

WINSOME YARNS LIMITED





CORPORATE INFORMATION

BOARD OF DIRECTORS

Shri Manish Bagrodia -Chairman and Managing Director (Executive)

Mrs. Mridula Goyal -Non-Independent Director (Non-Executive)

Shri Rajiv Chadha -Independent Director (Non-Executive)

Shri Tilak Raj Dembla -Independent Director (Non-Executive)

Shri Pankaj Mahajan -Additional Director in the capacity of Independent Director (Non-Executive)

Ms. Anupma Kashyap -Additional Director in the capacity of Independent Director (Non-Executive)

CHIEF FINANCIAL OFFICER

Shri Sanjay Sharma

COMPANY SECRETARY

Ms. Neha Singhal

REGISTERED OFFICE

WINSOME YARNS LIMITED SCO- 191-192, Sector 34-A Chandigarh – 160022, India

AUDITORS

M/s Dhana & Associates

(Formerly: Khandelia and Sharma)

Chartered Accountants 407, South-Ext. Plaza-II

South Extension-2, New Delhi-110049, India

REGISTRAR AND SHARE TRANSFER AGENT

Link Intime India Pvt. Limited Noble Heights, 1st Floor, Plot NH 2 C-1 Block LSC, Near Savitri Market Janakpuri, New Delhi - 110058, India

CORPORATE IDENTITY NO. (CIN)

L17115CH1990PLC010566

ISIN (EQUITY SHARE)

INE784B01035

PERMANENT ACCOUNT NO. (PAN)

AAACW1911H

BSE SECURITY CODE: 514348
NSE SYMBOL: WINSOME

GST NO.- (CHANDIGARH): 04AAACW1911H2ZR GST NO.- (PUNJAB): 03AAACW1911H1ZU GST NO.- (TAMILNADU): 33AAACW1911H1ZR

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WINSOME YARNS LIMITED

Regd. Office: SCO. 191-192, Sector 34-A, Chandigarh-160022 (India) CIN: L17115CH1990PLC010566

 $\label{eq:telescomp} \begin{array}{l} \text{Tele: +91-172-4612000, 4613000, Fax: +91-172-4614000} \\ \text{website: winsomeyarns.com, Email: cshare@winsomegroup.com} \end{array}$

NOTICE

NOTICE is hereby given that the 33rd Annual General Meeting of the Members of Winsome Yarns Limited, will be held on Friday, the 29th day of September, 2023 at 11.15 a.m. at the registered office of the company at SCO 191-192, Sector 34-A, Chandigarh to transact the following business:

ORDINARY BUSINESS:

ITEM NO. 1

To receive, consider and adopt the Annual Audited Financial Statements of the Company for the Financial Year ended March 31, 2023 together with the Reports of the Board of Directors and Auditors thereon.

ITEM NO. 2

To appoint a director in place of Shri Manish Bagrodia (DIN. 00046944), who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and being eligible, offers himself for re-appointment.

ITEM NO. 3

To re-appoint M/s. Dhana and Associates (ICAI Firm Registration No. 510525C), Chartered Accountants as Statutory Auditors of the Company for a second term of five years and in this regard pass, with or without modification(s), the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 139, 142 and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force and as may be enacted from time to time) and pursuant to the recommendations of the Board of the Company, M/s. Dhana and Associates (ICAI Firm Registration No. 510525C), Chartered Accountants, having its office at 407, South-Ext. Plaza-II, South Extension-2, New Delhi-110049 be and are hereby re-appointed as Statutory Auditors of the Company for a second term of five years to hold office from the conclusion of 33rd Annual General Meeting till the conclusion of 38th Annual General Meeting on such remuneration plus taxes and reimbursement of out of pocket expenses as may be incurred by them in connection with audit of accounts of the Company, as may be mutually agreed upon between the Board of Directors and the Statutory Auditors.

RESOLVED FURTHER THAT the Board of Directors of the Company be and are hereby authorized to settle any question, difficulty or doubt, that may arise and to do all such acts, deeds and things as may be necessary, proper or expedient for the purpose of giving effect to this Resolution"

SPECIAL BUSINESS:

ITEM NO. 4

To ratify the appointment of M/s. Vijay Kumar Mishra & Associates, Cost Accountants as Cost Auditor of the Company for the financial year 2023-24 and to fix their remuneration and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 148 and other applicable provisions, if any, of Companies Act 2013, read with Companies (Audit and Auditors) Rules, 2014, (including any statutory modification(s) or re-enactment thereof for the time being in force), and final policy of the Central Government on the subject, M/s. Vijay Kumar Mishra & Associates, Cost Accountants, (Firm registration number 001723), Ghaziabad, appointed by the Board of Directors as Cost Auditor of the Company, for conducting the Cost Audit of Accounts of the Company for the financial year 2023-24, be and is hereby ratified and confirmed. Further, the Board of Directors of the Company, be and are hereby authorised to settle any question, difficulty or doubt, that may arise in giving effect to this resolution and to do all such acts, deeds, matters and things as may be necessary, expedient and desirable for the purpose of giving effect to this resolution.

RESOLVED FURTHER THAT pursuant to provisions of section 148(3) of the Companies Act, 2013 and Rules made thereunder, approval of the shareholders be and is hereby accorded for the remuneration of Rs. 30,000/- (Rupees Thirty thousand only) plus taxes and out-of pocket expenses payable to the aforesaid Cost Auditor of the Company for the financial year 2023-24."

ITEM NO. 5

To appoint Mr. Pankaj Mahajan (DIN:06994712) as Non Executive Independent Director of the Company and to consider and if thought fit, to pass, with or without modification(s), if any, the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152, 160 and any other applicable provisions, if any, of the Companies Act, 2013 read with Schedule IV to the Companies Act, 2013, the Companies (Appointment and Qualification of Directors) Rule, 2014 including any other rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force), Mr. Pankaj Mahajan (DIN:06994712), who was appointed as an Additional Director (in the capacity of a Non-Executive Independent Director) of the Company by the Board of Directors in its meeting held on 22.05.2023 and in respect of whom the Company has received a notice in writing from a member proposing his candidature for the office of Director be and is hereby appointed as Non Executive Independent Director of the Company, not liable to retire by rotation for a term of consecutive 2 (two) years starting from the date of 33rd Annual General Meeting to the conclusion of 35th Annual General Meeting of the Company."

ITEM NO. 6

To appoint Ms. Anupma Kashyap (DIN:09720124) as Non Executive Independent Director of the Company and to consider and if thought fit, to pass, with or without modification(s), if any, the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152, 160 and any other applicable provisions, if any, of the Companies Act, 2013 read with Schedule IV to the Companies Act, 2013, the Companies (Appointment and Qualification of Directors) Rule, 2014 including any other rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force), Ms. Anupma Kashyap (DIN:09720124), who was appointed as an Additional Director (in the capacity of a Non-Executive Independent Director) of the Company by the Board of Directors in its meeting held on 22.05.2023 and in respect of whom the Company has received a notice in writing from a member proposing his candidature for the office of Director be and is hereby appointed as Non Executive Independent Director of the Company, not liable to retire by rotation for a term of consecutive 2 (two) years starting from the date of 33rd Annual General Meeting to the conclusion of 35th Annual General Meeting of the Company."

For and on behalf of the Board

Place: Chandigarh Dated: 29.05.2023

Neha Singhal Company Secretary

NOTES:

- 1. Members who are holding the shares in demat form, are requested to update their PAN, Adhar No., Bank details, Nomination etc. and e-mail id with the Depository Participants (DP) where they are maintaining their demat account(s).
 - Members who are holding shares in physical form, are requested to send their self attested copies of PAN card, Adhar card, Bank details, Nomination forms etc. and e-mail id to the Registrar and Share Transfer Agent of the Company i.e. M/s. Link Intime India Pvt. Limited, Noble Heights,1st Floor, Plot NH 2,C-1 Block LSC,Near Savitri Market, Janakpuri,New Delhi-110058 by post or self attested scanned copies by email at sunil.mishra@linkintime.co.in
- 2. A member entitled to attend and vote at the Annual General Meeting (the "Meeting") is entitled to appoint a proxy to attend and vote on a poll instead of himself and the proxy need not be a member of the Company. In case of joint holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote. The instrument appointing the proxy should, however, be deposited at the registered office of the Company not less than forty-eight hours before the commencement of the Meeting.
- 3. Members are requested to bring their attendance slip along with their copy of Annual Report to the Meeting.
- 4. A person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the Company carrying voting rights. A member holding more than ten percent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder.
- 5. Corporate members intending to send their authorized representatives to attend the Meeting are requested to send a certified copy of the Board Resolution authorising their representative to attend and vote on their behalf at the Meeting.

- 6. Relevant documents referred to in the accompanying Notice and the Statement are open for inspection by the members at the Registered Office of the Company on all working days, except Saturdays, during business hours up to the date of the Meeting.
- M/s. Link Intime India Pvt. Limited, Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi - 110058 (Tele. 011-41410592-94, Fax No. 011-41410591) is acting as common agency (RTA) for dematerialisation and physical transfer of shares of the Company.
- 8. The notice of AGM along with Annual Report will be sent by electronic mode to those members whose valid e-mail addresses are registered with the Company/Depositories, unless any member has requested for a physical copy of the same. The members who have not registered their e-mail addresses, physical copies will be sent by the permitted mode.
- 9. Item No. 2 Shri Manish Bagrodia aged about 55 years is M.Com, Diploma in Computer Applications having around 34 years of experience in Textile Industry and Hydro Power generation. He is holding 52040 shares of the company. Presently, he is Chairman and Managing Director of Winsome Yarns Limited, and Directors of Confederation of Indian Textile Industry, Winsome Yarns (Cyprus) Limited, IDS Infotech (UK) Limited, Manimahesh Power Pvt. Limited and Revti Business Pvt. Limited. He is also member of Audit Committee and Stakeholders Relationship Committee and Chairman of Risk Management Committee of Winsome Yarns Limited.
- 10. A Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, relating to the Special Business is annexed hereto, if required.
- 11. The Register of Members and Share Transfer Books of the Company will remain closed on 23.09.2023 to 28.09.2023 (both days inclusive).

Remote e-voting Procedure

- 12. The instructions for shareholders voting electronically are as under:
 - (i) The remote E-voting period begins on **26.09.2023 at 9.00 a.m.** IST and ends on **28.09.2023 at 5.00 p.m.** IST. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date **(22.09.2023)**, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
 - (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
 - (iii) Pursuant to SEBI Circular No. **SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020,** under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote evoting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

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

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

(iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

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

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

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

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

Login type	Helpdesk details
securities in Demat mode with	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 22-23058542-43.
securities in Demat mode with	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 18001020 990 and 1800224430.

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

- 1 The shareholders should log on to the e-voting website www.evotingindia.com.
- 2 Click on "Shareholders/ Members" tab.

Now Enter your User ID

- a. For CDSL: 16 digits beneficiary ID,
- b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
- c. Members holding shares in Physical Form should enter Folio Number registered with the Company.
- 4 Next enter the Image Verification as displayed and Click on Login.
- If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
- 6 If you are a first time user follow the steps given below:

For Physical shareholders and other than individual shareholders, holding shares in Demat.

PASSWORD	 Enter your 10 digit alpha-numeric PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders) Members who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number which is printed on the Covering Letter in the PAN field. In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. Eg. If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN field.
Dividend Bank Details or Date of Birth/ Date of Incorporation	 Enter the Bank Details or Date of Birth/ Date of Incorporation in dd/mm/yyyy format as recorded in your demat account or in the company records in order to login. If the details are not recorded with the depository or company, please enter the member id/ folio number in the Dividend Bank details field as mentioned in instruction (iv).

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (ix) Click on the EVSN of Winsome Yarns Limited on which you choose to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.

- (xii) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the same password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) Non Individual Shareholders and Custodians-- For remote Voting only.
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a compliance User should be created using the admin login and password. The Compliance user would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked on the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.

Mr. Girish Madan, Practising Company Secretary (Membership No. FCS 5017), proprietor of M/s. Girish Madan and Associates has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.

The Scrutinizer shall within a period not exceeding three(3) working days from the conclusion of the e-voting period unblock the votes in the presence of at least two(2) witnesses not in the employment of the Company and make a Scrutinizer's Report of the votes cast in favour or against, if any, forthwith to the Chairman of the Company.

The Results shall be declared on or after the AGM of the Company. The Results declared alongwith the Scrutinizer's Report shall be placed on the Company's website and communicated to the BSE Limited and the National Stock Exchange of India Limited within prescribed time limit from passing of the resolutions at the AGM of the Company.

THE EXPLANATORY STATEMENT UNDER SECTION 102 OF THE COMPANIES ACT, 2013

ITEM NO. 3

To reappoint M/s. Dhana and Associates, Chartered Accountants (FRN- 510525C), as Statutory Auditors of the Company.

M/s. Khandelia and Sharma (Now M/s. Dhana and Associates), Chartered Accountants were appointed as statutory auditors of the Company at 29th Annual General Meeting held on 14th September 2019 for a period of four year.

The Board further approached to M/s. Dhana and Associates (Earlier known as M/s Khandelia and Sharma), Chartered Accountants, (FRN- 510525C), New Delhi to be appointed as Statutory Auditors of the Company. M/s. Dhana and Associates, having its office at 407, South- Ext. Plaza-II, South Extension-2, New Delhi-110049 and possessing more then 32 years of experience in the field of auditing & management services, business advisory and corporate legal services, agreed to be Statutory Auditors of the Company for a period of five years (second term) and submitted their consent to the Board of Directors in this regard.

The Board of Directors of the Company recommended to appoint M/s. Dhana and Associates, Chartered Accountants as Statutory Auditors of the Company for a period of five years (second term) from the conclusion of 33rd Annual General Meeting till the conclusion of 38th Annual General Meeting of the Company, subject to the approval of shareholders of the Company at ensuing Annual General Meeting of the Company.

Accordingly, M/s. Dhana and Associates, Chartered Accountants are proposed to be appointed as statutory auditors of the company for a period of five years (second term), commencing from the conclusion of 33rd AGM till the conclusion of the 38th AGM.

The Board recommends this resolution for approval of the shareholders. None of the Directors, Key Managerial Personnel or their relatives is interested in this resolution.

ITEM NO. 4

To ratify the appointment of M/s. Vijay Kumar Mishra & Associates, Cost Accountants as Cost Auditor of the Company for the year 2023-24.

The Board of Directors after considering the recommendation of Audit Committee has appointed M/s. Vijay Kumar Mishra & Associates, Cost Accountants as Cost Auditor of Company for the Financial Year 2023-24 to conduct the Cost Audit of Accounts of the Company on a total remuneration of Rs. 30,000/-(Rupees Thirty thousand only) plus taxes and out of pocket expenses. According to provisions of section 148 of Companies Act 2013 read with Companies (Audit & Auditors) Rules 2014, the remuneration of Cost Auditor is subject to the ratification of members of the Company.

The Board recommends this resolution for approval of the shareholders. None of the Directors, Key Managerial Personnel or their relatives is interested in this resolution.

ITEM NO. 5

To appoint Mr. Pankaj Mahajan as Non-Executive Independent Director of the Company.

On the recommendation of the Nomination and Remuneration Committee, the Board of Directors in their meeting held on 22.05.2023 has appointed Mr. Pankaj Mahajan (DIN:06994712) as an Additional Director of the Company in the capacity of Non-Executive Independent Director for a period of 2 years.

Mr. Pankaj Mahajan has given a declaration to the Board that he meet the criteria of independence as provided under section 149(6) of Companies Act 2013. In the opinion of the Board, the Independent Director fulfill the conditions specified in Sections 149, 152, Schedule IV of the Companies Act, 2013 read with Companies (Appointment and Qualifications of Directors) Rules, 2014 and the Listing Agreement (including any statutory modification(s) or re-enactment thereof for the time being in force) and such Director is independent of the management. Besides this, Board also considers that his continued association would be of immense benefit to the Company.

The brief profile of Mr. Pankaj Mahajan is given hereunder:-

Name of Director	Mr. Pankaj Mahajan
DIN	DIN:06994712
Date of Birth	17.12.1975
Qualifications	B.Com
Directorship held in other Companies.	M/s Surya Narrow Fabrics Pvt. Ltd M/s Orient Alloys Pvt. Ltd M/s Chamunda Hydro Projects Pvt. Ltd M/s Avensis Exports Pvt. Ltd
Membership/ Chairmanship of Committees in other Companies.	Nil
Shareholding in the Company	Nil

Mr. Pankaj Mahajan is interested individually in the Resolutions relating to his appointment. None of the other Directors and Key Managerial Personnel of the Company, or their relatives, is interested in this Resolutions.

The Board recommends this Resolution for approval of the shareholders.

ITEM NO. 6

To appoint Ms. Anupma Kashyap as Non-Executive Independent Director of the Company.

On the recommendation of the Nomination and Remuneration Committee, the Board of Directors in their meeting held on 22.05.2023 has appointed Ms. Anupma Kashyap (DIN:09720124) as an Additional Director of the Company in the capacity of Non-Executive Independent Director for a period of 2 years.

