exchange difference either on settlement or on translation is recognised in the Statement of Profit and Loss.

Non-monetary foreign currency items are carried at cost.

(m)Prior period errors

Prior Period Errors have been corrected retrospectively in the financial statements. Retrospective application means that the correction affects only prior period comparative figures, current period amounts are unaffected. Comparative amounts of each prior period presented which contain errors are restated. If however, an error relates to a reporting period that is before the earliest prior period presented, then the opening balances of assets, liabilities and equity of the earliest prior period presented has been restated by following IAS 8.

(n)Earnings per share

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

(o)Cash flow statement

Cash flows are reported using the indirect method, whereby net profit before tax is adjusted for the effects of transactions of a non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

(p)Cash and cash equivalents

Cash and cash equivalents in the Balance Sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to insignificant risk of changes in value.

ALPS INDUSTRIES LIMITED

Notes forming part of financial statements (Rs. in lakhs)

2

2 (a) Property, plant and equipment

Particulars	Land	Buildings	Plant & Machinery	Furniture & Fixtures	Office equipments	Vehicles	Computers	Total
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Gross carrying value								
As at March 31, 2021	584.77	13,470.75	23,309.68	295.09	191.02	66.03	525.08	38,442.42
-Additions	-	-	14.61	3.98	6.83	0.05	10.84	36.31
-Disposals	584.77	13,114.35	22,114.02	294.26	194.30	66.08	527.38	36,895.16
As at March 31, 2022	-	356.40	1,210.27	4.81	3.55	-	8.54	1,583.57
Depreciation								
As at March 31, 2021	-	5,637.60	17,665.85	242.34	168.28	58.84	496.85	24,269.76
Depreciation charge during the period	-	297.58	127.81	11.67	7.06	1.52	3.82	449.46
Depreciation on deduction	-	5,900.93	17,436.87	251.79	174.03	60.36	492.40	24,316.38
As at March 31, 2022	-	34.25	356.79	2.22	1.31	-	8.27	402.84
Impairment								
As at March 31, 2021	-	142.48	3,227.70	2.45	2.13	-	0.26	3,375.02
Impairment charge during the period	-	-	-	-	-	-	-	-
Impairment on deduction		-	2,416.89	-	-	-	-	2,416.89
As at March 31, 2022	-	142.48	810.81	2.45	2.13	-	0.26	958.13
Net Book Value								
As at March 31, 2021	584.77		2,416.13	50.30	20.61	7.19	27.97	10,797.64
As at March 31, 2022	-	179.67	42.67	0.14	0.11	-	0.01	222.60

ALPS INDUSTRIES LIMITED

Notes forming part of financial statements

2(b) Other Intangibles Assets

Particulars	Computer (Software)	Total
	Rs.	Rs.
Gross carrying value		
As at March 31, 2021 -Additions	312.34 -	312.34
-Disposals	312.34	312.34
As at March 31, 2022	-	-
Amortization		
As at March 31, 2021	222.15	222.15
Amortization during the period	49.57	49.57
Amortization on deduction	271.72	271.72
As at March 31, 2022	-	-
Net Book Value		
As at March 31, 2021	90.19	90.19
As at March 31, 2022	-	-

	S INDUSTRIES LIMITED es forming part of standalone financial statements	AS AT 31.03.22	AS AT 31.03.21
3	Investments Investment in Equity Instruments Investment in Non - Subsidiary Companies		
	(A) Quoted Shares Kay Power and Paper Ltd. 13,400 (March 31, 2021: 13,400) Equity shares of Rs. 10 (March 31, 2021: Rs. 10) each	0.74	0.37
	(B) Unquoted Shares Colombine Cody Corp. N.P.V. 2450 (March 31, 2021, 2450)	0.02	0.02
	Investment in Subsidiary Companies (A) Unquoted Shares		
	Alps USA Inc	500.78	500.78
	Less: Provision for diminution in Values	-310.84	-145.58
	Alps USA Inc (Net of Diminution) 15, Mar 31,2022 (March 31, 2021, 15)	189.94	355.20
	Alps Enegry Pvt. Ltd.	226.00	226.00
	Less: Provision for diminution in Value	-225.99	-206.50
	Alps Enegry Pvt. Ltd. (Net of Diminution) 22,59,990 Sep 30,2021 (March 31, 2021: 22,59,990) Equity shares of Rs. 10 Mar 31,2022 (March 31, 2021: Rs. 10) each	0.01	19.50
	Total	190.71	375.09
4	Loans (Unsecured, considered good)		
	Security deposits	77.54	308.28
	Total	77.54	308.28
5	Other Non - current assets		
-	Capital Advance	14.51	62.79
	Advance against Leasing of Land	-	943.65
	Total	14.51	1,006.44

	INDUSTRIES LIMITED	AS AT	AS AT
Notes	forming part of standalone financial statements	31.03.22	31.03.21
6	Inventory		
	Production Supplies	-	1,133.29
	Stores & Spares	-	65.13
	Others	-	824.86
	Work in Progress	-	537.99
	Finished Goods	-	378.95
	Total	•	2,940.22
7	Trade receivables (Unsecured)		
	Considered good	3,145.46	3,210.33
	Considered Doubtful	482.96	528.77
	Less: Provision for doubtful Assets	482.96	528.77
	Total	3,145.46	3,210.33

Trade Receivables Ageing Schedule :-

	Outstanding for following periods from due date of						
			payment #				
						More	
		Less than 6	6 months-1			than 3	
SI No.	Particulars	months	Year	1-2 Year	2-3 Year	Years	Total
(i)	Undisputed Trade receivables-considered good	2993.52	137.73	4.51	7.75	1.96	3,145.46
		(3142.97)	(29.56)	(32.05)	(2.24)	(3.50)	(3210.33)
(ii)	Undisputed Trade Receivables- which have significant	ı	ī	-	-	-	ı
	increase in credit risk	(-)	(-)	(-)	(-)	(-)	(-)
(iii)	Undisputed Trade Receivable- Credit Impaired	-	ı	-	-	-	-
		(-)	(-)	(-)	(-)	(-)	(-)
(iv)	Disputed Trade Receivables- considered good	-	ı	-	-		
		(-)	(-)	(-)	(-)	(-)	(-)
(v)	Disputed Trade Receivables - which have significant increase	-	-	-	-	-	-
	in credit risk	(-)	(-)	(-)	(-)	(-)	(-)
(vi)	Disputed Trade Receivables- Credit Impaired	-	-	1.27	28.19	453.50	482.96
		(-)	(-)	(28.19)	(134.43)	(366.15)	(528.77)

Note: The figure shown in brackets are the corresponding figure of previous financial year.

8	Cash and cash equivalents		
O	Balances with banks		
	- on current account (Considered good)	20.63	15.92
	- on current account (Considered Doubtful)	42.47	42.47
	Less: Provision for Doubtful Balance in Bank C.A	42.47	42.47
	Cash on hand	8.18	8.86
	Total	28.81	24.78
9	Other bank balance		
	- Fixed Deposit Account (Pledged against margin)	18.34	20.49
	- Fixed Deposit Others Doubtful	4.68	4.68
	Less: Provision for Doubtful Deposit	4.68	-
	Total	18.34	25.17
10	Other financial assets		
	Interest accrued but not due	6.56	5.91
	Other Loans and advances (Unsecured, Considered Good)	6.61	6.61
	Total	13.17	12.52
11	Current Tax assets		
	Advance Income Tax including TDS	179.52	96.77
	Total	179.52	96.77
12	Other current assets		
	Insurance and other Claims Receivable	-	1.26
	Balance With Govt Authority	370.75	436.95
	Export Incentive Receivable	127.98	273.86
	Advance against Leasing of Land	-	5.27
	Other Receivables	222.49	188.34
	Total	721.22	905.68

	PS INDUSTRIES LIMITED es forming part of standalone financial statements	AS AT 31.03.22	AS AT 31.03.21
13	Equity share capital Authorized Share Capital 4,00,00,000 Mar, 2022(March 31, 2021: 4,00,00,000) equity shares of Rs.10 (March 31, 2021: Rs.10) each	4,000.00	4,000.00
	3,05,00,000 (March 31, 2021: 3,05,00,000) Preference shares of Rs.10 (March 31, 2021: Rs.10) each	30,500.00	30,500.00
		34,500.00	34,500.00
	Issued Share Capital 3,91,14,100 Mar, 2022 (Mar, 2021: 3,91,14,100) Equity Shares Rs. 10 Mar'2022 (Mar'2021: Rs.10) each	3,911.41	3,911.41
	Subscribed and paid up Capital 3,91,14,100 Mar, 2022 (Mar, 2021: 3,91,14,100) Equity Shares Rs. 10 Mar'2022 (Mar'2021: Rs.10) each	3,911.41	3,911.41
a)	Reconciliation of the shares outstanding at the beginning and at the end of the reporting period: Equity shares		
	Outstanding at the beginning of the year Outstanding at the end of the period/year	391.14 391.14	391.14 391.14
b)	Details of shareholders holding more than 5% shares in the Company Equity shares		
	Pacific Texmark Pvt. Ltd. No. Pacific Texmark Pvt. Ltd. %age	2,835,872 7.25%	2,835,872 7.25%

c) Disclosure of Shareholding of Promoters

	As at March	As at March 31, 2022		As at March 31, 2021	
Promoter Name	No. of shares	% of total shares	No. of shares	% of total shares	during the year
Mr. K. K. Agarwal	1,147,460	2.93%	1,147,460	2.93%	nil
Mr. Sandeep Agarwal	651,510	1.67%	651,510	1.67%	nil
M/s K.K. Agarwal & Sons (H U F)	117,000	0.30%	117,000	0.30%	nil
M/s Sandeep Agarwal (HUF)	94,380	0.24%	94,380	0.24%	nil
Mrs. Nidhi Agarwal	216,100	0.55%	216,100	0.55%	nil
Mr. Rohan Agarwal	430,128	1.10%	430,128	1.10%	nil
Mrs. Sanyog Agarwal	248,650	0.64%	248,650	0.64%	nil
Ms. Sunandini Agarwal	800	0.00%	800	0.00%	nil
Narad Fabric Pvt. Ltd.	250,116	0.64%	250,116	0.64%	nil
Careen Fintec (P) Ltd.	295,000	0.75%	295,000	0.75%	nil
Coronation Spinning India Pvt Ltd	900,000	2.30%	900,000	2.30%	nil
Pacific Texmark Pvt. Ltd.	2,835,872	7.25%	2,835,872	7.25%	nil
Padam Precision Dies & Components (P) Ltd.	1,688,200	4.32%	1,688,200	4.32%	nil
Peek Finvest (P) Ltd.	342,082	0.87%	342,082	0.87%	nil
Peek Texfab Pvt. Ltd.	100,120	0.26%	100,120	0.26%	nil
Prefect Finmen Services (P) Ltd.	412,800	1.06%	412,800	1.06%	nil
Roseat Finvest (P) Ltd.	382,000	0.98%	382,000	0.98%	nil
Saurabh Floriculture (Pvt) Ltd.	183,800	0.47%	183,800	0.47%	nil
Supreme Finvest (Pvt) Ltd.	290,000	0.74%	290,000	0.74%	nil
Total	10,586,018	27.06%	10,586,018	27.06%	nil

	S INDUSTRIES LIMITED s forming part of standalone financial statements	AS AT 31.03.22	AS AT 31.03.21
14	Borrowings		
	Loans & Borrowing		
	Secured		
	Amount Due to Banks	26,879.95	26,879.95
	Unsecured		
	Pref Shares	17,259.37	15,834.28
	Total	44,139.32	42,714.23
15	Provisions		
	Non-current		
	Provision for employee benefits	7.43	351.29
	Total	7.43	351.29
	Current		
	Provision for employee benefit	440.84	46.72
	Total	440.84	46.72
16	Loans & Borrowing (Secured)		
	Amount payable on Demand to Banks	24,627.36	24,627.36
	Current Maturity of amount due to Banks	2,692.11	9,753.98
	Total	27,319.47	34,381.34
17	Trade Payable		
	-Total outstanding dues of Micro Enterprises & Small Enterprises	77.58	123.96
	-Total dues of Creditors other then Micro Enterprises & Small Enterprises	2,143.70	3,025.49
	Total	2,221.28	3,149.45

Trade Payables ageing Schedule

Total

Total

19

Other Current liabilities

Revenue received in Advance

		Outstanding	g for followin	g periods	from due date	
		Less than 1			More than 3	Total
SI No.	Particulars	year	1-2 year	2-3 year	year	
(i)	MSME	77.58	-	-	-	77.58
		(123.96)	(-)	(-)	(-)	(123.96)
(ii)	Others	2140.87	2.83	-	-	2143.7
		(3220.52)	(0.65)	(24.00)	(-)	(3021.40)
(iii)	Disputed Dues-MSME	-	-	-	-	-
		(-)	(-)	(-)	(-)	(-)
(iv)	Disputed Dues-Others	-	-	-	-	-
		(4.09)	(-)	(-)	(-)	(4.09)
	Note :- The figure shown in brackets are the corresponding figure of previous	s financial yea	r.		•	
18	Other financial liabilities					
	Expenses Payable		1,734.34		1,792.51	
	Creditors for Fixed Assets		0.27		3.11	

1,734.61

46.28

46.28

1,795.62

179.99 **179.99**

_	S INDUSTRIES LIMITED s forming part of standalone financial statements	YEAR ENDED 31.03.22	YEAR ENDED 31.03.21
20	Revenue from operations		
20	Sale of Products		
	(Including Traded Goods)		
	- Export	15,701.57	14,456.22
	- Domestic	11,973.06	9,554.36
	Total (A)	27,674.63	24,010.58
	Other operating revenue	·	·
	Scrap/ Waste Sale	507.43	435.16
	Export Incentives	663.23	730.72
	Job Work Receipt	1,397.50	233.81
	Total (B)	2,568.16	1,399.69
	Net Revenue from operations Total (A+B)	30,242.79	25,410.27
	Not novolide from operations rotal (NTB)	00,2-12.11 0	20,110.21
21	Other income		
	Interest received	39.65	27.03
	Other incomes	54.19	81.84
	Prov. For doubtfull Debts written back	41.13	3.29
	Foreign Currency exchange fluctuation(net)	239.31	_
	Profit on Disposal of Discarded Assets	14.12	1.14
	Diminution in the value of Investment	0.37	0.20
	Total	388.77	113.50
22	Cost of material consumed		
	Opening Stock	1,133.29	1,074.59
	Add: Purchases	18,332.07	15,059.20
	Total	19,465.36	16,133.79
	Less: Closing Stock	<u>-</u>	1,133.29
	Total	19,465.36	15,000.50
23	CHANGE IN INVENTORIES OF FINISHED GOODS, WIP STOCK AND STOCK IN TRADE		
	Closing Stock		
	Finished Goods	-	378.95
	Work-in-Progress	-	537.99
	Total (A)	-	916.94
	Less : Opening Stock		
	Finished Goods	378.95	749.46
	Work-in-Progress	537.99	630.63
	Total (B)	916.94	1,380.09
	Total (B-A)	916.94	463.15
24	Employee benefit expenses		
	Salaries including other Benefits	1,751.78	1,343.65
	Wages incuding other Benefits	2,310.57	1,779.55
	Contribution to Provident & Other Funds - Wages	128.62	103.43
	Contribution to Provident & Other Funds - Salary	38.18	33.04
	Gratuity	84.05	97.67
	Employees Welfare	53.75	46.58

	S INDUSTRIES LIMITED s forming part of standalone financial stater	YEAR ENDED 31.03.22	YEAR ENDED 31.03.21
25	Finance Cost		
	Interest paid on		
	Borrowings as per Effective Intt method		
	ARC/Bank	4,626.76	4,675.37
	Others	0.67	34.76
	Dividend on Pref Shares	1,425.09	1,050.30
	Total	6,052.52	5,760.43
26	Depreciation & Amortisation Expenses		
	Depreciation	499.04	803.20
	Amortisation	7.16	5.82
	Less: Amortising of Lease Rent	7.16	5.82
	Total	499.04	803.20
27	Other expenses		
21	Manufacturing Expenses		
	Production Expenses	1,180.41	932.63
	Security & Vigilance	20.37	17.52
	Consumption of Stores & Spares	797.51	364.77
	Power & Fuel	2,541.61	2,660.82
	Administrative Expenses	,	,
	Rent	10.00	34.23
	Amortization of lease advance	7.16	5.82
	Insurance	35.84	47.53
	Rates & Taxes	12.84	11.12
	Postage, Telegrams and Telephones	4.32	2.81
	Printing, Stationary & Computer Expenses	15.60	14.05
	Legal & Professional Charges	135.25	134.13
	Travelling & Conveyance- Others	156.82	95.26
	Travelling & Conveyance- Directors	2.99	2.04
	Telephone, Fax & Internet Exp.	16.49	16.11
	Books & Periodicals	0.23	0.06
	Fees & Subscription	29.31	25.89
	General Expenses	43.83	64.13
	Bank Charges	32.05	33.92
	Payment to Auditors	26.80	34.69
	Vehicle Running Expenses	36.44	33.42
	Hank Yarn Obligation	-	0.19
	Foreign Currency exchange fluctuation(net)	-	115.98
	Loss on Assets Discarded	2.06	15.76
	Diminution in the value of Investment	184.75	-
	Repairs & Maintenance		
	-Building	36.82	60.76
	-Machinary	135.42	95.89
	-Others	73.83	33.13
	Selling & Distribution Expenses		
	Freight on Domestic	112.14	108.53
	Freight on Exports	852.64	628.50
	Sales Promotion & Incentives	531.82	426.24
	Bad Debts W/Off	91.52	5.53
	Advertisment & Publicity	0.78	2.37
	Excise/ Vat Expenses	9.28	2.96
	Total	7,136.93	6,026.80

28. Basic & Diluted Earnings Per Share

Particulars	For the Year ended 31 st	For the Year ended 31 st
	March 22	March 21
Profit (Loss) for the Year before Preference Dividend and attributable tax thereon (Rs. in Lakh)	(8471.82)	(7455.87)
Weighted average number of equity shares outstanding during the year - (B)	39114100	39114100
Nominal value of equity shares (Rs.)	10.00	10.00
Basic Earnings per share (Rs.)	(21.66)	(19.06)
Diluted Earnings per share (Rs.)	(21.66)	(19.06)

Note: As per the restructuring scheme being part of DRS which was consented by then secured lenders (representing more than 83% of total outstanding secured debts of the company) & circulated by erstwhile Hon'ble BIFR and partly implemented but subsequently withdrawn however continued to recognize in view of pendency of its revised proposal with lenders (refer note no. 38 hereinafter), the company is under an obligation to issue fresh equity to the tune of Rs. 26.51 Crore (approx.) to its lenders upon its sanction

29. Earnings in Foreign Exchange

Rs. in Lakh

Particulars	For the year	For the year
	ended 31st March	ended 31st
	22	March 21
F.O.B. Value of Exports	15461.86	14329.18

30. Value of consumption of Raw Materials & Stores imported & indigenous and % of each to total consumption:

consumption:			,	Ks. in Lakh
Particulars	For the Year ended	% of	For the Year	% of
	31 st	consumption	ended 31 st	consumption
	March 22		March 21	
Raw Material				
Imported	645.58	3.32%	709.79	4.73%
Indigenous	18819.78	96.68%	14290.71	95.27%
Total	19465.36	100.00%	15000.50	100.00%
Stores				
Imported	161.78	20.29%	45.31	12.42%
Indigenous	635.73	79.71%	319.46	87.58%
Total	797.51	100.00%	364.77	100.00%

31. C.I.F. Value of Imports

Rs in Lakh

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21
Raw Materials	423.38	487.99
Capital Goods		-
Components & Spare Parts	151.59	43.65

32. Payment to Auditors

Rs in Lakh

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21		
a. Audit Fee b. Other Services	14.00 12.80	14.00 20.69		

33. Expenditure in Foreign Currency

Rs. in Lakh

Particulars	For the Year ended 31st March 22	For the Year ended 31 st March 21
Foreign Travels	2.07	0.61
Others	250.66	195.89

34. Related Party Transactions

The members of the Board are interested in the following entities, covered under the Related Party Transactions, but there were no material transactions entered into with any of these entities. However the details of transactions with them are given below:

Name of related parties and description of relationship as required by AS-18:-

a.	Subsidiary	: Alps Energy Pvt. Ltd.
b.	Wholly owned Subsidiary	: Alps USA INC.
с.	Entities Controlled by subsidiaries, KMP and their relatives	: Narad Fabric Pvt. Ltd. : Careen Fintec Pvt. Ltd : Coronation Spinning India Pvt. Ltd : Pacific Texmark Pvt. Ltd. : Padam Precision Dies & Component Pvt. Ltd : Peek Finvest Pvt. Ltd : Perfect Finmen Services Pvt. Ltd : Roseate Finevest Pvt. Ltd. : Saurabh Floriculture Pvt. Ltd : Supreme Finvest Pvt. Ltd : Peek Texfab Pvt. Ltd.
(ii)	Key Management Personnel	
	Managing Director Executive Director (WTD)	a. Mr. Sandeep Agarwalb. Mr. P.K. Rajput
	President Accounts and Finance	c. Mr. Ashok Kumar Singhal
	Company Secretary	d. Mr. Ajay Gupta
(iii)	Relatives of Key Management Personnel	a. Mrs. Indu Singhal

Transactions with Related Parties for the year ended 31st March 2022 are as follows:

Subsidiary	Wholly	Entities	Remuneration
	owned	Controlled by	to Directors /
	Subsidiary	subsidiaries,	Relatives
		KMP and their	

				relatives	
Sl. No.	Nature of Transaction				
a.	Rent Paid	NIL	NIL	10.00	
		(NIL)	(NIL)	(10.80)	-
b.	Repayment of Advance /Loans		NIL	NIL	
		(NIL)	(NIL)	(NIL)	-
c.					
	-				
	Remuneration to KMP				> T'1
	- Managing Director		-	-	Nil
	- Executive Director(WTD)		-	-	(Nil) Nil
	- Executive Director(w1D)	-	-	-	(Nil)
	- President Account and Finance	-		-	14.14
		-	-	-	(8.48)
	- Company Secretary	-	-	-	8.46
		-	-	-	(5.64)
d.	Salary to relative of KMP				
	- Mrs. Indu Singhal	-	-	-	6.67
		-	-	-	(4.57)
e.	Loan Balance at the yearend (cr.)	NIL	NIL	NIL	-
		NIL	NIL	NIL	-
f.	Security Balance at the yearend (dr.)	NIL	NIL	7.24	-
	, ()	NIL	NIL	(11.38)	-
·	<u> </u>				

Note:- The figure shown in brackets are the corresponding figure of previous financial year.

35. There is only one basic segment i.e. Textile Segment.

Geographical Segments

Rs. in Lakh

	SEGMENTS			SEGMENTS			
Particulars	Dom	Domestic E		Export		otal	
	For the	For the	For the	For the	For the	For the	
	Year ended 31 st	Year ended 31 st	Year ended 31 st	Year ended 31 st	Year ended	Year ended 31st	
	March22	March21	March 22	March 21	31 st March 22	March 21	
Segment Revenue	13877.99	10223.33	16364.81	15186.93	30242.79	25410.27	

36. CONTINGENT LIABILITIES AND COMMITMENTS

A) Contingent liability exists in respect of:

(Rs. in Lakh)

	As at	As at
Particulars	31.03.2022	31.03.2021
a) Guarantees issued by banks on behalf of company.	18.34	20.48
b) Claims against the company not acknowledged as debts	299.54	329.86
c) Other Claims against the company not acknowledged as	29907.95	29457.15
debt :(including detailed as under):		

- (i) Merrill Lynch Capital Services Inc. raised a claim of US\$ 195.80 Lakhs (Rs. 14842.98) Lakhs approx.) (P.Y. Rs. 14392.18 Lakhs approx.) against the Company in respect of an alleged corporate guarantee of US\$ 100 Lakhs (Rs. 7580.71 Lakhs approx.) (P.Y. Rs. 7350.47Lakhs approx.) alleged to have been provided by the Company for one of its subsidiary company, M/s Alps USA Inc. These claims relate to derivative transactions and corporate guarantee thereof, which were disputed being per se illegal as not within the regulatory permission of RBI and were entered into by the Company on the basis of incomplete disclosures and details and thus, falls in the category of mis-selling by the bank to the Company. RBI has also refused to take on record the said corporate guarantee. Based on legal opinion, the Company has not admitted aforesaid claim and filed a suit before the competent Civil Court of law. An appeal filed by the Company against the order passed by Hon'ble Civil Court in the matter of withdrawing its jurisdiction and earlier order directing to maintain the status quo as regards the recovery proceedings is pending adjudication before Hon'ble High Court at Allahabad. In view of above facts, no provision against above claim is considered necessary and therefore, it has been disclosed as part of contingent liabilities of the Company as at March 31, 2022.
- (ii) Workers of the Company at Kashipur and Jaspur units filed cases before the Industrial Tribunal/Labour Court, Haldwani, Uttrakhand U/s 33C(2) of the Industrial Dispute Act, 1947 claiming total amount of Rs. 15064.97 Lakhs, in respect of their alleged dues towards wages, retirement benefit etc. as per Hon'ble Court's Notice dated 4th May 2013 received by the Company, which is being contested by the Company. The liability, if any, on this account will be accounted for as and when the matter is finally decided.

B) Commitments:-

i) Estimated amount of capital contracts remaining to be executed not provided for:
ii) Arrears of preferential dividend

(Rs. In Lakh)

31.03.2022 31.03.2021

56.64 56.64

10359.72 9373.59

37. Kotak Mahindra Bank Limited (KMBL) had raised a total claim of Rs. 2036.11 Lakhs (P.Y. Rs. 2036.11 Lakhs) in respect of certain foreign currency derivative transactions which were disputed being per se illegal as not within the regulatory permission of RBI and were entered into by the Company on the basis of incomplete disclosures and details provided by the Bank and thus, falls in the category of mis-selling by the Bank to the Company. On the basis of legal opinion, the Company had not admitted these claims of bank and filed a suit in the competent Civil Court of law. The Hon'ble Civil Court in an ex-parte judgment vide its order dated 29.11.2018 declared these derivative transactions as void ab-initio being illegal. An appeal of KMBL against the order of rejecting its application for restoration of case as passed by the Hon'ble Civil Court is pending before Hon'ble High Court at Allahabad.