Ms. Anupma Kashyap has given a declaration to the Board that he meet the criteria of independence as provided under section 149(6) of Companies Act 2013. In the opinion of the Board, the Independent Director fulfill the conditions specified in Sections 149, 152, Schedule IV of the Companies Act, 2013 read with Companies (Appointment and Qualifications of Directors) Rules, 2014 and the Listing Agreement (including any statutory modification(s) or re-enactment thereof for the time being in force)

and such Director is independent of the management. Besides this, Board also considers that his continued association would be of immense benefit to the Company.

The brief profile of Ms. Anupma Kashyap is given hereunder:-

Name of Director	Ms. Anupma Kashyap
DIN	DIN:09720124
Date of Birth	15.08.1990
Qualifications	C.S. from ICSI of India
Directorship held in other Companies.	M/s Pankaj Piyush Trade and Investment Ltd
Membership/ Chairmanship of Committees in other Companies.	 (i) Chairperson of Stakeholders Relationship Committee of M/s Pankaj Piyush Trade and Investment Ltd (ii) Chairperson of Nomination and Remuneration Committee of M/s Pankaj Piyush Trade and Investment Ltd
Shareholding in the Company	Nil

Ms. Anupma Kashyap is interested individually in the Resolutions relating to his appointment. None of the other Directors and Key Managerial Personnel of the Company, or their relatives, is interested in this Resolutions.

The Board recommends this Resolution for approval of the shareholders.

For and on behalf of the Board

Place: Chandigarh
Dated: 29.05.2023

Neha Singhal
Company Secretary

DIRECTORS' REPORT

Dear Members,

We are pleased to present the 33rd Annual Report of the Company and the audited statement of accounts for the year ended 31st March, 2023. A summary of the financial results is given below.

SUMMARISED FINANCIAL RESULTS:

(Rs. in lakhs)

INCOME	Year ended 31.03.2023	Year ended 31.03.2022
Revenue from operations	3093.37	4347.24
Other income	470.70	24.95
Total Income	3564.07	4372.19
EXPENSES		
Cost of material consumed	755.54	508.57
Purchase of stock-in-trade		
Excise duty		
Change in inventories of finished goods, work in process and stock in trade	411.22	(152.37)
Employees benefit expenses	1606.54	1860.76
Finance costs		
Depreciation and amortisation	1387.32	1486.31
Other expenses	2045.30	2131.59
Total Expense	6205.92	5834.86
Profit/ (Loss) before exceptional items and tax	(2641.85)	(1462.67)
Less: Exceptional items		
Profit/ (Loss) before tax	(2641.85)	(1462.67)
Less/(-Add): Tax expense		
Current tax		
Deferred tax		
Profit/ (Loss) after tax	(2641.85)	(1462.67)
Other comprehensive income		65.08
Total Comprehensive Income	(2641.85)	(1397.59)

OPERATIONS & PERFORMANCE:

During the year under review, the Company's operations continued to be affected due to lack of sufficient working capital funds required for operations resulting in lower capacity utilisation and the gross margins have suffered due to high input costs as the Company is not able to negotiate fine pricing with its suppliers. Furthermore, the constraints of funds have effected Company's plans to undertake debottlenecking and regular capital expenditure as per industry norms and needed for proper maintenance and upkeep of its plant, machinery and equipment.

During the year ended 31.03.2023, the Company incurred a loss of Rs. 2641.85 lakhs in comparison to the loss of Rs. 1397.59 lakhs for the previous year ended 31.03.2022. Your Company's turnover of Rs. 3564.06 lakhs was marginally low against the previous year turnover of Rs. 4372.19 lakhs for the aforementioned reasons. The Company has since undertaken manufacturing for third parties on job work basis, and is able to recover variable costs and part of fixed costs.

CLAIMS AGAINST THE COMPANY:

The Company's borrowings from certain secured lenders had been assigned by the lending banks to Edelweiss Asset Reconstruction Company Limited (EARC), an Asset Reconstruction Company (ARC).

EARC has claimed that it is an assignee of debt recoverable by certain banks from the Company, and the Company has a counter claim against the claimants for the losses caused by them to the Company which are pending adjudication before the Hon'ble debt Recovery Tribunal.

The actions of the Banks and EARC, amongst others, for recovery from the Company and the petitions filed by them to initiate insolvency against the Company are disputed by the Company, amongst other reasons, being barred by limitation. The Company had without prejudice to its rights and without acknowledging its liability, initiated discussions with claimants to settle the disputes, which failed.

The Financial Commissioner of the State of Punjab had determined that the Agreements for Assignment of debt by certain lenders to the Company in favour of EARC are insufficiently stamped, and therefore, defective. A demand of Rs. 4.46 crores (interest and penalty not applied as yet) was raised against EARC in respect of one of the Assignment Agreements.

A writ petition filed by EARC before the Hon'ble Punjab and Haryana High Court at Chandigarh against the proceedings initiated by the Financial Commissioner was allowed.

The State of Punjab and the Company have filed Letters Patent Appeal (LPA) against the order of the Single Judge Bench of the Hon'ble Punjab and Haryana High Court, which is being heard. EARC acting in the matter as assignee of debt by certain banks in case wherein the State of Punjab has held stamp duty to have been unpaid, had Petitioned the Hon'ble NCLT to initiate insolvency proceedings against the Company, which was dismissed by the Hon'ble NCLT vide its order dated 17th March 2020 as the assignment deed was held as unenforceable.

An appeal filed by EARC before the Hon'ble National Company Law Appellate Tribunal against the order of the Hon'ble NCLT was allowed and the petition was remanded back to NCLT, which is now reserved for Judgment.

The resolution of disputes was initiated by the Company without prejudice to its rights in the matter,, and the Management does not consider the Company to be liable to the claimants, and the financial statements of the Company have been prepared on 'Going Concern' basis.

Indian Overseas Bank has initiated insolvency proceedings against the Company before NCLT which is being contested by the Company.

As per information obtained by the Company from CIBIL, (i) The Company was declared wilful defaulter more than 5 years ago, and (ii) concurrently Mr. Manish Bagrodia, a Director of the Company, was declared wilful defaulter. The Company has not raised any securities during the period of 5 years from the last date of aforementioned declaration. However as per current CIBIL reports only the Company appears as a wilful defaulter as per RBI guidelines. The promoters and directors do not appear in the list of wilful defaulters.

A vendor of the Company and a related party has petitioned the Hon'ble NCLT for initiation of insolvency proceedings against the Company, which petitions are being heard and contested.

Further, the Company's net worth is eroded and will improve after debt resolution discussions are concluded.

MSME REGISTRATION:

The Company is registered with Ministry of Micro, Small and Medium Enterprises, Government of India as 'Medium Enterprise' w.e.f. 18.07.2020 vide Udyam Registration No. UDYAM-CH-01-0000261.

TRADING OF EQUITY SHARES OF THE COMPANY:

The NSE and BSE had suspended trading of the Equity shares of the company due to delay in payment of certain amount to the BSE. The delay occurred due to a technical glitch in the banking network where from the payment was initiated by the Company. The Company have filed applications with BSE and NSE and submitted all required documents for revocation of suspension of trading of equity shares of the company. The process is under review of the both stock exchanges.

SUBSIDIARY COMPANIES:

According to the provisions of Section 129 of Companies Act, 2013, a statement containing salient features of the financial statements of the Company's subsidiaries in Form AOC-1 is attached to the financial statements of the Company.

As required by Indian Accounting Standard - 110 issued by the Ministry of Corporate Affairs, the consolidated financial statements included in this Annual Report incorporate the accounts of its subsidiary Companies, namely Winsome Yarns (Cyprus) Limited (unaudited 31.03.2023, declared dissolved from 16.12.2022) and Winsome Yarns FZE (unaudited 31.03.2023, ceased operations, declared defunct from 01.04.2014).

Pursuant to the provisions of Section 136 of the Companies Act, 2013, the financial statements of the Company, consolidated financial statements along with relevant documents and separate audited/ unaudited accounts in respect of subsidiaries are available on web site of the Company.

The business recessionary conditions in Europe had negatively effected the affairs of three step down subsidiaries of Winsome Yarns Cyprus Ltd., a wholly owned subsidiary of the Company, namely, S.C. Winsome Romania, S.r.l., IMM Winsome Italia S.r.l. and S.C. Textil, S.r.l., and these companies had been placed under liquidation. The Balance Sheets and other financial statements of the 3 (three) companies are not available, and accordingly, the instant consolidated financial statements of the Company do not include the financials of the above named 3 (three) subsidiary Companies. The Company has made necessary provisions in its books of account in respect of value of investments of the Company in the subsidiaries.

Further, Winsome Yarns FZE has been defunct since 01.04.2014 and there are no operations. Also Winsome Yarns (Cyprus) Limited has no operation during the year. The accounts of these companies have been prepared accordingly.

The present status of these subsidiary companies is given as under:-

Sr. No.	Name of Subsidiary	Start of liquidation process	Present status
1	IMM Winsome Italia S.r.l.	30.09.2008	Under Liquidation.
2	S.C. Winsome Romania S.r.l.	26.11.2008	Under Liquidation.
3	S.C. Textil S.r.l.	09.02.2010	Under Liquidation.
4	Winsome Yarns FZE		Defunct since 01.04.2014
5	Winsome Yarns (Cyprus) Limited		Dissolved since 16.12.2022

GDR ISSUE:

GDR issued earlier by the Company, listed on Luxemburg Stock Exchange, were delisted. USD 48,19,980 (Rs. 2568.41 Lakhs without exchange adjustment) is invested in money market instruments outside India for utilisation towards earmarked purposes (setting up a Yarn Dying Plant). The Plant could not be implemented as requisite support was then not extended by the lenders. SEBI vide its order dated 28 May 2021 imposed penality of Rs.11 Crore and vide order dated 26 October 2021 restraining the commpany from accessing the security market in any manner, whatsoever, for a period of three years from the date of said order. Based on legal opinion that SEBI has erred in passing the orders as it did not take into consideration full facts and circumstances of matters connected with issue of GDR, the Company had filed Appeal against these orders before the Securities Appellate Tribunal (SAT), Mumbai on 12.10.2021 and 24.05.2022 respectively. The Securities Appellate Tribunal vide its order dated 19.07.2022 has reduced the penalty against the Company to Rs.25 lakhs from Rs. 11.00 crores and vide its another order dated 19.07.2022 has reduced the debarment period of the Company from three years to one year. The company has made the payment of Rs. 25.00 Lakhs to SEBI towards penalty. The debarment period now stands over.

DIVIDEND:

Your Directors are unable to recommend any dividend on equity shares for the year under review.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

The Company is not required to undertake any activities under the CSR as per section 135 of the Companies Act, 2013 as it does not meet applicable criteria as defined in section 135(1) of the Act and hence there is no CSR Committee constituted.

SHARE CAPITAL:

During the financial year 2022-23, there was no change in the securities of the Company.

DIRECTORS:

- (a) Shri Manish Bagrodia, Chairman and Managing Director of your Company, liable to retire by rotation and being eligible, offers himself for re-election.
- (b) Mrs. Mridula Goyal is Non-Executive, Non-Independent Director and not liable to retire by rotation.
- (c) Shri Rajiv Chadha and Shri Tilak Raj Dembla are Non-Executive, Independent Director and not liable to retire by rotation.
- (d) Mr. Pankaj Mahajan has been appointed as Additional Director in the capacity of Independent Director of the Company w.e.f. 22.05.2023.
- (e) Ms. Anupma Kashyap has been appointed as Additional Director in the capacity of Independent Director of the Company w.e.f. 22.05.2023.

DECLARATION/ DISCLOSURES BY DIRECTORS:

The Directors have made the requisite declaration/ disclosures under the provisions of Companies Act, 2013 and under the regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. None of the Directors are disqualified under the provisions of Section 164(2) of the Companies Act, 2013.

BOARD EVALUATION:

Pursuant to the provisions of the Companies Act, 2013 and under the regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has carried out an annual evaluation of its own performance, the directors individually, as well as the evaluation of the working of its Committees. At the meeting of the Board all the relevant factors that are material for evaluating the performance of individual Directors, the Board and its various committees were discussed in detail. A structured questionnaire each for evaluation of the Board, its various Committees and individual Directors was prepared and recommended to the Board by Nomination & Remuneration Committee for doing the required evaluation after taking into consideration the input received from the Directors covering various aspects of the Board's functioning and its Committees, execution and performance of specific duties, obligations and governance etc.

A separate exercise was carried out to evaluate the performance of individual Directors including the Chairman of the Board, who were evaluated on parameters such as level of engagement and contribution, independence of judgement, safeguarding the interest of the Company and its minority shareholders etc. The performance evaluation of the Independent Directors was carried out by the entire Board. The performance evaluation of the Chairman and Non- Independent Directors was also carried out by the Independent Directors at their separate meeting. The Directors expressed their satisfaction with the evaluation process.

NO. OF BOARD MEETINGS:

Four board meetings were convened and held during the financial year 2022-23. The details thereof are given in the 'Corporate Governance Report'. The intervening gap between the meetings was within the period prescribed under the Companies Act, 2013/ Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

AUDITORS:

M/s. Dhana and Associates (Formerly known as M/s. Khandelia and Sharma), Chartered Accountants (Firm Registration Number: 510525C), who are Statutory Auditors of the Company hold office up to the forthcoming Annual General Meeting and are recommended for re-appointment for a period of five years (second term) from conclusion of 33rd Annual General Meeting till conclusion 38th Annual General Meeting to audit the accounts of the Company. As required under the provisions of Section 139 of the Companies Act, 2013, the Company has obtained written confirmation from M/s. Dhana and Associates that their re-appointment, if made, would be in conformity with the limits specified in the said Section.

AUDITORS' REPORT:

M/s. Dhana & Associates (Erstwhile- Khandelia and Sharma), Statutory Auditors of the Company have submitted Auditors' Report on the accounts of the Company for the financial year ended March 31, 2023. The statement of Impact of Audit Qualifications of Standalone and Consolidated Financials have been given after the respective Auditors' Reports.

THE EXPLANATION/ COMMENTS OF THE BOARD ON QUALIFICATION/ RESERVATION OR ADVERSE REMARKS GIVEN BY AUDITORS IN ITS REPORT FOR THE FINANCIAL YEAR 2022-23:

Explanation of management on the audit qualifications contained in the Auditors' Report are given in the respective statements of impacts of audit qualifications of the standalone and consolidated financials.

COST AUDITORS:

The Board recommended to ratify the appointment of M/s. Vijay Kumar Mishra & Associates, Cost Accountants as Cost Auditors of the Company for the financial year 2023-24 on a remuneration to be decided by the shareholders in their forthcoming Annual General Meeting. The Company has received written confirmation(s) from M/s. Vijay Kumar Mishra & Associates, Cost Accountants, to the effect that their appointment, if made, would be in accordance with the provisions of section 148 of the Companies Act, 2013 and that they are not disqualified for such appointment within the meaning of section 141 of the Companies Act, 2013 read with The Companies (Audit & Auditors) Rules, 2014.

COST AUDIT REPORT:

Pursuant to Section 148 of the Companies Act, 2013 read with The Companies (Cost Records and Audit) Amendment Rules, 2014, the cost audit records maintained by the Company in respect of various activities are required to be audited. The same had been audited by the Cost Auditor of the Company. The Board of Directors in their meeting held on 14.11.2022 vide Resolution No. 186.16(1) has approved the Cost Audit Report for the financial year 2021-22 and thereafter the cost audit report for the financial year 2021-22 had been filed on 18.01.2023 vide SRN-F57402810.

PUBLIC DEPOSIT:

During the year, the Company has not accepted any deposits from the public and as such. There are no outstanding deposits in terms of the Companies (Acceptance of Deposits) Rules, 2014.

DIRECTORS' RESPONSIBILITY STATEMENT:

The Board of Directors acknowledge the responsibility for ensuring compliance with the provisions of Section 134(3)(c) read with Section 134(5) of the Companies Act, 2013 in the preparation of annual accounts for the year ended on 31st March, 2023 and state that:

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

KEY MANAGERIAL PERSONNEL:

Shri Manish Bagrodia, Chairman and Managing Director, Mr. Sanjay Sharma, Chief Financial Officer and Ms. Neha Singhal, Company Secretary are the Key Managerial Personnel of the Company.

CORPORATE GOVERNANCE:

A separate report on 'Corporate Governance' is enclosed as a part of this Annual Report. The certificates from the Secretarial Auditor of the Company regarding compliance with Corporate Governance norms stipulated under the regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are annexed to the Report on Corporate Governance.

AUDIT COMMITTEE:

The details pertaining to composition of Audit Committee and its meetings are included in the 'Corporate Governance Report'.

NOMINATION AND REMUNERATION COMMITTEE:

The details pertaining to composition of Nomination and Remuneration Committee and its meetings are included in the 'Corporate Governance Report'. The Committee formulated Remuneration Policy which is attached as **ANNEXURE 'A'** and forms a part of this Report of the Directors.

STAKEHOLDERS RELATIONSHIP COMMITTEE:

The details pertaining to composition of Stakeholders Relationship Committee and its meetings are included in the 'Corporate Governance Report'.

RISK MANAGEMENT COMMITTEE:

The Board of the Company has already formed a risk management committee to implement and monitor the risk management plan for the Company. The committee is responsible for receiving the risk management plan and ensuring its effectiveness. The audit committee has additional oversight in the area of financial risks and controls. Major risks identified by the businesses and functions are systematically addressed through mitigating actions on a continuing basis. The details pertaining to composition of Risk Management Committee and its meetings are included in the 'Corporate Governance Report'.