Besides this, KMBL has filed an Original Application (O.A.) before Hon'ble Debt Recovery Tribunal, Mumbai (DRT) for recovery of its above claims then amounting to Rs. 601.11 Lakhs (P.Y. Rs. 601.11 Lakhs) in respect of these foreign currency derivative transactions. The Hon'ble DRT vide an interim order has restrained the Company from selling its certain fixed assets. The OA filed by KMBL was dismissed by Hon'ble DRT Mumbai vide order dt. 10.11.2021 for want of prosecution. The restoration application of Kotak Bank against the ex-parte dismissal order of DRT, Mumbai is pending adjudication before the DRT Mumbai.

KMBL has also filed a winding up petition before the Allahabad High Court for the above said claims wherein also the Company contested and objected the maintainability of Petition. The same is under consideration of the Hon'ble Allahabad High Court.

38. During earlier year, the lenders having more than 83% of the secured debts of the Company revoked their consent to the DRS/settlement scheme circulated by erstwhile Hon'ble BIFR, interalia containing the restructuring of the debts of the Company, which was partly implemented. The Company objected to the said revocation of consent being unjustified and beyond terms of the scheme and further submitted an offer for settlement. M/s Edelweiss Assets Reconstruction Company Ltd., (presently holding more than 99% of the total secured debt of the Company) (EARC) in order to recover the dues from the Company has also filed an Original Application before Debts Recovery Tribunal, which application is pending adjudication. In addition to above EARC under the provisions of SARFAESI has auctioned all operative properties including the Leasehold/freehold Land, Building, Plant & Machineries and all other moveable assets being and lying at Plot nos. 1A and 1B, Sec-10 SIDCUL, Haridwar, 57/2, Site IV Industrial Area, Sahibabad, Ghaziabad (UP) and Khasra No. 482, 486, 479/2, 485, 489/1, 487m, 487, 484, 477/2,

488, 478, 477/1 and 479/1, Vill. Aminagar, Bhoor Baral, Meerut Delhi Road, NH-58, Meerut –250103 (U.P.) during the year and adjusted their dues with the realization made thereof. The adjustments on account of these actions of lenders have been made in the books of account of the year as per information received from them. While taking on record the above action the board of directors of company decided to continue the operations of the company by continuing the trading activities as well as by outsourcing the manufacturing jobs from other entities in order to maintain the status of company as a going concern.

The Company is in discussion with EARC for settlement of its dues and Management of the Company expects to get the revised settlement/ restructuring proposal approved from lenders and accordingly, the Company would be meeting its revised financial obligations. Accordingly, the financial statements of the Company for the year ended March 31, 2022 have been prepared on going concern assumption basis and continue with the earlier consented restructuring scheme. The impact, arising upon approval of the revised settlement/restructuring proposal, will be given effect in the financial statements of the year of final settlement with lenders. Hence, no provision considered necessary in these accounts towards interest on entire secured loans and part of principal secured loan, waived earlier, & impact on retained earnings thereon totaling to Rs. 167553.94 Lakhs (including Rs. 13086.79 lakhs for the financial year) as per provisions of earlier consented scheme, which the Company continues to give effect till the time revised settlement/restructuring proposal is finally approved by its lenders.

- **39.** Certain Fixed Assets having the Gross Value of Rs. 1552.93 Lakh (net carrying value after impairment Rs. 207.61 Lakhs) of erstwhile leased units at Kashipur & Jaspur are in the possession of SIDCUL, the lesser due to pending of payment of lease charges.
- **40.** The board while noting the status of sale of all operative assets of the company along with the plant & machineries, other moveable assets and inventory lying thereon through public auction by the lender of the company (EARC) to realized part of their dues has resolved to continue the business operation of the company through trading or otherwise and maintain the Going Concern status of the company.
- **41.** Deferred Tax adjustments resulting from items of timing differences have been measured as on 31.03.22 using the rates and tax laws enacted or substantially enacted and the same results into the Deferred Tax Assets (net), which has not been recognized in the absence of virtual certainty of its realization in near future by the Company.
- **42.** There is no amount outstanding on account of unclaimed dividend as on date, as per Section 124 of the Companies Act, 2013.
- **43.** The balances of trade receivable and loans & advances are subject to confirmation, reconciliation and consequential adjustment, if any, which in the opinion of the management will not be material. The Current liabilities and non-current liabilities as reflected in the balance sheet are subject to Confirmation, reconciliation and

consequential adjustment, if any, and are before considering the impact of counter claims, the company has against alleged creditors/lenders. On considering the said counter claims, the management is sure, that nothing payable will remain to the said alleged creditors/lenders. In view of the same, the statement of current and non-current liabilities in the balance sheet shall not be considered as acknowledgement of dues by the Company.

- **44.** Sales are shown net of Rebate & Discounts of Rs. 91.69 Lakh (Previous Year Rs. 143.48 Lakh).
- **45. Employee Benefits:** Upon sale of its operating assets by the lenders under the provisions of SARFAESI at the end of the year, company has served to most of its employees with one month notice as per terms of employment. However the employment benefits payable for notice period shall be recognized during the period of their services. The retirement benefits for employees served with notice have been recognized during the year, as estimated by the management, in view of pending finalization of terms of retirement benefits with respective committees of workers/staff.
- **46.** The company has classified the various benefits provided to continuing employees are as under:

1. Defined Contribution plans:

The company has recognized the following amounts in the Statement of profit and loss:

Rs. in

Lakh

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21
Employers contribution to Provident Fund and Employee's State Insurance Corporation	166.80	136.47

2. Defined Benefit plans

- I. Gratuity
- II. Earned leave

In accordance with the IND AS 19, actuarial valuation was done in respect of the aforesaid defined benefit plans and details of the same are given below:

Rs. in Lakh

Particulars	Gratuity	Earned Leave
	(Non funded)	(Non funded)

	For the Year	For the Year	For the Year	For the Year ended
	ended 31 st March 22	ended 31 st March 21	ended 31 st March 22	31 st March 21
	March 22	March 21	March 22	March 21
Discount Rate (per annum)	6.10%	6.80%	6.10%	6.80%
Future Salary Increase	5.00%	5.00%	5.00%	5.00%
In Service Mortality	Std of LIC (2006-08)	Std of LIC (2006-08)	Std of LIC (2006-08)	Std of LIC (2006-08)
Retiring Age Withdrawal Rates:	58 years	58 years	58 years	58 years
Up to 30 years	3%	3%	3%	3%
Up to 44 years	2%	2%	2%	2%
Above 44 years	1%	1%	1%	1%
I. Expenses recognized in Statement Profit & Loss				
Current Service Cost	1.85	49.17	0.39	16.12
Past Service Cost - Vested	Nil	Nil	Nil	Nil
Interest Cost	22.23	19.40	4.83	4.78
Net Actuarial (Gain)/ Loss recognized in the	61.18	29.09	(10.52)	(10.66)
year				
Total Expenses	85.26	97.66	(5.30)	10.24
II. Net Assets /(Liability) recognized in the Balance Sheet				
Present value of the Defined Benefit obligation	36.40	326.91	8.56	71.10
Fund Status (Deficit)	(36.40)	(326.91)	(8.56)	(71.10)
Net assets/ (Liability)	(36.40)	(326.91)	(8.56)	(71.10)
III. Change in present value of obligation				
Present Value of obligation as at the beginning				
of the period	326.91	285.37	71.10	70.24
Acquisition amount	(375.12)	Nil	(56.97)	Nil
Interest Cost	22.23	19.40	4.83	4.78
Past Service Cost - Vested	Nil	Nil	Nil	Nil
Current Service Cost Benefits Paid	1.85	49.17	0.39	16.12
Actuarial (gains)/ Loss on obligation	(0.95) 61.48	(56.12)	(0.26) (10.52)	(9.38)
Present Value of obligation as at the end of	36.40	29.09 326.91	(10.52) 8.56	(10.66) 71.10
the period	30.40	340.71	0.30	/1.10

47. Directors Remuneration

Rs. in Lakh

Particulars	For the Year	For the Year
	ended 31st	ended 31st
	March 22	March 21

Perquisites Total	-	-
Salary	-	-

48. Particulars of Raw Material Consumption

Rs. in Lakh

Particulars	For the Year	For the Year
	ended 31 st	ended 31 st
	March 22	March 21
Cotton / Fiber	10227.56	8493.62
Yarn	3299.50	2130.75
Fabric	2145.61	2233.73
Others	3792.69	2142.40
Total	19465.36	15000.50

49. Inventories (Work-in-Progress)

Rs. in Lakh

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21
Cotton / Fiber	-	196.72
Fabric / Made up	-	341.27
Total	-	537.99

50. Inventories (Finished Goods)

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21
Yarn	-	253.52
Fabric / Made up	-	125.43
Total	-	378.95

51. Additional Regulatory Information:

Ratio	Numerator	Denominator	Current	Previous	Reasons for variation of more then 25%
Current ratio (in times)	Total current assets	Total current liabilities	year 0.13	year 0.18	The current assets were reduced due to sale of entire inventory during the current year hence the change in Current Ratio.
Debt- Equity ratio (in times)	Debt consists of borrowings and lease liabilities.	Total equity	-1.00	-1.24	Explanation not required. (There is reduction in Debts due to realization out of proceeds of sale of assets of company under the provisions of SARFAESI by lenders hence the reduction in Debt Equity Ratio.)
Debt service coverage ratio (in times)	Earning for Debt Service = Net Profit after taxes+Non-cash operating expenses+Interest +Other non-cash adjustments	Debt service=Interest and lease payments+Principal repayments	-0.03	0.02	The Company could not serve the Interest as well as Principal Debts due to negative cash earnings during the year hence reduction in Debt Service Coverage Ratio.
Return on equity ratio (in %)	Profit for the year less Preference dividend (if any)	Average total equity	12.63%	12.62%	Explanation Not Require
Inventory turnover ratio (in times)	Revenue from operations	Average Inventory	9.52	9.42	The Inventory is Nil at the current yearend since sold, hence the high Inventory turnover ratio.
Trade receivables turnover ratio (in times)	Revenue from operations	Average trade receivables	20.57	9.23	Explanation Not Require
Trade payable turnover ratio (in times)	Raw material purchase	Average trade payables	7.59	5.51	The trade payables at the current yearend are less since reduction in purchases of material in last quarter of the year hence the increase in trade payable turnover ratio.

Net capital turnover ratio (in times)	Revenue from operations	Average working capital (i.e. Total current assets less Total current liabilities)	-1.09	-0.79	The net working capital at the current yearend reduced while the revenue from operation has increased during the year hence change in Net capital employed ration.
Net profit ratio (in %)	Profit for the year	Revenue from operations	-28.01%	-29.34%	Explanation not required
Return on capital employed (in %)	Profit before tax and finance costs	Capital employed=Net worth + deferred tax liabilities + Borrowing	-1497.01%	-11.88%	The recovery of borrowed funds was made during the year out of sale of assets while the net loss increased for the year hence change in Return on capital employed ratio.
Return on	Income generated	Average invested	-	-	Explanation not
investment	from invested	funds in treasury			required
(in %)	funds	investments			

52. All the title dues of immovable properties of the company and held in the name of company only.

53. Financial risk management

(i) Financial instrument by category:

- a) Investment in equity shares of subsidiaries are measured in accordance with Ind AS 27, "Consolidated and Separate Financial Statements" and investment in equity share of other entities are measured in accordance with Ind AS 103 'Financial Instruments' issued by the "Ministry of Corporate Affairs", Government of India.
- b) For amortised cost instruments, carrying value represents the best estimate of fair value except investment in other debentures.

(ii) Risk management

The Company's activities expose it to market risk, liquidity risk and credit risk. The Company's Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. This note explains the sources of risk which the entity is exposed to and how the entity manages those risks.

A) Credit risk

Credit risk is the risk that a counter party fails to discharge its obligation to the Company. The Company's exposure to credit risk is influenced mainly by cash and cash equivalents, trade receivables and financial assets measured at amortised cost. The Company continuously monitors defaults of customers and other counterparties and incorporates this information into its credit risk controls. Credit risk related to cash and cash equivalents and bank deposits is managed only by accepting highly rated banks and diversifying bank deposits. Other financial assets measured at amortized cost include loans to employees, security deposits and others.

Credit risk related to these other financial assets is managed by monitoring the recoverability of such amounts continuously, while at the same time internal control system in place ensures the amounts are within defined limits.

Credit risk management: The Company assesses and manages credit risk of financial assets based on following categories arrived on the basis of assumptions, inputs and factors specific to the class of financial assets.

- a) Low credit risk
- b) Moderate credit risk
- c) High credit risk

Credit risk exposures: The Company's trade receivables do not have any expected credit loss as they are generally within the credit period. In case of non-recoverability in extreme cases, the Company, accordingly, provides for the same in its books of account instead of writing it off permanently.

B) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities and the availability of funding through an adequate amount of committed credit facilities to meet obligations when due. Due to the nature of the business, the Company maintains adequate liquidity for meeting its obligations by monitoring the Company's liquidity position and cash and cash equivalents on the basis of expected cash flows from the operations.

C) In compliance of SEBI Circular dated May 20, 2020, the management has assessed the impact of Covid-19 Pandemic situation on the financial results for the year ended March 31, 2022 and found that there is no material impact on the assets & liabilities and profit & loss account for the year ended on 31.3.2022. However the impact on the future business and assets & liabilities of the company could not be assessed presently.

D) Market risk

Market risk is the risk of changes in the market prices on account of foreign exchange rates, interest rates and Commodity prices, which shall affect the Company's income or the value of its holdings of its financial instruments. The objective of market risk management is to manage and control market risk exposure within acceptable parameters, while optimizing the returns.

a) Currency risk

The Company undertakes transactions denominated in foreign currencies, which are subject to the risk of exchange rate fluctuations. Financial assets and liabilities denominated in foreign currency, except the Company's net investments in foreign operations (with a functional currency other than Indian Rupee), are subject to reinstatement risks.

The carrying amount of foreign currency denominated financial assets and liabilities as at March 31, 2022 are as follows:

Particulars	As at March 31, 2022	As at March 31, 2021
	Amount in Rs. Lakh	Amount in Rs. Lakh
Financial Assets	1840.58	2680.84
Financial Liabilities	148.06	320.42

b) Interest risk

- i) **Assets:** The Company's fixed deposits are carried at fixed rate. Since the fixed deposits are very nominal & not material, therefore to that extent, the Company is at risk on account of interest rate.
- ii) **Liabilities:** The Company had borrowings from banking institutions, majorly whereof are assigned to an Asset Reconstruction Company (ARC). The Company has recognized the liability on account of borrowings as per scheme consented by lenders during BIFR proceedings. However, the outstanding of banks and ARC has since been classified as Non-Performing assets and action for possession of assets charged to lenders/ARC has since been initiated, the Company's liability towards interest will be accounted based on the approval of revised restructuring/settlement proposal submitted by the Company and to that extent, the Company is at risk on account of interest rate.
- **54.** The figures for the previous period have been restated, regrouped and reclassified wherever required to comply with the requirement of Ind AS and Schedule III.

As per our separate report of even date attached For **R. K. GOVIL & CO.** Chartered Accountants (Firm Registration No.000748C)

For and on behalf of the Board

(Dipender Gupta)
Partner
Membership No. 538077

A.K. Singhal President Corp. (F & A)

Ajay Gupta Company Secretary **P. K. Rajput** Executive Director DIN:00597342

Place: Ghaziabad Dated: May 30, 2022

UDIN: 22538077AJXMTR4062

Sandeep Agarwal Managing Director DIN: 0013439 STATEMENT ON IMPACT OF AUDIT QUALIFICATIONS (FOR AUDIT REPORT WITH MODIFIED OPINION) SUBMITTED ALONG-WITH ANNUAL FINANCIAL RESULTS FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2022 IN TERMS OF REGULATION 33 OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AS AMENDED ON 9TH MAY, 2018 AND CIR/CFD/CMD/56/2016 DATED MAY 30, 2016 (STANDALONE)

NAME OF THE COMPANY: ALPS INDUSTRIES LTD. (L51109UP1972PLC003544)

STATEMENT ON IMPACT OF AUDIT QUALIFICATIONS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022. (See Regulation 33 of the SEBI (LODR) (Amendment) Regulations, 2016) Rs. in Lakh **Particulars** I. SI **Audited Figures Adjusted Figures** (audited figures after adjusting No. (as reported before adjusting for for qualifications) qualification) Turnover/Total Income 30,631.56 1. 30,631.56 Total Expenditure 2. 39,103.38 2,06,657.32 3. Net Profit/(Loss) -8,471.82 -1,76,025.75 4. Earnings per share (in Rs.) -21.66 -450.03 5. **Total Assets** 4,611.88 4,611.88 Total Liabilities 75,909.23 2,43,463.16 6. Net Worth -71.297.35 -2.38.851.29 7. Any other financial item(s)(as 8.

II. AUDIT QUALIFICATION (EACH AUDIT QUALIFICATION SEPARATELY)

Corporate

by

appropriate

Contracts

Guarantee Etc.

management) – Contingent Liability towards Derivative

&

a.	Detail of Audit Qualification	"Refer to note no. 38 to the notes on accounts, the Company has not provided for its liability towards interest & part of principal loan, waived earlier, and impact of retained earnings in terms of draft rehabilitation scheme and now revoked by its consented lenders amounting to Rs. 167553.94 lakh, accordingly the loss for the year and loan liability would have been increased and shareholder's fund would have been reduced to that extent."
b.	Type of Audit qualification (Qualified opinion/Disclaimer of Opinion/ Adverse Opinion)	Qualified Opinion
c.	Frequency of qualification (Whether appeared first time/repetitive/since how long continuing)	Since Financial Year 2017-18
d.	Audit Qualification where the impact quantified by the Auditor, Management's Views:	In earlier year, the lenders having more than 83% of the secured debts of the Company revoked their consent to the DRS/settlement scheme circulated by erstwhile

Hon'ble BIFR, interalia containing the restructuring of the debts of the Company, which was partly implemented. The Company objected to the said revocation of consent being unjustified and beyond terms of the scheme and further submitted an offer for settlement. M/s Edelweiss Assets Reconstruction Company Ltd., (presently holding more than 99% of the total secured debt of the Company) (EARC) in order to recover the dues from the Company has also filed an Original Application before Debts Recovery Tribunal, which application is pending adjudication. Further, EARC under the provisions of SARFAESI has auctioned all operative secured properties including during the year being Leasehold/freehold Land, Building, Plant & Machineries and all other moveable assets including inventories being and lying at Plot nos. 1A and 1B, Sec-10 SIDCUL, Haridwar, 57/2, Site IV Industrial Area, Sahibabad, Ghaziabad (UP) and Khasra No. 482, 486, 479/2, 485, 489/1, 487m, 487, 484, 477/2, 488, 478, 477/1 and 479/1, Vill. Aminagar, Bhoor Baral, Meerut Delhi Road, NH-58, Meerut -250103 (U.P.) and have adjusted part of their dues with the realization made thereof. The adjustments on account of these actions of lenders have been made in the books of account of these accounts as per information received from EARC vide mail dated 13th May, 2022. The Company is in discussion with EARC for settlement of its dues and Management of the Company expects to get the revised settlement/restructuring proposal approved from lenders and accordingly, the Company would be meeting its revised financial obligations. The above action of EARC has been taken on record and the board of directors of company decided to continue the operations of the company through other modes of business other than owning manufacturing facilities at present, and maintain the status of company as "Going concern". Accordingly, the financial statements of the Company for the year ended March 31, 2022 have been prepared on going concern assumption basis and continue with the earlier

		consented restructuring scheme. The impact, arising upon approval of the revised settlement/restructuring proposal, will be given effect in the financial statements of the year of final settlement with lenders.
e.	Audit Qualification where the impac	ct is not quantified by the Auditor :-
(i)	Management's Estimation on the impact of audit qualification	N.A
(ii)	If management is unable to estimate the impact, reasons for the same	NA
(iii)	Auditor's Comments on (i) or (ii) above:	NA

For R. K. Govil & Co. Chartered Accountants For & on behalf of Board

Sandeep Agarwal

Managing Director

DIN: 00139439

(Dipender Gupta) Partner Membership No.538077 Firm Regn. No. – 000748C

Place: Ghaziabad

Dated: May 30, 2022

UDIN: 22538077AJXMTR4062

Vikas Lamba (Audit Committee Chairman) DIN: 09573001 Ashok Kumar Singhal President (Corporate F&A) CFO

FINANCIAL STATEMENTS OF SUBSIDIARY COMPANIES

ALPS USA INC.

Financial statement for the year ended March 31, 2022.

ALPS USA INC.

Financial Statements for the year ended 31st March, 2022

Incorporation : April 25, 2007

Number : 070478097-4341527

Reserve Bank of India's Identification No. : NDWAZ20070455

Directors : Mr. Krishan Kumar Agarwal

Mr. SandeepAgarwal

Mr. Prabhat Krishna (Resigned on 13-05-2022) Mr. Vikas Lamba (Appointed on 13-05-2022)

Business Address : Regd. Office: 508, Main Street, Wilmington, New Castle, 19804

USA.

MailingAddressinUSA:

303, Fifth Ave., Suite 1608, New York, N.Y. 10016

INDEX

CONTENTS:	PAGE NO.
Directors' Report	139
Balance Sheet	141
Statement of Income and Retained Earnings	142
Cash Flow Statement	143
Notes Forming Part of Accounts	144

(ALPS USA INC.)

DIRECTORS REPORT

The Members of Alps USA Inc. Delaware, U.S.A.

Your Directors have pleasure in presenting the Thirteenth Annual Report; together with the accounts complied by the management of the Company for the financial year ended 31st March, 2022.

FINANCIAL RESULTS

The Financial Statements for the financial year ended on 31st March, 2022 has been prepared. Due to no activity, there is no profit/loss during the year.

PROJECT AND PERFORMANCE

There are no project/business activities in the company.

FINANCIAL ARRANGEMENT

The Company has not availed any financial assistance from any bank.

SECURITIES

The company has not issued any further capital during the year under review.

PARENT COMPANY

Due to holding of 100% Capital directly by Alps Industries Limited, the relationship of Wholly Owned Subsidiary is being maintained.

PUBLIC RELATIONS

The management places on record its appreciation to all banks, Government departments and investors for the valuable support extended to the Company. The public relations were cordial with all concerned.

DIVIDEND

Due to the operational losses, no Dividend has been proposed for the year.

DIRECTORS

There was no change in the Board of Directors of the Company during the year except that Mr. Prabhat Krishana resigned from the post of directorship and Mr. Vikas Lamba appointed w.e.f 13th May, 2022 as the director of the Company in accordance with the provisions of Regulation 24 of SEBI (LODR) Regulations, 2015 as applicable in India. In terms of the By Laws of the Company, all the Directors are of permanent nature and non-rotational. Hence, none of the Directors have been proposed for retirement at the forthcoming Annual General Meeting.

MEETING OF BOARD OF DIRECTORS

During the year, the board of the company met five times on consecutively.

STATUS OF INDEPENDENT DIRECTOR

As per the SEBI Circular SEBI/LAD-NRO/GN/2015-16/013 dated 2.9.2015, w.e.f. April 1 2019 and Regulation 24 of the SEBI (Listing Obligations and Disclosure Requirements) 2015 related to Corporate Governance applicable to the holding company namely; Alps Industries Limited, a listed entity has to appoint one of its independent director in materials subsidiary company incorporated in India or not. In compliance of the same, Mr. Prabhat Krishna had been appointed in the Board of Alps USA Inc. being representative of holding company due to relationship as material subsidiary company. Due to resignation of Mr. Prabhat Krishna w.e.f 13th May, 2022 from the holding company and to comply with the aforesaid requirements, Mr. Vikas Lamba has been appointed as representative director of the company w.e.f. 13th May, 2022.

(ALPS USA INC.)

FIXED DEPOSITS

During the year, your company has not raised money by way of Fixed Deposits.

AUDITORS' OBSERVATIONS

Due to the loss incurred by the company, the audit of accounts is not mandatory. The accounts of the company have been prepared by the management.

ACKNOWLEDGMENTS

Your Directors place on record their appreciation for the co-operation and support provided by the Banks and various other government agencies. It is also not out of place to mention that due to the confidence and faith imposed by the investors of the company by contributing in the share capital of the Company, the roots of the company have been well established, for which your Directors place on record their appreciation.

For and on behalf of the Board Alps USA Inc.

Place: Ghaziabad, U.P., India

Date: May 20, 2022

Krishan Kumar Agarwal
Director

Sandeep Agarwal
Director

DIN: 00139252

BALANCE SHEET AS AT MARCH 31, 2022

	AMOUNT (IN US\$) As at 31.03.22	AMOUNT (IN US\$) As at 31.03.21
ASSETS	31.03.22	31.03.21
Current Assets		
Cash & Cash Equivalents (see schedules attached)	-	-
Total Current assets	-	-
Investments (see schedules attached)	529,000.00	529,000.00
Intangible Assets	1,354.00	1,354.00
Less : Accumulated Amortisation	(1,354.00)	(1,354.00)
Net Intangible Assets	-	-
Total Assets	529,000.00	529,000.00
LIABILITIES AND SHARE HOLDERS EQUITY Current Liabilities		
Accounts Payable (see schedules attached)	15,500.19	15,500.19
Total Current Liabilites	15,500.19	15,500.19
Shareholders' Equity		
(Authorised to issue 200 shares at No par value)		
Issued and Subscribed 15 share at No par value	-	-
Additional paid in Capital	1,225,000.00	1,225,000.00
Retained Earnings	(711,500.19)	(711,500.19)
Total Shareholders' equity	513,499.81	513,499.81
Total Liabilities and Shareholders' equity	529,000.00	529,000.00

Place : Ghaziabad, U.P., India

Date : May 20, 2022

Director

DIN-00139252

Sandeep Agarwal

Director

DIN-00139439

(ALPS USA INC.)

STATEMENT OF INCOME AND RETAINED EARNINGS

For the year ended March 31, 2022

	AMOUNT (IN US\$) 31.03.22	AMOUNT (IN US\$) 31.03.21
Revenue		
Gross Profit		
Operating Expenses		
Amortisation expense	-	-
Bank service Charges	-	-
Total Expenses	-	-
Profit/(Loss) Before Interest & Tax	-	-
Profit/(Loss) Before Tax	-	-
Provision For Tax	-	-
Profit/(Loss) after Interest & Tax	-	-
Retained Earnings - Opening Balance	(711,500.19)	(711,500.19)
Retained Earnings - Closing Balance	(711,500.19)	(711,500.19)

Place : Ghaziabad, U.P., India

Date : May 20, 2022

Director

DIN-00139252

Sandeep Agarwal

Director

DIN-00139439

(ALPS USA INC.)

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED MARCH 31, 2022

	As at 31.03.22 AMOUNT (IN US\$)	As at 31.03.21 AMOUNT (IN US\$)
Operating activities	0.00	0.00
Depreciation and Amortisation	0.00	0.00
Changes in Working Capital Increase(Decrease) in Current Liabilites Cash provided by (used in) operating activities	0.00 0.00	0.00 0.00
Investing activities (Increase)/ Decrease in Investments Cash provided by/ (used in) investing activities	0.00 0.00	0.00 0.00
Financing Activities Cash provided by/ (used in) financing activities	0.00	0.00
Net Changes in cash during the period	0.00	0.00
Cash at beginning Cash at end	0.00 0.00	0.00 0.00
Changes in cash	0.00	0.00

Place : Ghaziabad, U.P., India

Date: May 20, 2022

K. K. Agarwal Director DIN-00139252 Sandeep Agarwal Director DIN-00139439

(ALPS USA INC.)

NOTES FORMING PART OF ACCOUNTS

	AMOUNT (IN US\$) 31.03.22	AMOUNT (IN US\$) 31.03.21
1. CASH & CASH EQUIVALENTS		
RBS CHASE	-	-
	-	-
2. INVESTMENTS		
ALPS ENERGY PVT LTD	264,500.00	264,500.00
RANVIJAY FURNISHING PVT LTD (FORMERLY SNOWFLAKES MEDITECH PVT LTD)	264,500.00	264,500.00
	529,000.00	529,000.00
3. ACCOUNTS PAYABLE		
ALPS INDUSTRIES LTD	14,146.19	14,146.19
PRADEEP K GUPTA, CPA, PC	1,185.00	1,185.00
STATE OF DELAWARE	169.00	169.00
	15,500.19	15,500.19

(ALPS USA INC.)

NOTES TO FINANCIAL STATEMENTS

1. Organization and Operations

Alps USA Inc. (the "Company") was formed in Delaware on April 25, 2007. The company is a 100% owned subsidiary of Alps Industries Limited which was incorporated in India in 1972 as private limited company, subsequently converted into public limited company in 1994.

Alps Industries Limited manufactures and sells home furnishings, fashion accessories, and yarns in India. The company's home furnishings and fashion accessories include made-ups, such as duvet sets, bed covers and sheets, quilts, pillows, cushion covers, curtains and table linens; cashmere, sheer and aromatic shawls, scarves, mufflers, stoles, wraps, and other fashion accessories; and fabrics for upholstery, including office furniture and automobile seats. Alps Industries also offers various types of yarns, including cotton yarn, synthetic and blended yarns.

2. Significant Accounting Policies

Accounting Principles

The financial statements and accompanying notes are prepared in accordance with generally accepted accounting principles in the United States of America using accrual basis of accounting.

Use of Estimates in Financial Statements

In preparing financial statements in conformity with accounting principles generally accepted in the United States of America, management makes estimates and assumptions in determining the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements, as well as the reported amounts of revenues and expenses during the reporting period. Examples include provisions for returns, concessions and bad debts; and the length of product lifecycles and buildings' lives. Actual results could differ from those estimates.

•Cash, Cash Equivalents

For purpose of the statement of cash flows, the Company considers highly liquid investments purchases with maturity of three months or less to be cash equivalents.

Pre-operating Expenses

Expenses incurred by the subsidiary prior to the start of commercial operations and in bringing new facilities into operations have been deferred and are being amortized over 7 years up to year 2014.

Investment

Investment in company in which Alps USA Inc. has significant influence, but less than a controlling voting interest, are accounted using equity method. Investments are accounted for at Cost.

3. Affiliates and Transactions with Affiliates

The Company is affiliated through common ownership with Alps Industries Limited. During the year ended March 31, 2022 the Company had the following transactions with affiliates:

Nil

4. Contingent Liabilities and Assets

The Company jointly with Alps Industries Limited, India, the holding company, (AIL) had received a claim of US\$ 195.80 Lac (P.Y. US\$ 195.80 Lac). The said claim is alleged for foreign currency derivative transactions entered into in India by the company and issuance of Corporate Guarantee of US\$ 100 Lac by AIL against these transactions. The Claims were disputed being per se illegal as not within the regulatory permission of Reserve Bank of India (RBI) and were entered into by the company and AIL on the basis of incomplete disclosures and details thus falls in the category of mis-selling by the party. RBI has also refused to take on record the said corporate guarantee of AIL. The company has not admitted said claim and jointly with Alps Industries Limited filed a suit in the competent civil court in India as per laws in India. An Appeal filed by the company and AIL, jointly, against the order passed by Hon'ble Civil Court, Ghaziabad (India) in the matter of withdrawing its jurisdiction and earlier order directing to maintain the status quo as regards the recovery proceedings is pending adjudication before Hon'ble Allahabad High Court, India.

For and on behalf of the Board Alps USA Inc.

Place: Ghaziabad, U.P., India

Date: May 20, 2022

K. K. Agarwal Director DIN-00139252 Sandeep Agarwal Director DIN-00139439

ALPS ENERGY PRIVATE LIMITED

Financial statement for the year ended March 31, 2022.

ALPS ENERGY PRIVATE LIMITED

Financial Statements for the year ended 31st March, 2022

Date of incorporation : October 30, 2007

CIN : U40109DL2007PTC169994

Directors : Mr. Mahen Kaushik

(DIN:08071910),

Mr. Arun Kumar Agarwal

(DIN:06436816)

Mr. Prabhat Krishna (resigned w.e.f. 13th May, 2022)

(DIN: 02569624)

Mr. Vikas Lamba (Appointed w.e.f. 13th May, 2022)

(DIN: 09573001)

Business Address : Regd. Office:

F-228, Ground Floor, Lado Sarai, New Delhi-110 030

Name & Address of the Statutory Auditors : R.K. Govil & Co.,

Chartered Accountants,

4, Kiran Enclave, Ghaziabad-201001

INDEX

CONTENTS	PAGE NO.
Directors' Report	148
Auditors' Report	163
BalanceSheet	173
Profit & Loss Account	174
Cash Flows Statements	175
Significant Accounting Policies	177
Notes Forming Part of Accounts	182

DIRECTORS REPORT

TO,
THE MEMBERS OF
ALPS ENERGY PRIVATE LIMITED
NEW DELHI

Your Directors have pleasure in presenting the Fifteenth Annual Report along with Audited Accounts of the Company for the period ended on 31st March, 2022.

FINANCIAL RESULTS

The financial accounts for the financial year 2021-22 have been compiled. The company has suffered a loss of Rs. (4.86) Lakh during they cannot be review.

PROJECT AND PERFORMANCE

The company is exploring identifying more viable business projects.

STATUS OF HOLDING OF PARENT COMPANY

During the year under review, there is no change in the shareholding of M/s. Alps Industries Limited i.e. Parent company. Hence, the status of our company is an ordinary subsidiary company.

FINANCIAL ARRANGEMENTS

The company has not availed any financial assistance during the year.

ISSUE & TRANSFER OF SECURITIES

The company has not issued any further capital and during the year there is no any request received for transfer of shares.

HUMAN RESOURCES

The management places on record its appreciation for the sincere commitment to work shown by its employees. The public relations were cordial with all concerned.

PARTICULARS OF EMPLOYEES

In terms of Section 197 of the companies Act 2013 and applicable Rules, made there under none of the employee was drawing in excess of limits specified under the relevant rules.

DIVIDEND

Due to operational losses, your company is unable to declare any dividend for the year under review

INTER CORPORATE LOANS, GUARANTEES AND INVESTMENTS

During the year under review company had not given Loan, Guarantees/ Investments made during the year which may be covered under section 186 of the Companies Act, 2013.

STATUS OF ONE TIME SETTLEMENT WITH ALPS INDUSTRIES LIMITED-HOLDING COMPANY

Your company has entered into a Revised Settlement with its holding company namely M/s Alps Industries Limited on June 30′ 2021 for settlement of all its dues. As per settlement the existing liability as per original OTSof Rs. 89.75 Lac has been re settled at Rs. 53.00 lac as full and final amount during the year under review.

RELATED PARTY TRANSACTIONS

In terms of the Section 188 Companies Act 2013 and Companies (Meetings of Board and its Powers) Rules, 2014, during the year under review, company has not entered into related party transactions which are not at the market prevailing prices and on arm's Length basis. Hencethereare no conflicts of interest of the company.

DIRECTORS

There was no change in the Board of Directors of the Company during the year except that Mr. Prabhat Krishana resigned from the post of directorship and Mr. Vikas Lamba appointed w.e.f 13th May, 2022 as the director of the Company in accordance with the provisions of Regulation 24 of SEBI (LODR) Regulations, 2015 as applicable in

India. In terms of the By Laws of the Company, all the Directors are of permanent nature and non-rotational. Hence, none of the Directors have been proposed for retirement at the forthcoming Annual General Meeting.

MEETING OF BOARD OF DIRECTORS

During the year, the board of the company met six times on June 5, 2021, June 30, 2021, August 12, 2021, November 12, 2021, January 17, 2022 and February 14, 2022 consecutively.

STATUS OF INDEPENDENT DIRECTOR

As per the SEBI Circular SEBI/LAD-NRO/GN/2015-16/013 dated 2.9.2015, w.e.f. April 1 2019 and Regulation 24 of the SEBI (Listing Obligations and Disclosure Requirements) 2015 related to Corporate Governance applicable to the holding company namely; Alps Industries Limited, a listed entity has to appoint one of its independent director in materials subsidiary company incorporated in India or not. In compliance of the same, Mr. Prabhat Krishna had been appointed in the Board of Alps USA Inc. being representative of holding company due to relationship as material subsidiary company. Due to resignation of Mr. Prabhat Krishna w.e.f 13th May, 2022 from the holding company and to comply with the aforesaid requirements, Mr. Vikas Lamba has been appointed as representative director of the company w.e.f. 13th May, 2022.

DIRECTORS' RESPONSIBILITY STATEMENT

In compliance with the provisions of Section 134(5) of the Companies Act 2013, the Board confirms and submits the Directors' Responsibility Statement:

- (a) In the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- (b) The directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit and loss of the company for that period;
- (c) The directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) The directors had prepared the annual accounts on a going concern basis; and
- (e) The directors, in the case of a listed company, had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively which means the policies and procedures adopted by the company for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information;
- (f) 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.

FIXED DEPOSITS

During the year, your company has not raised any money by way of Fixed Deposits. Hence, the information under the Miscellaneous Non-Banking Companies (Reserve Bank) Direction 1977 is not applicable.

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

As the company is not engaged in manufacturing activities and has not commenced its commercial activities, the Information in accordance with the provisions of Section 134 (1) (e) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 regarding conservation of energy, technology absorption and foreign exchange is not applicable to the company.

EXTRACT OF THE ANNUAL RETURN

In terms of section 92 of the Companies Act 2013 the extract of the Annual Return as on it stood on the close of the financial year 2021-22 being attached with the Directors Report as Annexure- I.

STATUTORY AUDITORS

M/s. R.K. Govil & Co., Chartered Accountants, (Firm Registration No. 000748C), the Statutory Auditors of the Company, has completed its second year out of five years tenure duly appointed in the Annual General Meeting held in financial year 2020-21.

SECRETARIAL AUDITORS

In terms of the compliance of Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended on 8th May, 2018 in regard to the Secretarial Audit of the Material Unlisted subsidiary Company of the Holding Listed company. M/s Nisha Choudhary & Associates, Company Secretaries Ghaziabad had been appointed as Secretarial Auditor of the company for the financial year ending on 31st March, 2022 for the compliance of the said provisions as the company meet the criteria as Material unlisted subsidiary Company of the Listed company i.e. Alps Industries Ltd.However company will appoint secretarial auditors as per requirements for the next Financial year ending on March 31 2023 shortly.

SECRETARIAL AUDIT REPORT

The duly signed secretarial audit report for the year ended on 31.03.2022 as received from the M/s. Nisha Choudhary & Associates, Company Secretaries, Ghaziabad, Secretarial Auditor has been enclosed herewith as Annexure-II to the said report.

AUDITORS' OBSERVATIONS

Observations in the Auditors' Report are dealt within Notes to Accounts at appropriate places and being self- explanatory needs no further explanations.

INOFRMATION INTERMS OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

In terms of regulation 34 and Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 188/184 of the Companies Act, 2013 and rules made there under, the details of transactions are as under:

SI. No.	Particulars	Amount	Maximum
		(Rs. in Lacs)	amount
			outstanding
			during the year
i.	Loans and advances in the nature of loans to subsidiaries (by name and amount)	NIL	NIL
ii.	Loans and advances in the nature of loans to associates -by name and amount	NIL	NIL
iii.	Loans and advances in the nature of loans where there is c) no repayment schedule or repayment beyond seven years or d) no interest or interest below section 186 of the Companies Act 2013 by name and amount	NIL	NIL
iv.	Loans and advances in the nature of loans to firms/ companies in which directors are interested by name and amount.	NIL	NIL
v.	Investments by the loanee in the shares of parent company and subsidiary Company, when the Company has made a loan or advance in the nature of loan.	NIL	NIL
vii.	Transactions of the company with any person or entity belonging to the promoter/promoter group which hold(s) 10% or more	NIL	NIL

shareholding in the listed entity	

ACKNOWLEDGMENTS

Your directors would like to express their grateful appreciation to the investors of the company by contributing in the share capital of the Company. Your Directors also wish to place on record their deep sense of appreciation for the committed contribution from all Central/StateGovernmentDepartment, investors and employees and all concerned.

For and on behalf of the Board of **Alps Energy Private Limited**

Place Delhi Arun Kumar Agarwal Mahen Kaushik
Date: May 20 2022 Director Director

DIN: 06436816 DIN: 0807191

Annexure-I

EXTRACT OF ANNUAL RETURN as on the financial year ended on 31.03.2022

Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

CIN : U40109DL2007PTC169994

Registration Date : 30/10/2007

Name of the Company : AlpsEnergyPrivateLimited

Category / Sub-Category of the Company : CompanyLimited by Shares

Address of the registered office and contact details : F-228, Ground Floor, Lado Sarai, New Delhi-110030

Whether listed company : No

Name, Address and Contact details of Registrar : Not Applicable

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

The entire business activities contributing 10% or more of the total turnover of the company shall be stated:- The company is exploring the opportunities to commence the main business activities.

S. No.	Name and Description of main products/services	NIC Code of the Product/service	% to total turnover of the company
1	Fabrics*	513	100

^{*}Ancillary Business Activities

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

S. No.	Name and address of the Company	CIN/GLN	Holding/ Subsidiary/ Associate	% of Shares Held	Applicable Section
1	Alps Industries Limited Plot No 15-B, G.T. Road, Chaudhary Morh, Ghaziabad-201001	L51109UP1972PLC003544	Holding	69.75%	2(87)*

^{*} As per Section 2(87) of the Companies Act, 2013 as amended via Notification No. S.O. 1833(E) dated 8th May, 2018.

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

(i) Category wise Shareholding

Category of Shareholders	Dem at	Physical			No. of Shares held at the End of the year			during the year	
		i ilysicai	Total	% of Total Shares	Demat	Physical	Total	% of Total Share s	,
A. Promoters								-	
(1) Indian									
a) Individuals/HUF	0	10	10	0.01	0	10	10	0.01	0.00
b)Central									
Government	0	0	0	0.00	0	0	0	0.00	0.00
c)State Governments	0	0	0	0.00	0	0	0	0.00	0.00
d)Bodies Corporate	0	0	0	0.00	0	0	0	0.00	0.00
e)Banks/FI	0	0	0	0.00	0	0	0	0.00	0.00
f)Any Others(Specify)	0	0	0	0.00	0	0	0	0.00	0.00
Sub Total(A)(1) (2) Foreign	0	10	10	0.01	0	10	10	0.01	0.00
a) NRIs-Individuals	0	0	0	0.00	0	0	0	0.00	0.00
b) Other –Individuals	0	0	0	0.00	0	0	0	0.00	0.00
c) Bodies Corporate	0	0	0	0.00	0	0	0	0.00	0.00
d) Banks/FI	0	0	0	0.00	0	0	0	0.00	0.00
e) Any									
Others(Specify)	0	0	0	0.00	0	0	0	0.00	0.00
Sub Total(A)(2)	0	0	0	0.00	0	0	0	0.00	0.00
Total Shareholding of Promoter (A)= (A)(1)+(A)(2)	0	10	10	0.01	0	10	10	0.01	0.00
B. Public shareholding									
(1) Institutions	0	0	-	0.00			0	0.00	
a) Mutual Funds/ UTI	0	0	0	0.00	0	0	0	0.00	0.00
b) Banks/FI	0	0	0	0.00	0	0	0	0.00	0.00
c)Central	0	0	0	0.00	0	0	0	0.00	0.00
Government	0	0	0	0.00	0	0	0	0.00	0.00
d)State Governments	U	U	U	0.00	U	U	U	0.00	0.00
e) Venture Capital	0	0	0	0.00	0	0	0	0.00	0.00
Funds	0	0	0	0.00	0	0	0	0.00	0.00
f) Insurance Companies	0	0	0	0.00	0	0	0	0.00	0.00
	0	0	0	0.00	0	0	0	0.00	0.00
g) FIIs h) Foreign Venture	U	U	U	0.00	U	U	U	0.00	0.00
Capital fund	0	0	0	0.00	0	0	0	0.00	0.00
i)Other (specify)	0	0	0	0.00	0	0	0	0.00	0.00
Sub-Total (B)(1)	0	0	0	0.00	0	0	0	0.00	
(2) Non-institutions	U	U	U	0.00	U	U	U	0.00	0.00

a)Bodies Corporate									
i) Indian	0	3240030	3240030	99.99	0	3240030	3240030	99.99	0.00
ii)Overseas	0	0	0	0.00	0	0	0	0.00	0.00
b) Individuals									
i.) Individual									
shareholders holding									
nominal share capital									
up to Rs 2 lakh	0	0	0	0.00	0	0	0	0.00	0.00
ii.) Individual									
shareholders holding									
nominal share									
capital in excess of									
Rs. 2 lakh.	0	0	0	0.00	0	0	0	0.00	0.00
c)Any Other (specify)									
ii)NRI	0	0	0	0.00	0	0	0	0.00	0.00
Sub-Total (B)(2)	0	3240030	3240030	99.99	0	3240030	3240030	99.99	0.00
Total Public									
Shareholding (B)=									
(B)(1)+(B)(2)	0	3240030	3240030	99.99	0	3240030	3240030	99.99	0.00
C. Shares held by									
Custodians for GDRs									
&ADRs	0	0	0	0.00	0	3240030	3240030	99.99	0.00
GRAND TOTAL								100.0	
(A)+(B)+(C)	0	3240040	3240040	100.00	0	3240040	3240040	0	0.00

(ii) Shareholding Of Promoters

S. No.	Name of Shareholders	Shareholding at the beginning of the vear Shareholding at the beginning of vear				nning of the	%	
		Shares	Total Shares	% of Shares Pledged/			% of Shares Pledged/	change in shares holding
			of the	encumbered to total Shares		of the	encumbered to total	during the year
1.	Sandeep Agarwal	10	0.01	0	10	0.01	0	0

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

S. No.	Particulars	Shareholding at t the y	• •	Cumulative Shareholding during the year		
		No. of shares	% of total shares of the	No. of shares	% of total shares of the company	
	At the beginning of the year	10	0.01	N.A.	N.A.	
	Date wise Increase / Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus / sweat equity	N.A.	N.A.	N.A.	N.A.	
	At the End of the year	10	0.01	N.A.	N.A.	

(iv) Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs):

S. No	Particulars		the beginning of the year	Shareholding at the	eend of the year
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
1	Alps Industries Limited Plot No 15-B, G.T. Road, Chaudhary Morh, Ghaziabad- 201001, UP	22,59,990	69.75	22,59,990	69.75
2	Prraneta Industries Limited 574/577 Belgium Square, Opp. Liner BusStand Ring Road, Surat, Gujrat	140,000	4.32	140,000	4.32
3	Bhumiputra IndiaLimited Room No. 211, Triveni Complex, E- 10, Laxmi Nagar, Delhi-110092	60,000	1.85	60,000	1.85
4	SSJFoods Limited B-3D, Phase-I, AshokVihar, Delhi- 110092	53,340	1.65	53,340	1.65
5	Dhanus Technologies Limited No6B Mena Kampala Arcade, 113/114Theyagarya Road, T.Nagar, Chennai, Tamil Nadu	60,000	1.85	60,000	1.85
6	PAN INDIA CORPORATION Limited 1111, 11th Floor, New Delhi House 27, Barakhamba Road, Delhi	1,00,000	3.09	1,00,000	3.09
7	Ujjwal Limited 4/18, 2nd Floor, Asaf Ali Road, New Delhi-110002.	41700	1.29	41700	1.29

8	Tactfull Investments Limited	370000	11.42	370000	11.42
	(BITS Limited)				
	711, 7th Floor, New Delhi 27,				
	Barakhamba Road, Connaught				
	Place, New Delhi-110001				
9	Amorphos Industries Limited	155000	4.78	155000	4.78
	2nd Floor, E1/15, Sector-7, Rohini,				
	Delhi-110085.				

(v) Shareholding of Directors and Key Managerial Personnel:

S.No.	For Each of the Directors and KMP	Shareholding a	t the beginning of the year	Cumulative Shareholding during the year		
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
1.	Mr. Mahen Kaushik	-		-	-	
	At the beginning of the year	-	-	-	-	
	Date wise Increase / Decrease in Share					
	holding during the year specifying the					
	reasons for increase/ decrease (e.g.					
	allotment / transfer / bonus/ sweat equity etc).	-	-	-	-	
	At the End of the year	-	-	-	-	
2.	Mr. Arun Kumar Agarwal					
	At the beginning of the year	-	-	-	-	
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g.					
	allotment/transfer/bonus/sweat equity etc).	-	-	-	-	
	At the End of the year	-	-	-	-	
3.	Mr. Prabhat Krishna (resigned w.e.f 13 th May, 2022)					
	At the beginning of the year	-	-	=	-	
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase/ decrease (e.g.					
	allotment / transfer / bonus/ sweat equity etc).	-	-	-	-	
	At the End of the year	-	-	-	-	

V. INDEBTEDNESS:

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

Particulars	Secured Loans	Unsecured	Deposits	Total Indebtedness
	Excluding	Loans		
Indebtedness at the beginning of the financial year i) Principal Amount				
ii) Interest due but not paid	NIL	NIL	NIL	NIL
iii) Interestaccrued but not due	NIL	NIL	NIL	NIL
m) merestaed acabathorade	NIL	NIL	NIL	NIL
Total (i+ii+iii)	NIL	NIL	NIL	NIL
Change in Indebtedness during the financial year				
Addition	NIL	NIL	NIL	NIL
Reduction	NIL	NIL	NIL	NIL
Net Change	NIL	NIL	NIL	NIL
Indebtedness at the end of the financial year				
i) Principal Amount	NIL	NIL	NIL	NIL
ii) Interest due but not paid	NIL	NIL	NIL	NIL
iii) Interestaccrued but not due	NIL	NIL	NIL	NIL
Total (i+ii+iii)	NIL	NIL	NIL	NIL

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

S. No.	Particulars of Remuneration	Name of MD/WTD/ Manager				Total Amount
1.	Grosssalary	-	-	-	-	-
	(a) Salary as per provisions contained in the section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) of the Income-tax Act, 1961	-	-	-	-	-
	(c) Profits in lieu of salary under section 17(3) of the Incometax Act, 1961	-	-	-	-	-
		-	-	-	-	-
2.	Stock Option	-	-	-	-	-
3.	Sweat Equity	-	-	-	-	-
4.	Commission as % of profit others, specify	-	-	-	-	-
5.	Others, please specify	-	-	-	-	-
	Total (A)	-	-	-	-	-
	Ceiling as per theAct	-	-	-	-	-

B. Remuneration to other directors:

S.	Particulars of Remuneration	N	Name of Directors			
No.		Mahen Kaushik	Arun Kumar Agarwal	Prabhat Krishna	Total	
1.	Independent Directors					
		NA	NA	NA	NA	
	Total (1)	N.A.	N.A.	N.A.	N.A.	
2.	Other Non-Executive Directors • Fee for attending board committee meetings • Commission	NIL NIL	NIL NIL	NIL NIL	NIL NIL	
	Others, please specify	NIL	NIL	NIL.	NIL	
	Total (2)	NIL	NIL	NIL	NIL	
	Total (B)=(1+2)	NIL	NIL	NIL	NIL	
	Total Managerial Remuneration	NIL	NIL	NIL	NIL	
	Overall Ceiling as per the Act	N.A.	N.A.	N.A.	N.A.	