SEXUAL HARASSMENT COMMITTEE:

As required under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, the Company has already constituted the Internal Complaint Committees at all the work places of the Company. The composition of which and the contact numbers of the persons to be approached have been uploaded on the website of the company i.e. www.winsomeyarns.com and has been properly displaced on the Notice Boards at all the premises of the company including works and head office.

The Committees have been regularly addressing the staff/ workers, particularly the female staff/ workers to make them aware about their rights under the Act and as to how and to whom the complaint, if any can be lodged.

WHISTLE BLOWER POLICY:

Pursuant to the provision of section 177(9) of the Companies Act, 2013 and as required under the provisions of regulations of the Listing Regulation, 2015, the Company has adopted the 'Whistle Blower Policy' and authorized to the Audit Committee of the Board to look after all the matters relating to Whistle Blower Policy and to submit its report to Board at regular intervals, on the receipt of any concerned matter, for any appropriate action.

RELATED PARTY TRANSACTIONS:

All transactions entered into with related parties as defined under the Companies Act, 2013 and under the regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 during the financial year were in the ordinary course of business and on an arm's length pricing basis and do not attract the provisions of Section 188 of the Companies Act, 2013. There were no materially significant transactions with the related parties during the financial year which were in conflict with the interest of the Company and hence, enclosing of Form AOC-2 is not required. Suitable disclosure as required by the Accounting Standard has been made in the notes to the Financial Statements.

All Related Party Transactions are placed before the Audit Committee and Board of the Company. Prior omnibus approval of the Audit Committee and Board is obtained for the transactions which are of a foreseen and repetitive nature. The transactions entered into pursuant to the omnibus approval so granted are audited and a statement giving details of all related party transactions is placed before the Audit Committee and Board for their approval on a quarterly basis.

The policy on Related Party Transactions as approved by the Board is uploaded on the Company's website (www.winsomeyarns.com). None of the Directors has any pecuniary relationships or transactions vis-a-vis the Company.

SIGNIFICANT AND MATERIAL ORDER:

During the financial year, there was no significant and material order passed by any Court or any Tribunal against the Company.

INTERNAL FINANCIAL CONTROLS:

The Company has in place internal financial control systems, commensurate with the size and complexity of its operations to ensure proper recording of financial and operational information and compliance of various internal controls and other regulatory and statutory compliances. The internal auditor monitors and evaluates

the efficacy and adequacy of internal control systems in the Company. Based on the report of the internal auditor, respective departments undertake corrective action in their respective areas and thereby strengthen the controls. Significant audit observations and corrective actions thereon are presented to the Audit Committee of the Board.

MINI HYDRO POWER PROJECTS:

There are five mini hydro power projects of the Company situated at Sidhwan Canal, Distt. Ludhiana, Punjab. The details of the same are as under:

Site Name	Date of Commissioning	Installed Generated Capacity
Barewal	Commissioned on 12th June, 2010	900 KW
Bharowal	Commissioned on 12th January, 2013	750 KW
Isewal	Commissioned on 15th July, 2011	900 KW
Mansian Commissioned on 22nd Sep., 2010		500 KW
Raowal Commissioned on 29th August, 2011		850 KW

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

The information on conservation of energy, technology absorption and foreign exchange earnings and outgo stipulated under Section 134(3)(m) of the Companies Act, 2013 read with Rule 8(3) of The Companies (Accounts) Rules, 2014, is annexed herewith as **ANNEXURE 'B'**.

ENERGY SAVING INITIATIVES:

The Company is continually making its best efforts to save the energy consumption.

ENVIRONMENT AND POLLUTION CONTROL:

Top priority continues to be given to preservation of the environment by all the units of the Company. To combat pollution and strengthen the area ecology, considerable emphasis is placed on plantation of fragrant and shady trees. We are cautious of preserving water through recycling and rainwater harvesting to the extent possible. All manufacturing facilities possess the required environmental clearance from the respective Pollution Control Boards and do comply with the relevant legislation.

The Company is well aware of its responsibility towards a better and clean environment. Our efforts in environment management go well beyond mere compliance with statutory requirements. The Company has always maintained harmony with nature by adopting eco-friendly technologies and upgrading the same from time to time incidental to its growth programmes.

PARTICULARS OF EMPLOYEES:

The prescribed particulars of employees required under Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is attached as **ANNEXURE 'C'** and forms a part of this Report of the Directors.

EXTRACT OF ANNUAL RETURN:

The details forming part of the extract of the Annual Return (**Form No. MGT-9**) as provided under sub-section (3) of Section 92 of the Companies Act, 2013 is annexed herewith as **ANNEXURE 'D'**.

SECRETARIAL AUDIT:

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed M/s Girish Madan & Associates, a firm of Company Secretaries in practice (C.P. No. 3577) to undertake the Secretarial Audit of the Company for the financial year 2023-24. The Secretarial Audit Report (MR-3) for the financial year ended 31st March, 2023 is annexed herewith as **ANNEXURE 'E'** to this Report.

CASH FLOW ANALYSIS:

In conformity with the provisions of regulations of Listing Regulations, the Cash Flow Statement for the financial year is annexed with financial statements.

CONSOLIDATED ACCOUNTS:

In accordance with Accounting Standards AS-21 on Consolidated Financial Statements, your Directors provide the Consolidated Financial Statement of Winsome Yarns Limited, Winsome Yarns (Cyprus) Limited (unaudited 31.03.2023) and Winsome Yarns FZE (unaudited 31.03.2023, ceased operations, declared defunct w.e.f. 01.04.2014) in the Annual Report.

INSURANCE:

The properties of the Company have been adequately insured against fire, flood, earthquake and explosive risks etc.

ACKNOWLEDGEMENTS:

Your Directors thank the various Central and State Government Departments, Organizations and Agencies for the continued help and co-operation extended by them. The Directors also gratefully acknowledge all stakeholders of the Company viz. customers, members, dealers, vendors, banks and other business partners for the excellent support received from them during the year. The Directors place on record their sincere appreciation to all employees of the Company for their unstinted commitment and continued contribution to the Company.

Registered Office : On behalf of the Board

SCO 191-192, Sector 34-A Chandigarh – 160022 Dated: 29.05.2023

Manish Bagrodia Chairman & Managing Director

ANNEXURE 'A'

REMUNERATION POLICY

Extract From Nomination and Remuneration Policy:
POLICY RELATING TO THE REMUNERATION FOR THE MANAGING DIRECTOR, NONEXECUTIVE/INDEPENDENT DIRECTOR, KMP AND SENIOR MANAGEMENT PERSONNEL.

General:

- **a.** The remuneration/ compensation/ commission etc. to the Managing Director, Non-Executive/ Independent Director, KMP and Senior Management Personnel will be determined by the Committee and recommended to the Board for approval. The remuneration/ compensation/ commission etc. shall be subject to the prior/post approval of the shareholders of the Company and Central Government, wherever required.
- **b.** The remuneration and commission to be paid to the Managing Director shall be in accordance with the percentage/ slabs/ conditions as per the provisions of the Companies Act, 2013, and the Rules made thereunder.
- **c.** Increments to the existing remuneration/ compensation structure linked to performance, should be clear and meet appropriate performance benchmarks and may be recommended by the Committee to the Board which should be within the slabs approved by the Shareholders in the case of Managing Director.
- **d.** The Committee does not propose to fix the actual amounts of remuneration that may be payable to each individual key managerial personnel or senior management personnel. However, the management, whilst fixing the remuneration of any such key personnel must consider the following:
 - i) The Industry practice for the same level of employment/office.
 - ii) Past performance/seniority of the concerned appointee.
 - iii) The nature of duties and responsibilities cast upon such person by reason of his holding that office.
 - iv) The remuneration should be such that it provides adequate incentive to the person to give his best to the Company and feel essence of high satisfaction with his employment.
 - v) The perquisites to be given to Managing Director/s, KMP & Senior Management Personnel will be as per industry practice and as may be recommended by the Committee to the Board.

Remuneration to Managing Director, KMP and Senior Management Personnel:

The Managing Director/ KMP and Senior Management Personnel shall be eligible for a monthly remuneration as may be approved by the Board on the recommendation of the Committee. The break-up of the pay scale and quantum of perquisites including, employer's contribution to P.F, pension scheme, medical expenses, club fees etc. shall be decided and approved by the Board on the recommendation of the Committee and approved by the shareholders and Central Government, wherever required, reflecting the short and long term performance objectives appropriate to the working of the Company and its goals.

Remuneration to Non- Executive / Independent Director:

a. Remuneration/ Commission:

The Committee noted that if the Company's net profits computed for the purpose under the applicable provisions of the Companies Act, 2013 so permits in future, the commission may be paid to executive and non-executive directors within the monetary limit fixed and approved by the Board subject to the overall limit not exceeding 1% of the net profits of the Company computed as per the applicable provisions of the Companies Act, 2013.

b. Sitting Fees:

The Non- Executive/ Independent Director may receive remuneration by way of sitting fees for attending meetings of Board or Committees thereof as may be recommended by the Committee and approved by the Board provided that the amount of such fees shall not exceed amount prescribed by the Central Government from time to time. So far as the Sitting Fees are concerned, presently, for meetings of the various Committees, the same are at par for all the Committees. It should be suitably modified in due course keeping in mind the time and work involved for each of the Committees and the industry practice.

ANNEXURE 'B'

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

Information as required under Rule 8(3) of the Companies (Accounts) Rules, 2014.

A. CONSERVATION OF ENERGY

i) The steps taken or impact on conservation of energy;

The Company has been giving high priority to conservation of energy by close monitoring of energy consuming equipments. All efforts are made for installing energy saving devices wherever required.

ii) The steps taken by the company for utilising alternate sources of energy;

The Company has already installed five micro hydel power projects with total generation capacity of 3.90 MW and the power so generated is being adjusted in the power bill raised by the concerned electricity department of Government of Punjab for Derabassi plant.

iii) The capital investment on energy conservation equipments;

Additional Investments, wherever required, are being made for reduction of consumption of energy.

B. TECHNOLOGY ABSORPTION

i) The Efforts made towards technology absorption;

Research & Development (R&D)

- a) Specific area in which R&D carried by the Company:
 - Latest new technology has been adopted.
- b) Future plan of Action:
 - This is an ongoing process and continuous improvements are being carried out in the Plant & Machinery maintenance and the quality of finished products.
- The benefits derived like product improvement, cost reduction, product development or import substitution;
 - There has been benefit in respect of quality and Productivity of the product.
 - Productivity International quality products.
- iii) In case of imported technology (imported during the last three years reckoned from the beginning of the financial year). --- Nil
- iv) The expenditure incurred on Research and Development.

Capital Nil
Recurring Rs. 14.48 lacs
Total R & D expenditure as a percentage of total turnover = 0.41%

C. FOREIGN EXCHANGE EARNING AND OUTGO; Rs. in Lacs

 (a) Foreign exchange earned in terms of actual inflow during the year
 (b) Foreign exchange outgo in terms of actual outflow during the year

 (b) Foreign exchange outgo in terms of actual outflow during the year
 39.98
 46.28

ANNEXURE 'C'

DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014.

(i) The percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary during the financial year 2022-23, ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2022-23 and the comparison of remuneration of each Key Managerial Personnel (KMP) against the performance of the Company are as under:

(Amount in Rupees)

Sr. No.	, , , , , , , , , , , , , , , , , , , ,				Comparison of the Remuneration of the KMP
		financial year	the Financial year 2022-23	Director to median	against the performance of the Company (as % of Revenue)
1	Shri Manish Bagrodia			empioyees	Revenue)
1	Chairman and Managing Director				
2	Mrs. Mridula Goyal Non-Independent Director	45000		3.50	0.01
3	Shri Tilak Raj Dembla Independent Director	85000		6.61	0.02
4	Shri Rajiv Chadha Independent Director	85000		6.61	0.02

5	Shri Sanjay Sharma Chief Financial Officer	972012	 75.58	0.27
6	Ms. Neha Singhal Company Secretary	188400	 14.65	0.05

- (ii) The median remuneration of employees of the Company during the financial year was Rs. 12860.
- (iii) In the financial year, there was an increase/(decrease) of 25.07% in the median remuneration of employees.
- (iv) There were 480 employees of Company as on March 31, 2023.
- (v) Relationship between average increase in remuneration and company performance:

 The Loss after Tax for the financial year ended March 31, 2023 increased by 80.62% whereas the Increase/
 (decrease) in median remuneration was 9.27%. The average median remuneration was in line with the average of salary in the industry.
- (vi) Comparison of Remuneration of the Key Managerial Personnel(s) against the performance of the Company:-

(Rs. in lacs

Average remuneration of Key Managerial Personnel (KMP) in 2022-23	5.58
Revenue	3564.06
Aggregate Remuneration of KMP (as % of revenue)	0.16%
Profit/ (Loss) before Tax (PBT)	-2641.85
Remuneration of KMP (as % of PBT)	N.A.

- (vii) a) Variations in the market capitalization of the Company: The market capitalization as on March 31, 2023 was not calculated due to suspension of trading of shares. The closing price of shares was Rs. Nil, because of trading of shares of the company were suspended on BSE and NSE as on 31.03.2023.
 - b) Price Earnings ratio of the Company as at March 31, 2023 was Rs. Nil and as at March 31, 2022 was also Rs. Nil.
 - c) Percent increase over/ decrease in the market quotations of the shares of the company as compared to the rate at which the company came out with the last public offer. The company has not made any public issue or rights issue of securities in the recent past, so comparison have not been made of current share price with public offer price. The Company's shares are listed on BSE Limited and National Stock Exchanges of India Limited.
- (viii) Average percentage increase made in the salaries of employees in the financial year i.e. 2022-23 was about 0.00%, whereas the increase in the key managerial remuneration for the same financial year was also 0.00%.
- (ix) There are no variable component of remuneration availed by the directors.
- (x) The ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess of the highest paid director during the year.
 Not Applicable
- (xi) It is hereby affirmed that the remuneration paid is as per the Remuneration Policy for Directors, Key Managerial Personnel and other Employees.

ANNEXURE 'D'

Form No. MGT-9

Extract of Annual Return as on the financial year ended on **31**st **March, 2023** [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

i.	CIN	L17115CH1990PLC010566
ii.	Registration Date	19 th July, 1990
iii.	Name of the Company	Winsome Yarns Limited
iv.	Category/ Sub-Category	Public Limited Company / Limited by Shares.
	of the Company	
v.	Address of the Registered	SCO 191-192, Sector 34-A, Chandigarh-160022
	Office and Contact details	Phone No.: +91-172- 4612000, 4613000
		Fax No. +91-172-4614000
		Email: <u>cshare@winsomegroup.com</u>
		Website: www.winsomeyarns.com

vi.	Whether Listed Company	Yes
		BSE Limited and National Stock Exchange of India Ltd.
vii.	Name, Address and contact	M/s Link Intime India Pvt. Limited
	details of Registrar and	Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri
	Transfer Agent	Market, Janakpuri, New Delhi - 110058
		Phone No.: 011-41410592-94, Fax No. 011-41410591
		Email: <u>delhi@linkintime.co.in</u> , <u>sunil.mishra@linkintime.co.in</u>
		Website: <u>www.linkintime.co.in</u>

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

All 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	Yarn	13111	51.00%	
2	Garments	13911/ 13912	49.00%	

^{*}As per National Industrial Classification - Ministry of Statistics and Programme Implementation.

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES.