C. Remuneration to key managerial personnel other than MD/MANAGER/WTD.

S.	Particulars of Remuneration	Key Manag		Total	
No.		CEO	Company Secretary	CFO	
1.	Gross salary Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	N.A	N.A	N.A	N.A
	Value of perquisites u/s 17(2) Income-tax Act, 1961 Profits in lieu of salary under section 17(3) Income-tax	N.A	N.A	N.A	N.A
	Act, 1961	N.A	N.A	N.A	N.A
2.	Stock Option	N.A	N.A	N.A	N.A
3.	Sweat Equity				
4.	Commission as % of profit others, specify	N.A	N.A	N.A	N.A
5.	Others, please specify	N.A	N.A	N.A	N.A
	Total	N.A	N.A	N.A	N.A

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act 2013	Brief Description	Details of Penalty/ Punishment/ Compounding fees imposed	Authority (RD/NCLT/ COURT)	Appeal made, if any (give details)
A. COMPANY					
Penalty Punishment Compounding	NIL	NIL	NIL	NIL	NIL
	NIL	NIL	NIL	NIL	NIL
	NIL	NIL	NIL	NIL	NIL
B. DIRECTORS					
Penalty Punishment Compounding	NIL	NIL	NIL	NIL	NIL
	NIL	NIL	NIL	NIL	NIL
	NIL	NIL	NIL	NIL	NIL
C. OTHER OFFICERS IN DEFAULT					
Penalty Punishment Compounding	NIL	NIL	NIL	NIL	NIL
	NIL	NIL	NIL	NIL	NIL
	NIL	NIL	NIL	NIL	NIL

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 of Managerial Personnel) Rules, 2014]

To,

The Members,

ALPS ENERGY PRIVATE LIMITED

We have conducted the secretarial audit of the compliances of applicable statutory provisions and the adherence to good corporate practices by Alps Energy Private Limited (CIN: U40109DL2007PTC169994) (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 our opinion thereon.

Based on our verification of the Alps Energy Private Limited books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the company has during the audit period covering the financial year ended on 31st March, 2022 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 Alps Energy Private Limited ("the company") for the financial year ended on 31st March, 2022 according to the provisions of:

- (vii) The Companies Act, 2013 (the Act) and the rules made there under;
- (viii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under; Not Applicable
- (ix) The Depositories Act, 1996 and the Regulations and Bye-laws framed there under; Not Applicable
- (x) 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;
- (xi) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; **Not Applicable**
 - b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; Not Applicable
 - c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009-Not Applicable
 - d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999- **Not Applicable**
 - e) The Securities and Exchange Board of India (Issue and Listing of Debt securities) Regulations, 2008- **Not Applicable**
 - f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; Not Applicable
 - g) The Securities and Exchange Board of India (Delisting of Equity shares) Regulations, 2009; Not Applicable
 - h) The Securities and Exchange Board of India (Buy back of securities) Regulations, 1998- Not Applicable
 - i) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015
- (xii) As per information provided by the management, there are no such laws which is specifically applicable to the company.-

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Uniform Listing Agreements entered into by the company with Bombay Stock Exchange Limited and National Stock Exchange of India Limited. **Not Applicable**

During the period under review the company has complied with the provisions of the Act, Rules, Regulations, Guidelines etc mentioned above.

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. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice 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 while the dissenting members' views are captured and recorded as part of the minutes.

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

We further report that except the following, there was no other specific events/actions having a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines etc. referred to above, after the closure of financial year ended on March 31 2022.

Replacement of Director of the Company:

As per the provisions of Regulation 24 of SEBI (LODR) Regulation, 2015, at least one (1) independent director of the listed entity is required to be a director on the board of an unlisted material subsidiary, i.e. Alps Energy Private Limited being the material Subsidiary company of ALPS INDUSTRIES LIMITED. Accordingly, Mr. Krishna Prabhat (DIN: 02569624), Director of the Company, was representing the Holding company, who has resigned from the Company effective from 13th May, 2022, due to resignation from directorship of Holding company, which was considered at the Board meeting held on same day. To fulfill the above requirement Mr. Vikas Lamba (Din: 09573001), one of the Independent Director in holding company have appointed as the director from same date.

We Report that the Company has complied with all requirements / provisions of Companies Act, 2013 and rules made there under in this regard.

The content and information provided in the above mentioned report is true and the best of my knowledge on the basis of details given by the concerned company officials.

For Nisha Choudhary & Associates (Company Secretaries)

Nisha Choudhary Company Secretary CP.NO. 22963

PLACE: Delhi

DATE: May 30, 2022

UDIN: A054197D000423885

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

Annexure A

To, The Members,

ALPS ENERGY PRIVATE LIMITED

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

1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to

express an opinion on these secretarial records based on our audit.

correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct

2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the

facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable

basis for our opinion.

3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.

4. Where ever required, we have obtained the Management representation with certifications and opinions from

experts about the compliance of laws, rules and regulations and happening of events etc.

5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the

responsibility of management. Our examination was limited 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 efficiency or

effectiveness with which the management has conducted the affairs of the company.

For Nisha Choudhary & Associates (Company Secretaries)

> **Nisha Choudhary Company Secretary** CP.NO. 22963

PLACE: Delhi

DATE: May 30, 2022

UDIN: A054197D000423885

To
The Members of
ALPS Energy Private Limited

Report on Financial Statements

Opinion

We have audited the accompanying financial statements of **ALPS ENERGY PRIVATE LIMITED** ("the Company") which comprise the Balance Sheet as at 31st March, 2022, the Statement of Profit and Loss, the Statement of Changes in Equity and the Cash Flow Statement for the year then ended, and a summary of the significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements 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 31st, 2022 and loss, changes in equity and its cash flows for the year ended on that date.

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 key audit matters to be communicated in our report.

Information Other than the Financial Statement and Auditor's Report Thereon

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

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

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

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 with respect to the preparation of these financial statements that give a true and fair view of the Financial Position, Financial Performance including Other Comprehensive Income, Cash flows and the Statement of Change in Equity of the Company in accordance with the accounting principles generally accepted in India including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act, read with Companies (Accounting Standards) Rule, 2015, as amended.

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 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 Standalone Ind AS financial statement by the Directors of the Company, as aforesaid.

In preparing the Standalone Financial Statements, management is responsible for assessing the Company's ability to continue as agoing concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so. That Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibility

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

A further description of the auditor's responsibilities for the audit of the Standalone Ind AS financial statement is included in **Annexure A**. This description forms part of our auditor's report.

Our Opinion on the Standalone Ind AS financial statement, and our report on Other Legal and Regulatory Requirement below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the others auditors and the financial statement / financial information certified by the Management.

Report on Other Legal and Regulatory Requirements

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

As required by Section 143(3) of the Act, based on our audit we report that:

- (a) We have sought and obtained all the information and explanations which to the best of our knowledge andbelief were necessary for the purposes of our audit;
- (b) In our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
- c) The Balance Sheet, the Statement of Profit and Loss including, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the books of account.
- (d) In our opinion, the aforesaid standalone financial statements comply with the Indian Accounting Standards prescribed under section 133 of the Act.
- (e) On the basis of the written representations received from the directors as on 31st March 2022 and taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2022, from being appointed as a director in terms of Section 164 (2) of the Act;
- (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure C". Our report expresses an

unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.

- g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirement of section 197(16) of the Act, as amended, In our opinion and to the best of our information and according to the explanations given to us, no remuneration was paid by the Company to its directors during the year and complied with the provisions of section 197 of the Act.
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - a. As confirmed by the management there is no pending litigations with the company.
 - b. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - c. There were no amount which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - d. (a) The management has represented that, to the best of its knowledge and belief, other than as disclosed in the notes to accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies) including foreign entities ("Intermediaries") with the understanding, whether recorded in writing or otherwise, that the intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The management has represented, that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties") with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the funding party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - (c) Based on such audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e) as provided under (a) and (b) above, contain any material mis-statement.
 - e. No dividend have been declared or paid during the year by the company.

For R. K. Govil & Co.
Chartered Accountants

(Firm Reg. No. : 000748C)

(Dipender Gupta)

Place: Ghaziabad Date: May 20, 2022

UDIN: 22538077AJXKEU1537

Partner Membership No: 538077

Annexure 'A' to Auditors Report Responsibilities for Audit of Ind AS Financial Statement

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

- Identify and assess the risks of material misstatement of the Standalone Ind AS 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 with reference to Financial Statement in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and based on the audit evidence obtained whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists we are required to draw attention in our auditor's report to the related disclosures in the Standalone Ind AS financial statements or if such disclosures are inadequate to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation structure and content of the Standalone Ind AS financial statements including the disclosures and whether the Standalone Ind AS 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 entity or business activities
 to express an opinion on the Standalone Ind AS financial statement. We are responsible for the direction,
 supervision and performance of the audit of the financial statement of such entries included in the financial
 statement of which we are the independent auditors. For the other entity included in the Standalone Ind AS
 financial Statement.

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

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

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

From the matters communicated with those charged with governance we determine those matters that were of most significance in the audit of the Standalone Ind AS 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.

For R. K. Govil & Co. Chartered Accountants (Firm Reg. No.: 000748C)

Place: Ghaziabad Date: May 20, 2022

UDIN: 22538077AJXKEU1537

(Dipender Gupta)
Partner
Membership No: 538077

ANNEXURE "B" TO INDEPENDENT AUDITORS' REPORT

The Annexure referred to in Independent Auditors' Report to the members of the Company on the standalone financial statements for the year ended 31 March 2022, we report that:

1)

- a. The Company has maintained proper records, showing full particulars including quantitative details and situation of its Property, Plant and equipment.
- b. As explained to us, the management has physically verified all the Property, Plant and equipment during the year, in a phased periodical manner, which in our opinion is reasonable having regard to the size of the Company. We have been informed that no material discrepancies were noticed on such physical verification during the year.
- c. According to the information and explanations given to us and on the basis of our examination of the records of the Company, there is no immovable property with the company.
- d. The company has not revalued its Property, Plant and equipment (including Right of use assets) or intangible assets or both during the year.
- e. According to the information and explanations given to us, no proceedings have been initiated or are pending against the company for holding any benami property under the Prohibition of Benami Property Transaction Act 1988 and rules made thereunder.
- 2. There is no inventory held by the company during the year accordingly paragraph 2 of the order is not applicable.
- 3. According to the information and explanation given to us, the company has not made any investment, provided guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms or other parties. Accordingly paragraph 3 (iii) of the order is not applicable.
- 4. In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Act, with respect to the loans and investments made.
- 5. In our opinion and according to the information and explanations given to us, the company has not accepted any deposits or amounts which are deemed to be deposits from the public. Accordingly, clause 3(v) of the order is not applicable.
- 6. According to the information and explanation given to us, maintenance of cost records has not been specified by the Central Government under section 148(1) of the Companies Act,2013.
- 7. (a) According to the records made available to us, Company is generally regular in depositing undisputed statutory dues including Provident Fund, Employees' State Insurance, Income-tax, Sales tax, Service Tax, Duty of Custom, Duty of Excise, Value Added Tax, Cess and any other statutory dues as applicable to it with the appropriate authorities.
 - (b) According to the information and explanations given to us, no undisputed amounts payable in respect of Income-tax, Service Tax, Sales-tax, Duty of Custom, Duty of Excise, Cess, Goods and Service Tax and other aforesaid statutory dues were outstanding as at 31st March, 2022 for a period of more than six months from the date they became payable.
- 8. According to the information and explanations given to us by the management, the company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income-Tax Act,1961 as income during the year.

- 9. A. Based on our audit procedures and as per the information and explanation given by the management, we are of the opinion that the Company has not defaulted in repayment of loan to any bank or government, debenture holder or any financial institutional borrowing during the year.
 - B. According to the information and explanations given by the management, the company is not declared willful defaulter by any bank or financial institution or other lender;
 - C. In our opinion and according to the information and explanations given by the management, the Company has utilized the money obtained by way of term loans during the year for the purposes for which they were obtained
 - D. In our opinion and according to the information and explanations given by the management, funds raised on short term basis have not been utilised for long term purposes.
 - E. In our opinion and according to the information and explanations given by the management, the company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures,
 - F. In our opinion and according to the information and explanations given by the management, the company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- 10. A. The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly, paragraph 3 (x)(a) of the Order is not applicable.
 - B. According to the information and explanations given to us. The company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, clause 3(x)(b) of the order is not applicable.
- 11. A. According to the information and explanations given to us, considering the principles of materiality outlined in Standards on Auditing, we report that no fraud by the company or on the company has been noticed or reported during the course of the audit.
 - B. No report under sub section (12) of section 143 of the companies act, 2013 has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - C. According to the information and explanations given to us by the management No whistle blower complaint has been received by the company during the year while determining the nature, timing and extent of our audit procedures.
- 12. According to the information and explanations given to us by the management, the company is not a Nidhi Company. Accordingly, clause xii of the order is not applicable
- 13. In our opinion and according to the information and explanations given to us. The transactions with related parties are in compliance with section 177 and 188 of companies Act, 2013, where applicable, and the details of the related party transactions have been disclosed in the financial statements as required by the applicable Accounting Standards.
- 14. In our opinion and based on our examination, the company does not require to have an internal audit system.

15. In our opinion and according to the information and explanations given to us, the company has not entered into any non-cash transactions with its directors or persons connected to its directors and hence, provisions of

section 192 of the companies Act, 2013 are not applicable to the company.

16. A. In our opinion and based on our examination, The company is not required to be registered under section 45-

IA of the Reserve Bank of India Act, 1934. Accordingly, clause of the order is not applicable.

B. In our opinion and based on our examination, The company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per

the Reserve Bank of India, 1934.

C. In our opinion and based on our examination, The company is not a core investment company (CIC) as

defined in the regulations made by the Reserve Bank of India. Accordingly, clause of the order is not applicable.

D. According to the information and explanations provided to us by the management during the course of audit,

the group does not have any CIC of the Group. Accordingly, the requirements of clause are not applicable.

17. The company has incurred cash losses of Rs. 1.30 Lakhs in the current financial year and cash losses of Rs.36.53

Lakhs in the immediately preceding financial year.

18. There has been no resignation of the statutory auditors during the year. Accordingly, clause of the order is not

applicable

19. On the information obtained from the management and audit procedures performed and on the basis of the

financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's knowledge of the Board of Directors and management plans, we are of the opinion that no material uncertainty exists as on the date of the audit

report that company is capable of meeting its liabilities existing at the date of balance sheet as and when they

fall due within a period of one year from the balance sheet date;

20. In our opinion and according to the information and explanations given to us, there is no unspent amount under

sub-section (5) of section 135 of the companies Act, 2013 pursuant to any project. Accordingly, clauses of the

order are not applicable.

21. According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not paid/provided any managerial remuneration during the year and complied with

the provisions of section 197 read with Schedule V to the Companies Act, 2013.

For R. K. Govil & Co. Chartered Accountants

(Firm Reg. No. : 000748C)

Place: Ghaziabad Date: May 20, 2022

UDIN: 22538077AJXKEU1537

(**Dipender Gupta)** Partner

Membership No: 538077

ANNEXURE "C" TO INDEPENDENT AUDITORS' REPORT

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

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

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India.

Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial control system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

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

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

(3) Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

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

For R. K. Govil & Co. Chartered Accountants (Firm Reg. No.: 000748C)

Place: Ghaziabad Date: May 20, 2022

UDIN: 22538077AJXKEU1537

(**Dipender Gupta**)
Partner

Membership No: 538077

BALANCE SHEET AS AT MARCH 31, 2022

			IN Laki
	Notes	As At	As At
		31.03.22	31.03.21
ASSETS			
Non-Current Assets			
Property, Plant and Equipment	2	-	5.54
Financial Assets			
Loans	3	-	-
		-	5.54
Current Assets			
Financial Assets			
Cash and cash equivalents	4	4.27	56.47
Current Tax Assets	5	-	-
Other Current Assets	6	0.75	8.54
		5.02	65.01
TOTAL ASSETS		5.02	70.55
EQUITY AND LIABILITIES			
Equity			
Share capital	7	324.00	324.00
Other equity		(322.97)	(318.11)
		1.03	5.90
Current liabilities			
Financial liabilities			
Trade Payables	8	-	-
Other financial liabilities	9	3.99	63.95
Other current liabilities	10	-	0.71
		3.99	64.66
TOTAL EQUITY AND LIABILITIES	_	5.02	70.55
NIFICANT ACCOUNTING POLICIES	1		
TES TO THE FINANCIAL STATEMENTS	2-13		

The accompanying notes are an integral part of the unaudited standalone financial statements.

As per our report of even date

For R.K.Govil & Co.

Chartered Accountants

(Firm Registration No. 000748C)

Mahen Kaushik

Director

DIN-08071910

Dipender Gupta

Partner

Membership No. 538077 UDIN: 22538077AJXKEU1537

Place : Ghaziabad

Date : May 20, 2022

Rahul Sharma

Dy.Manager(Accounts)

Arun Kumar Agarwal

Director DIN-06436816

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

			In Lakhs
	Notes	YEAR ENDED	YEAR ENDED
		31.03.22	31.03.21
INCOME			
Revenue from operations		-	-
Other income	11	0.81	1.00
Total Income	_	0.81	1.00
EXPENSES			
Cost of Material Consumed		-	-
Change In Inventories		-	-
Employees benefit expenses		-	-
Depreciation	12	3.56	4.70
Other expenses	13	2.11	37.52
Total Expense		5.68	42.23
Profit before exceptional items and tax	_	(4.86)	(41.23)
Add/(Less): Exceptional items		-	=
Profit before tax		(4.86)	(41.23)
Less/(-Add): Tax expense		=	11.70
Profit after tax		(4.86)	(52.92)
Other comprehensive income		-	-
Total After Tax & Other Comprehensive Income	_	(4.86)	(52.92)
Earnings per equity share			
1. Basic		-	-
2. Diluted		-	-
SNIFICANT ACCOUNTING POLICIES	1		
OTES TO THE FINANCIAL STATEMENTS	2-13		

The accompanying notes are an integral part of the unaudited standalone financial statements.

As per our report of even date

For R. K. Govil & Co.

Chartered Accountants

(Firm Registration No. 000748C)

Mahen Kaushik

Director

Dipender Gupta DIN-08071910

Partner

Membership No. 538077

UDIN: 22538077AJXKEU1537

Place : Ghaziabad Rahul Sharma Arun Kumar Agarwal

Date: May 20, 2022 Dy. Manager (Accounts) Director

DIN-06436816

CASH FLOW STATEMENT FOR THE YEAR ENDED 31.03.2022

				IN Lakhs
(A) <u>CASH FLOW FROM OPERATING ACTIVITIES</u>	Year E	nded 31.03.2022		Year Ended 31.03.2021
Net Profit/ (Loss) Before Tax and Extraordinary items		-4.86		-41.23
Adjustment for:				
Depreciation/Amortization	3.56		4.70	
Interest Received	-		-	
Loss on Disposal/Sale of Assets	1.23		-	
Other Income	0.81	5.61	1.00	5.70
Operating Profit/Loss Before Working Capital Changes	S	0.74		-35.52
Adjustment for Working Capital Changes				
Increase/(Decrease) in Financial Liabilities				
Trade Payables	-		-	
Other financial liabilities	-59.97		-0.28	
Other current liabilities	-0.71		-1.00	
Increase/(Decrease) in Provisions	-		-	
Decrease/(Increase) in Financial Assets				
Trade receivables	-		-	
Current Tax Assets	-		11.70	
Other financial assets	-		-	
Decrease/(Increase) in Other Current Assets	7.79		0.33	
Decrease/(Increase) in Other Non Current Assets	-		-	
Decrease/(Increase) in Inventories	-		-	
Direct taxes received/(paid)	-	-52.88	-11.70	-0.95
Cash Flow Before Extraordinary Items		-52.14		-36.47
Net Cash Generated by Operating Activities		-52.14		-36.47
(B) CASH FLOW FROM INVESTING ACTIVITIES				
Expenditure on Property, Plant and Equipment	_		_	
Proceeds from Property, Plant and Equipment	0.75		_	
Interest Received	-		_	
Other Income	-0.81		-1.00	
Net Cash from/ (used in) Investing Activities	0.02	-0.06	2.00	-1.00
(C) <u>CASH FLOW FROM FINANCING ACTIVITIES</u>				
Decrease/(Increase) in Financial Assets	_		_	
Increase/(Decrease) in Loans	_		89.75	
moreuse/(Deoreuse/ in Louis		_	05.75	89.75
Net Cash from/ (used in) Financing Activities		_		89.75
Net Increase(Decrease) in Cash & Cash Equivalen	tc	- -52.20		52.28
Opening Balance of Cash and Cash Equivalents	its	-52.20 56.47		52.28 4.19
	ofor note 1			
Closing Balance of Cash and Cash Equivalents (re	eier note 4)	4.27		56.47

Notes:

- 1- Figure in brackets are for decrease.
- 2- Previous years figures have been regrouped or rearranged to make them comparable with those of current year.

As per our report of even date

For R.K.Govil & Co.

Chartered Accountants

(Firm Registration No. 000748C) Mahen Kaushik

Director DIN-08071910

Dipender Gupta

Partner

Membership No. 538077 UDIN: 22538077AJXKEU1537

UDIN : 22538077AJXKEU1537Arun Kumar AgarwalPlace : GhaziabadRahul SharmaDirectorDate : May 20, 2022Dy. Manager(Accounts)DIN-06436816

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED MAR.31, 2022

IN Lakhs

	Equity share					Total equity	
	premium of Compour reserve financial		Equity component of Compound financial Instrument	Retained earnings	Total Other Equity (B)	attributable to equity holders of the Company (A)+(B)	
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
Balance as at							
Mar.31,2021	324.00	1,372.06	125.94	-1,816.10	-318.11	5.90	
Ind AS adjustments	-	-		-	-	-	
Profit for the year	-	-		-4.86	-4.86	-4.86	
Balance as at							
Mar.31,2022	324.00	1,372	125.94	-1,820.96	-322.97	1.03	

For R.K.Govil & Co.
Chartered Accountants

(Firm Registration No. 000748C)

Mahen Kaushik Director DIN-08071910

Dipender Gupta

Place : Ghaziabad

Date: May 20, 2022

Partner

Membership No. 538077 UDIN: 22538077AJXKEU1537

Rahul Sharma Arun Kumar Agarwal

Director DIN-06436816

Dy.Manager(Accounts)

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

Corporate Information

Alps Energy Pvt. Ltd. (the Company) having CIN: U40109DL2007PTC169994 is a private limited company domiciled in India and incorporated under the provisions of Companies Act, 1956. The Company is engaged into ancillary business activity.

1. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

A) Basis of preparation of financial statements

(a)Statement of Compliance with Ind AS

The financial statements of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended), and presentation requirements of Division II of Schedule III to the Companies Act, 2013 (the Act), (Ind AS compliant Schedule III), as applicable to the Company.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

(b) Functional and presentation currency

These financial statements are presented in Indian rupees (Rs. In Lakh), which is the Company's functional currency.

(c) Basis of Measurement

The financial statements are prepared as a going concern basis under historical cost convention basis except for certain items which are measured at fair values.

Determining the Fair Value

While measuring the Fair Value of an asset or a liability, the Company uses observable market data as far as possible. Fair values are categorised into different levels in a Fair Value hierarchy based on the inputs used in the valuation techniques as follows:

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

The fair value of trade receivables, trade payables and other Current financial assets and liabilities is considered to be equal to the carrying amounts of these items due to their short-term nature. Where such items are Non-current in nature, the same has been classified as Level 3 and fair value determined using discounted cash flow basis.

(d) Use of Estimate

The preparation of financial statements in conformity with the Ind AS requires management to make estimates, judgments and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of the contingent asset and contingent liability at the date of the financial statements and reported amount of income and expenses during the period. Accounting estimates could change from period to period. Actual results could differ from the estimates. Appropriate changes in estimate are made as the management becomes aware of the change in circumstances surrounding the estimates. Changes in the estimates are reflected in the financial statements in the period in which the changes are made and, if material, their effects are disclosed in the notes to financial statements.

(e) Operating Cycle

All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in the Schedule III to the Companies Act, 2013 and Ind AS 1 – Presentation of Financial Statements issued by the Ministry of Corporate Affairs based on the nature of products and the time between the acquisition of assets for processing and their realisation in cash and cash equivalents.

B) Significant accounting policies

(a) Property, Plant and Equipment

Property, Plant and Equipment are stated at cost of acquisition or construction, net of Input tax credit available, less accumulated depreciation and impairment, if any. For this purpose, cost includes deemed cost which represents the carrying value of Property, Plant and Equipment recognised as at April 1, 2016 measured as per the previous GAAP. Cost directly attributable to acquisition are capitalised until the Property, Plant and Equipment are ready for use as intended by the management.

Property, Plant and Equipment are derecognised from financial statements, either on disposal or when no economic benefits are expected from its use. The cost and related accumulated depreciation are eliminated from the financial statements upon sale or retirement of the Property, Plant and Equipment and the resultant gains or losses are recognized in the Statement of Profit and Loss.

Depreciation on Property, Plant and Equipment commences when these assets are ready for their intended use. Items of Property, Plant and Equipment are depreciated in a manner that amortizes the cost (or other amount substituted for cost) of these assets, less its residual value, over their useful lives as specified in Schedule II of the Companies Act, 2013 on a straight line basis. Depreciation on Property, Plant and Equipment purchased or sold during the year is proportionately charged.

Financial Assets:

Recognition: Financial assets include Investments, Trade receivables, Advances, Security Deposits, Cash and cash equivalents. Such assets are initially recognised at transaction price when the Company becomes party to contractual obligations. The transaction price includes transaction costs unless the asset is being fair valued through the Statement of Profit and Loss.

Classification: Management determines the classification of an asset at initial recognition depending on the purpose for which the assets were acquired. The subsequent measurement of financial assets depends on such classification.

In case of Other Assets:

Trade receivables, Advances, Security Deposits, Cash and cash equivalents etc., are classified at cost.

Financial Liabilities

Initial and subsequent recognition: Borrowings, trade payables and other financial liabilities are initially recognised at the value of the respective contractual obligations. They are subsequently measured at amortised cost. Any discount or premium on redemption / settlement is recognised in the Statement of Profit and Loss as finance cost over the life of the liability using the effective interest method and adjusted to the liability figure disclosed in the Balance Sheet.

De-recognition: Financial liabilities are derecognised when the liability is extinguished, that is, when the contractual obligation in respect of the liabilities is discharged, cancelled and settled on expiry by the Company.

Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount is included in the Balance Sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

Claims, Provisions, Contingent assets and Liabilities:

Claims lodged by and lodged against the Company are accounted in the year of payment or settlement thereof. Provisions are recognised when, as a result of a past event, the Company has a legal or constructive obligation; it is probable that an outflow of resources will be required to settle the obligation; and the amount can be reliably estimated. The amount so recognised is the best estimate of the consideration required to settle the obligation at the reporting date, taking into account the risks and uncertainties surrounding the obligation. In an event when the time value of money is material, the provision is carried at the present value of the cash flows estimated to settle the obligation.

Contingent liabilities are not recognised but are disclosed by way of notes to the financial statements, after careful evaluation by the management of the facts and legal aspects of each matter involved.

Contingent assets are neither recognised nor disclosed in the financial statements.

Contingent liabilities are assessed continually to determine whether an outflow of resources embodying the economic benefit has become probable. If it becomes probable that an outflow of future economic benefits will be required for an item previously dealt with as contingent liability, a provision is recognised in the financial statements of the period in which the change in probability occurs.

Recognition of revenue and expenditure

(i)Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable. Revenue represents the net invoice value of goods and services provided to third parties after deducting discounts, volume rebates, and outgoing taxes.

Revenue is recognised usually when all significant risks and rewards of ownership of the asset sold are transferred to the customer and the commodity has been delivered to the shipping agent. Revenue from sale of material by-products are included in revenue.

(ii) Interest and dividend income

Interest income is recognised using Effective Interest Method (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of financial instruments or a shorter period, where appropriate, to the gross carrying amount of the asset or to the amortised cost of financial liability. When calculating the effective interest rate, the Company estimates the expected cash flows by considering all the contractual terms of the financial instrument but does not consider the expected credit loss.

Dividend income is recognised in the Statement of Profit and Loss when the right to receive dividend is established.

Borrowing Cost

Borrowing Cost attributable to the acquisition or construction of qualifying assets are capitalised as part of the cost of such assets upto the date when such assets are ready for intended use. Other borrowing costs are charged as expense in the year in which they are incurred.

Employee benefits

Benefits such as salaries, wages and short term compensations etc. is recognized in the period in which the employee renders the related services.

The employees of the Company are entitled to compensated leave for which the Company records the liability based on actuarial valuation computed using projected unit credit method. These benefits are unfunded.

Taxes on income

Taxes on income comprises of current taxes and deferred taxes. Current tax in the Statement of Profit and Loss is provided as the amount of tax payable in respect of taxable income for the period using tax rates and tax laws enacted during the period, together with any adjustment to tax payable in respect of previous years.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities and the amounts used for taxation purposes (tax base), at the tax rates and tax laws enacted or substantively enacted by the end of the reporting period.

Deferred tax assets are recognised for the future tax consequences to the extent it is probable that future taxable profits will be available against which the deductible temporary differences can be utilised.

Income tax, in so far as it relates to items disclosed under other comprehensive income or equity, are disclosed separately under other comprehensive income or equity, as applicable.

Deferred tax assets and liabilities are offset when there is legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances related to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on net basis, or to realize the asset and settle the liability simultaneously.

Foreign currency transactions and translation

Transactions denominated in foreign currencies are normally recorded at the exchange rate prevailing at the time of the transaction.

Monetary items denominated in foreign currencies at the yearend are restated at year end rates. In case of monetary items which are covered by forward exchange contracts, the difference between the yearend rate and rate on the date of the contract is recognised as exchange difference and the premium paid on forward contracts has been recognised over the life of the contract. Any income or expense on account of exchange difference either on settlement or on translation is recognised in the Statement of Profit and Loss.

Non-monetary foreign currency items are carried at cost.

Prior period errors

Prior Period Errors have been corrected retrospectively in the financial statements. Retrospective application means that the correction affects only prior period comparative figures, current period amounts are unaffected. Comparative amounts of each prior period presented which contain errors are restated. If however, an error relates to a reporting period that is before the earliest prior period presented, then the opening balances of assets, liabilities and equity of the earliest prior period presented has been restated by following IAS 8.

Earnings per share

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

Cash flow statement

Cash flows are reported using the indirect method, whereby net profit before tax is adjusted for the effects of transactions of a non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash

flows from operating, investing and financing activities of the Company are segregated based on the available information.

Cash and cash equivalents

Cash and cash equivalents in the Balance Sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to insignificant risk of changes in value.

Notes forming part of financial statements :

Property, plant and equipment		(In Lakh
Particulars	Vehicles	Total
	Rs.	Rs.
Gross carrying value		
As at Mar.31, 2021	39.59	39.59
-Additions	-	-
-Disposals	39.59	39.59
As at Mar.31, 2022	-	-
Depreciation		
As at Mar.31, 2021	34.04	34.04
Depreciation charge during the period	3.56	3.56
Depreciation on deduction	37.61	37.61
As at Mar.31, 2022	-	-
Net Book Value		
As at Mar.31, 2022	-	-
As at Mar.31, 2021	5.54	5.54

IN Lakhs

		Year Ended		Year Ended
Note	s forming part of financial statements	31.03.22		31.03.21
2	Lange			
3	Loans Unsecured, Considered Good	_		_
	Total	-		-
4	Cash and cash equivalents Balances with banks			
	- on current account	3.97		56.02
	Cash on hand	0.30		0.45
	Total	4.27		56.47
5	Current Tax assets			
	Advance Income Tax including TDS	-		-
	Total	-		-
6	Other current assets			
Ū	Other Receivables	0.75		8.54
	Total	0.75		8.54
7	Equity share capital	0.73		0.54
′	Authorized Share Capital			
	(a) 37,00,000 March 31, 2022 (37,00,000, March 31, 2021)	370.00		370.00
	Equity shares of Rs.10	370.00		370.00
	(b) 13,00,000 March 31, 2022 (13,00,000, March 31, 2021)	130.00		130.00
	Preference shares of Rs.10			
		500.00		500.00
	Issued Share Capital			
	32,40,040 Mar, 2022 (Mar, 2021: 32,40,040)	324.00		324.00
	Equity Shares Rs.10			
		324.00		324.00
	Subscribed and paid up Capital			
	32,40,040 Mar, 2022 (Mar, 2021: 32,40,040)	324.00		324.00
	Equity Shares Rs.10			
		324.00		324.00
	Reconciliation of the shares outstanding at the beginning and at t	he end of the reporting period:		
	Equity shares			
	Outstanding at the beginning of the year	324	0040	3240040
	Outstanding at the end of the period/year	324	0040	3240040
b)	Details of shareholders holding more than 5% shares in the Comp	oany		
	Equity shares			
	Alps Industries Limited No.	225	9990	2259990
	Alps Industries Limited %age	69).75%	69.75%
	BITS Ltd. No.	56	6700	566700
	BITS Ltd. %age	17	'.49%	17.49%
	Zero Coupon Non Redeemable Convertible			
	Preference Shares			
	Alps USA Inc. No.		9360	1259360
	Alps USA Inc. %age	100	0.00%	100.00%

c) Disclosure of Shareholding of Promoters

Day and Maria	As at March 3:	1, 2022	As at M	% change during the year	
Promoter Name	No. of shares	% of total Shares	No. of shares	% of total Shares	
Mr. Sandeep Agarwal	10	0.01%	10	0.01%	nil
Total	10	0.01%	10	0.01%	nil

	Other equity		
	Reserve and Surplus		
	Security Premium Account		
	Balance at the beginning of the year	1,372.06	1,372.06
	Add: Transferred from surplus		
	Balance at the end of the period	1,372.06	1,372.06
	Equity component of Compound financial Instrument		
	Balance at the beginning of the year	125.94	125.94
	Add: Adjustment		
	Balance at the end of the period	125.94	125.94
	Surplus in the Statement of Profit and Loss		
	Balance at the beginning of the year	(1,816.10)	-1,763.18
	Add: Profit for the period/year	(4.86)	-52.92
	Add: Ind AS adjustments		
	Balance at the end of the period	(1,820.96)	(1,816.10)
	Total	(322.97)	(318.11)
8	Trade Payable		
	(a) Micro, Small & Medium Enterprises	-	-
	(b) Others	-	-
	Total	-	-
9	Other financial liabilities		
-	Expenses Payable	3.99	63.95
	Total	3.99	63.95
10	Other Current liabilities		
	Revenue Received in Advance	-	0.71
		-	0.71
11	Other income		
	Interest Income from fair Valuation	_	_
	Others	0.81	1.00
	Total	0.81	1.00
12	Depreciation Expenses		
12	Depreciation	3.56	4.70
	Total	3.56	4.70
12		3.30	4.70
13	Other Expenses Insurance		0.29
	Legal & Professional Charges	0.39	0.23
	General Expenses	0.15	0.23
	Bank Charges	0.05	0.04
	Payment to Auditors	0.30	0.59
	Vehicle Running Expenses	-	-
	Loss on Settlement with Alps Ind. Ltd.	-	36.36
	Loss on Sale of Fixed Assets	1.23	-
	Fees & Subscription	-	_
	Interest Others	-	0.01
	Total	2.11	37.52

14. Basic & Diluted Earnings Per Share:

Particulars	For the Year ended 31 st	For the Year ended 31 st
	March 22	March 21
Profit/(Loss) attributable to the Equity shareholders (A)	(4.86)	(52.92)
(Rs. in Lacs)		
Weighted average number of equity shares outstanding during the year - (B)	3240040	3240040
Potential Equity Share (Preference Share)	1259360	1259360
Nominal value of equity shares (Rs.)	10	10
Basic Earnings per share (Rs.)	(0.15)	(1.63)
Diluted Earnings per share (Rs.)	(0.15)	(1.63)

15. In the opinion of the Management, all current assets, loans and advances have a value on realization in the ordinary course of business, at least equal to the amount at which they are stated.

16. AUDITORS REMUNERATION

(Rs in Lac)

Particulars	For the year ended	For the year ended
	March, 2022	March, 2021
Audit Fees	0.29	0.29
Others	0.00	0.30

17. Related Party Transactions

Name of related parties and description of relationship as required by Ind AS 24:

Holding Company: Alps Industries Ltd.

Key Managerial Personnel, 1. Mr. Mahen Kaushik
2. Mr. Arun Kumar Agarwal

(Rs. in Lacs)

Nature of Transaction	Transactions with	Holding Company	Transactions with Key Manage Personnel, Entities controlled by th and their relatives		
	For the Year ended 31 st	For the Year ended 31 st	For the Year ended 31 st	For the Year ended 31 st	
	March 22	March 21	March 22	March 21	
	NIL	NIL	NIL	NIL	

18. Trade Receivables aging Schedule

Particulars	Outstanding for following periods from due date of payment #					Total 31 st Mar'
	Less than 6 months	6 months-1 Year	1-2 Year	2-3 Year	More than 3 Years	2022
(i)Undisputed Trade receivables-considered	-	-	-	-	-	-
good						
(ii) Undisputed Trade Receivables- which have significant increase in credit risk	-	-	-	-	-	-
(iii) Undisputed Trade Receivable- Credit Impaired	-	-	-	-	-	-
(iv) Disputed Trade Receivables- considered	-	-	-	-	-	-
good						
(v) Disputed Trade Receivables - which have significant increase in credit risk	-	-	-	-	-	-
(iv) Disputed Trade Receivables- Credit Impaired	-	-	-	-	-	-

Particulars	Outstanding for following periods from due date of payment #					Total 31 st
raticulars	Less than 6 months	6 months-1 Year	1-2 Year	2-3 Year	More than 3 Years	Mar'2021
(i)Undisputed Trade receivables-considered good	-	-	-	-	-	-
(ii) Undisputed Trade Receivables- which have significant increase in credit risk	-	-	-	-	-	-
(iii) Undisputed Trade Receivable- Credit Impaired	-	-	-	-	-	-
(iv) Disputed Trade Receivables- considered good	-	-	-	-	-	-
(v) Disputed Trade Receivables - which have significant increase in credit risk	-	-	-	-	-	-
(iv) Disputed Trade Receivables- Credit Impaired	-	-	-	-	-	-

19. Trade Payables aging Schedule

Particulars	Outstand	Total 31 st			
	Less than 1 year	1-2 year	2-3 year	More than 3 year	Mar'2022
(i) MSME	-	-	-	-	-
(ii) Others	-	-	-	-	-
(iii) Disputed Dues-MSME	-	-	=	-	=
(iv) Disputed Dues-Others	-	-	-	-	-

Particulars	Outstand	Outstanding for following periods from due date of payment #					
	Less than 1 year	1-2 year	2-3 year	More than 3 year	Total 31 st Mar'2021		
(i) MSME	-	-	-	-	-		
(ii) Others	-	-	-	-	-		
(iii) Disputed Dues-MSME	-	-	-	-	-		
(iv) Disputed Dues-Others	-	-	-	-	-		

20. Additional Regulatory Information

Ratio	Numerator	Denominator	Current year	Previous year
Current ratio (in	Total current assets	Total current liabilities	1.26	1.01
times)				
Debt-Equity ratio (in	Debt consists of borrowings and	Total equity	-	-
times)	lease liabilities.			
Debt service	Earning for Debt Service = Net	Debt service=Interest and	-	-
coverage ratio (in	Profit after taxes+Non-cash	lease payments+Principal		
times)	operating expenses+Interest+Other	repayments		
	non-cash adjustments			
Return on equity	Profit for the year less Preference	Average total equity	-1.40	-1.77
ratio (in %)	dividend (if any)			
Inventory turnover	Revenue from operations	Average Inventory	-	-
ratio (in times)				
Trade receivables	Revenue from operations	Average trade receivables	-	-
turnover ratio (in				
times)				
Trade payable	Cost of equipment and software	Average trade payables	-	-
turnover ratio (in	licenses + other expenses			
times)				

Net capital turnover ratio (in times)	Revenue from operations	Average working capital (i.e. Total current assets less Total current liabilities)	-	-
Net profit ratio (in %)	Profit for the year	Revenue from operations	-	-
Return on capital employed (in %)	Profit before tax and finance costs	Capital employed=Net worth + Lease liabilities + deferred tax liabilities	-4.72	-7.00
Return on investment (in %)	Income generated from invested funds	Average invested funds in treasury investments	-	-

21. Financial risk management

(iii) Financial instrument by category:

The Company does not carry any investments or similar instruments.

(iv) Risk management

The Company's activities expose it to market risk, liquidity risk and credit risk. The Company's Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. This note explains the sources of risk which the entity is exposed to and how the entity manages those risks.

E) Credit risk

Credit risk is the risk that a counter party fails to discharge its obligation to the Company. The Company's exposure to credit risk is influenced mainly by cash and cash equivalents, trade receivables and financial assets measured at amortised cost. The Company continuously monitors defaults of customers and other counterparties and incorporates this information into its credit risk controls. Credit risk related to cash and cash equivalents and bank deposits is managed only by accepting highly rated banks and diversifying bank deposits. Other financial assets measured at amortized cost include loans to employees, security deposits and others. Credit risk related to these other financial assets is managed by monitoring the recoverability of such amounts continuously, while at the same time internal control system in place ensures the amounts are within defined limits.

Credit risk management: The Company assesses and manages credit risk of financial assets based on following categories arrived on the basis of assumptions, inputs and factors specific to the class of financial assets.

- a) Low credit risk
- b) Moderate credit risk
- c) High credit risk

Credit risk exposures: The Company's trade receivables do not have any expected credit loss as they are generally within the credit period. In case of non-recoverability in extreme cases, the Company, accordingly, provides for the same in its books of account instead of writing it off permanently.

F) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities and the availability of funding through an adequate amount of committed credit facilities to meet obligations when due. Due to the nature of the business, the Company maintains adequate liquidity for meeting its obligations by monitoring the Company's liquidity position and cash and cash equivalents on the basis of expected cash flows from the operations.

G) Market risk

Market risk is the risk of changes in the market prices on account of foreign exchange rates, interest rates and Commodity prices, which shall affect the Company's income or the value of its holdings of its financial instruments. The objective of market risk management is to manage and control market risk exposure within acceptable parameters, while optimizing the returns.

a) Currency risk

The Company does not have any transactions denominated in foreign currencies, which are subject to the risk of exchange rate fluctuations.

b) Interest risk

- i) Assets: The Company's deposits are maintained in current account, therefore the company is not at any risk on account of interest rate
- Liabilities: The Company does not have any borrowings hence the Company is not at any risk on account of interest rate.
- **22.** The previous period figures have been regrouped and rearranged, wherever necessary to make them corresponded with those of current period classification and disclosure.

As per our report of even date attached For **R.K Govil & Co.**Chartered Accountants
Firm Registration N o. 000748C

For and on behalf of the Board

Mahen Kaushik

Dipender Gupta Partner

Membership No. 538077 UDIN: 22538077AJXKEU1537

Place : Ghaziabad Dated : May 20th, 2022 Director DIN-08071910

Rahul Sharma Arun Kumar Agarwal

Dy. Manager(Accounts) Director

DIN-06436816

CONSOLIDATED

FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH, 2022

INDEX

CONTENTS:	PAGE NO.
	400
Independent Auditor's Report	190
Statements of Profit & Loss	200 201
Cash Flow Statement	202
Statement of Change in Equity	203
Notes to the Consolidated Financial Statements	204

To
The Members of
ALPS INDUSTRIES LIMITED

Report on the Consolidated Financial Statements

Qualified Opinion

We have audited the accompanying consolidated financial statements of ALPS INDUSTRIES LIMITED (hereinafter referred to as "the Company") and its subsidiaries (the Company and its subsidiaries together referred to as "the Group"), comprising the Consolidated Balance Sheet as at March 31, 2022, the Consolidated Statement of Profit and Loss(including other comprehensive income), the Consolidated Statement of Changes in Equity, the Consolidated Statement of Cash Flows for the year then ended, and a summary of the significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, except, for the effects of the matter described in the Basis for Qualified Opinion paragraph above, the aforesaid consolidated financial statements give the information required by 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 its loss, total comprehensive income, the changes in equity and its cash flows for the year ended on that date.

Basis for Qualified Opinion

Refer to note no. 38 to the notes on accounts, the Company has not provided for its liability towards interest & part of principal loan, waived earlier, and impact of retained earnings in terms of draft rehabilitation scheme and now revoked by its consented lenders amounting to Rs. 167553.94 lakh, accordingly the loss for the year and loan liability would have been increased and shareholder's fund would have been reduced to that extent.

Emphasis of Matters

We draw attention to Note No. 13 to the financial statements which indicate that the Company net worth is in negative. Further we draw attention to note no 38 related to preparation of financial statement on going concern basis on the expectation of the company to get the necessary resolution for restructuring /settlement of debts and to meet its financial obligation and continuation of giving effect to earlier consented scheme though now revoked. Furthermore we draw attention to Note no. 40 and Note no. 45 related to sale of all operative fixed assets and inventory by its lenders under the provision of SARFAESI Act and service of notice for one month notice period to most of its employees as per the term of the employment. This indicates significant doubts on the ability of the company to continue as a going concern. However, in view of the decision of management and the resolution passed by the board in its meeting held on dated 13th May' 2022 to continue business activities through trading or otherwise and maintain the status of company as going concern, our opinion is not modified in this regard.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in the 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. In addition to the matter described below to be the key audit matters to be communicated in our report. Key audit matters are selected from matters communicated with those charged with governance.

Other Matters

- 1. We have relied upon the unaudited financial statements of M/s Alps USA Inc., the subsidiary company, whose financial statements reflect total assets of Rs. 401.02 Lakhs as at 31st March, 2022, total expense of Nil, cash flows amounting to Nil for the year then ended. These unaudited financial statements, as approved by the Board of Directors of this company and translated from US\$ into INR have been furnished to us by the Management and our report insofar as it relates to the amounts included in respect of this subsidiary is based solely on such approved unaudited financial statements. In our opinion and according to the information and explanations given to us by the management, these financial statements are not material to 'the Group'.
- 2. Our opinion on the Consolidated Financial Statements, and our report on other legal and regulatory requirements below, except, for the effects of the matter described in the Basis for Qualified Opinion paragraph above, is not qualified in respect of the above Emphasis of Matters and Other Matters.

Information Other than the Financial Statement and Auditor's Report Thereon

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

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

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

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 with respect to the preparation of these financial statements that give a true and fair view of the Financial Position, Financial Performance including Other Comprehensive Income, Cash flows and the Statement of Change in Equity of the Company in accordance with the accounting principles generally accepted in India including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act, read with Companies (Accounting Standards) Rule, 2015, as amended.

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 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 Standalone Ind AS financial statement by the Directors of the Company, as aforesaid.

In preparing the Standalone Financial Statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going

concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so. That Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibility

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

A further description of the auditor's responsibilities for the audit of the Standalone Ind AS financial statement is included in Annexure A. This description forms part of our auditor's report.

Our Opinion on the Standalone Ind AS financial statement, and our report on Other Legal and Regulatory Requirement below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the others auditors and the financial statement / financial information certified by the Management.

Report on Other Legal and Regulatory Requirements

As required by the companies (Auditor's Report) Order,2020 ("the Order") issued by the central Government of India in terms of section 143(11) of the Act, we give in the "Annexure B" a statement on the matters specified in paragraph 3 and 4 of the order, to the extent applicable.

As required by Section 143(3) of the Act, we report, to the extent applicable, that:

- a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.
- b. In our opinion, proper books of account as required by law maintained by the Holding Company, its subsidiaries included in the Group, including relevant records relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those bookstand records of the Holding Company.
- c. The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows 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. In our opinion, the aforesaid consolidated financial statements comply with the Indian Accounting Standards prescribed under Section 133 of the Act.
- e. On the basis of the written representations received from the directors of the Holding Company as on 31stMarch, 2022 taken on record by the Board of Directors of the Holding Company and of its subsidiary companies, none of the directors of the Group companies, is disqualified as on 31st March, 2022 from being appointed as a director in terms of Section 164(2) of the Act.

- f. With respect to the adequacy of the internal financial controls over financial reporting of the Holding Company, its subsidiary companies, the operating effectiveness of such controls, refer to our separate Reporting Annexure B.
- g. With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, In our opinion and to the best of our information and according tithe explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h. With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The consolidated financial statements disclose the impact of pending litigations as at March 31, 2022 on the consolidated financial position of the Group (Refer Note No. 36 & 37).
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There was no amount which was required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. (a) The management has represented that, to the best of its knowledge and belief, other than as disclosed in the notes to accounts. No funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies) including foreign entities ("Intermediaries") with the understanding, whether recorded in writing or otherwise, that the intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company("Ultimate Beneficiaries) or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The management has represented, that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the company from any person(s) or entity(ies), including foreign entities("Funding Parties") with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the funding party("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - (c) Based on such audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e) as provided under (a) and (b) above, contain any material mis-statement.

v. No dividend have been declared or paid during the year by the company.

For R. K. Govil & Co. **Chartered Accountants** (Firm Reg. No.: 000748C)

(Dipender Gupta) Partner Membership No: 538077

Place: Ghaziabad Date: May 30, 2022

UDIN: 22538077AJXPRU7712

Annexure 'A' to Auditors Report Responsibilities for Audit of IND AS Financial Statement

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

- Identify and assess the risks of material misstatement of the Standalone Ind AS 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 with reference to Financial Statement in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and based on the audit evidence obtained whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists we are required to draw attention in our auditor's report to the related disclosures in the Standalone Ind AS financial statements or if such disclosures are inadequate to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation structure and content of the Standalone Ind AS financial statements including the disclosures and whether the Standalone Ind AS 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 entity or business
 activities to express an opinion on the Standalone Ind AS financial statement. We are responsible for the
 direction, supervision and performance of the audit of the financial statement of such entries included in
 the financial statement of which we are the independent auditors. For the other entity included in the Standalone
 Ind AS financial Statement.

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

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

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

From the matters communicated with those charged with governance we determine those matters that were of most significance in the audit of the Standalone Ind AS 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.

For R. K. Govil& Co. Chartered Accountants (Firm Reg. No.: 000748C)

(Dipender Gupta) Partner Membership No: 538077

Place: Ghaziabad Date: May 30, 2022

UDIN: 22538077AJXPRU7712

Annexure "B" to the Independent Auditor's report on the consolidated financial statements of Alps Industries Ltd for the year ended 31st March, 2022.

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

(xxi) There have been no qualifications or adverse remarks by the respective auditors in the companies (Auditor's Report) Order (CARO) reports of the companies included in the consolidated financial statements except following:

Name of the Entities	CIN	Holding Company/Subsidiary/Associate /Joint Venture	Clause number of the CARO Report which is qualified or adverse
Alps Industries Limited	L51109UP1972PLC003544	Holding Company	Clause 9, 18 & 20.
Alps Energy Private Limited	U40109DL2007PTC169994	Subsidiary Company	Clause 17

For R. K. Govil& Co. Chartered Accountants (Firm Reg. No.: 000748C)

(Dipender Gupta) Partner Membership No: 538077

Place: Ghaziabad Date: May 30, 2022

UDIN: 22538077AJXPRU7712

ANNEXURE "C" TO THE INDEPENDENT AUDITORS' REPORT

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

In conjunction with our audit of the consolidated financial statements of the Company as of and for the year ended March 31, 2022, we have audited the internal financial controls over financial reporting of Alps Industries Limited (hereinafter referred to as "the Holding Company") and its subsidiary companies as of that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the Holding company, its subsidiary companies, are responsible for establishing and maintaining internal financial controls based on "internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (ICAI)". These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the 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 Act.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the ICAI and the Standards on Auditing deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of internal financial controls and both issued by the ICAI. 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 and the audit evidence obtained by the other auditors in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

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

1. Pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company;

2. Provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and

3. Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, the Holding Company, 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 criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For R. K. Govil & Co. Chartered Accountants (Firm Reg. No. : 000748C)

(Dipender Gupta) Partner Membership No: 538077

Place: Ghaziabad Date: May 30, 2022

UDIN: 22538077AJXPRU7712

CONSOLIDATED BALANCE SHEET AS AT MAR 31, 2022

CIN: L51109UP1972PLC003544

Rs. In Lakh

	Notes	AS AT	AS AT
		31.03.22	31.03.21
ASSETS			
Non-current assets			
Property, plant and equipment	2a	222.60	10,803.18
Other Intangibles Assets	2b	-	90.19
Financial assets			
Investments	3	129.35	128.98
Loans	4	77.54	308.28
Other Non- Current assets	5	14.51	1,006.44
Command assets		444.00	12,337.07
Current assets Inventories	6	_	2,940.22
Financial assets	U		2,340.22
Trade receivables	7	3,145.46	3,210.33
	8	,	3,210.33 81.25
Cash and cash equivalents		33.08	
Other bank Balance	9	18.34	25.18
Other financial assets	10	6.56	5.91
Current tax Assets	11	179.52	96.77
Other current assets	12	721.97	914.22
		4,104.93	7,273.88
TOTAL ASSETS		4,548.93	19,610.95
FOLLITY AND LIABILITIES			
EQUITY AND LIABILITIES			
Equity	40	0.044.44	0.044.44
Share capital	13	3,911.41	3,911.41
Other equity		(75,243.06)	(66,952.23)
Non Controlling Interest		-37.78	-36.31
Liabilities		-71,369.43	-63,077.13
Non-current liabilities			
Financial Liability			
Borrowings	14	44,139.32	42,714.23
Provision	15	7.43	351.29
1 TOVISION		44,146.75	43,065.52
Current liabilities	-	,	,
Financial liabilities			
Borrowings	16	27,319.47	34,381.34
Trade Payables	17	,-	, ,
-Total outstanding dues of Micro Enterprises & Small Enterprises		77.58	123.96
-Total dues of Creditors other then Micro Enterprises & Small Enterprises		2,143.70	3,025.49
Other financial liabilities	18	1,743.74	1,864.36
Other current liabilities	19	46.28	180.69
Provisions	15	440.84	46.72
110400010		31,771.61	39,622.56
TOTAL LIABILITIES		75,918.36	82,688.08
		·	•
TOTAL EQUITY AND LIABILITIES		4,548.93	19,610.95

SIGNIFICANT ACCOUNTING POLICIES

NOTES TO THE FINANCIAL STATEMENTS

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For R.K.Govil & Co.