Sl.No.	Name of the Company	CIN/GLN	Holding/ Subsidiary/ Associate	% of shares held	Applicable Section
(i)	Winsome Yarns (Cyprus) Limited		Subsidiary of WYL	100	Section 2(87)
(ii)	Winsome Yarns FZE		Subsidiary of (i) above	100	Section 2(87)
(iii)	S. C. Winsome Romania srl		Subsidiary of (i) above	90	Section 2(87)
(iv)	I.M.M. Winsome Italia srl		Subsidiary of (iii) above	90	Section 2(87)
(v)	S. C. Textil srl		Subsidiary of (iv) above	90	Section 2(87)

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

(i) Category-wise Share Holding

	No. of share	es held at t	he beginning	of the year	No. of shares held at the end of the year				- % change
Category of Shareholders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
A.(1) Promoters Indian									
a) Individual/HUF	162122		162122	0.23	162122		162122	0.23	
b) Central Government/ State Government									
c)Banks/Financial Institutions									
d) Bodies Corporate	27177487		27177487	38.44	27177487		27177487	38.44	
e) Any other									
Sub-total (A) (1):	27339609		27339609	38.67	27339609		27339609	38.67	
(2) Foreign									
a) NRIs -Individuals									
b) Other -Individuals									
c) Bodies Corporate									
d) Banks / FI									
e) Any Other									
Sub-total (A) (II):									
Total shareholding of Promoter (A)=(A)(1)+(A)(2)	27339609		27339609	38.67	27339609		27339609	38.67	
B. Public Shareholding (1) Insti	tutions								
a) Mutual Funds	11800		11800	0.02	11800		11800	0.02	
b) Venture Capital Funds									
c) Alternate Investment Fund									
d) Foreign Venture Capital Funds									
e) Foreign Portfolio Investor	9155403		9155403	12.95	9155403		9155403	12.95	
f) Financial Institutions/ Banks	7800		7800	0.01	7800		7800	0.01	
g) Insurance Companies									

[#] On the basis of Gross Turnover.

h) Provident Fund/Pension Fund									
d) State Government(s)									
i) Others (Specify)									
Sub-total (B) (1)	9175003		9175003	12.98	9175003		9175003	12.98	
(2) Non Institutions									
a) Individuals i) Individual Shareholders holding nominal share capital upto Rs.2 lakhs	9717852	735447	10453299	14.78	9705744	729047	10434791	14.76	-0.02
ii) Individual Shareholders holding nominal share capital in excess of Rs. 2 lakhs	12196295		12196295	17.25	12216295		12216295	17.28	0.03
b) Others (Specify)									
(i) Trust	100		100		100		100		
(ii HUF	1315631		1315631	1.86	1314131		1314131	1.86	
(iii) NRIs	416556	36600	453156	0.64	417264	36600	453864	0.64	
(iv)Unclaimed or Suspense Account	297000		297000	0.42	296500		296500	0.42	
(v) Clearing Member	9790		9790	0.01	9790		9790	0.01	
(vi) Bodies Corporate	9462746	4600	9467346	13.39	9462546	4600	9467146	13.39	
Sub-total (B)(2)	33415970	776647	34192617	48.36	33422370	770247	34192617	48.36	
Total Public Shareholding (B)=(B)(1)+(B)(2)	42590973	776647	43367620	61.33	42597373	770247	43367620	61.33	
C. Shares held by Custodian for	GDRs & ADR	R s							
i. Promoter and Promoter Group									
ii. Public									
GRAND TOTAL (A+B+C)	69930582	776647	70707229	100.00	69936982	770247	70707229	100.00	

(ii) Shareholding of Promoters

Sl. No.	Shareholder's Name	Shareholdi	ng at the begi year	nning of the	Sharehold	ing at the end	of the year	% change in share-holding
		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	during the year
1	Shri Satish Bagrodia	42900	0.06	0.06	42900	0.06	0.06	
2	Shri Manish Bagrodia	52040	0.07	0.07	52040	0.07	0.07	
3	Shri Ashish Bagrodia	41400	0.06	0.06	41400	0.06	0.06	
4	Smt. Sudha Bagrodia	11142	0.02	0.02	11142	0.02	0.02	
5	Smt. Vandya Bagrodia	2000			2000			
6	Smt. Shilpa Bagrodia	12640	0.02	0.02	12640	0.02	0.02	
7	Satyam Combines (P) Ltd.	5765073	8.15	7.21	5765073	8.15	7.21	
8	Shell Business (P) Limited	21412414	30.28	29.31	21412414	30.28	29.31	
	TOTAL	27339609	38.67	36.74	27339609	38.67	36.74	

(iii) Change in Promoters' Shareholding

Sl. No.		Shareholding at t the year	he beginning of	Cumulative Shareholding during the year		
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
1	At the beginning of the year	27339609	38.67			
2	Date wise increase/decrease in Promoters shareholding during the year specifying reasons for increase/ decrease (e.g. allotment / transfer/ bonus/sweat equity etc):	1		-	1	
3	At the end of the year	27339609	38.67	27339609	38.67	

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

Sl. No.	Name	Shareho	olding	Date	Increase/ Decrease in shareholding	Reason	durir (01.0	re Shareholding ag the year 14.2022 to 03.2023)
		No. of shares at the beginning (01.04.2022) / end of the year (31.03.2023)	% of total shares of the Company				No. of shares	% of total shares of the Company
1	Aspire Emerging Fund	6355403	8.99	01.04.2022				
		6355403	8.99	31.03.2023			6355403	8.99
2	Capston Capital Partners	2800000	3.96	01.04.2022				
		2800000	3.96	31.03.2023			2800000	3.96
3	Piyush Securities Pvt.	978109	1.38	01.04.2022				
	Limited	978109	1.38	31.03.2023			978109	1.38
4	Achin Vyapaar Pvt. Limited	858346	1.21	01.04.2022				
		858346	1.21	31.03.2023			858346	1.21
5	Rishikesh Commercial	702341	0.99	01.04.2022				
	Company Pvt. Limited	702341	0.99	31.03.2023			702341	0.99
6	Rajendra Kumar Sethia	697669	0.99	01.04.2022				
	(HUF)	697669	0.99	31.03.2023			697669	0.99
7	Piyush Trades and Credits	694795	0.98	01.04.2022				
	Pvt. Limited	694795	0.98	31.03.2023			694795	0.98
8	PSPL Stock Broking Pvt.	693869	0.98	01.04.2022				
	Ltd		0.98	31.03.2023	693869	Transfer	693869	0.98
9	S R Stock Broking Pvt. Ltd		0.98	01.04.2022				
		693869	0.98	31.03.2023	693869	Purchase	693869	0.98
10	Ganpati Stocks Pvt.	693159	0.98	01.04.2022				
	Limited	693159	0.98	31.03.2023			693159	0.98
11	Anand Potato Cold Storage	691755	0.98	01.04.2022				
ı	Private Limited	691755	0.98	31.03.2023	(21.02.6		691755	0.98

Top 10 shareholders at the beginning of the year (01.04.2022) and at the end of the year (31.03.2023).

(v) Shareholding of Directors and Key Managerial Personnel (KMPs).

C1	N	01 1 . 1 . 1 . 1		Date	T	D	01	- 4 Ol 1, - 1, 1
S1.	Name	Shareholding	Shareholding		Increase	Reason		ative Shareholding
No.					/		during tl	he year (01.04.2022
					Decrease			31.03.2023)
		No. of shares at the	% of total	1	in share-		No. of	% of total shares
		beginning	shares		holding		shares	of the Company
		(01.04.2022)/ end of	of the					
		the year (31.03.2023)	Company					
(A)	Directors*				-			
1	Shri Manish Bagrodia	52040	0.07					
		52040	0.07				52040	0.07
(B)	KMPs#							
1	Shri Sanjay Sharma							
	Chief Financial Officer							
2	Ms. Neha Singhal							
	Company Secretary							

V. INDEBTEDNESS

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

(Rs. In lacs)

				(NS. III tucs)
Particulars	Secured Loans	Unsecured	Deposits	Total Indebtedness
	Excluding deposits	Loans		
Indebtedness at the beginning of the				
financial year				
i) Principal Amount	55657.63			55657.63
ii) Interest due but not paid	1052.85			1052.85
iii) Interest accrued but not due.				
Total (i+ii+iii)	56710.48			56710.48
Change in Indebtedness during the financial year				
i) Addition				
ii) Reduction				
Net Change				
Indebtedness at the end of the				
financial year				
i) Principal Amount	55657.63			55657.63
ii) Interest due but not paid	1052.85			1052.85
iii) Interest accrued but not due.				
Total (i+ii+iii)	56710.48			56710.48

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director and/or Manager:

(Rs. In lacs)

Sl.No.	Particulars of Remuneration	Name of the Managing	Total
		Director / Manager	Amount
		Shri Manish Bagrodia,	
		Managing Director	
1	Gross salary		
	(a) Salary as per provisions contained in section		
	17(1) of the Income-tax Act, 1961		
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961		
	(c) Profits in lieu of salary under section 17(3)		
	Income tax Act, 1961		
2	Stock Option		
3	Sweat Equity		
4	Commission		
	- as % of profit		
	- others, specify		
5	Others, please specify (Co's contribution to Provident Fund		
	(exempted portion)}		
	Total (A)		
	Ceiling as per the Act		N/A

B. Remuneration to other Directors:# (as on 31.03.2023)

S1. No.	Particulars of Remuneration	Name of D	Total Amount	
1	Independent Director	Tilak Raj Dembla#	Rajiv Chadha#	(Amount in Rs.)
	Fee for attending board / committee meetings.	85000	85000	170000
	Commission.			
	Others, please specify.			
	Total (1)	85000	85000	170000
2	Other Non-Executive Directors	Mrs. Mridula		
		Goyal#		
	Fee for attending board / committee meetings.	45000	-	45000
	Commission.		-	
	Others, please specify.			
	Total (2)	45000		45000
	Total (B)=(1+2)	130000	85000	215000
	Total Managerial			215000
	Remuneration	130000	85000	415000
	Overall Ceiling as per the Act			N/A\$

[#] Only sitting fee paid to the Independent Non-Executive Directors & Non Independent Non-Executive Director.

^{\$} There is no net profits calculated as per section 198.

C. Remuneration to Key Managerial Personnel other than MD/Manager/WTD. (as on 31.03.2023)

S1.	Particulars of Remuneration	Key Managerial Personnel				
No.		CEO*	Mr. Sanjay Sharma CFO	Ms. Neha Singhal Company Secretary		
1	Gross salary: (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 961		907332	188400		
	(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 Income-tax Act, 1961	Not				
2	Stock Option	Applicable				
3	Sweat Equity					
4	Commission - As % of profit - Others, specify					
5	Others, please specify: {Co's: Contribution to Provident Fund (exempted), Superannuation (exempted portion)}		64680	7		
	Total		972012	188400		

^{*}The Managing Director is also CEO of the Company.

VII. PENALTIES / PUNISHMENT / COMPOUNDING OF OFFENCES:

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

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

INTRODUCTION

India's textiles sector is one of the oldest industries in the Indian economy, dating back to several centuries.

The industry is extremely varied, with hand-spun and hand-woven textiles sectors at one end of the spectrum, while the capital-intensive sophisticated mills sector on the other end. The decentralised power looms/ hosiery and knitting sector forms the largest component in the textiles sector. The close linkage of textiles industry to agriculture (for raw materials such as cotton) and the ancient culture and traditions of the country in terms of textiles makes it unique in comparison to other industries in the country. India's textiles industry has a capacity to produce wide variety of products suitable for different market segments, both within India and across the world.

SHORTAGE OF RAW MATERIALS AND LOW PRODUCTIVITY OF LABOUR

35% of the overall cost of production is determined by raw materials. Cotton is in low supply in the nation, especially long-staple cotton that is imported from Pakistan, Kenya, Uganda, Sudan, Egypt, Tanzania, the United States of America, and Peru. It is unfortunate that despite having the largest amount of cotton planted (26% of the world's acreage), the country only contributes 9% to global cotton production. Low production and illnesses in the mills are caused by fluctuating prices and unpredictability in the availability of raw materials.

HIT BY COMPETITION, GARMENT INDUSTRY SEEKS TECH UPGRADE:

Punjab textile industries facing major competition from industries located in other states, the micro and small units dealing in the garment and products in Punjab pinned high hopes on the new Punjab government to equip them with the latest technology by starting new schemes.

The garment and textile industry of Punjab which at one point of time was the leader in the country is now lagging behind other states. That happened as the newer units which came up in other states especially in South India adapted latest technologies. Therefore demand from the new government should pay special attention to technological upgrade of the existing units in and support financially to adopt new machinery and technology.

Textile and garment units of Punjab are fast becoming uncompetitive as compared to similar units in other states. The cost of production of textile and garment industry in other states is decreasing due to adoption of new technologies. We have already suffered a lot as significant percentage of the total business of garment and textile units has been taken over by the industry from other states. It's high time that the state government takes appropriate measures like starting unconditional technology upgrade fund scheme for old units so that we can easily adopt new techniques.

FINANCIAL PERFORMANCE:

During the year ended 31.03.2023, the Company incurred a loss of Rs. 2641.85 lakhs in comparison to the loss of Rs. 1397.59 lakhs for the previous year ended 31.03.2022. Your Company's turnover of Rs. 3564.06 lakhs was marginally low against the previous year turnover of Rs. 4372.19 lakhs for the aforementioned reasons. The Company has since undertaken manufacturing for third parties on job work basis, and is able to recover variable costs and part of fixed costs.

RISK MANAGEMENT:

Current & Future Challenges and Problems in the Apparel Industry:

The new trends, changing consumer habits, and market shifts have shed a light on the new challenges the eCommerce apparel industry is facing in 2023.

- Difficulty in managing customized order allocation and inventory sync.
- Unable to align warehouse operations manually amid such hard times.
- Problems in selling pandemic essentials such as face masks in combo packs.
- Inability to manage deliveries, leading to higher % of Customer Initiated Returns (CIR).
- Hard to align multiple sales channels and offline stores alongside.
- Back-breaking for eCommerce platforms to manage multiple vendors.
- Untimely and inefficient delivery of products.
- No stock rotation leads to outdated stock.
- The increased cost of Reverse Logistics.
- Hard transition to present Taxation policies.

The issues in textile industry of India is facing like:

- Shortage in supply of raw materials.
- Increase in the cost of raw materials.
- Environmental problems.
- Infrastructure bottlenecks.
- Impact of GST.
- Shortage of laborer's due to a mass return.
- Increasing of power cuts.

HUMAN RESOURCE:

The Company keeps developing its organizational structure consistently over time. Efforts are made to follow excellent Human Resource practices. Adequate efforts of the staff and management personnel are directed on imparting continuous training to improve the management practices. The objective of your Company is to create a workplace where every person can achieve his or her full potential. The employees are encouraged to put in their best. Lot of hard work is put in to ensure that new and innovative ideas are given due consideration to achieve the short and long term objectives of your Company. There were 480 employees of the Company as on 31.03.2023.

MATERIAL DEVELOPMENT IN HUMAN RESOURCES/ INDUSTRIAL RELATION FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED:

The employees are satisfied and having good relationship with the Management.

DECLARATION REGARDING COMPLIANCE BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL WITH THE COMPANY'S CODE OF CONDUCT:

This is to confirm that the Company has adopted a Code of conduct for its employees including the director. It is confirmed that the Company has in respect of the financial Year ended 31st March, 2023, received from the Senior Management team of the Company and the members of the Board, a declaration of Compliance with the code of Conduct as applicable to them.

CORPORATE GOVERNANCE REPORT

1. Company's philosophy on code of Governance

The Directors present the Company's Report on Corporate Governance pursuant to applicable Regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Winsome Yarns Limited believes that good Corporate Governance is essential to achieve long term corporate goals and enhance stakeholders' value. Thus Company's philosophy on Corporate Governance is aimed at the attainment of highest level of transparency, accountability and compliance of laws in all facets of operations, leading to best standards of Corporate Governance.

Winsome Yarns Limited belief that good ethics make good business sense and our business practices are in keeping with this spirit of maintaining the highest level of ethical standards. The implementation of Company's code of Insider Trading exemplifies this spirit of good ethics.

The Company complies with the requirements regarding Corporate Governance as stipulated in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

2. Board of Directors

The current strength of the Board of Directors (Board) of the Company is of six directors, who are senior, competent and eminent experts from diverse fields and professions. The Chairman and Managing Director is Executive Promoter Director. Four are Non-Executive Independent Directors and one is Non-Executive, Non-Independent (women) Director. Mr. Manish Bagrodia, Chairman and Managing Director has 35 years experience in the Textile Industry and Hydro Power Generation. Mrs. Mridula Goyal, Non-Independent Director has vast experience in administrative work. Mr. Rajiv Chadha, Independent Director has more than 38 years services experience of various companies. Mr. Tilak Raj Dembla has more than 34 years of experience in the field of Construction, Contractual work, Interior Designing, Administration, Insurance & Capital Market. Mr. Pankaj Mahajan, Independent Director has about 27 years of experience of Accounts and Finance activities and have good knowledge of matters related to accounts and Finance. Ms. Anupma Kashyap, Independent Director is Company Secretary from the Institute of Company Secretaries of India and having more than 7 years of Company Law, Listing Regulations and other related matters.

None of the Directors on the Board is a member on more than 10 Committees and Chairman of more than 5 Committees (as specified in the regulations of the SEBI (LODR), Regulations, 2015), across all the Companies in which they are Directors. The necessary disclosures regarding Committee memberships have been made by the Directors.

The names and categories of directors on the board as on 31.03.2023, their attendance at board meetings during the year 2022-23 and at the last annual general meeting and the number of directorships in other Companies and committee memberships/ chairmanship held by the directors are given below:

Name of the Directors	Category	Securities held (Equity Shares)	Attendance Particulars		No. of	No. of Membership/ Chairmanship in Committees*		
			Board Meeting	Last AGM	Directorship in other Companies	Member- ship	Chairman- ship	Total
Shri Manish Bagrodia	Chairman & Managing Director (Executive)	52040	4	Yes	4 @\$	2	1	3
Mrs. Mridula Goyal	Non-Executive & Non- Independent Director	Nil	3			3		3
Shri Tilak Raj Dembla	Non-Executive & Independent Director	Nil	4			4		4
Shri Rajiv Chadha	Non-Executive & Independent Director	Nil	4	Yes		1	3	4

^{*}Includes membership/ chairmanship in committees other than Audit Committee and Stakeholders Relationship Committee.

Four board meetings were held during the financial year 2022-23. The meetings were held on 27.05.2022, 11.08.2022, 14.11.2022 and 14.02.2023 and the maximum time gap between any two meetings was within the period prescribed under the Companies Act, 2013.

Maximum tenure of Independent Directors

The maximum tenure of Independent Directors shall be in accordance with the provisions of the Companies Act, 2013 and clarifications/ circulars issued by the Ministry of Corporate Affairs, in this regard, from time to time.

[@] Including Private Limited Company. \$\\$\\$\\$ Including Foreign Company.