Chartered Accountants

(Firm Registration No. 000748C)

For and on behalf of Board

DIPENDER GUPTAPartner
Membership No. 538077

A.K. Singhal President (F & A)

Ajay GuptaCompany Secretary

2-55

P.K. Rajput Executive Director DIN: 00597342

Place: Ghaziabad Date: May 30, 2022

UDIN: 22538077AJXPRU7712

Sandeep Agarwal Managing Director DIN: 00139439

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

CIN: L51109UP1972PLC003544

Rs. In Lakh

	Notes	Year Ended	Year Ended
		31.03.22	31.03.21
INCOME			
Revenue from operations	20	30,242.79	25,410.27
Other income	21	389.59	78.14
Total Income		30,632.38	25,488.41
EXPENSES			
Cost of Material Consumed	22	19,465.36	15,000.50
Change In Inventories	23	916.94	463.15
Employees benefit expenses	24	4,366.95	3,403.92
Finance costs	25	6,052.52	5,760.44
Depreciation	26	502.60	807.90
Imparement of Assets		-	2,416.89
Other expenses	27	6,954.31	6,027.96
Total Expense		38,258.67	33,880.75
Profit before exceptional items and tax		-7,626.29	-8,392.34
Add/(Less): Exceptional items		-663.22	895.29
Profit before tax		-8,289.51	-7,497.05
Less/(-Add): Tax expense		2.42	11.74
		-	-
Profit after tax		-8,291.93	-7,508.79
Other comprehensive income		-	-
Total Comprehensive Income		-8,291.93	-7,508.79
Attributable to :			
Out of Total Comprehensive Income above			
Owners		-8,290.46	-7,492.78
Non Controlling Interest		-1.47	-16.01
Profit for the period attributable to :			
Owners		-8,290.46	-7,492.78
Non Controlling Interest		-1.47	-16.01
Out of Total Comprehensive Income above			
Other Comprehensive Income for the period attributable to :			
Owners		-	_
Non Controlling Interest			
EPS			
Earnings per equity share			
1. Basic		(21.20)	(19.20)
2. Diluted		(21.20)	(19.20)
SIGNIFICANT ACCOUNTING POLICIES	1		
NOTES TO THE FINANCIAL STATEMENTS	2-55		

As per our report of even date For R.K.Govil & Co.

Chartered Accountants (Firm Registration No. 000748C)

For and on behalf of Board

DIPENDER GUPTA A.K. Singhal Ajay Gupta P.K. Rajput President (F & A) Company Secretary Partner Executive Director DIN: 00597342

Membership No. 538077

Place : Ghaziabad Date: May 30, 2022

UDIN: 22538077AJXPRU7712

Sandeep Agarwal Managing Director DIN: 00139439

CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED 31-MAR '2022

(A) CASH FLOW FROM OPERATING ACTIVITIES	Year Ended 31.03.	2022	Rs. Ir Year Ended 3	n Lakh 1.03.2021
Net Profit/ (Loss) Before Tax and Extraordinary items		(7,626.29)		(8,392.34)
Adjustment for:				
Transition Adjustment			0.01	
Depreciation/Amortization	502.60		807.90	
Interest Received	(39.76)		(27.03)	
Finance Cost	6,052.52		5,760.44	
Loss on Disposal of Assets	3.29		15.76	
Income Tax Expenses	(2.42)		(11.74)	
Exceptional Items Provision for diminution in Value on Investment	(663.23)		895.29	
Impairment of Assets	(0.37)		(0.20) 2,416.89	
Exchange Fluctuation	(0.36)	5,852.27	0.29	9,857.61
Operating Profit/Loss Before Working Capital Changes	(0.30)	(1,774.02)	0.23	1,465.27
Adjustment for Working Capital Changes				
Increase/(Decrease) in Financial Liabilites	-			
Borrowings	(7,061.87)		3,392.58	
Trade Payables	(928.18)		687.80	
Other financial liabilities	(120.60)		(277.07)	
Increase/(Decrease) in Other Current Liabilities	(134.42)		(31.42)	
Increase/(Decrease) in Provisions	50.26		42.40	
Decrease/(Increase) in Financial Assets	64.86		(4 020 42)	
Trade receivables			(1,028.43)	
Other financial assets Decrease/(Increase) in Other Current Assets	(0.65) 192.24		0.91 (438.34)	
Decrease/(Increase) in Other Non Current Assets	991.93		(436.34) 59.47	
Decrease/(Increase) in Other Non Current Assets Decrease/(Increase) in Inventories	2,940.22		(375.22)	
Direct taxes received/(paid)	(82.74)	(4,088.95)	83.61	2.116.29
Cash Flow Before Extraordinary Items	(02.17)	(5,862.97)	00.01	3,581.56
Net Cash Generated by Operating Activities		(5,862.97)		3,581.56
(B) CASH FLOW FROM INVESTING ACTIVITIES				
Expenditure on Property, Plant and Equipment	(36.31)		(48.80)	
Proceeds from Property, Plant and Equipment	10,201.20		1,121.18	
Interest Received	39.76		27.03	
(Increase)/Decrease in Fixed Deposits	6.83		225.11	
Change in Minority of Snowflakes	-		-	
Decrease/(Increase) in Financial Assets	_		_	
Decrease/(Increase) in Investment	_		_	
Net Cash from/ (used in) Investing Activities		10,211.48		1,324.52
(C) CASH FLOW FROM FINANCING ACTIVITIES				
Finance Cost	(6,052.52)		(5,760.44)	
Decrease/(Increase) in Financial Assets	-		-	
Increase/(Decrease) in Loans	230.75		114.51	
Increase/(Decrease) in Financial Liabilites	-		-	
Increase/(Decrease) in Long Terms Borrowing	1,425.09		689.67	
, , , , , , , , , , , , , , , , , , , ,	,	(4,396.68)		-4,956.26
Net Cash from/ (used in) Financing Activities		(4,396.68)		(4,956.26)
Net Increase(Decrease) in Cash & Cash Equivalents		(48.17)		(50.18)
Opening Balance of Cash and Cash Equivalents		81.25		131.43
Closing Balance of Cash and Cash Equivalents (refer note 8)		33.08		81.25
Notes:				

Notes

As per our report of even date For R.K.Govil & Co. Chartered Accountants (Firm Registration No. 000748C) For and on behalf of the Board

DIPENDER GUPTA Partner Membership No. 538077 A.K.Singhal President (F&A) Ajay Gupta Company Secretary P.K. Rajput Executive Director DIN: 00597342

Place : Ghaziabad Date : May 30, 2022 UDIN : 22538077AJXPRU7712 Sandeep Agarwal Managing Director DIN: 00139439

¹⁻ Figure in brackets are for decrease.

²⁻ Previous years figures have been regrouped or rearranged to make them comparable with those of current year.

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED MAR 31, 2022

	Equity share capital				OTHER EQUITY	UITY				Total equity
	(A)			Reserve & Surplus	? Surplus				Total Other Equity (B)	attributable to
		Capital Reserve	Securities premium	Equity component of	General Reserve	Exchange	Retained earnings	Equity		equity holders of
			בפט	Instrument		Reserve		through OCI		(A)+(B)
	83	<i>S</i> .	Rs.	જ્ઞ	Rs.	Rs.	Rs.	Rs.	જ્ઞ	8.
Balance as at March 31,2021	3,911.41	290.00	16,668.93	2,232.01	7,999.30	-257.65	-93,964.00	79.17	-66,952.24	-63,040.83
ind As adjustments Profit for the year 2021-22						-0.36	-8,290.46		- -8,290.82	-8,290.82
Balance as at March 31,2022	3,911.41	290.00	16,668.93	2,232.01	7,999.30	-258.01	-102,254.46	79.17	-75,243.06	-71,331.65
The accompanying notes are an in As per our report of even date For R.K.Govil & Co. Chartered Accountants (Firm Registration No. 000748C)	The accompanying notes are an integral part of the financial statements. As per our report of even date For R.K.Govil & Co. Chartered Accountants (Firm Registration No. 000748C)	ents.				Aiav Ginta			For and on I	For and on behalf of the Board
Partner Membership No. 538077	President (F & A)					Company Secretary				Executive Director DIN: 00597342
Place: Ghaziabad Date: May 30, 2022 UDIN: 22538077AJXPRU7712										Sandeep Agarwal Managing Director DIN: 00139439

Notes to the consolidated financial statements as at and for the year ended March 31, 2022

1. SIGNIFICANT ACCOUNTING POLICIES:

Corporate Information

Alps Industries Limited (the Company) is a public Limited Company. The Company and its Subsidiaries collectively referred to as "The Group" and is primarily engaged into Textile business. Holding company having CIN L51109UP1972PLC003544 is listed on the Bombay Stock Exchange and National Stock Exchange engaged into Textile business.

2. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

A) Basis of preparation of financial statements

(a)Statement of Compliance

The financial statements of the Group have been prepared in accordance with Indian Accounting Standards (IND AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended), and presentation requirements of Division II of Schedule III to the Companies Act, 2013 (the Act), (Ind AS compliant Schedule III), as applicable to the group. The group adopted Ind AS from April 01, 2017.

For all periods up to and including the year ended March 31, 2017, the group prepared its financial statements in accordance with the requirements of previous Generally Accepted Accounting Principles (GAAP), which includes Standard notified under the Companies (Accounting Standards) Rules, 2006. These are the group's first IND AS financial statements with transition date of April 01, 2016.

The group has adopted all IND AS standards and the adoption was carried out in accordance with Ind AS 101 'First Time Adoption of Indian Accounting Standards' issued by Ministry of corporate affairs. The group has presented reconciliation (from previous GAAP to IND AS) of total equity as at April 01, 2016, March 31, 2017 and Statement of Profit and Loss for the year ended March 31, 2017.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

The consolidated financial statements are prepared by applying uniform accounting policies in use at the group. Non controlling interest has been excluded. Non controlling interests represent that part of the assets of subsidiaries that are not owned by the parent company.

(b)Functional and presentation currency

These financial statements are presented in Indian rupees (Rs. In Lakh), which is the group's functional currency.

(c) Basis of Measurement

The financial statements are prepared as a going concern basis under historical cost convention basis except for certain items which are measured at fair values.

Determining the Fair Value

While measuring the Fair Value of an asset or a liability, the group uses observable market data as far as possible. Fair values are categorised into different levels in a Fair Value hierarchy based on the inputs used in the valuation techniques as follows:

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: Inputs for the asset or liabilities that are not based on observable market data (unobservable inputs).

The fair value of trade receivables, trade payables and other Current financial assets and liabilities is considered to be equal to the carrying amounts of these items due to their short-term nature. Where such items are Non-current in nature, the same has been classified as Level 3 and fair value determined using discounted cash flow basis. Similarly, unquoted equity instruments where most recent information to measure fair value is insufficient then the same has been valued at Rs. 1/- per share.

(d) Use of Estimate

The preparation of financial statements in conformity with the IND AS requires management to make estimates, judgments and assumptions. These estimates, judgments and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of the contingent asset and contingent liability at the date of the financial statements and reported amount of income and expenses during the period. Accounting estimates could change from period to period. Actual results could differ from the estimates. Appropriate changes in estimate are made as the management becomes aware of the change in circumstances surrounding the estimates. Changes in the estimates are reflected in the financial statements in the period in which the changes are made and, if material, their effects are disclosed in the notes to financial statements.

(e) Operating Cycle

All assets and liabilities have been classified as current or non-current as per the group's normal operating cycle and other criteria set out in the Schedule III to the Companies Act, 2013 and IND AS 1 – Presentation of Financial Statements issued by the Ministry of Corporate Affairs based on the nature of products and the time between the acquisition of assets for processing and their realisation in cash and cash equivalents.

B) Recent accounting pronouncement

i. IND AS 115- Revenue from Contract with Customers: On March 28, 2018, Ministry of Corporate Affairs ("MCA") has notified the Ind AS 115, Revenue from Contract with Customers. The core principle of the new standard is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Further the new standard requires enhanced disclosures about the nature, amount, timing and uncertainty of revenue and cash flows arising from the entity's contracts with customers.

The group has adopted the standard on April 1, 2018 by using the cumulative catch-up transition method

and accordingly comparatives for the year ending or ended March 31, 2018 are not retrospectively adjusted.

ii. IND AS 116 on "Leases": On March 30, 2019, Ministry of Corporate Affairs has notified IND AS 116 on Leases. IND AS 116 replaced the existing IND AS 17 on Leases, and related Interpretations. The Standard sets out the principles for the recognition, measurement, presentation and disclosure of leases for both parties to a contract i.e., the Lessee and the Lessor. IND AS 116 introduces a single lease accounting model and requires a lessee to recognize assets and liabilities for all leases with a term of more than twelve months, unless the underlying asset is of low value. The Standard also contains enhanced disclosure requirements for lessees. The effective date for adoption of IND AS 116 is annual periods beginning on or after April 1, 2019. The standard permits two possible methods of transition:

- a) Full retrospective: Retrospectively to each prior period presented applying IND AS 8 on 'Accounting Policies, Changes in Accounting Estimates and Errors'.
- b) Modified retrospective: Retrospectively, with the cumulative effect of initially applying the Standard recognized at the date of initial application. Under modified retrospective approach, the lessee records the lease liability at the present value of remaining lease payments, discounted at the incremental borrowing rate and the right of use asset either as its carrying amount as if the standard had been applied since the commencement date, but discounted at lessee's incremental borrowing rate at the date certain practical expedients are available under both the methods.

On completion of the evaluation of the effect of adoption of the IND AS 116, the Company has adopted to use the "Modified retrospective Approach" for transition to IND AS 116. Accordingly comparatives for the year ended March 31, 2019 has not been retrospectively adjusted.

C) Significant accounting policies

(a)Property, Plant and Equipment

Property, Plant and Equipment are stated at cost of acquisition or construction, net of Input tax credit available, less accumulated depreciation and impairment, if any. For this purpose, cost includes deemed cost which represents the carrying value of Property, Plant and Equipment recognised as at April 1, 2016 measured as per the previous GAAP. Cost directly attributable to acquisition are capitalised until the Property, Plant and Equipment are ready for use as intended by the management.

Property, Plant and Equipment are derecognised from financial statements, either on disposal or when no economic benefits are expected from its use. The cost and related accumulated depreciation are eliminated from the financial statements upon sale or retirement of the Property, Plant and Equipment and the resultant gains or losses are recognized in the Statement of Profit and Loss.

Depreciation on Property, Plant and Equipment commences when these assets are ready for their intended use. Items of Property, Plant and Equipment are depreciated in a manner that amortizes the cost (or other amount substituted for cost) of these assets, less its residual value, over their useful lives as specified in Schedule II of the Companies Act, 2013 on a straight line basis. Depreciation on Property, Plant and Equipment purchased or sold during the year is proportionately charged.

(b) Intangible Assets

Intangible Assets are stated at cost of acquisition less accumulated amortisation. Specialized Software is amortised over an estimated useful period of five year. Amortisation is done on straight line basis.

(c) Impairment of non financial assets

Property, Plant and Equipment are evaluated for recoverability, whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the cash generating unit (CGU) to which the asset belongs.

If such assets are considered to be impaired, the impairment to be recognized in the Statement of Profit and Loss is measured by the amount by which the carrying value of the assets exceeds the estimated recoverable amount of the asset. An impairment loss is reversed in the Statement of Profit and Loss if there has been a change in the estimates used to determine the recoverable amount. The carrying amount of the asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount

that would have been determined (net of any accumulated amortization or depreciation) had no impairment loss been recognized for the asset in prior years.

(d) Inventories

- (i) Inventories are valued at lower of cost or net realisable value except for scrap and by-products which are valued at net realisable value.
- (ii) Cost of inventories of finished goods and work-in-process includes material cost, cost of conversion and other related overhead costs.
- (iii) Cost of inventory of cotton is determined on weighted Average Cost Basis and other raw material on FIFO basis.

(e) Financial instruments

Financial assets and financial liabilities are recognised when the group becomes a party to the contractual provisions of the relevant instrument and are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities measured at fair value through profit or loss) are added to or deducted from the fair value on initial recognition of financial assets or financial liabilities. Purchase or sale of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date when the group commits to purchase or sell the asset.

Financial Assets:

Recognition: Financial assets include Investments, Trade receivables, Advances, Security Deposits, Cash and cash equivalents. Such assets are initially recognised at transaction price when the group becomes party to contractual obligations. The transaction price includes transaction costs unless the asset is being fair valued through the Statement of Profit and Loss.

Classification: Management determines the classification of an asset at initial recognition depending on the purpose for which the assets were acquired. The subsequent measurement of financial assets depends on such classification.

Financial assets are classified as those measured at:

- (a.) amortised cost, where the financial assets are held solely for collection of cash flows arising from payments of principal and/ or interest.
- (b.) fair value through other comprehensive income (FVTOCI), where the financial assets are held not only for collection of cash flows arising from payments of principal and interest but also from the sale of such assets. Such assets are subsequently measured at fair value, with unrealised gains and losses arising from changes in the fair value being recognised in other comprehensive income.
- (c.) fair value through profit or loss (FVTPL), where the assets are managed in accordance with an approved investment strategy that triggers purchase and sale decisions based on the fair value of such assets. Such assets are subsequently measured at fair value, with unrealised gains and losses arising from changes in the fair value being recognised in the Statement of Profit and Loss in the period in which they arise.

In case of investment in equity shares

For Investments in equity instruments are measured at FVTOCI where "Available for Sale and at FVTPL where "Held for Trade".

Other:

Trade receivables, Advances, Security Deposits, Cash and cash equivalents etc., are classified at cost.

Impairment: The group assesses at each reporting date whether a financial asset (or a group of financial assets) such as investments, trade receivables, advances and security deposits held at amortised cost and financial assets that are measured at fair value through other comprehensive income are tested for impairment based on evidence or information that is available without undue cost or effort. Expected credit losses are assessed and loss allowances recognised if the credit quality of the financial asset has deteriorated significantly since its initial recognition.

Reclassification: When and only when the business model is changed, the group shall reclassify all affected financial assets prospectively from the reclassification date as subsequently measured at amortised cost, fair value through other comprehensive income, fair value through profit or loss without restating the previously recognised gains, losses or interest and in terms of the reclassification principles laid down in the IND AS relating to Financial Instruments.

De-recognition: Financial assets are derecognised when the right to receive cash flows from the assets has expired, or has been transferred, and the group has transferred substantially all of the risks and rewards of ownership. Concomitantly, if the asset is one that is measured at:

- (a.) amortised cost, the gain or loss is recognised in the Statement of Profit and Loss;
- (b.) fair value through other comprehensive income, the cumulative fair value adjustments previously taken to reserves are reclassified to the Statement of Profit and Loss unless the asset represents an equity investment in which case the cumulative fair value adjustments previously taken to reserves is reclassified within equity.

Financial Liabilities

Initial and subsequent recognition: Borrowings, trade payables and other financial liabilities are initially recognised at the value of the respective contractual obligations. They are subsequently measured at amortised cost. Any discount or premium on redemption/settlement is recognised in the Statement of Profit and Loss as finance cost over the life of the liability using the effective interest method and adjusted to the liability figure disclosed in the Balance Sheet.

De-recognition: Financial liabilities are de-recognised when the liability is extinguished, that is, when the contractual obligation in respect of the liabilities is discharged, cancelled and settled on expiry by the group.

Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount is included in the Balance Sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

Equity Instruments

Equity instruments are recognised at the value of the proceeds, net of direct costs of the capital issue.

(f)Government Grants

Government grants are recognised when there is reasonable assurance that the grant will be received, and the group will comply with the conditions attached to the grant. Accordingly, government grants:

- (a.) related to or used for assets are accounted for and deducted from the respective assets in the year of receipt. (b.) related to incurring specific expenditures are taken to the Statement of Profit and Loss on the same basis and in the same periods as the expenditures incurred.
- (c.) by way of financial assistance on the basis of certain qualifying criteria are recognised as they become receivable.

(g) Claims, Provisions, Contingent Assets and Liabilities:

Claims lodged by and lodged against the group are accounted in the year of payment or settlement thereof. Provisions are recognised when, as a result of a past event, the group has a legal or constructive obligation; it is probable that an outflow of resources will be required to settle the obligation; and the amount can be reliably estimated. The amount so recognised is the best estimate of the consideration required to settle the obligation at the reporting date, taking into account the risks and uncertainties surrounding the obligation. In an event when the time value of money is material, the provision is carried at the present value of the cash flows estimated to settle the obligation.

Contingent liabilities are not recognised but are disclosed by way of notes to the financial statements, after careful evaluation by the management of the facts and legal aspects of each matter involved.

Contingent assets are neither recognised nor disclosed in the financial statements.

Contingent liabilities are assessed continually to determine whether an outflow of resources embodying the economic benefit has become probable. If it becomes probable that an outflow of future economic benefits will be required for an item previously dealt with as contingent liability, a provision is recognised in the financial statements of the period in which the change in probability occurs.

(h) Recognition of Revenue and Expenditure

(i) Revenue is recognised to the extent that it is probable that the economic benefits will flow to the group and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable. Revenue represents the net invoice value of goods and services provided to third parties after deducting discounts, volume rebates, outgoing taxes.

Revenue is recognised usually when all significant risks and rewards of ownership of the asset sold are transferred to the customer and the commodity has been delivered to the shipping agent. Revenue from sale of material by-products are included in revenue.

(ii) Interest and dividend income

Interest income is recognised using Effective Interest Method (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of financial instruments or a shorter period, where appropriate, to the gross carrying amount of the asset or to the amortised cost of financial liability. When calculating the effective interest rate, the group estimates the expected cash flows by considering all the contractual terms of the financial instrument but does not consider the expected credit loss.

Dividend income is recognised in the Statement of Profit and Loss when the right to receive dividend is established.

(i)Borrowing Cost

Borrowing Cost attributable to the acquisition or construction of qualifying assets are capitalised as part of the cost of such assets upto the date when such assets are ready for intended use. Other borrowing costs are charged as expense in the year in which they are incurred.

(j)Employee Benefits

Benefits such as salaries, wages and short term compensations etc. is recognized in the period in which the employee renders the related services.

The group makes contributions to defined benefit schemes and defined contribution plans. Provident Fund contributions are in the nature of defined contribution scheme. Provident funds are deposited with government and recognised as an expense. The group also make contribution to defined benefit plan i.e.

gratuity plan. The cost of providing benefits under the defined benefit obligation is calculated by independent actuary using the projected unit credit method. Service costs and net interest expense or income is reflected in the Statement of Profit and Loss. Gain or Loss on account of re-measurements are recognised immediately through other comprehensive income in the period in which they occur.

The employees of the group are entitled to compensated leave for which the group records the liability based on actuarial valuation computed using projected unit credit method. These benefits are unfunded.

(k)Taxes on Income

Taxes on income comprises of current taxes and deferred taxes. Current tax in the Statement of Profit and Loss is provided as the amount of tax payable in respect of taxable income for the period using tax rates and tax laws enacted during the period, together with any adjustment to tax payable in respect of previous years.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities and the amounts used for taxation purposes (tax base), at the tax rates and tax laws enacted or substantively enacted by the end of the reporting period.

Deferred tax assets are recognised for the future tax consequences to the extent it is probable that future taxable profits will be available against which the deductible temporary differences can be utilised.

Income tax, in so far as it relates to items disclosed under other comprehensive income or equity, are disclosed separately under other comprehensive income or equity, as applicable.

Deferred tax assets and liabilities are offset when there is legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances related to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on net basis, or to realize the asset and settle the liability simultaneously.

(I)Foreign currency Transactions and Translation

Transactions denominated in foreign currencies are normally recorded at the exchange rate prevailing at the time of the transaction.

Monetary items denominated in foreign currencies at the yearend are restated at year end rates. In case of monetary items which are covered by forward exchange contracts, the difference between the yearend rate and rate on the date of the contract is recognised as exchange difference and the premium paid on forward contracts has been recognised over the life of the contract. Any income or expense on account of exchange difference either on settlement or on translation is recognised in the Statement of Profit and Loss.

Non-monetary foreign currency items are carried at cost.

The translation of financial statement of foreign subsidiary from the respective local currency to functional currency of the company is performed for the balance sheet accounts using the exchange rate in effect at the balance sheet date and the resulting difference is presented as Foreign currency Translation Reserves included in Reserves & Surplus.

(m) Prior Period Errors

Prior Period Errors have been corrected retrospectively in the financial statements. Retrospective application means that the correction affects only prior period comparative figures, current period amounts are unaffected. Comparative amounts of each prior period presented which contain errors are restated. If however, an error relates to a reporting period that is before the earliest prior period presented, then the opening balances of assets, liabilities and equity of the earliest prior period presented has been restated by following IAS 8.

(n)Earnings Per Share

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

(o)Cash flow statement

Cash flows are reported using the indirect method, whereby net profit before tax is adjusted for the effects of transactions of a non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the group are segregated based on the available information.

Amendment to IND AS-7

Effective April 1, 2017, the group adopted the amendment to IND AS 7, which require the entities to provide disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities, including both changes arising from cash flows and non cash changes, suggesting inclusion of a reconciliation between the opening and closing balances in the Balance Sheet for liabilities arising from financing activities, to meet the disclosure requirement. The adoption of amendment did not have any material impact on the financial statements.

(p)Cash and cash equivalents

Cash and cash equivalents in the Balance Sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to insignificant risk of changes in value.

Notes forming part of consolidated financial statements
2 (Rs. in lakhs)

2 (a) P	roperty,	plant and	equipment
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Particulars	Land	Buildings	Plant & Machinery	Furniture & Fixtures	Office equipments	Vehicles	Computers	Total	
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
Gross carrying value									
As at March 31, 2021	584.77	13,470.75	23,309.68	295.09	191.02	105.62	525.08	38,482.01	38,482
-Additions	-	-	14.61	3.98	6.83	0.05	10.84	36.31	36
-Disposals	584.77	13,114.35	22,114.02	294.26	194.30	105.66	527.38	36,934.74	36,935
As at March 31, 2022	-	356.40	1,210.27	4.81	3.55	-	8.54	1,583.57	1,584
Depreciation									
As at March 31, 2021	-	5,637.60	17,665.85	242.34	168.28	92.89	496.85	24,303.81	24,304
Depreciation charge during the period	-	297.58	127.81	11.67	7.06	5.09	3.82	453.03	453
Depreciation on deduction	-	5,900.93	17,436.87	251.79	174.03	97.98	492.40	24,354.00	24,354
As at March 31, 2022	-	34.25	356.79	2.22	1.31	-	8.27	402.84	403
Impairment									
As at March 31, 2021	-	142.48	3,227.70	2.45	2.13	-	0.26	3,375.02	3375.02
Impairment charge during the period	-	-	-	-	-	-	-	-	0.00
Impairment on deduction	-	-	2,416.89	-	-	-	-	2,416.89	2416.89
As at March 31, 2022		142.48	810.81	2.45	2.13	•	0.26	958.13	958.13
Net Book Value									
As at March 31, 2021	584.77	7.690.67	2,416.13	50.30	20.61	12.73	27.97	10,803.18	10,803.18
As at March 31, 2022	-	179.67	42.67	0.14	0.11	-	0.01	222.60	222.60
13 at Halli 31, 2022	-	113.01	72.07	0.14	0.11	•	0.01	222.00	222.00

ALPS INDUSTRIES LIMITED

Notes forming part of consolidated financial statements

2(b) Other Intangibles Assets

Particulars	Computer (Software)	Total
	Rs.	Rs.
Gross carrying value		
As at March 31, 2021	312.34	312.34
-Additions	-	-
-Disposals	312.34	312.34
As at March 31, 2022	•	
Amortization		
As at March 31, 2021	222.15	222.15
Amortization during the period	49.57	49.57
Amortization on deduction	271.72	271.72
As at March 31, 2022	-	•
Net Book Value		
As at March 31, 2021	90.19	90.19
As at March 31, 2022	-	

ALPS INDUSTRIES LIMITED Notes forming part of consolidated financial statements	AS AT 31.03.22	AS AT 31.03.21
Investments Investment in Equity Instruments Investment in Non - Subsidiary Companies (A) Quoted Shares	0.71	
Kay Power and Paper Ltd. 13,400 (March 31, 2021: 13,400) Equity shares of Rs. 10 (March 31, 2021: Rs. 10) each	0.74	0.37
(B) Unquoted Shares Colombine Cody Corp. N.P.V. 2450 (March 31, 2021: 2450)	0.02	0.02
Ranvijay Furnishing Pvt Ltd 1259360(NIL) Zero Coupen Non - Redeemable Convertible Preference Shares of Rs. 10/- each 1285910 Zero Coupen Non - Redeemable Convertible Preference Shares of Rs. 10/- each	128.59	128.59
Total	129.35	128.98
4 Loans (Unsecured, considered good) Security deposits	77.54	308.28
Total	77.54	308.28
5 Other Non - current assets	11101	000120
Capital Advance Advance against Leasing of Land	14.51 -	62.79 943.65
Total	14.51	1,006.44

_	INDUSTRIES LIMITED forming part of consolidated financial statements	AS AT 31.03.22	AS AT 31.03.21
6	Inventory		
	Production Supplies	-	1,133.29
	Stores & Spares	-	65.13
	Others	-	824.86
	Work in Progress	-	537.99
	Finished Goods	-	378.95
	Total	•	2,940.22
7	Trade receivables (Unsecured)		
	Considered good	3,145.46	3,210.33
	Considered Doubtful	482.96	528.77
	Less: Provision for doubtful Assets	482.96	528.77
	Total	3,145.46	3,210.33

Trade Receivables Ageing Schedule :-

		Outstanding for following periods from due date of payment #					
						More	
		Less than 6				than 3	
SI No.	Particulars	months	6 months-1 Year	1-2 Year	2-3 Year	Years	Total
(i)	Undisputed Trade receivables-considered good	2993.52	137.73	4.51	7.75	1.96	3,145.46
		(3142.97)	(29.56)	(32.05)	(2.24)	(3.50)	(3210.33)
(ii)	Undisputed Trade Receivables- which have significant	ı	-	•	-	-	-
	increase in credit risk	(-)	(-)	(-)	(-)	(-)	(-)
(iii)	Undisputed Trade Receivable- Credit Impaired	-	-	-	-	-	-
		(-)	(-)	(-)	(-)	(-)	(-)
(iv)	Disputed Trade Receivables- considered good	Ī	=	•	•	-	-
		(-)	(-)	(-)	(-)	(-)	(-)
(v)	Disputed Trade Receivables - which have significant	Ī	-	-	-	-	-
	increase in credit risk	(-)	(-)	(-)	(-)	(-)	(-)
(vi)	Disputed Trade Receivables- Credit Impaired	-	-	1.27	28.19	453.50	482.96
		(-)	(-)	(28.19)	(134.43)	(366.15)	(528.77)

Note: The figure shown in brackets are the corresponding figure of previous financial year.

		•	
8	Cash and cash equivalents		
	Balances with banks		
	- on current account (Considered good)	24.60	71.94
	- on current account (Considered Doubtful)	42.47	42.47
	Less: Provision for Doubtful Balance in Bank C.A	42.47	42.47
	Cash on hand	8.48	9.31
	Total	33.08	81.25
	04 1 11 1		
9	Other bank balance		
	Margin Money	40.04	00.40
	- Fixed Deposit Account (Pledged against margin)	18.34	20.49
	- Fixed Deposit Others Doubtful	4.69	4.69
	Less: Provision for Doubtful Deposit	4.69	
	Total	18.34	25.18
10	Other financial assets		
	Interest accrued but not due	6.56	5.91
	Total	6.56	5.91
11	Current Tax assets		
11		179.52	06.77
	Advance Income Tax including TDS Total	179.52 179.52	96.77 96.77
	Total	179.32	90.11
12	Other current assets		
	Insurance and other Claims Receivable	-	1.26
	Balance With Govt Authority	370.75	436.95
	Export Incentive Receivable	127.98	273.86
	Advance against Leasing of Land	-	5.27
	Other Receivables	223.24	196.88
	Total	721.97	914.22

ALPS INDUSTRIES LIMITED Notes forming part of consolidated financial statements	AS AT 31.03.22	AS AT 31.03.21
13 Equity share capital Authorized Share Capital 4,00,00,000 Mar, 2022(March 31, 2021: 4,00,00,000)	4,000.00	4,000.00
equity shares of Rs.10 (March 31, 2021: Rs.10) each 3,05,00,000 (March 31, 2021: 3,05,00,000) Preference shares of Rs.10 (March 31, 2021: Rs.10) each	30,500.00	30,500.00
	34,500.00	34,500.00
Issued Share Capital 3,91,14,100 Mar, 2022 (Mar, 2021: 3,91,14,100) Equity Shares Rs. 10 Mar'2022 (Mar'2021: Rs.10) each	3,911.41	3,911.41
Subscribed and paid up Capital 3,91,14,100 Mar, 2022 (Mar, 2021: 3,91,14,100) Equity Shares Rs. 10 Mar'2022 (Mar'2021: Rs.10) each	3,911.41	3,911.41
Reconciliation of the shares outstanding at the beginning and at the end of the reporting period: Equity shares Outstanding at the beginning of the year	391.14	391.14
Outstanding at the beginning of the year Outstanding at the end of the period/year	391.14	391.14
b) Details of shareholders holding more than 5% shares in the Company Equity shares		
Pacific Texmark Pvt. Ltd. No. Pacific Texmark Pvt. Ltd. %age	2,835,872 7.25%	2,835,872 7.25%

Disclosure of Shareholding of Promoters

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		As at March 31, 2022		As at March 31, 2021		%
Promoter Name		No. of shares	% of total	No. of	% of total	change
			shares	shares	shares	during
Mr. K. K. Agarwal		1,147,460	2.93%	1,147,460	2.93%	nil
Mr. Sandeep Agarwal		651,510	1.67%	651,510	1.67%	nil
M/s K.K. Agarwal & Sons (H U F)		117,000	0.30%	117,000	0.30%	nil
M/s Sandeep Agarwal (HUF)		94,380	0.24%	94,380	0.24%	nil
Mrs. Nidhi Agarwal		216,100	0.55%	216,100	0.55%	nil
Mr. Rohan Agarwal		430,128	1.10%	430,128	1.10%	nil
Mrs. Sanyog Agarwal		248,650	0.64%	248,650	0.64%	nil
Ms. Sunandini Agarwal		800	0.00%	800	0.00%	nil
Narad Fabric Pvt. Ltd.		250,116	0.64%	250,116	0.64%	nil
Careen Fintec (P) Ltd.		295,000	0.75%	295,000	0.75%	nil
Coronation Spinning India Pvt Ltd		900,000	2.30%	900,000	2.30%	nil
Pacific Texmark Pvt. Ltd.		2,835,872	7.25%	2,835,872	7.25%	nil
Padam Precision Dies & Components (P) Ltd.		1,688,200	4.32%	1,688,200	4.32%	nil
Peek Finvest (P) Ltd.		342,082	0.87%	342,082	0.87%	nil
Peek Texfab Pvt. Ltd.		100,120	0.26%	100,120	0.26%	nil
Prefect Finmen Services (P) Ltd.		412,800	1.06%	412,800	1.06%	nil
Roseat Finvest (P) Ltd.		382,000	0.98%	382,000	0.98%	nil
Saurabh Floriculture (Pvt) Ltd.		183,800	0.47%	183,800	0.47%	nil
Supreme Finvest (Pvt) Ltd.		290,000	0.74%	290,000	0.74%	nil
Total		10,586,018	27.06%	10,586,018	27.06%	nil

	S INDUSTRIES LIMITED s forming part of consolidated financial statements	AS AT 31.03.22	AS AT 31.03.21
14	Borrowings		
• •	Loans & Borrowing		
	Secured		
	Amount Due to Banks	26,879.95	26,879.95
	Unsecured	=0,0:0:00	_0,0.0.00
	Pref Shares	17,259.37	15,834.28
	Total	44,139.32	42,714.23
15	Provisions		
	Non-current		
	Provision for employee benefits	7.43	351.29
	Total	7.43	351.29
	Current		
	Provision for employee benefit	440.84	46.72
	Total	440.84	46.72
16	Loans & Borrowing (Secured)		
	Amount payable on Demand to Banks	24,627.36	24,627.36
	Current Maturity of amount due to Banks	2,692.11	9,753.98
	Total	27,319.47	34,381.34
17	Trade Payable		
	-Total outstanding dues of Micro Enterprises & Small Enterprises	77.58	123.96
	-Total dues of Creditors other then Micro Enterprises & Small Enterprises	2,143.70	3,025.49
	Total	2,221.28	3,149.45

Trade Payables ageing Schedule

		Outstanding	Outstanding for following periods from due date of			
SI No.	Particulars Particulars	Less than 1	1-2 year	2-3 year	More than 3 year	Total
	MSME	77.58	-	-	-	77.58
		(123.96)	(-)	(-)	(-)	(123.96)
(ii)	Others	2140.87	2.83	-	-	2143.7
		(3220.52)	(0.65)	(24.00)	(-)	(3021.40)
(iii)	Disputed Dues-MSME	-	-	-	-	-
		(-)	(-)	(-)	(-)	(-)
(iv)	Disputed Dues-Others	-	•	-	-	-
		(4.09)	(-)	(-)	(-)	(4.09)

Note: The figure shown in brackets are the corresponding figure of previous financial year.

	Revenue received in Advance Total	46.28 46.28	180.69 180.69
19	Other Current liabilities		
	Total	1,743.74	1,864.36
	Others	4.11	3.79
	Creditors for Fixed Assets	0.27	3.11
	Expenses Payable	1,739.36	1,857.46
18	Other financial liabilities		

	S INDUSTRIES LIMITED s forming part of consolidated financial statements	Year Ended 31.03.22	Year Ended 31.03.21
20	Revenue from operations		
	Sale of Products		
	(Including Traded Goods)		
	- Export	15,701.57	14,456.22
	- Domestic	11,973.06	9,554.36
	Total (A)	27,674.63	24,010.58
	Other operating revenue		
	Scrap/ Waste Sale	507.43	435.16
	Export Incentives	663.23	730.72
	Job Work Receipt	1,397.50	233.81
	Total (B)	2,568.16	1,399.69
	Net Revenue from operations Total (A+B)	30,242.79	25,410.27
21	Others income		
	Interest received	39.76	27.03
	Other incomes	54.90	46.48
	Prov. For doubtfull Debts written back	41.13	3.29
	Foreign Currency exchange fluctuation(net)	239.32	-
	Profit on Disposal of Discarded Assets	14.12	1.14
	Diminution in the value of Investment	0.37	0.20
	Total	389.59	78.14
22	Cost of material consumed		
	Opening Stock	1,133.29	1,074.59
	Add: Purchases	18,332.07	15,059.20
	Total	19,465.36	16,133.79
	Less: Closing Stock	-	1,133.29
	Total	19,465.36	15,000.50
23	CHANGE IN INVENTORIES OF FINISHED GOODS,		
23	WIP STOCK AND STOCK IN TRADE		
	Closing Stock		
	Finished Goods	-	378.95
	Work-in-Progress	-	537.99
	Total (A)	•	916.94
	Less : Opening Stock	- 270.05	740.40
	Finished Goods	378.95	749.46
	Work-in-Progress Total (B)	537.99 916.94	630.63 1,380.09
	iotai (B)	310.34	1,300.09
	Total (B-A)	916.94	463.15
24	Employee benefit expenses		
	Salaries including other Benefits	1,751.78	1,343.65
	Wages incuding other Benefits	2,310.57	1,779.55
	Contribution to Provident & Other Funds - Wages	128.62	103.43
	Contribution to Provident & Other Funds - Salary	38.18	33.04
	Gratuity	84.05	97.67
	Employees Welfare	53.75	46.58
	Total	4,366.95	3,403.92

ALPS INDUSTRIES LIMITED Notes forming part of consolidated financial statements		Year Ended 31.03.22	Year Ended 31.03.21	
25 Fin	ance Cost			
	erest paid on			
	prrowings as per Effective Intt method			
	C/Bank	4,626.76	4,675.37	
Oth	ners	0.67	34.77	
Div	idend on Pref Shares	1,425.09	1,050.30	
То	tal	6,052.52	5,760.44	
26 De	preciation & Amortisation Expenses			
	preciation	502.60	807.90	
	portisation	7.16	5.82	
Les	ss : Amortising of Lease Rent	7.16	5.82	
То		502.60	807.90	
27 Otl	ner expenses			
	nufacturing Expenses			
	oduction Expenses	1,180.41	932.63	
	curity & Vigilance	20.37	17.52	
	nsumption of Stores & Spares	797.51	364.77	
	wer & Fuel	2,541.61	2,660.82	
	ministrative Expenses	_,	_,,,,,,	
Re	·	10.00	34.23	
	ortization of lease advance	7.16	5.82	
	urance	35.84	47.82	
	tes & Taxes	12.84	11.12	
	stage, Telegrams and Telephones	4.32	2.81	
	nting , Stationary & Computer Expenses	15.60	14.05	
	gal & Professional Charges	135.65	134.36	
	evelling & Conveyance- Others	156.82	95.26	
	velling & Conveyance- Directors	2.99	2.04	
	ephone, Fax & Internet Exp.	16.49	16.11	
	oks & Periodicals	0.23	0.06	
	es & Subscription	29.31	25.89	
	neral Expenses	43.98	64.13	
	nk Charges	32.10	33.96	
	yment to Auditors	27.09	35.28	
	hicle Running Expenses	36.44	33.42	
	nk Yarn Obligation	-	0.19	
	reign Currency exchange fluctuation(net)	-	115.98	
	ss on Assets Discarded	3.29	15.76	
Dir	ninution in the value of Investment	-	-	
	pairs & Maintenance			
	-Building	36.82	60.76	
	-Machinary	135.42	95.89	
	-Others	73.83	33.13	
Se	lling & Distribution Expenses			
	eight on Domestic	112.14	108.53	
	eight on Exports	852.64	628.50	
	les Promotion & Incentives	531.82	426.24	
	d Debts W/Off	91.52	5.53	
	vertisment & Publicity	0.78	2.37	
	cise/ Vat Expenses	9.28	2.96	
To		6,954.31	6,027.96	

28. Basic & Diluted Earnings Per Share

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21
Profit (Loss) for the Year before Preference Dividend and attributable tax thereon (Rs. in Lakh)	(8291.93)	(7508.79)
Weighted average number of equity shares outstanding during the year - (B)	39114100	39114100
Nominal value of equity shares (Rs.)	10.00	10.00
Basic Earnings per share (Rs.)	(21.20)	(19.20)
Diluted Earnings per share (Rs.)*	(21.20)	(19.20)

^{*}Diluted earnings per share have not been calculated since it is anti diluted earnings per share.

Note: As per the restructuring scheme being part of DRS which was consented by then secured lenders (representing more than 83% of total outstanding secured debts of the company) & circulated by erstwhile Hon'ble BIFR and partly implemented but subsequently withdrawn which company continue to recognize in view of pendency of its revised proposal with lenders (refer note no. 38 hereinafter), the company is under an obligation to issue fresh equity to the tune of Rs. 26.51 crore (approx.) to its lenders upon its sanction.

29. Earnings in Foreign Exchange

Rs. (in Lakh)

Particulars	For the year ended 31 st March 22	For the year ended 31 st March 21
F.O.B. Value of Exports	15461.86	14329.18

30. Value of consumption of Raw Materials & Stores imported & indigenous and % of each to total consumption:

Rs. (in Lakh)

Particulars	For the Year ended 31 st March 22	% of consumption	For the Year ended 31 st March 21	% of consumption
Raw Material				
Imported	645.58	3.32%	709.79	4.73%
Indigenous	18819.78	96.68%	14290.71	95.27%
Total	19465.36	100.00%	15000.50	100.00%
Stores				
Imported	161.78	20.29%	45.31	12.42%
Indigenous	635.73	79.71%	319.46	87.58%
Total	797.51	100.00%	364.77	100.00%

31. C.I.F. Value of Imports

Rs (in Lakh)

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21
Raw Materials	423.38	487.99
Capital Goods	-	-
Components & Spare Parts	151.59	43.65

32. Payment to Auditor's

Rs (in Lakh)

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21
a. Audit Fee b. Other Services	14.29 12.80	14.29 20.99

33. Expenditure in Foreign Currency

Rs. (in Lakh)

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21
Foreign Travels	2.07	0.61
Others	250.66	195.89

34. Related Party Transactions

The members of the Board are interested in the following entities, covered under the Related Party Transactions, but there were no material transactions entered into with any of these entities. However the details of transactions with them are given below:

Name of related parties and description of relationship as required by IND AS-24:-

a.	Subsidiary	: Alps Energy Pvt. Ltd.
b.	Wholly owned Subsidiary	: Alps USA INC.
C.	Entities Controlled by subsidiaries, KMP and their relatives	: Narad Fabric Pvt. Ltd. : Careen Fintec (P) Ltd : Coronation Spinning India (P) Ltd : Pacific Texmark Pvt. Ltd. : Padam Precision Dies & Component pvt. Ltd : Peek Finvest (P) Ltd : Perfect Finmen Services (P) Ltd : Roseate Finevest Pvt.Ltd. : Saurabh Floriculture (P) Ltd : Supreme Finvest Pvt. Ltd : Peek Texfab Pvt. Limited
(ii)	Key Management Personnel	
	Managing Director	a. Mr. Sandeep Agarwal
	Executive Director (WTD)	b. Mr. P.K. Rajput
	President Accounts and Finance	c. Mr. Ashok Kumar Singhal
	Company Secretary	d. Mr. Ajay Gupta
(iii)	Relatives of Key Management Personnel	220
		a. Mrs. Indu Singhal

Transactions with Related Parties for the year ended 31st March 2022 are as follows:

SI. No.	Nature of Transaction	Entities Controlled by subsidiaries, KMP and their relatives	Remuneration to Directors / Relatives
a.	Sale of Goods	NIL	
		(NIL)	-
b.	Rent Paid	10.00	
		(10.80)	-
C.	Interest Paid	NIL	
		(NIL)	-
d.	Interest Received	NIL	
		(NIL)	-
e.	Advance/Loans taken	NIL	
		(NIL)	-
f.	Repayment of Advance /Loans	NIL	
		(NIL)	-
	Remuneration to KMP		
	- Managing Director	-	Nil
		-	(Nil)
	- Executive Director(WTD)	-	Nil
		-	(Nil)
	- President Account and Finance		14.14
		-	(8.48)
	- Company Secretary	-	8.46
		-	(5.64)
g.	Salary to relative of KMP		
	- Mrs. Indu Singhal	-	6.67
			(4.57)
h.	Balance at the yearend (cr.)	NIL	-
		NIL	-
i.	Balance at the yearend (dr.)	NIL	-
		NIL	-

Note: - The figure shown in brackets are the corresponding figure of previous financial year.

35. There is only one segment i.e. Textile Segment.

Geographical Segments

Rs. (in Lakh)

Particulars	Domestic		Export		Total	
	For the Year ended 31 st March'22	For the Year ended 31 st March'21	For the Year ended 31 st 31 st 31 st March 22 March 21		For the Year ended 31 st March 22	For the Year ended 31 st March 21
Segment Revenue	13877.99	10223.33	16364.81	15186.93	30242.79	25410.27

36. CONTINGENT LIABILITIES AND COMMITMENTS

A) Contingent liability exists in respect of:

Rs.(in Lakh)

	As at	As at
Particulars	31.03.2022	31.03.2021
d) Guarantees issued by banks on behalf of company.	18.34	20.48
e) Claims against the company not acknowledged as debts	299.54	329.86
f) Other Claims against the company not acknowledged as	29907.95	29457.15
debt :(including detailed as under):		

- (i) Merrill Lynch Capital Services Inc. raised a claim of US\$ 195.80 Lakhs (Rs. 14842.98 Lakhs approx.) (P.Y. Rs. 14392.18 Lakhs approx.) against the Company in respect of an alleged corporate guarantee of US\$ 100 Lakhs (Rs. 7580.71 Lakhs approx.) (P.Y. Rs. 7350.47 Lakhs approx.) alleged to have been provided by the Company for one of its subsidiary company, M/s Alps USA Inc. These claims relate to derivative transactions and corporate guarantee thereof, which were disputed being per se illegal as not within the regulatory permission of RBI and were entered into by the Company on the basis of incomplete disclosures and details and thus, falls in the category of mis-selling by the bank to the Company. RBI has also refused to take on record the said corporate guarantee. Based on legal opinion, the Company has not admitted aforesaid claim and filed a suit before the competent Civil Court of law. An appeal filed by the Company against the order passed by Hon'ble Civil Court in the matter of withdrawing its jurisdiction and earlier order directing to maintain the status quo as regards the recovery proceedings is pending adjudication before Hon'ble Allahabad High Court. In view of above facts, no provision against above claim is considered necessary and therefore, it has been disclosed as part of contingent liabilities of the Company as at March 31, 2022.
- (ii) Workers of the Company at Kashipur and Jaspur units filed cases before the Industrial Tribunal/Labour Court, Haldwani, Uttrakhand U/s 33C(2) of the Industrial Dispute Act, 1947 claiming total amount of Rs. 15064.97 Lakhs, in respect of their alleged dues towards wages, retirement benefit etc. as per Hon'ble Court's Notice dated 4th May 2013 received by the Company, which is being contested by the Company. The liability, if any, on this account will be accounted for as and when the matter is finally decided.

B) Commitments:-

	(Rs. In Lakh)		
	31.03.2022	31.03.2021	
i) Estimated amount of capital contracts remaining			
to be executed not provided for:	56.64	56.64	
ii) Arrears of preferential dividend	10359.72	9373.59	

37. Kotak Mahindra Bank Limited (KMBL) had raised a total claim of Rs. 2036.11 Lakhs (P.Y. Rs. 2036.11 Lakhs) in respect of certain foreign currency derivative transactions which were disputed being per se illegal as not within the regulatory permission of RBI and were entered into by the Company on the basis of incomplete disclosures and details provided by the Bank and thus, falls in the category of mis-selling by the Bank to the Company. On the basis of legal

opinion, the Company had not admitted these claims of bank and filed a suit in the competent Civil Court of law. The Hon'ble Civil Court in an ex-parte judgment vide its order dated 29.11.2018 declared these derivative transactions as void ab-initio being illegal. An appeal of KMBL against the order of rejecting its application for restoration of case as passed by the Hon'ble Civil Court is pending before Hon'ble High Court at Allahabad.