3. Code of Conduct

The Company has framed a code of conduct for the members of the Board of Directors and Senior Management Personnel of the Company. The said code of conduct is available on the website of the Company. The declaration by Shri Manish Bagrodia, Chairman & Managing Director of the Company regarding compliance by the Board members and Senior Management Personnel, with the said code of conduct is given as as **ANNEXURE-'(i)'** to this report.

4. Whistle Blower Policy

Pursuant to the provision of section 177(9) of the Companies Act, 2013 and as required under the provisions of regulations of the Listing Regulation, 2015, the Company has adopted the 'Whistle Blower Policy' and authorized to the Audit Committee of the Board to look after all the matters relating to Whistle Blower Policy and to submit its report to Board at regular intervals, on the receipt of any concerned matter, for any appropriate action.

5. Subsidiary Companies

The note on the subsidiary companies has already been given in the Directors Report.

6. CEO/ CFO Certification

The Chairman and Managing Director (CEO) of the Company has certified to the Board that the requirements of the regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, inter-alia, dealing with the review of financial statements and cash flow statement for the year ended on 31st March, 2023. Their responsibility for establishing and maintaining internal control systems for financial reporting and evaluation of the effectiveness of the internal control system and making of necessary disclosures to the Auditors and the Audit Committee have been duly complied with. A certificate in this regard is given as **ANNEXURE-'(ii)**' to this report.

7. Audit Committee

The Audit Committee functions in accordance with the terms of reference set out under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read together with Section 177 of the Companies Act, 2013, and additional responsibilities assigned to it by the Board of Directors. The Committee also reviews the reports of the Internal Auditors along with the comments of management. The functions of the Audit Committee among others, include approving and implementing the audit procedures, reviewing the financial reporting system, internal controls and procedures and ensuring compliance with regulatory guidelines.

The attendance of the members during the financial year 2022-23 and present composition of the Committee are as below:

Name of members	Chairmanship/ Membership in the Committee	Category	No. of meetings attended during the year 2022-23
Shri Manish Bagrodia	Member	Promoter/Executive	4
Shri Tilak Raj Dembla	Member	Independent/ Non-Executive	4
Shri Rajiv Chadha	Chairman	Independent/ Non-Executive	4

During the financial year, the Audit Committee meetings were held on 27.05.2022, 11.08.2022, 14.11.2022 and 14.02.2023. The Auditors, CFO were invitees to the meetings.

8. Nomination and Remuneration Committee

The brief description of Terms of Reference of Nomination and Remuneration Committee is to guide the Board in relation to the appointment and removal, identifying persons and to recommend/ review remuneration of the directors including Managing Director/Executive Directors, Key Managerial Personnel (KMP) and Senior Management Personnel.

Remuneration policy of the Company is directed towards rewarding performance, based on review of achievements on a periodical basis. The remuneration policy is in accordance with the existing industry practice.

The attendance of the members during the financial year 2022-23 and present composition of the Committee are as below:

Name of members	Chairmanship/ Membership in the Committee	I Category	No. of meetings attended during the year 2022-23
Shri Rajiv Chadha	Chairman	Independent/ Non-Executive	1
Shri Tilak Raj Dembla	Member	Independent/ Non-Executive	1
Mrs. Mridula Goyal	Member	Non-Independent/ Non-Executive	1

During the financial year, the Nomination and Remuneration Committee meeting was held on 14.02.2023.

Remuneration Policy

i). For Non-Executive Directors

The Non-Executive Directors are paid remuneration by way of Sitting Fees. The Non-Executive Directors are entitled to sitting fees of Rs. 5000/- for each Board and Committee Meetings attended. The aforesaid sitting fees is within the limits prescribed under the sections/rules of Companies Act, 2013.

The details of remuneration paid to the Non-Executive Directors during the financial year 2022-23 are given below:

Name of Non Executive Directors	Sitting Fees (Amount in Rs.)
Mrs. Mridula Goyal	45000
Shri Rajiv Chadha	85000
Shri Tilak Raj Dembla	85000
Total	215000

ii). For Executive Director

Shri Manish Bagrodia had been re-appointed as Managing Director of the Company for a period of five years with effect from 01.07.2019 by the shareholders in their meeting held on 14th September, 2019. There was no remuneration drawn by the Managing Director during the financial year from 01.04.2022 to 31.03.2023.

None of the Non-Executive Directors has any material financial interest in the Company apart from the remuneration by way of sitting fees received by them during the year.

9. Stakeholders Relationship Committee

The Stakeholders Relationship Committee functions with the following objectives:

Redressing of Shareholders and Investors complaints, regarding transfer of shares, non-receipt of balance sheet, non-receipt of dividend, demat and remat the shares, duplicate share certificates, change of address etc. During the financial year 2022-23, the Stakeholders Relationship Committee meetings were held on 27.05.2022, 11.08.2022, 14.11.2022 and 14.02.2023. During the financial year, no any grievance was received, hence no grievance was pending at the end of the financial year.

The attendance of the members during the financial year 2022-23 and present composition of the Committee are as below:

Name of members	Chairmanship/ Membership in the Committee	Category	No. of meetings attended during the year 2022-23
Shri Manish Bagrodia,	Member	Promoter/Executive	4
Mrs. Mridula Goyal	Member	Non-Independent/ Non-Executive	3
Shri Rajiv Chadha	Chairman	Independent/ Non-Executive	4
Shri Tilak Raj Dembla	Member	Independent/ Non-Executive	4

Ms. Neha Singhal is Company Secretary and Compliance Officer of the Company for SEBI/ Stock Exchange/ROC related issues etc.

10. Risk Management Committee

The Board of Directors of the Company had already constituted a Risk Management Committee of the Board. The attendance of the members during the financial year 2022-23 and present composition of the Committee are as below:

Name of members	Chairmanship/ Membership in the Committee	Category	No. of meetings attended during the year 2022-23
Shri Manish Bagrodia	Chairman	Promoter/Executive	3
Mrs. Mridula Goyal	Member	Non-Independent/ Non-Executive	2
Shri Rajiv Chadha	Member	Independent/ Non-Executive	3
Shri Tilak Raj Dembla	Member	Independent/ Non-Executive	3

During the year 2022-23, the Risk Management Committee's meeting was held on 27.05.2022, 14.11.2022 and 14.02.2023 of Risk Management Committee.

Risk Management

Risk encapsulates the element of uncertainty in business that may impact short-term and long-term corporate objectives. At Winsome Yarns Limited, our de-risking discipline identifies major risks through consistent and enterprise-wide solutions. The Company's risk management framework is driven by a comprehensive organization wide culture of governance. Only those decisions are taken that balance risks and rewards,

ensuring that the Company's revenue-generation initiatives are consistent with the risks taken. Besides risk management conforms to the Company's overarching strategic direction and is consistent with shareholder's desired total returns and risk appetite.

Some of the major risks and their mitigation measures are discussed below:

i. Foreign exchange risk

The Company's policy is to actively manage its long term foreign exchange risk within the framework laid down by the Company's forex policy.

ii. Interest rate risk

Given the interest rate fluctuations, the Company has adopted a prudent and conservative risk mitigating strategy to minimize the interest costs.

iii. Commodity price risk

The Company is exposed to the risk of price fluctuation on raw materials as well as finished goods in all its products. The Company proactively manages these risks in inputs through forward booking, inventory management, proactive management of vendor development and relationships. The Company's strong reputation for quality, product differentiation and service, the existence of a powerful brand image and a robust marketing network mitigates the impact of price risk on finished goods.

iv. Risk element in individual businesses

Apart from the risks on account of interest rate, foreign exchange and regulatory changes, business of the Company is exposed to certain operating business risks, which are managed by regular monitoring and corrective actions.

v. Compliance risks

The Company is exposed to risks attached to various statutes and regulations including the Competition Act. The Company is mitigating these risks through regular reviews of legal compliances, through internal as well as external compliance audits.

vi. People risks

Retaining the existing talent pool and attracting new manpower are major risks. The Company has initiated various measures such as rollout of strategic talent management system; training and integration of learning activities.

11. Disclosures

- (i) All related party transactions have been entered into in the ordinary course of business and were placed periodically before the audit committee & Board in summary form including transactions for which omnibus approval of the Audit Committee was taken. There were no material individual transactions with related parties which were not in the normal course of business, required to be placed before the audit committee & Board and that may have potential conflict with the interest of the Company at large. All individual transactions with related parties or others were on an arm's length basis. Transactions with related parties as per requirements of Accounting Standard (AS) 18 'Related Party Information' are disclosed in Note no. 3.18 to the Financial Statements.
- (ii) All Accounting Standards mandatorily required have been followed without exception in preparation of the financial statements.
- (iii) Procedures for assessment of risk and its minimisation have been laid down by the Company and reviewed by the Board. These procedures are periodically reassessed to ensure that executive management controls risks through means of a properly defined framework.
- (iv) No money was raised by the Company through public issue, rights issue etc. during the financial year.
- (v) The Company has one Managing Director on the Board whose re-appointment and remuneration has been approved by the Nomination & Remuneration Committee and Board of Directors in their meeting held on 27.05.2019 as well as shareholders of the company in their Annual General Meeting held on 14.09.2019.
- (vi) The number of shares held by each director is mentioned in "Shareholding of Directors and Key Managerial Personnel (KMPs).
- (vii) Management Discussion and Analysis forms part of the Annual Report to the shareholders and it includes discussion on matters as required under the provisions of regulations of the SEBI (LODR) Regulation, 2015.
- (viii) There were no material financial & commercial transactions by Senior Management as defined in the required regulations of the SEBI (LODR) Regulation, 2015, where they have any personal interest that may have a potential conflict with the interests of the Company at large requiring disclosure by them to the Board of Directors of the Company.
- (ix) No penalties or strictures have been imposed on the Company by SEBI or any statutory authority on any matter related to capital markets during the last three years.
- (x) The Company has established a vigil mechanism/ whistle blower policy for directors and employees to report concerns about unethical behavior, actual or suspected fraud etc. and the same has been disclosed on the website of the Company.
- (xi) The details of fees and other expenses paid to Statutory Auditors, Cost Auditors and Secretarial Auditors have been given in the financial statement of the company.

12. Compliance Certificate

Compliance Certificate for Corporate Governance from Company Secretary in Practice is given as **ANNEXURE-'1'** to this report.

13. Certificate pursuant to clause 10 of Part C of Schedule V of SEBI (LODR), Regulations, 2015

A certificate from a Company Secretary in practice pursuant to clause 10 of Part C of Schedule V of SEBI (LODR), Regulations, 2015 is given as **ANNEXURE** -'2' to this report.

14. General Body Meetings

The last three Annual General Meetings of the Company were held as per the details given below:

Year	Venue	Date	Time
2019-2020	Regd. Office of the Company at SCO 191-192, Sector 34-A, Chandigarh	11.12.2020	11.15 A.M.
2020-2021	Regd. Office of the Company at SCO 191-192, Sector 34-A, Chandigarh	29.09.2021	11.15 A.M.
2021-2022	Regd. Office of the Company at SCO 191-192, Sector 34-A, Chandigarh	30.09.2022	11.15 A.M.

During the last three financial year, all resolutions, as set out in the said notices of General Meetings were passed by the shareholders. During the financial year, no postal ballots was used. At the forthcoming AGM, there is no item on the agenda that needs approval by Postal ballots.

15. Details of Unclaimed Suspense Account of shares

As per circular/ guidelines of Securities and Exchange Board of India(SEBI), the Company opened a demat account on 07.05.2012 in the name of "WINSOME YARNS LIMITED-UNCLAIMED SUSPENSE ACCOUNT" and transferred the unclaimed shares in this account of those shareholders who had not claimed the shares after giving the notices to the respective shareholders.

The details of unclaimed shares are as under:-

Unclaimed shares' details as on 01.04.2022		Details of claimed the financ	0	Balance as on 31.03.2023	
No. of shareholders	No. of shares	No. of shareholders	No. of shares	No. of shareholders	No. of shares
1419	297000	1	500	1418	296500

The voting rights in respect of above unclaimed shares shall remain frozen till the rightful owner of such unclaimed shares.

16. Means of Communications

The financial results are published in widely circulating national & local dailies newspapers such as Financial Express in English and Jansatta in Hindi. The financial results have been uploaded on the websites of BSE (www.bseindia.com) and NSE (www.nseindia.com) under the Scrip Code '514348' and Symbal 'WINSOME' respectively. The Company has also uploaded the same on its website (www.winsomeyarns.com).

17. General Shareholder information

Day and Date of Annual General Meeting	Friday, the 29 September, 2023
Venue & Time of Annual General Meeting	SCO 191-192, Sector 34-A, Chandigarh at 11.15 A.M.
Financial Year	1 st April, 2022 to 31 st March, 2023
Listing of equity shares on Stock Exchanges	BSE Limited (BSE) National Stock Exchange of India Ltd (NSE)
Scrip Code/ Symbol	BSE – 514348, NSE – WINSOME
Date of Book Closure	23.09.2023 to 28.09.2023 (both days inclusive)
ISIN Number	INE784B01035

Market price data:

Details of month wise High and Low equity shares price of the Company from 01.04.2022 to 31.03.2023 on BSE and NSE. The trading of equity shares of the Company remained suspended on BSE and NSE during the financial year 2022-23. The Company has already applied for revocation of suspension of trading of equity shares of the Company.

Month	BSE ((Rs.)	NSE (Rs.)	
WIOIILII	High	Low	High	Low
April 2022				
May 2022				
June 2022				
July 2022				
August 2022				
September 2022				
October 2022				
November 2022				
December 2022				
January 2023				
February 2023				
March 2023				

Source: <u>www.bseindia.com</u>, <u>www.nseindia.com</u>

Registrar and Share Transfer Agent	M/s Link Intime India Pvt. Limited Noble Heights, 1 st Floor, Plot NH 2, C-1 Block LSC Near Savitri Market, Janakpuri, New Delhi - 110058 Tele. No. 011-41410592-94, Fax No. 011-41410591 E-mail: delhi@linkintime.co.in, sunil.mishra@linkintime.co.in
Share Transfer System	Shares lodged in physical form with the RTA directly or through Company, are processed and returned, duly transferred, within the time period as prescribed in Regulation 40 of SEBI (LODR), Regulations 2015, except in cases which are under objection. In respect of shares held in dematerialised mode, the transfer takes place instantaneously between the transferor, transferee through Depository Participant in electronic mode.
Compliance Officers E-mail IDs	Ms. Neha Singhal, Company Secretary <u>cshare@winsomegroup.com</u>

Distribution of shareholding as on 31st March, 2023.

Range of Shares	No. o	of Share	holders	Total	% of Total Share-	No. of Shares			Total	% of Share- holding
	NCDL	CDSL	Physical		holder s	NCDL	CDSL	Physica 1		
1 to 500	3776	2187	3835	9798	73.808	703363	392930	601047	1697340	2.401
501 to 1000	761	456	99	1316	9.913	673690	409963	82700	1166353	1.650
1001 to 2000	480	295	26	801	6.034	806670	494113	42900	1343683	1.900
2001 to 3000	197	147	6	350	2.637	520533	390915	15500	926948	1.311
3001 to 4000	98	64	3	165	1.243	359604	230267	11100	600971	0.850
4001 to 5000	113	93	1	207	1.559	550809	451516	5000	1007325	1.425
5001 to 10000	195	99	2	296	2.230	1526777	808020	12000	2346797	3.319
10001 and above	217	125		342	2.576	54612847	7004965		61617812	87.145
Total	5837	3436	3972	13275	100.000	59754293	10182689	770247	70707229	100.000

Shareholding Pattern as on $31^{\rm st}$ March, 2023.

Category	No. of Shares	Percentage
Promoters	27339609	38.67
Mutual Funds	11800	0.02
Foreign Portfolio Investors	9155403	12.95
Individual shareholding (nominal share capital upto Rs. 2 lacs).	10434791	14.76
Individual shareholding (nominal share capital excess of Rs. 2 lacs).	12216295	17.28
Trust	100	

HUF Shareholding	1314131	1.86
NRI shareholding	453864	0.64
Unclaimed or Suspense Account	296500	0.42
Clearing Members	9790	0.01
Body Corporate shareholding	9467146	13.39
Banks	7800	0.01
TOTAL	70707229	100.00

Details of shareholding of Directors in the Company as on 31.03.2023.

Name of Director	No. of shares held
Shri Manish Bagrodia	52040

Dematerialisation of shares and liquidity.	Out of total 70707229 nos. of shares, 98.9107% shares have been dematerialised upto 31.03.2023.				
Outstanding GDRS/ ADRS/ Warrants or any convertible instruments, conversion date and likely impact on equity.	The Company has not issued during the year any GDRs/ADRs/Warrants or any convertible instruments, the conversion of which will have an impact on equity shares.				
Plant Location (Yarn)	Village - Kurawala, Tehsil – Derabassi, Distt - Mohali (Punjab)				
(Knitwear)	Winsome Knitwear (Prop. Winsome Yarns Limited) B-58, Industrial Area, Phase-VII, Mohali (PB)				
Micro Hydel Power Projects	Barewal, Bharowal, Isewal, Mansion, Raowal at Sidhwan Bate, Distt. Ludhiana, Punjab				
Address for correspondence	The Company Secretary Winsome Yarns Limited SCO 191-192, Sector 34-A Chandigarh-160022				
E-mail IDs / Website	cshare@winsomegroup.com / www.winsomeyarns.com				

On behalf of the Board

Place: Chandigarh Dated: 29.05.2023

Manish Bagrodia Chairman & Managing Director

ANNEXURE-(i)

DECLARATION ON COMPLIANCE OF THE COMPANY'S CODE OF CONDUCT

To, The Board of Directors Winsome Yarns Limited SCO 191-192, Sector 34-A, Chandigarh-160022

The Company has framed a specific Code of Conduct for the members of the Board of Directors and the Senior Management Personnel of the Company pursuant to the Regulation 17 of the SEBI (LODR) Regulations, 2015 entered with Stock Exchanges to further strengthen corporate governance practices of the Company.

All the members of the Board and Senior Management Personnel of the Company have affirmed due observance of the said Code of Conduct in so far as it is applicable to them and there is no non compliance thereof during the year ended 31st March, 2023.

For Winsome Yarns Limited

Place : Chandigarh
Date : 29.05.2023

Manish Bagrodia
Chairman and Managing Director

ANNEXURE-(ii)

Compliance Certificate from Managing Director & Chief Financial Officer under Regulation 17(8) of SEBI (LODR) Regulations, 2015 for the Financial Year ended 31.03.2023. [Schedule-II, Part-B of SEBI (LODR), Regulations, 2015]

A.	We have reviewed financial statements and the cash flow statement for the year ended 31.03.2023 and that to the best of our knowledge and belief:					
	these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;					
	these statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.					
В		the best of our knowledge and belief, no transactions entered into by the company during the r which are fraudulent, illegal or violative of the company's code of conduct.				
С	We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and we have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps have taken or propose to take to rectify these deficiencies.					
D	We	have indicated to the auditors and the audit committee.				
	There has not been any significant changes in internal control over financial reporting during the year;					
	There has not been any significant changes in accounting policies during the year and that the same have been disclosed (if any) in the notes to the financial statements; and					
	3 There is no any instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or any employee having a significant role in the Company's internal control system over financial reporting.					

For Winsome Yarns Limited

For Winsome Yarns Limited

Place: Chandigarh Sanjay Sharma Dated: 29.05.2023 Chief Financial Officer

Manish Bagrodia Chairman and Managing Director

ANNEXURE - E

Form No. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31st MARCH, 2023

[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, WINSOME YARNS LTD,

Chandigarh

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by WINSOME YARNS LTD (herein after called the Company having CIN No. L17115CH1990PLC010566) having its registered office at SCO 191-192 Sector 34 A Chandigarh, 160022, while taking review after completion of financial year. Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on 31st March, 2023, 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:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March, 2023 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 thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings. The Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') viz.:
 - a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011: **No such transaction took place during the Financial Year 2022-23.**
 - b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992; Trading is suspended on stock exchanges.
 - c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; **No such transaction took place during the Financial Year 2022-23.**
 - d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; No such transaction took place during the Financial Year 2022-23.
 - e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; No such transaction took place during the Financial Year 2022-23.
 - 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;
 - The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; No such transaction took place during the Financial Year 2022-23;

and

- h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; **No such transaction took place during the Financial Year 2022-23.**
- V. Compliance with Tax laws (Income Tax, VAT, Excise and Service Tax)
- VI. And Labor Laws, Environment Laws, other applicable laws etc.

I 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 Listing Agreements entered into by the Company with Stock Exchange.
- iii. Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
 - During the period under review the Company has complied with the provisions of the Act, Rules, Guidelines Standards etc. mentioned above subject to the following observations.

We have relied on the Auditor's Report for the **FY 2022-23**, on remarks on the matters mentioned in points on Financial Statements, Emphasis of Matters and Tax laws and other statutory compliances as produced below.

A. FINANCIAL STATEMENTS:

- 1. The audited accompanying Standalone Ind. AS financial statements of Winsome Yarns Limited ("the Company"), comprise the Balance Sheet as at March 31, 2023, the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and the Statement of Changes in equity for the year then ended, and a summary of the significant accounting policies and other explanatory information.
- 2. Further to the best of the information and according to the explanations provided, except for the effects/possible effects of the matters described in paragraph under 'Basis of Qualified Opinion', the aforesaid Ind. AS 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 including the Ind. AS, state of affairs of the Company as at March 31, 2023, and profit/loss including other comprehensive income, its cash flows and the changes in equity for the year ended on that date.
- 3. In view of accumulated losses of the Company as at the end of March 31, 2023, the net worth of the Company as at that date being negative, continuous losses, negative cash flows and due to financial constraints, resignation of KMP and non-deposit of statutory dues on time, material uncertainty exists about the company ability to continue as going concern. The decision of management of the Company to prepare the accounts of the Company on going concern basis for reasons that, The Management expects that its cash flows of the Company in the near future will be sufficient to meet the resulting payment and repayment obligations as may arise as a result of restructuring agreement, and the accounts of the Company have therefore, been prepared on 'Going Concern' basis, there would arise a need to adjust the realizable value of assets and liabilities in the event of failure of assumptions as to going concern, and in the absence of impact of aforesaid assumptions having been un-ascertained.
- 4. The Financial statement for the year ended on March 31, 2023 are understated due to:
 - a) Non provisioning of interest expenses, of Rs. 19662.06 Lakhs on borrowings for the year ended on March 31, 2023 (Rs. 16782.25 lakhs for the year ended on March 31, 2022), and Rs. 104000.57 Lakhs being aggregate amount of interest unprovided till the year ended March 31, 2023 (Rs. 84338.51 Lakhs till the year ended March 31, 2022), and further amount towards penal interest, penalty, etc. as may be charged by the lenders. (In the absence of statement of account, the above amount has been arrived at as per estimates of the Company, and the aggregate unprovided amount in books of account of the Company is not ascertainable with accuracy).

- 5. As stated in note no. 3.3 of standalone financial statement, investment in USD 48,19,980 in Arise Money Market Fund was invested out of proceed of GDR, which was issued by the company earlier and allotted on March 29, 2011. The value of investment above is as per rate of exchange prevailing at the time of investment, and is subject to adjustment in rate of foreign exchange and accruals on money market investments. The non-accounting of investment at fair value and non-recognition of exchange fluctuation in respect thereto is not in line with Ind AS 109 "Financial Instruments" and Ind AS-21 "The Effects of Changes in Foreign Exchange Rates". In the absence of any confirmation and working, the effect of over/under valuation of investment, over/under statement of profit or loss on foreign exchange fluctuation and realizability of investment, no comments were given by the auditors.
- Regarding provisions in case of investments in subsidiaries, written off/written back and adjustment/ set off of payment of receivables/payables from/to overseas parties/suppliers, which is pending necessary approval of the competent authority.
- 7. The Internal Control Systems need to be further strengthened in order that they are commensurate with the size of the Company and the nature of its business, more particularly in areas of, purchases and consumption of materials, allocation of overheads, charging of expenses, set-off of balances, and invoicing of sale of goods and services.
- 8. Confirmation of balances and reconciliation thereof with respective parties are pending, which include balances pertaining to, accounts receivable and accounts payable, bank balances (including FDR), other current assets and non-current assets, advance for leasing, security deposit, secured loans, other liabilities, provisions, and contingent liabilities. All balances and disclosures have been certified by the management of the Company. In the absence of the Company having aforementioned details and confirmations, the impact thereof is unascertainable, and therefore, not being commented. Further strengthening of internal controls by the Company will provide greater reliability.

The audit conducted in accordance with the standard on auditing ("SA") specified under section 143(10) of the Act. The responsibilities under those standards are further describes in the Auditor's Responsibilities for the audit of the statement section of our report. We are independent of the company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India ("the ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the act and the rules thereunder, and have other ethical responsibilities are also fulfilled in accordance with these requirements and the code of ethics. Further the audit evidence obtained is sufficient and appropriate to provide a basis for our qualified opinion.

2. EMPHASIS OF MATTER:

The following matters are stated in the notes to the financial statement:

- 1. The company has made advance payment of Rs. 2268.50 Lakhs to Edelweiss Assets Reconstruction Company for advance against restructuring of loan. Loan outstanding from Edelweiss Assets Reconstruction Company amounting of Rs. 47071.08 Lakhs.
- 2. The company has not made provision for the demand raised by various authorities as the matters are pending before various appellate forum. We are unable to comment upon possible impact in the standalone financial statements for the year 31st March, 2023.
- 3. As per information given to us, the company has made provision against long outstanding trade receivables of Rs. 446.30 Lakhs during current financial year, including of overseas, which is overdue for more than 365 days.
- In reference to note no. 3.2 of financial statement, we draw attention to the users of the financial statement of the company ended on 31st March, 2023, that the lender Edelweiss Assets Reconstruction Company Limited and Indian Overseas Bank has filed an application against company under section 7, T. R. Cones and Winsome Textile Industries Limited has filed an application against company under section 9 of the Insolvency & Bankruptcy Code, 2016 before National Company Law Tribunal, Chandigarh (NCLT). The Petition filed by Edelweiss Asset Reconstruction Company Limited against the Company for initiation of Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code (IBC), 2016 has been rejected by National Company Law Tribunal, Chandigarh Bench vide its Order dated 17.03.2020 and EARC filed an appeal before National company law Appellate Tribunal (NCLAT) against the order of NCLT, NCLAT vide its order dated 21.07.2022 (on the grounds of order dated 26.10.2021 by Hon'ble High Court of Punjab and Haryana, the company have filed letters patents appeals against the aforementioned order of Hon'ble high court of Punjab and Haryana) set aside the order of NCLT and remanded back to the Adjudicating Authority to decide the application filed under section 7 of the code in accordance with law and the order is reserved by the Adjudicating Authority The petition filed by the Indian Overseas Bank and T.R Cones is to be heard on 05/07/2023 and 16/6/2023 respectively. The actions of Banks & EARC for recovery of debt are disputed by the company before the Hon'ble Debt Recovery Tribunal- III, Chandigarh, as the debt is not acknowledged. The company has counter claims against banks and EARC for the loss caused to the company and the company does not consider itself liable towards them, and no amount has been accounted by the company. We are unable to comment on possible impact of the above on the standalone financial statements for year ended 31 March 2023.

B. TAX LAWS AND OTHER STATUTORY COMPLIANCES:

a) According to the information and explanations given to us, the company is not regular in depositing undisputed statutory dues including income-tax, sales- tax, service tax, goods and service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues to the appropriate authority. However, the arrear of outstanding statutory dues as on the last day of the financial year concerned for a period of more than six months from the date, they became payable, are not provided.

Name of the statue	Nature of the	Amount(Rs.)	Period to which	Due date	Date of
	dues		amount relates		payment
Employee State	Employee	Full	Full Information	Full	Full
Insurance Act, 1948	State	Information	Not Provided	Information	Information
	Insurance Fund	Not Provided		Not Provided	Not Provided
Employees' Provident	Employees	Full	Full Information	Full	Full
Funds &	Provident	Information	Not Provided	Information	Information
miscellaneous	Fund	Not Provided		Not Provided	Not Provided
Provisions Act,1952					
Income Tax Act, 1961	Tax Deducted	Full	Full Information	Full	Full
	at Source	Information	Not Provided	Information	Information
		Not Provided		Not Provided	Not Provided
Punjab Labor Welfare	Labor Welfare	Full	Full Information	Full	Full
Fund Act, 1965	fund	Information	Not Provided	Information	Information
		Not Provided		Not Provided	Not Provided

b) According to the information provided as mentioned in the Statutory Audit report, period ending 31st March, 2023 the following dues of income tax, sales tax, service tax, duty of excise and Value added tax have not been deposited by the company on account of disputes:

Name of the Statute	Nature of Dues	Amount (Rs. in Lakhs)	Period to which relates	Forum where dispute is pending
Income Tax Act, 1961	Income Tax	182.71	2005-2007	ITAT, Chandigarh
	Income Tax	3.03	2010-2011	CIT (Appeals), Chandigarh
Central/State Sales Tax	Sales Tax/VAT	53.50	2008-2009	Joint Director, Excise and Taxation, Chandigarh
	-do-	1.84	2017-2018	DETC cum Joint Director (Enf.), Patiala
	-do-	10.34	2010-2011	DETC cum Joint Director (Enf.), Patiala
Central Excise	Excise Duty	7.63	2008-2009	CESTAT, New Delhi
Act	-do-	5.04	2010-2011	CESTAT, New Delhi
	-do-	13.42	2011-2012	CESTAT, New Delhi
Goods and Service Tax	GST	6.43	2017-2018	DTC Appeals

c) The Company has defaulted in repayment of loans and borrowings to Banks. However, no loans have been taken loans from any bank, financial institution, and Government or debenture holders by the Company during the year. The lender wise details of default are as under:

SI	Name of Bank	Total Default	Maximum	Remark
No.		Amount* (Rs. Lakhs)	Delay (in days)	
1.	Bank of India	2514.00	3560	Term Loan
2.	Bank of Maharashtra	2506.00	3470	Term Loan
3.	Indian Overseas Bank	2045.00	3378	Term Loan
4.	ICICI Bank Ltd.	611.00	3560	Working Capital Term Loan and FITL
5.	Oriental Bank of Commerce	1965.00	3560	Term Loan
6.	Canara Bank	12782.66	3285	Term Loan and Working Capital Loan – Assigned to EARC
7.	Punjab National Bank	14813.88	3361	Term Loan and Working Capital Loan – Assigned to EARC
8.	State Bank of Patiala	9789.44	3229	Term Loan and Working Capital Loan – Assigned to EARC
9.	Dena Bank	3973.01	3468	Term Loan – Assigned to EARC
10.	UCO Bank	4244.62	3287	Term Loan – Assigned to EARC
11.	United Bank of India	1467.46	3468	Term Loan – Assigned to EARC

EARC = Edelweiss Asset Reconstruction Company Ltd

^{*}Total default amount is excluding the interest that is not provided in the books.

- 3. During the period under review Company has following Committees namely;
 - 1) Audit Committee
 - 2) Nomination & Remuneration Committee.
 - 3) Stakeholders Relationship Committee
 - 4) Risk Management Committee

The details of committee meetings are given below:

SR.NO.	COMMITTEE	DATE OF MEETING				
1	Audit Committee	27.05.2022, 11.08.2022, 14.11.2022, 14.02.2023				
2	Nomination & Remuneration Committee	14.02.2023				
3	Separate Meeting of Independent Directors	14.02.2023				
4	Board of Directors meeting	13.05.2022, 27.05.2022, 30.07.2022, 11.08.2022, 01.11.2022, 14.11.2022, 31.01.2023, 14.02.2023.				
5	Risk Management Committee	27.05.2022, 14.11.2022, 14.02.2023				
6	Stakeholders Relationship Committee	27.05.2022, 11.08.2022, 14.11.2022, 14.02.2023				

- 4. Non compliances as per Regulation 24A SEBI (LODR) Regulations, 2015 for the year ended **31st March**, **2023** are as follows:
 - i. Under Section 15-I of SEBI Act, 1992 read with rule 5 of SEBI (Procedure for holding inquiry and imposing penalties) Rules, 1995 and under Section 23-I of Securities Contracts (Regulation) Act, 1956 read with Rule 5 of Securities Contracts (Regulation) (Procedure for holding inquiry and imposing penalties) Rules, 2005, the SEBI vide its Adjudication Order No. Order/ MC/ HP/ 2021-22/12020-12021 dated 28.05.2021 has imposed Penalty of Rs. 11.00 Crore on Winsome Yarns Limited and Rs. 1.00 Crore on Mr. Manish Bagrodia. Further, Winsome Yarns Limited and Mr. Manish Bagrodia have filed the Appeals with Securities Appellate Tribunal, Mumbai on 12.10.2021 and 18.11.2021. Shri Manish Bagrodia has made the payment of Rs. 10.00 lakhs on 27.05.2022. The SAT vide its order dated 19.07.2022 has reduce the penalty against the Company to Rs.25 lakhs and the penalty against the Managing Director to Rs.10 lakhs. Further, Winsome Yarns Limited has made the payment of Rs. 15.00 lakhs on 20.01.2023 and Rs. 10.00 lakhs on 15.02.2023.
 - ii. The equity shares of the Company has been suspended w.e.f. 02.01.2020 from BSE and NSE. However, the Company has not paid Annual Listing fees to BSE for the year 2022-23 and 2021-22.
- 5. DEFAULT IN DEPOSITING THE PROVIDENT FUND CONTRIBUTION AND ESI
 As per the information provided, the company is not regular in depositing undisputed statutory dues including provident fund, employees' state insurance.

However, the payment relating to some of the previous outstanding dues has been deposited by the company during the financial year **2022-2023** for Provident Fund amounting to Rs.5749514 and Employees' State Insurance amounting to Rs. 750359.

(Girish Madan)
Practicing Company Secretary
Membership No: 5017
Certificate of Practice No: 3577
UDIN: F005017E000420245

Date: 30/05/2023 Place: Panchkula

*This report is to be read with our letter which is annexed as Annexure A and forms an integral part of this report.

To,
The Members,
WINSOME YARNS LTD

Chandigarh

My report 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.

Annexure-A

- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards 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.