Besides this, KMBL has filed an Original Application (O.A.) before Hon'ble Debt Recovery Tribunal, Mumbai (DRT) for recovery of its above claims then amounting to Rs. 601.11 Lakhs (P.Y. Rs. 601.11 Lakhs) in respect of these foreign currency derivative transactions. The Hon'ble DRT vide an interim order has restrained the Company from selling its certain fixed assets. The OA filed by KMBL was dismissed by Hon'ble DRT Mumbai vide order dt. 10.11.2021 for want of prosecution. The restoration application of Kotak Bank against the ex-parte dismissal order of DRT, Mumbai is pending adjudication before the DRT Mumbai.

KMBL has also filed a winding up petition before the Allahabad High Court for the above said claims wherein also the Company contested and objected the maintainability of Petition. The same is under consideration of the Hon'ble Allahabad High Court.

38. During earlier year, the lenders having more than 83% of the secured debts of the Company revoked their consent to the DRS/settlement scheme circulated by erstwhile Hon'ble BIFR, interalia containing the restructuring of the debts of the Company, which was partly implemented. The Company objected to the said revocation of consent being unjustified and beyond terms of the scheme and further submitted an offer for settlement. M/s Edelweiss Assets Reconstruction Company Ltd., (presently holding more than 99% of the total secured debt of the Company) (EARC) in order to recover the dues from the Company has also filed an Original Application before Debts Recovery Tribunal, which application is pending adjudication. In addition to above EARC under the provisions of SARFAESI has auctioned all operative properties including the Leasehold/freehold Land, Building, Plant & Machineries and all other moveable assets being and lying at Plot nos. 1A and 1B, Sec-10 SIDCUL, Haridwar, 57/2, Site IV Industrial Area, Sahibabad, Ghaziabad (UP) and Khasra No. 482, 486, 479/2, 485, 489/1, 487m, 487, 484, 477/2, 488, 478, 477/1 and 479/1, Vill. Aminagar, Bhoor Baral, Meerut Delhi Road, NH-58, Meerut -250103 (U.P.) during the year and adjusted their dues with the realization made thereof. The adjustments on account of these actions of lenders have been made in the books of account of the year as per information received from them. While taking on record the above action the board of directors of company decided to continue the operations of the company by continuing the trading activities as well as by outsourcing the manufacturing jobs from other entities in order to maintain the status of company as a going concern.

The Company is in discussion with EARC for settlement of its dues and Management of the Company expects to get the revised settlement/ restructuring proposal approved from lenders and accordingly, the Company would be meeting its revised financial obligations. Accordingly, the financial statements of the Company for the year ended March 31, 2022 have been prepared on going concern assumption basis and continue with the earlier consented restructuring scheme. The impact, arising upon approval of the revised settlement/restructuring proposal, will be given effect in the financial statements of the year of final settlement with lenders. Hence, no provision considered necessary in these accounts towards interest on entire secured loans and part of principal secured loan, waived earlier, &

impact on retained earnings thereon totaling to Rs. 167553.94 Lakhs (including Rs. 13086.79 lakhs for the financial year) as per provisions of earlier consented scheme, which the Company continues to give effect till the time revised settlement/restructuring proposal is finally approved by its lenders.

39. Holding of Alps Industries Limited in its Subsidiaries:

Name of the Subsidiary	Country of Incorporation	Holding as on 31st March 22	Holding as on 31st March 21
Alps Energy Pvt. Ltd	India	69.75%	69.75%
Alps USA INC	USA	100.00%	100.00%

- **40.** Certain Fixed Assets having the Gross Value of Rs. 1552.93 Lakh (net carrying value after impairment Rs. 207.61 Lakhs) of erstwhile leased units at Kashipur & Jaspur are in the possession of SIDCUL, the lesser due to pending of payment of lease charges.
- **41.** The board while noting the status of sale of all operative assets of the company along with the plant & machineries, other moveable assets and inventory lying thereon through public auction by the lender of the company (EARC) to realized part of their dues has resolved to continue the business operation of the company through trading or otherwise and maintain the Going Concern status of the company.
- **42.** Deferred Tax adjustments resulting from items of timing differences have been measured as on 31.03.22 using the rates and tax laws enacted or substantially enacted and the same results into the Deferred Tax Assets (net), which has not been recognized in the absence of virtual certainty of its realization in near future by the Company.
- **43.** There is no amount outstanding on account of unclaimed dividend as on date, as per Section 124 of the Companies Act, 2013.
- **44.** The balances of trade receivable and loans & advances are subject to confirmation, reconciliation and consequential adjustment, if any, which in the opinion of the management will not be material. The Current liabilities and non-current liabilities as reflected in the balance sheet are subject to Confirmation, reconciliation and consequential adjustment, if any, and are before considering the impact of counter claims, the company has against alleged creditors/lenders. On considering the said counter claims, the management is sure, that nothing payable will remain to the said alleged creditors/lenders. In view of the same, the statement of current and non-current liabilities in the balance sheet shall not be considered as acknowledgement of dues by the Company.
- 45. Sales are shown net of Rebate & Discounts of Rs. 91.69 Lakh (Previous Year Rs. 143.48 Lakh).
- **46.** Employee Benefits: Upon sale of its operating assets by the lenders under the provisions of SARFAESI at the end of the year, company has served to most of its employees with one month notice as per terms of employment. However the employment benefits payable for notice period shall be recognized during the period of their services. The retirement benefits for employees served with notice have been recognized during the year, as estimated by the

management, in view of pending finalization of terms of retirement benefits with respective committees of workers/staff.

47. The company has classified the various benefits provided to continuing employees are as under:

1. Defined Contribution plans:

The company has recognized the following amounts in the Statement of profit and loss:

Rs. in Lakh

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21
Employers contribution to Provident Fund and Employee's State Insurance Corporation	166.80	136.47

2. Defined Benefit plans

- I. Gratuity
- II. Earned leave

In accordance with the IND AS 19, actuarial valuation was done in respect of the aforesaid defined benefit plans and details of the same are given below:

			Rs. in Lakh		
Particulars	Gratuity (Non funded)		Earned Leave (Non funded)		
	For the Year ended 31 st March 22	For the Year ended 31st March 21	For the Year ended 31st March 22	For the Year ended 31 st March 21	
Discount Rate (per annum)	6.10%	6.80%	6.10%	6.80%	
Future Salary Increase	5.00%	5.00%	5.00%	5.00%	
In Service Mortality	Std of LIC (2006-08)	Std of LIC (2006-08)	Std of LIC (2006-08)	Std of LIC (2006-08)	
Retiring Age Withdrawal Rates:	58 years	58 years	58 years	58 years	
Up to 30 years	3%	3%	3%	3%	
Up to 44 years	2%	2%	2%	2%	
Above 44 years	1%	1%	1%	1%	
I. Expenses recognized in Statement Profit & Loss	0900000	10000000	250,53	-08090	
Current Service Cost	1.85	49.17	0.39	16.12	
Past Service Cost - Vested	Nil	Nil	Nil	Nil	
Interest Cost	22.23	19.40	4.83	4.78	
Net Actuarial (Gain)/Loss recognized in the year	61.18	29.09	(10.58)	(10.66)	
Total Expenses	85.26	97.66	(5.36)	10.23	
II. Net Assets /(Liability) recognized in the Balance Sheet	W-71200-0000	W 3000m3 m W 1 V 1	28 28 Marine	20-20-20-20-2	
Present value of the Defined Benefit obligation	36.40	326.91	8.56	71.10	
Fund Status (Deficit)	(36.40)	(326.91)	(8.56)	(71.10)	
Net assets/ (Liability)	(36.40)	(326.91)	(8.56)	(71.10)	
III. Change in present value of obligation	88 USA	3530 332	78 78	200	
Present Value of obligation as at the beginning of the period	326.91	285.37	71.10	70.24	
Acquisition amount	(375.12)	Nil	(56.97)	Nil	
Interest Cost	22.23	19.40	4.83	4.78	
Past Service Cost - Vested	Nil	Nil	Nil	Nil	
Current Service Cost	1.85	49.17	0.39	16.12	
Benefits Paid	(0.95)	(56.12)	(0.26)	(9.38)	
Actuarial (gains)/Loss on obligation	61.48	29.09	(10.52)	(10.66)	
Present Value of obligation as at the end of the period	36.40	326.91	8.56	71.10	

48. Directors Remuneration

Rs. in Lakh

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21
Salary	-	-
Perquisites	-	-
Total	-	-

49. Particulars of Raw Material Consumption

Rs. in Lakh

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21	
Cotton	10227.56	8493.62	
Yarn	3299.50	2130.75	
Fabric	2145.61	2233.73	
Others	3792.69	2142.40	
Total	19465.36	15000.50	

50. Inventories (Work-in-Progress)

Rs. in Lakh

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21	
Cotton / Fiber	-	196.72	
Fabric / Made up	-	341.27	
Total	-	537.99	

51. Inventories (Finished Goods)

Particulars	For the Year ended 31 st March 22	For the Year ended 31 st March 21	
Yarn	-	253.52	
Fabric / Made up	-	125.43	
Total	-	378.95	

52. Additional Regulatory Information

Ratio	Numerator	Denominator	Current vear	Previous vear	Reasons
Current ratio (in times)	Total current assets	Total current liabilities	0.13	.018	The current assets were reduced due to sale of entire inventory during the current year hence the change in Current Ratio.

Debt-Equity ratio (in times)	Debt consists of borrowings and lease liabilities.	Total equity	-1.00	-1.24	Explanation not required. (There is reduction in Debts due to realization out of proceeds of sale of assets of company under the provisions of SARFAESI by lenders hence the reduction in Debt Equity Ratio.)
Debt service coverage ratio (in times)	Earning for Debt Service = Net Profit after taxes+Non-cash operating expenses+Interes t+Other non- cash adjustments	Debt service=Intere st and lease payments+Pri ncipal repayments	-0.02	0.02	The Company could not serve the Interest as well as Principal Debts due to negative cash earnings during the year hence reduction in Debt Service Coverage Ratio.
Return on equity ratio (in %)	Profit for the year less Preference dividend (if any)	Average total equity	0.12	.013	Explanation Not Require
Inventory turnover ratio (in times)	Revenue from operations	Average Inventory	9.52	9.42	The Inventory is Nil at the current yearend since sold, hence the high Inventory turnover ratio.
Trade receivables turnover ratio (in times)	Revenue from operations	Average trade receivables	20.57	9.23	Explanation Not Require
Trade payable turnover ratio (in times)	Raw material purchase	Average trade payables	7.59	5.51	The trade payables at the current yearend are less since reduction in purchases of material in last quarter of the year hence the increase in trade payable turnover ratio.
Net capital turnover ratio (in times)	Revenue from operations	Average working capital (i.e. Total current assets less Total current liabilities)	-1.09	-0.79	The net working capital at the current yearend reduced while the revenue from operation has increased during the year hence change in Net capital employed ration.
Net profit ratio (in %)	Profit for the year	Revenue from operations	-0.27	-0.30	Explanation not required
Return on capital	Profit before tax and finance costs	Capital employed=Ne	-25.03	-0.12	The recovery of borrowed funds was made during the year out of sale of

employed (in %)		t worth + deferred tax liabilities + Borrowings			assets while the net loss increased for the year hence change in Return on capital employed ratio.
Return on investment (in %)	Income generated from invested funds	Average invested funds in treasury investments	-	-	Explanation not required

53. All the title dues of immovable properties of the company and held in the name of company only.

54. Financial risk management

(i) Financial instrument by category:

- a) Investment in equity shares of subsidiaries are measured in accordance with Ind AS 27, "Consolidated and Separate Financial Statements" and investment in equity share of other entities are measured in accordance with Ind AS 103 'Financial Instruments' issued by the "Ministry of Corporate Affairs", Government of India.
- b) For amortised cost instruments, carrying value represents the best estimate of fair value except investment in other debentures.

(ii) Risk management

The Company's activities expose it to market risk, liquidity risk and credit risk. The Company's Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. This note explains the sources of risk which the entity is exposed to and how the entity manages those risks.

A) Credit risk

Credit risk is the risk that a counter party fails to discharge its obligation to the Company. The Company's exposure to credit risk is influenced mainly by cash and cash equivalents, trade receivables and financial assets measured at amortised cost. The Company continuously monitors defaults of customers and other counterparties and incorporates this information into its credit risk controls. Credit risk related to cash and cash equivalents and bank deposits is managed only by accepting highly rated banks and diversifying bank deposits. Other financial assets measured at amortized cost include loans to employees, security deposits and others. Credit risk related to these other financial assets is managed by monitoring the recoverability of such amounts continuously, while at the same time internal control system in place ensures the amounts are within defined limits.

Credit risk management: The Company assesses and manages credit risk of financial assets based on following categories arrived on the basis of assumptions, inputs and factors specific to the class of financial assets.

- a) Low credit risk
- b) Moderate credit risk
- c) High credit risk

Credit risk exposures: The Company's trade receivables do not have any expected credit loss as they are generally within the credit period. In case of non-recoverability in extreme cases, the Company, accordingly, provides for the same in its books of account instead of writing it off permanently.

B) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities and the availability of funding through an adequate amount of committed credit facilities to meet obligations when due. Due to the nature of the business, the Company maintains adequate liquidity for meeting its obligations by monitoring the Company's liquidity position and cash and cash equivalents on the basis of expected cash flows from the operations.

C) In compliance of SEBI Circular dated May 20, 2020, the management has assessed the impact of Covid-19 Pandemic situation on the financial results for the year ended March 31, 2022 and found that there is no material impact on the assets & liabilities and profit & loss account for the year ended on 31.3.2022. However the impact on the future business and assets & liabilities of the company could not be assessed presently.

D) Market risk

Market risk is the risk of changes in the market prices on account of foreign exchange rates, interest rates and Commodity prices, which shall affect the Company's income or the value of its holdings of its financial instruments. The objective of market risk management is to manage and control market risk exposure within acceptable parameters, while optimizing the returns.

a) Currency risk

The Company undertakes transactions denominated in foreign currencies, which are subject to the risk of exchange rate fluctuations. Financial assets and liabilities denominated in foreign currency, except the Company's net investments in foreign operations (with a functional currency other than Indian Rupee), are subject to reinstatement risks.

The carrying amount of foreign currency denominated financial assets and liabilities as at March 31, 2022 are as follows:

Particulars	As at March 31, 2022	As at March 31, 2021			
	Amount in Rs. Lakh	Amount in Rs. Lakh			
Financial Assets	1840.58	2680.84			
Financial Liabilities	148.06	320.42			

b) Interest risk

- i) **Assets:** The Company's fixed deposits are carried at fixed rate. Since the fixed deposits are very nominal & not material, therefore to that extent, the Company is at risk on account of interest rate.
- ii) Liabilities: The Company had borrowings from banking institutions, majorly whereof are assigned to an Asset Reconstruction Company (ARC). The Company has recognized the liability on account of borrowings as per scheme consented by lenders during BIFR proceedings. However, the outstanding of banks and ARC has since been classified as Non-

Performing assets and action for possession of assets charged to lenders/ARC has since been initiated, the Company's liability towards interest will be accounted based on the approval of revised restructuring/settlement proposal submitted by the Company and to that extent, the Company is at risk on account of interest rate.

55. The figures for the previous period have been restated, regrouped and reclassified wherever required to comply with the requirement of Ind AS and Schedule III.

As per our separate report of even date attached For **R. K. GOVIL & CO.** Chartered Accountants (Firm Registration No.000748C)

For and on behalf of the Board

(Dipender Gupta)Partner
Membership No. 538077

A.K.Singhal
President Corp.(F & A)

Ajay GuptaCompany Secretary

P. K. Rajput Executive Director DIN:00597342

Place: Ghaziabad Dated: May 30, 2022

UDIN: 22538077AJXPRU7712

Sandeep Agarwal Managing Director DIN: 00139439

ALPS INDUSTRIES LIMITED

DISCLOSURE OF ADDITIONAL INFORMATION PERTAINING TO THE PARENT COMPANY, SUBSIDIARIES AND JOINT VENTURES UNDER SCHEDULE III OF COMPANIES ACT 2013.

									Rs. in Lakh				Rs. in Lacs
		Net Assets (Total Assets - Total Liabilities) as on 31.03.2022	Assets - Total 31.03.2022	Net Assets (Total Assets - Total Liabilities) as on 31.03.2021	ssets - Total 31.03.2021	Share in Profit or Loss	offt or Loss	Share in Pr	Share in Profit or Loss				
S. NO.	NAME OF THE ENTITY	As % of Consolidated Net Assets	Net Assets	As % of Consolidated Net Assets	Net Assets	As % of Consolidated Profit or Loss	Profit (Loss) for the Year Ended on 31.03.2022	As % of Consolidated Profit or Loss	Profit/ (Loss) for the Year Ended on 31.03.2021	Total Assets 31.03.22	Total Assets 31.03.21	Total Loss 31.03.22	Total Loss 31.03.21
	Parent Company												
	Alps Industries Limited	%06'66	(71,297.35)	%09'66 ((62,825.53)	99.94%	(8,287.07)	%05'66	(7,455.87)	(71,901.12)	(63,424.44)	(8,291.93)	(7,508.79)
	Subsidiary indian												
	Alps Energy Pvt. Ltd.	%00:0	1.03	-0.01%	5.90	%90:0	(4.86)	%01.0	(52.92)	(71,901.12)	(63,424.44)	(8,291.93)	(7,508.79)
	Subsidiary Foreign												
	Alps USA Inc.	0.35%	(252.87)	0.40%	(252.87)	%00:0		%00:0		(71,901.12)	(63,424.44)	(8,291.93)	(7,508.79)
	Sub Total	100.25%	(71,549.18)	%66.66	(63,072.50)	100.00%	(8,291.93)	100.00%	(7,508.79)				
	Inter Company Eliminations and												
	consolidation Adjustment	-0.30%	217.53	-0.05%	31.68	%00:0	00:00	0.00%	(0.00)				
	Total	99.95%	(71,331.65)	99.94%	(63,040.82)	%86'66	(8,290.46)	%67.66	(7,492.78)				
	Minority Interest in all Subsidiaries	0.05%	(37.78)	%90:0	(36.31)	0.02%	(1.47)	0.21%	(16.01)				
	Total Consolidation	100.00%	(71,369.43)	99.94%	(63,077.13)	100.00%	(8,291.93)	100.00%	(7,508.79)				

For and on behalf of Board

Ajay Gupta Company Secretary

A.K.Singhal President (F&A)

DIPENDER GUPTA

Partner

Membership No. 538077

(Firm Registration No. 000748C)

Chartered Accountants

As per report of even date For R.K.Govil & Co. pany Secretary

Executive Director DIN: 00597342

P.K Rajput

Sandeep Agarwal Managing Director DIN:00139439

> Place : Ghaziabad Date : May 30, 2022 UDIN : 22538077AJXPRU7712

STATEMENT ON IMPACT OF AUDIT QUALIFICATIONS (FOR AUDIT REPORT WITH MODIFIED OPINION) SUBMITTED ALONG-WITH ANNUAL FINANCIAL RESULTS FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2022 IN TERMS OF REGULATION 33 OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AS AMENDED ON 9TH MAY, 2018 AND CIR/CFD/CMD/56/2016 DATED MAY 30, 2016 (CONSOLIDATED)

NAME OF THE COMPANY: ALPS INDUSTRIES LTD. (L51109UP1972PLC003544)

	T			Rs. in Lakh
I.	SI No.	Particulars	Audited Figures (as reported before adjusting for qualification)	Adjusted Figures (audited figures after adjusting for qualifications)
	1.	Turnover/Total Income	30,632.38	30,632.38
	2.	Total Expenditure	38,924.31	2,06,478.25
	3.	Net Profit/(Loss)	-8,291.93	-1,75,845.87
	4.	Earnings per share (in Rs.)	-21.20	-449.57
	5.	Total Assets	4,548.93	4,548.93
	6.	Total Liabilities	75,918.36	2,43,472.30
	7.	Net Worth	-71,369.43	-2,38,923.37
	8.	Any other financial item(s)(as felt appropriate by the management) – Contingent Liability towards Derivative Contracts & Corporate Guarantee Etc.	-	-

III. AUDIT QUALIFICATION (EACH AUDIT QUALIFICATION SEPARATELY)

a.	Detail of Audit Qualification	"Refer to note no. 38 to the notes on accounts, the Company has not provided for its liability towards interest & part of principal loan, waived earlier, and impact of retained earnings in terms of draft rehabilitation scheme and now revoked by its consented lenders amounting to Rs. 167553.94 lakh, accordingly the loss for the year and loan liability would have been increased and shareholder's fund would have been reduced to that extent."						
b.	Type of Audit qualification (Qualified opinion/Disclaimer of Opinion/ Adverse Opinion)	Qualified Opinion						
C.	Frequency of qualification (Whether appeared first time/repetitive/since how long continuing)	Since Financial Year 2017-18						
d.	Audit Qualification where the impact quantified by the Auditor, Management's Views:	In earlier year, the lenders having more than 83% of the secured debts of the Company revoked their consent to the DRS/settlement scheme circulated by erstwhile Hon'ble BIFR, interalia containing the restructuring of the debts of the Company, which was partly implemented. The Company objected to the said						

revocation of consent being unjustified and beyond terms of the scheme and further submitted an offer for settlement. M/s Edelweiss Assets Reconstruction Company Ltd., (presently holding more than 99% of the total secured debt of the Company) (EARC) in order to recover the dues from the Company has also filed an Original Application before Debts Recovery Tribunal, which application is pending adjudication. Further, EARC under the provisions of SARFAESI has auctioned all operative secured properties including during the year being Leasehold/freehold Land, Building, Plant & Machineries and all other moveable assets including inventories being and lying at Plot nos. 1A and 1B, Sec-10 SIDCUL, Haridwar, 57/2, Site IV Industrial Area, Sahibabad, Ghaziabad (UP) and Khasra No. 482, 486, 479/2, 485, 489/1, 487m, 487, 484, 477/2, 488, 478, 477/1 and 479/1, Vill. Aminagar, Bhoor Baral, Meerut Delhi Road, NH-58, Meerut - 250103 (U.P.) and have adjusted part of their dues with the realization made thereof. adjustments on account of these actions of lenders have been made in the books of account of these accounts as per information received from EARC vide mail dated 13th May, 2022. The Company is in discussion with EARC for settlement of its dues and Management of the Company expects to get the revised settlement/restructuring proposal approved from lenders and accordingly, the Company would be meeting its revised financial obligations. The above action of EARC has been taken on record and the board of directors of company decided to continue the operations of the company through other modes of business other than owning manufacturing facilities at present, and maintain the status of company as "Going concern". Accordingly, the financial statements of the Company for the year ended March 31, 2022 have been prepared on going concern assumption basis and continue with the earlier consented restructuring scheme. The impact, arising upon approval of the revised settlement/restructuring

		proposal,	will	be	given	effect	in	the	financial
		statements	s of th	ie yea	ar of fin	al settle	emer	nt witl	n lenders.
e.	Audit Qualification where the impact is not q	uantified by	the Au	ditor	:-				
(i)	Management's Estimation on the impact of	N.A							
	audit qualification								
(ii)	If management is unable to estimate the	NA							
	impact, reasons for the same								
(iii)	Auditor's Comments on (i) or (ii) above:	NA							

For R.K. Govil & Co. Chartered Accountants For & on behalf of Board

(Dipender Gupta) Partner Membership No.538077 Firm Regn. No. – 000748C

Place: Ghaziabad Dated: May 30, 2022 Sandeep Agarwal Managing Director DIN: 00139439 Vikas Lamba (Audit Committee Chairman) DIN: 09573001 Ashok Kumar Singhal President (Corporate F&A) CFO

AUDITORS' CERTIFICATE FOR CASH FLOW STATEMENT

We have examined the Cash Flow Statements (Standalone & Consolidated) of Alps Industries Limited for the financial year ended on 31st March 2022, The statement has been prepared by the Company in accordance with the requirements of Regulation 34 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 with the Stock exchange and is based on and in agreement with the corresponding Profit and Loss Account and the Balance sheet of the Company covered by our report of May 30, 2022 to the members of the Company.

For R.K. Govil & Co. Chartered Accountants

(Dipender Gupta) Partner Membership No.538077 Firm Regn No. – 000748C

Place: Ghaziabad Date: May 30, 2022

IMPORTANT AND USEFUL LINKS:

- 1. Board Of Directors and Updates: http://alpsindustries.com/board_of_directors.php.
- 2. Financial Performance http://alpsindustries.com/financial_performance.php.
- 3. Annual Report : http://alpsindustries.com/details_of_reports.php.
- 4. Shareholding Pattern: http://alpsindustries.com/shareholding.php.
- 5. Corporate Governance: http://alpsindustries.com/corporate_governance.php.
- 6. Investors News: http://alpsindustries.com/investor_news.php.
- 7. Code of Conduct of the Company:

http://alpsindustries.com/images/pdf-img/Code-of-conduct.pdf.

8. Nomination & Remuneration, Evaluation And Board Diversity Policy:

http://alpsindustries.com/images/pdfimg/Remuneration_Policy_ALPS.pdf.

9. Whistle Blower Policy:

http://alpsindustries.com/images/pdfimg/Vigil%20mechanism_ALPS.pdf.

10.Related Party Policy:

http://alpsindustries.com/images/pdf-img/related-party-transction-policy.pdf.

11. Risk Management Policy:.

12. Code of Conduct under SEBI(Insider Trading) Regulations, 2015:

http://alpsindustries.com/images/pdf-img/CODE-OF-CONDUCT.pdf.

- 13. Material Information's in terms of regulation 30 of under SEBI (LODR) Regulations, 2015: www.alpsindustries.com
- 14. all the relevant information's in terms of regulation 46 of the SEBI (Listing Obligations and Disclosure Requirements) 2015 : www.alpsindustries.com



ALPS INDUSTRIES LIMITED



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E-mail: info@alpsindustries.com **Website**: www.alpsindusteies.com **CIN:** L51109UP1972PLC003544