Date: 30/05/2023 Practicing Company Secretary
Place: Panchkula Membership No: 5017
UDIN: F005017E000420245 Certificate of Practice No: 3577

Annexure-1

CERTIFICATE OF SECRETARIAL AUDITORS ON CORPORATE GOVERNANCE UNDER SEBI (LODR) REGULATIONS, 2015

To the Members of Winsome Yarns Limited

We, have examined the compliance of conditions of Corporate Governance by Winsome Yarns Limited, (CIN: L17115CH1990PLC010566) having its registered office at SCO 191-192 Sector 34 A Chandigarh, while taking review after completion of financial year for the year ended March 31, 2023, as stipulated in Schedule V of SEBI (LODR) Regulations, 2015.

The compliance of conditions of Corporate Governance is the responsibility of the Company's management. Our examination was limited to a review of the 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, and the representations made by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the SEBI (LODR) Regulations, 2015. Subject to the qualification's marked under Annual Secretarial Compliance Report dated 03.05.2023 and Secretarial Audit Report dated 30.05.2023 for the financial year ended 31.03.2023.

We, state that such certificate 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.

CERTIFICATE (Annexure-2)

(Pursuant to clause 10 of Part C of Schedule V of SEBI (LODR), Regulations, 2015)

In pursuance of sub clause (I) of clause 10 of Part C of Schedule V of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015) in respect of Winsome Yarns Limited (CIN: L17115CH1990PLC010566) having its registered office at SCO 191-192 Sector 34 A Chandigarh, 160022, I hereby certify that:

On the basis of written representation/ declaration received from the Directors as on 31st March, 2023 and taken on record by the Board of Directors in its meeting held on 29.05.2023, none of the Directors on the Board of the Company has been debarred or disqualified from being appointed or continuing as directors of the Company by the Board/Ministry of Corporate Affairs or any such Statutory Authority.

CGirish Madan)
Date: 30/05/2023
Practicing Company Secretary
Place: Panchkula
Membership No: 5017
UDIN: F005017E000420245
Certificate of Practice No: 3577

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INDEPENDENT AUDITOR'S REPORT ON STANDALONE FINANCIAL STATEMENTS

To the Members of Winsome Yarns Limited

Report on the Audit of the Standalone Financial Statement.

1) Qualified Opinion.

We have audited the accompanying Standalone Ind AS financial statements of Winsome Yarns Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2023, the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and the Statement of Changes in equity for the year then ended, and a summary of the significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, **except for the effects/possible effects of the matters described in paragraph under 'Basis of Qualified Opinion'**, the aforesaid Ind AS 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 including the Ind AS, state of affairs of the Company as at March 31, 2023, and profit/loss including other comprehensive income, its cash flows and the changes in equity for the year ended on that date.

2) Basis for Qualified Opinion.

- 1. In view of accumulated losses of the Company as at the end of March 31, 2023, the net worth of the Company as at that date being negative, continuous losses, negative cash flows and due to financial constraints, resignation of KMP and non-deposit of statutory dues on time, material uncertainty exists about the company ability to continue as going concern. The decision of management of the Company to prepare the accounts of the Company on going concern basis for reasons that, The Management expects that its cash flows of the Company in the near future will be sufficient to meet the resulting payment and repayment obligations as may arise as a result of restructuring agreement, and the accounts of the Company have therefore, been prepared on 'Going Concern' basis, there would arise a need to adjust the realizable value of assets and liabilities in the event of failure of assumptions as to going concern, and in the absence of impact of aforesaid assumptions having been un-ascertained, we are unable to comment thereon.
- 2. The Financial statement for the year ended on March 31, 2023 are understated due to:
 - a) Non provisioning of interest expenses, of Rs. 19662.06 Lakhs on borrowings for the year ended on March 31, 2023 (Rs. 16782.25 lakhs for the year ended on March 31, 2022), and Rs. 104000.57 Lakhs being aggregate amount of interest unprovided till the year ended March 31, 2023 (Rs. 84338.51 Lakhs till the year ended March 31, 2022), and further amount towards penal interest, penalty, etc. as may be charged by the lenders. (In the absence of statement of account, the above amount has been arrived at as per estimates of the Company, and the aggregate unprovided amount in books of account of the Company is not ascertainable with accuracy).
- **3.** As stated in note no. 3.3 of standalone financial statement, investment in USD 48,19,980 in Arise Money Market Fund was invested out of proceed of GDR, which was issued by the company earlier and allotted on March 29, 2011. The value of investment above is as per rate of exchange prevailing at the time of investment, and is subject to adjustment in rate of foreign exchange and accruals on money market investments. The non-accounting of investment at fair value and non-recognition of exchange fluctuation in respect thereto is not in line with Ind AS 109 "Financial Instruments" and Ind AS-21 "The Effects of Changes in Foreign Exchange Rates". In the absence of any confirmation and working, the effect of over/under valuation of investment, over/under statement of profit or loss on foreign exchange fluctuation and realizability of investment, we are unable to comment.
- **4.** Regarding provisions in case of investments in subsidiaries, written off/written back and adjustment/ set off of payment of receivables/payables from/to overseas parties/suppliers, which is pending necessary approval of the competent authority.

- **5.** The Internal Control Systems need to be further strengthened in order that they are commensurate with the size of the Company and the nature of its business, more particularly in areas of, purchases and consumption of materials, allocation of overheads, charging of expenses, set-off of balances, and invoicing of sale of goods and services.
- **6.** Confirmation of balances and reconciliation thereof with respective parties are pending, which include balances pertaining to, accounts receivable and accounts payable, bank balances (including FDR), other current assets and non-current assets, advance for leasing, security deposit, secured loans, other liabilities, provisions, and contingent liabilities. All balances and disclosures have been certified by the management of the Company. In the absence of the Company having aforementioned details and confirmations, the impact thereof is unascertainable, and therefore, not being commented. Further strengthening of internal controls by the Company will provide greater reliability.

We conducted our audit in accordance with the standard on auditing ("SA") specified under section 143(10) of the Act. Our responsibilities under those standards are further describes in the Auditor's Responsibilities for the audit of the statement section of our report. We are independent of the company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India ("the ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the act and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the code of ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our qualified opinion.

3) Emphasis of Matter

We would like to draw attention to the following matters as stated in the notes to the financial statement:

- i) As per information given to us, the company has made advance payment of Rs. 2268.50 Lakhs to Edelweiss Assets Reconstruction Company for advance against restructuring of loan. Loan outstanding from Edelweiss Assets Reconstruction Company amounting of Rs. 47071.08 Lakhs.
- **ii)** The company has not made provision for the demand raised by various authorities as the matters are pending before various appellate forum. We are unable to comment upon possible impact in the standalone financial statements for the year 31st March, 2023.
- **iii)** As per information given to us, the company has made provision against long outstanding trade receivables of Rs. 446.30 Lakhs during current financial year, including of overseas, which is overdue for more than 365 days.
- iv) In reference to note no. 3.2 of financial statement, we draw attention to the users of the financial statement of the company ended on 31st March, 2023, that the lender Edelweiss Assets Reconstruction Company Limited and Indian Overseas Bank has filed an application against company under section 7, T. R. Cones and Winsome Textile Industries Limited has filed an application against company under section 9 of the Insolvency & Bankruptcy Code, 2016 before National Company Law Tribunal, Chandigarh (NCLT). The Petition filed by Edelweiss Asset Reconstruction Company Limited against the Company for initiation of Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code (IBC), 2016 has been rejected by National Company Law Tribunal, Chandigarh Bench vide its Order dated 17.03.2020 and EARC filed an appeal before National company law Appellate Tribunal (NCLAT) against the order of NCLT, NCLAT vide its order dated 21.07.2022 (on the grounds of order dated 26.10.2021 by Hon'ble High Court of Punjab and Haryana, the company have filed letters patents appeals against the aforementioned order of Hon'ble high court of Punjab and Haryana) set aside the order of NCLT and remanded back to the Adjudicating Authority to decide the application filed under section 7 of the code in accordance with law and the order is reserved by the Adjudicating Authority The petition filed by the Indian Overseas Bank and T.R Cones is to be heard on 05/07/2023 and 16/6/2023 respectively. The actions of Banks & EARC for recovery of debt are disputed by the company before the Hon'ble Debt Recovery Tribunal- III, Chandigarh, as the debt is not acknowledged. The company has

counter claims against banks and EARC for the loss caused to the company and the company does not consider itself liable towards them, and no amount has been accounted by the company. We are unable to comment on possible impact of the above on the standalone financial statements for year ended 31 March 2023.

Our opinion is not modified in respect of these matters.

4) 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. There 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, the matters described in the basis for qualified opinion and emphasis of matter paragraph are by their nature are key audit matters.

5) Responsibilities of Management and Those Charged with Governance for the standalone Financial Statements.

The Company's Board of Directors is responsible for the matters stated in Section 134 (5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone Ind AS financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding, the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate implementation and maintenance of accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

Those board of directors are also responsible for overseeing the company's financial reporting process.

6) Auditor's Responsibilities for the Audit of Financial Statements

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

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

- Identify and assess the risks of material misstatement of the Statement, 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 Act, we are also responsible for expressing our opinion on whether the Company has in place adequate internal financial controls with reference to financial statements 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 the management.
- Conclude on the appropriateness of the 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 Statement 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 Statement, including the disclosures, and whether the Statement represents the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the Company to express an opinion on the Statement. We are responsible for the direction, supervision and performance of the audit of financial information of the Company of which we are the independent auditors. For the subsidiaries included in the Statement, which have been audited by other auditors or not have been audited by other auditors, such other auditors or management remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance 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.

7) Report on Other Legal and Regulatory Requirement

- 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 A" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- ii) As required by section 143 (3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit, except as stated in para under the head "Basis of Qualified Opinion".
 - b) Except for the effects/possible effects of the matters described in the "Basis of Qualified Opinion" paragraph above, in our opinion, proper books of account as required by law have been kept by the Company in so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss, the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account.
 - d) Except for the matter described in para under the "Basis for Qualified Opinion", in our opinion, the aforesaid Ind AS financial statements comply with the Indian Accounting Standards prescribed under Section 133 of the Act.
 - e) The matters described in the "Basis of Qualified Opinion" paragraph above, in our opinion, may have an adverse effect on the functioning of the Company.
 - f) On the basis of written representations received from the directors as on March 31, 2023, taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2023, from being appointed as a director in terms of section 164 (2) of the Act.
 - g) The matters described in the "Basis of Qualified Opinion" paragraph above, in our opinion, may have an adverse Impact Relating to maintenance of Accounts and other matters connected therewith.
 - h) 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 B".
 - i) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules,2014, in our opinion and to the best of our information and according to the explanations given to us:

- I. The Company has disclosed the impact of pending litigations on its financial position in its standalone financial statements- Refer Note no. 3.1 to the standalone financial statement.
- II. Except as matter described under paragraph of "basis for qualified opinion" as required under the applicable law or Accounting Standards, The Company has made provision, for material foreseeable losses, if any, on long term contracts including derivative contracts;
- III. There were no amounts which were 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 the Accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kinds of funds) by the company to or in any other person(s) or entities 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 parties ("ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the ultimate beneficiaries; and
- c) Based on the audit procedures that the auditor has considered reasonable and appropriate in the circumstances, nothing has come to their notice that has caused them to believe that the representation under sub point (a) and (b) contain any mis-statement.
- V. The company does not declare or paid any dividend during the year

For Dhana & Associates (Formerly Khandelia & Sharma) Chartered Accountants Firm Registration No: 510525C

CA. Arun Khandelia Partner

Date: 29-May-2023

Place: New Delhi

Membership No.: 089125 ICAI UDIN No.: 23089125BGWUMZ4917

"ANNEXURE A" TO INDEPENDENT AUDITOR'S REPORT

(Annexure referred to in paragraph 6 on Report on Other Legal and Regulatory Requirements)

i)

- **a)** As per information and explanation given to us, the Company is maintaining proper records showing full particulars, including quantitative details and situation of fixed assets.
- **b)** As per information and explanation given to us, the fixed assets have been physically verified by the management at reasonable intervals. However, we have not been provided complete physical verification report.
- 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 freehold properties are held in the name of the Company. However, we have not been provided complete title deed of immovable property situated at Derabassi (Punjab) location.

- **d)** According to the information given to us the Company has not revalued its property plant, and equipment during the year
- **e)** According to the information and explanation given to us, no proceedings have been initiated or are pending against the company for holding any Benami property under the benami Transactions (prohibition) Act 1988.

ii)

- a) According to the information, explanation and representation provided by the management, physical verification of inventory has been conducted at reasonable intervals by the management. But, in our opinion the coverage and procedure of such verification by the management is not appropriate. Further, according to information and explanation given to us no material discrepancy was noticed in such verification by management.
- b) According to the information, explanation and representation provided by the management, during any point of time of the year, the company has not been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current Assets.
- iii) According to the information, explanation given to us, the Company has not made investment in, provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured to companies, firms, limited liability partnerships or other parties. Accordingly, sub-clause (a),(b),(c),(d),(e) of clause (iii) para 3 of the order is not applicable to the company.
- iv) According to the information, explanation and representation provided by the management and based upon audit procedures performed, the Company has not given any loans, provided any guarantee or security in connection with any loan and/ or acquiring securities of any other body corporate.
- v) As explanation given to us and on the basis of our examination of the records, the Company has accepted deemed deposits in violation of provisions of section 73 to 76 of companies act 2013 read with rule 3 of companies (acceptance of deposits) Rules, 2014. The nature of the contraventions is trade advance for supply of goods which is not appropriated against supply of goods within a period of 365 days from the date of acceptance of such advances.
- vi) We have broadly reviewed the books of account maintained by the Company pursuant to the Rules made by the Central Government for the maintenance of cost records under sub-section (1) of section 148 of the Act in respect of the Company's products to which the said Rules apply and are of the opinion that prima facie, the prescribed records have been made and maintained. However; we have not made a detailed examination of the said records with a view to determine whether they are accurate or complete.

vii)

a) According to the information and explanations given to us, the company is not regular in depositing undisputed statutory dues including provident fund, employees' state insurance, income-tax, sales- tax, service tax, goods and service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues to the appropriate authority. However, the arrear of outstanding statutory dues as on the last day of the financial year concerned for a period of more than six months from the date, they became payable, are not provided.

Name of the statue	Nature of the dues	Amount(Rs.)	Period to which amount relates	Due date	Date of payment
Employee State Insurance Act, 1948	Employee State Insurance Fund	Full Information Not Provided	Full Information Not Provided	Full Information Not Provided	Full Information Not Provided
Employees' Provident Funds & miscellaneous Provisions Act,1952	Employees Provident Fund	Full Information Not Provided	Full Information Not Provided	Full Information Not Provided	Full Information Not Provided
Income Tax Act, 1961	Tax Deducted at Source	Full Information Not Provided	Full Information Not Provided	Full Information Not Provided	Full Information Not Provided
Punjab Labor Welfare Fund Act, 1965	Labor Welfare fund	Full Information Not Provided	Full Information Not Provided	Full Information Not Provided	Full Information Not Provided

b) According to the information and explanations given to us, the following dues of income tax, sales tax, service tax, duty of excise and Value added tax have not been deposited by the company on account of disputes:

Name of the	Nature	Amount	Period to	Forum where dispute is
Statute	of Dues	(Rs. in Lakhs)	which relates	pending
Income Tax Act, 1961	Income Tax	182.71	2005-2007	ITAT, Chandigarh
	Income Tax	3.03	2010-2011	CIT (Appeals), Chandigarh
Central/ State Sales	Sales Tax/VAT	53.50	2008-2009	Joint Director, Excise and Taxation, Chandigarh
Tax	-do-	1.84	2017-2018	DETC cum Joint Director (Enf.), Patiala
	-do-	10.34	2010-2011	DETC cum Joint Director (Enf.), Patiala
Central Excise Act	Excise Duty	7.63	2008-2009	CESTAT, New Delhi
	-do-	5.04	2010-2011	CESTAT, New Delhi
	-do-	13.42	2011-2012	CESTAT, New Delhi
Goods and	GST		2017-2018	DTC Appeals
Service Tax		6.43		

^{*}This para to be read with note no. 3.1(A) and 3.1(B) to the financial statements

viii) According to information and explanation given to us, there is not any transactions which have been surrender or disclosed as income during the year in the tax assessment under the income Tax 1961 and not recorded in the books of accounts

ix)

a) In our opinion based on audit procedures performed and according the information and explanation given to us, the Company has defaulted in repayment of loans and borrowings to bank. However, the Company has not taken loans from any bank, financial institution, and Government or debenture holders during the year. The lender wise details of default is as under:

SI	Name of Bank	Total Default	Maximum	Remark
No.		Amount* (Rs.	Delay (in	
		Lakhs)	days)	
1.	Bank of India	2514.00	3560	Term Loan
2.	Bank of Maharashtra	2506.00	3470	Term Loan
3.	Indian Overseas Bank	2045.00	3378	Term Loan
4.	ICICI Bank Ltd.	611.00	3560	Working Capital Term Loan and FITL
5.	Oriental Bank of	1965.00	3560	Term Loan
	Commerce			
6.	Canara Bank	12782.66	3285	Term Loan and Working Capital
				Loan – Assigned to EARC
7.	Punjab National	14813.88	3361	Term Loan and Working Capital
	Bank			Loan – Assigned to EARC
8.	State Bank of	9789.44	3229	Term Loan and Working Capital
	Patiala			Loan – Assigned to EARC
9.	Dena Bank	3973.01	3468	Term Loan – Assigned to EARC
10.	UCO Bank	4244.62	3287	Term Loan – Assigned to EARC
11.	United Bank of	1467.46	3468	Term Loan – Assigned to EARC
	India			

EARC = Edelweiss Asset Reconstruction Company Ltd

b) According to information given to us, the company appears as a willful defaulter as per RBI guidelines refer Note No. 3.2(C) of Financial Statement.

^{*}Total default amount excludes the interest that is not provided in the book

- **c)** According to information and explanation given to us, term loans were Applied for the purposes for which the loans were obtained.
- **d)** According to information and explanation given to us, the company has not utilized funds for long term purposes for those funds which were raised for short term basis
- **e)** According to information and explanation given to us, the company has not taken funds from any entity or persons on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
- f) According to information and explanation given to us, the company has not raised loans during the year on the pledge of securities in its subsidiaries, associates or joint ventures.

x)

- a) The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, sub-clause (a) of clause (x) of para 3 of the order is not applicable.
- b) According to the information and explanations give to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year. Accordingly, sub-clause (b) of clause (x) of para 3 of the order is not applicable.

xi)

- a) According to the information and explanations given to us, no material fraud by the company or on the company has been noticed or reported during the year.
- b) According to the information and explanations given to us, no report under sub- section (12) of section 143 of the company's act has been filed by auditors in Form ADT-4 as prescribed under rule 13 of companies (audit or auditors) rules, 2014 with the central government.
- c) According to information and Explanation given to us, there is no whistle-blower complaints, received by the company during the year.
- xii) In our opinion and according to the information and explanations given to us, the Company is not a nidhi company. Accordingly, sub clause (a), (b) and (c) clause (xii) of para 3 of the order is not applicable.
- xiii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the Ind AS standalone financial statements as required by the applicable accounting standards.

xiv)

- a) The internal Audit system of the company not commensurate with the size and nature of its business.
- b) Internal audit report for the period under audit not provided to us, hence the internal audit reports have not been considered by us.
- xv) According to the information and explanations given to us, the company has not entered into any non-cash transactions with directors or persons connected with him.

xvi)

- **a)** The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.
- **b)** According to information and explanation given to us, the company has not conducted any non-banking or Housing financial activities. Accordingly, sub-clause (b) of clause (xvi) of para 3 of the order is not applicable.
- c) According to information and explanation given to us the company is not a core investment company (CIC) as defined in the regulation made by the Reverse Bank of India. Accordingly, subclause (c) of clause (xvi) para 3 of the order is not applicable to the company.
- **d)** According to information and explanation given to us, there have not any CIC in the group. Accordingly, sub-clause (d) of clause (xvi) para 3 of the order is not applicable to the company.
- xvii)According to information and explanation given to us, the company has not incurred any cash losses in the current financial year but they have incurred cash losses in immediately preceding financial year.
- xviii)According to information and Explanation given to us, there has been no resignation of the statutory auditor during the year and accordingly this clause is not applicable.

- xix According to information and explanation given to us 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, auditor's knowledge of boards of directors and managements plan, our opinion is that there is material uncertainty exists as on the date of audit report that company is capable is meeting its liability existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.
- xx) According to information and explanation given to us, section 135 of company's act is not applicable on the company. Accordingly, clause (xx) of paragraph 3 of the order is not applicable.

xxi) We have not received reports of the companies included in the consolidated financial statement.

For Dhana & Associates (Formerly Khandelia & Sharma) Chartered Accountants Firm Registration No: 510525C

CA. Arun Khandelia
Place: New Delhi
Partner
Date: 29-May-2023
Membership No.: 089125
ICAI UDIN No.: 23089125BGWUMZ4917

ANNEXURE 'B TO INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE STANDALONE

Report on the Internal Financial Controls under Clause (i) of sub-section 3 of the section 143 of the Act.

We have audited the internal financial controls over financial reporting of Winsome Yarns Limited ("the Company") as of March 31, 2023, in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

FINANCIAL STATEMENTS OF WINSOME YARNS LTD.

The Company's management is responsible for laying down 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 (Guidance Note) issued by the Institute 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 (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 Standards of Auditing, to the extent applicable to an audit of internal financial controls and the Guidance Note, 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 the 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 Ind AS financial statements, whether due to fraud or error.

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

Place: New Delhi

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 (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of Ind AS financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the Ind AS financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of its 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 to 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 over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Basis of Qualified Opinion

We draw attention to the paragraph 2 "Basis for Qualified Opinion" of our main report and the same to be read with our comments as stated below:

According to the information and explanation given to us and based on our audit, the following material weaknesses have been identified as at March 31, 2023:

- 1. The Company did not have appropriate internal control system for
 - a) Adjustment/Set off and written off/write back, payment of receivables/payables.
 - b) Credit control policy and procedure
 - c) No policy or procedure for receipt of balance confirmation of receivables, particularly overseas overdue receivables, bank balances, payables (including of an associate company), secured loans and other liabilities and loans and advances.
- 2. The company did not have any extensive internal control system for follow up/recovery/adjustment of old outstanding receivables and payables including balance confirmation and reconciliation.

Material weakness is a deficiency, or a combination of deficiencies, in internal financial control over financial reporting, such that there is a reasonable possibility that a material misstatement of the Company's annual financial statements will not be prevented or deleted on a timely basis.

Qualified Opinion

In our opinion, except for the effects/possible effects of the material weaknesses described above and on the achievement of the objectives of control criteria, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2023, 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 ICAl.

We have considered the material weaknesses identified and reported above in determining the nature, timing and extent of audit tests applied in our audit of the March 31, 2023 standalone financial statements of the Company and these material weaknesses does not affect our opinion on the standalone financial statements of the Company.

For Dhana & Associates (Formerly Khandelia & Sharma) Chartered Accountants Firm Registration No: 510525C

CA. Arun Khandelia

Partner Date: 29-May-2023 Membership No.: 089125 ICAI UDIN No.: 23089125BGWUMZ4917

(Rs. in Lakhs)

Figures

Audited Figure (as Adjusted

STATEMENT OF IMPACT OF AUDIT QUALIFICATIONS (FOR AUDIT REPORT WITH MODIFIED OPINION) SUBMITTED ALONG-WITH ANNUAL AUDITED FINANCIAL RESULTS - STANDALONE BASIS - WINSOME YARNS LIMITED

Statement of Impact of Audit Qualifications for the Financial Year ended March 31, 2023 [See Regulation 33/52 of the SEBI (LODR) (Amendment) Regulations 2016]

Particulars

1.	No.	Particul	ars	reported before adjusting for qualifications)	
	1	Turnover/Total income		3564	3564
	2	Total Expenditure		6206	25868
	3	Net Profit/(Loss)		(2642)	(22304)
	4	Earnings Per Share		(3.74)	(31.54)
	5	Total Assets		21666	24893
	6	Total Liabilities		62563	166564
	7	Net Worth		(40897)	(141671)
	8	Any other financial appropriate by the man	nagement)		
II.		adjustments are without Qualifications	t tax effect.		
	(a)		Reference is invited Standalone audited		ndent Auditor's Report on
			31, 2023, the negative, continue constraints, restime, material continue as go Company to probasis for reason result) The Manin the near futuand repayment agreement, and prepared on 'Go the realizable vassumptions as aforesaid assum comment there	net worth of the Compuous losses, negative castignation of KMP and non-uncertainty exists abouting concern. The decist expare the accounts of the nature will be sufficient to obligations as may arise the accounts of the Coming Concern' basis, there alue of assets and liability to going concern, and inptions having been un-a	apany as at the end of March any as at that date being the flows and due to financial deposit of statutory dues on at the company ability to ion of management of the Company on going concern to 6 of standalone financial cash flows of the Company meet the resulting payment as a result of restructuring mpany have therefore, been would arise a need to adjust ies in the event of failure of in the absence of impact of scertained, we are unable to of aforesaid assumptions as the comment thereon.
			ended on March Non provisionir Lakhs for the y for the year end being aggregate March 31, 2023 2022), and furt may be charge account, the ab the Company, account of the C	n 31, 2023 are understating of interest expenses of ear ended on March 31, ded on March 31, 2022, amount of interest ungales (Rs. 84338.51 Lakhs till her amount towards per d by the lenders. (In the love amount has been an and the aggregate unprocompany is not ascertain.)	n borrowings Rs. 19662.06 2023 (Rs. 16782.25 Lakhs and Rs. 104000.57 Lakhs provided till the year ended all the year ended March 31, all interest, penalty, etc. as the absence of statement of trived at as per estimates of povided amount in books of table with accuracy).
			USD 48,19,980 proceed of GD) in Arise Money Market R, which was issued by	ancial result, investment in Fund was invested out of the company earlier and f investment above is as per

		rate of exchange prevailing at the time of investment, and to adjustment in rate of foreign exchange and accruals market investments. The non-accounting of investment at and non-recognition of exchange fluctuation in respect not in line with Ind AS 109 "Financial Instruments" and "The Effects of Changes in Foreign Exchange Rates". absence of any confirmation and working, the effect of valuation of investment, over/under statement of profit of foreign exchange fluctuation and realizability of investment unable to comment.	
		(iv)	Regarding provisions in case of investments in subsidiaries, written off/written back and adjustment/set off of payment of receivables/payable from/to overseas parties/suppliers, which is pending necessary approval of the competent authority.
		(v)	The Internal Control Systems need to be further strengthened in order that they are commensurate with the size of the Company and the nature of its business, more particularly in areas of, purchases and consumption of materials, charging of expenses, set-off of balances, and invoicing of sale of goods and services.
		(vi)	Confirmation of balances and reconciliation thereof with respective parties are pending, which include balances pertaining to, accounts receivable and accounts payable, bank balances (including FDR), other current and non-current assets, advance for leasing, security deposit, secured loans, other liabilities, provisions, and contingent liabilities. All balances and disclosures have been certified by the management of the Company. In the absence of the Company having aforementioned details and confirmations, the impact thereof is unascertainable, and therefore, not being commented. Further strengthening of internal controls by the Company will provide greater reliability.
(b)	Type of Audit Qualification.	Qual	ified Opinion
(c)	Frequency of Qualification.	•	In case of point no. (i), (iv) and (v) -Appeared since F.Y. 2014-15
		•	In case of point no. (ii) -Appeared since F.Y. 2013-14 (However, there is change in amount)
		•	In case of point no. (iii) - Appeared since F.Y. 2013-14
		•	In case of point-no (vi) - Appeared since F.Y. 2003-04
(d)	For Audit Qualification(s) where the impact is quantified by the Auditor, Management views.	With	regard to Auditors Qualification No. (i),(ii), (iii), (iv),(v) and (vi):-
		(i)	The management has prepared its Financial Statement on Going Concern basis- Refer Note No.6 of Results.
		(ii)	(ii) Regarding non-provision of interest expenses, penal interest, penalty, etc. in respect of borrowings of the Company from banks - As stated in Note No. 3.24 of the Audited Financial Statement, due to continuous losses and financial tightness, the Company has not been able to fully pay due installments & interest on term loan on due dates, which resulted into classification of credit facilities as Non-Performing Assets couple with recall of facilities by lenders of the Company & certain overdue amount is continuing/ unpaid till date (as detailed in note no. 3.24 of audited financial statement for the year ended March 31, 2023). Interest on term loans and working capital including overdue amount, penal interest etc. (amount unascertained) has not been provided and as the same will

	Audit Committee Chairman Statutory Auditors		Pankaj Mahajan, Director, DIN: 06994712 For Dhana & Associates (Formerly: Khandelia and Sharma) Chartered Accountants, Firm Registration No. 510525C (Arun Khandelia) Partner, Membership No. 089125		
	Chief Financial Officer		Sanj	ay Sharma	
		man and Managing tor of the Company		ish Bagrodia : 00046944	
III.	Signa				
	(iii)	Auditors' comments on (i) or (ii) above	Refe	r details of audit qualification [para II(a) above]	
			(vi)	Regarding pending confirmation/ reconciliation of balances of certain receivables (including overseas overdue receivables), bank balances, payable (including of an Associate Company/ies), secured loans, other liabilities, loans and advances etc; and contingent liability - The management is of the opinion that adjustment, if any, arising out of such reconciliation would not be material. Further, necessary steps have been initiated to further strengthen system of internal controls w.r.t. accounting of expenses, accounting of income (including sale of licenses and provision written back), payroll payments and of balance reconciliation/confirmation.	
			(v)	Regarding further strengthening the system of internal controls – Necessary steps have been initiated by the Company to further strengthen the system of internal controls w.r.t. purchases and consumption of inventory, booking of expenses, set off of balances, for the sale of goods and services, etc.	
			(iv)	Regarding provisions in case of investments in subsidiaries, written off/written back and adjustment/set off of payment of receivables/payable from/to overseas parties/suppliers, which is pending necessary approval of the competent authority. The management is in the process of obtaining necessary approvals from the competent authority.	
			(iii)	Regarding non accounting of investment at fair value and non-recognition of exchange fluctuation in respect thereto, the management is of view that the money lying outside India is part of GDRs proceeds of the Company and is earmarked for utilization for setting up a Yarn Dying Plant, which could not be implemented for want of support of lenders. The Management of the Company is engaged in firming an active plan for implementation of its proposal for setting up of a Yarn Dying Plant, and upon its finalization, the aforesaid amount will be utilized for investment and on that date effect of any gain shall be accounted in the books of account of the Company.	
				be provided/ accounted for as and when paid/settled as the company is in process of discussion/applying for getting loans to be restructured by the lenders/ARC. Six of banks have assigned and transferred the total debts due from the Company along with the underlying rights, title and interests in financial assistances granted to the Company to an Asset Reconstruction Company (ARC).	

Place : Chandigarh Date : May 29, 2023

Regd. Office: SCO 191-192, Sector 34-A, Chandigarh -160022 STANDALONE BALANCE SHEET AS AT MARCH 31, 2023

(Rs. In Lakhs)

			(Rs. In Lakhs)
Particulars	Notes	March 31, 2023	March 31, 2022
ASSETS			
Non-current assets			
Property, plant and equipment	4 (a)	14,809.68	16,192.19
Capital work in progress			
Other intangibles assets	4(b)	7.83	12.64
Financial assets			
Investments	5		
Loans	6		
Deferred tax assets (net)	7		
Other non current assets	8	2,763.31	2,766.62
		17,580.82	18,971.45
Current assets			
Inventories	9	553.07	1,222.17
Financial assets			
Loans	6		
Investment	10	2,568.41	2,568.41
Trade receivables	11	293.07	1,381.80
Cash and cash equivalents	12	107.75	120.61
Other bank balances	13	30.66	31.66
Other financial assets	14		
Current tax assets	15	104.71	152.20
Other current assets	16	427.34	1,093.50
Caron carrent access		4,085.01	6,570.35
TOTAL ASSETS		21,665.83	25,541.80
EQUITY AND LIABILITIES			
Equity			
Share capital	17	7,070.72	7,070.72
Other equity		(47,968.05)	(45,326.20
		(40,897.33)	(38,255.48
Liabilities		(10,001100)	(00),200110
Non-current liabilities			
Deferred grant income	18	69.06	69.06
Provisions	19	193.79	158.34
. 1011010110		262.85	227.40
Current liabilities			
Financial liabilities			
Borrowings	20	55,657.63	55,657.63
Trade Payables	21	00,007.00	00,001.00
Outstanding dues of Micro and small enterprises	21	80.66	81.39
Outstanding dues of creditors other than Micro ar	nd emall anterprises	3,371.03	3,664.18
Other financial liabilities	22	2,955.12	3,797.45
Deferred grant income	18	9.23	9.23
Other current liabilities	23	199.90	333.26
Provisions	19		
LIGNISIONS	19	<u>26.74</u> 62,300.31	26.74
Total liabilities			63,569.88
Total liabilities		62,563.16	63,797.28
TOTAL EQUITY AND LIABILITIES		21,665.83	25,541.80

SIGNIFICANT ACCOUNTING POLICIES 2
NOTES TO THE FINANCIAL STATEMENTS 3-33

The accompanying notes are an integral part of the standalone financial statements. As per our report of even date.

Dhana & Associates For and on behalf of the Board

(Formerly Khandelia & Sharma)

Chartered AccountantsManish BagrodiaPankaj MahajanFirm Registration No. 510525CChairman & Managing DirectorDirectorBy the hand ofDIN 00046944DIN 06994712

CA. Arun Khandelia

PartnerNeha SinghalSanjay SharmaMembership No.: 089125Company SecretaryChief Financial Officer

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May 29, 2023

New Delhi (Camp at Chandigarh)

Regd. Office: SCO 191-192, Sector 34-A, Chandigarh -160022

STANDALONE STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2023

(Rs. In Lakhs) **Particulars** Notes Year Ended Year Ended March 31, 2022 March 31, 2023 INCOME Revenue from operations 24 3.093.37 4 347 24 Other income 25 470.70 24.95 **Total Income** 3,564.07 4,372.19 **EXPENSES** Cost of material consumed 755.54 508.57 Purchase of stock-in-trade Excise duty Change in inventories of finished goods, work in process and stock in trade 26 411.22 (152.37)Employees benefit expenses 27 1,606.54 1,860.76 Finance costs 28 Depreciation and amortisation 29 1,387.32 1,486.31 Other expenses 2,131.59 30 2.045.30 **Total Expense** 6,205.92 5,834.86 Loss before exceptional items and tax (2,641.85)(1,462.67) Less: Exceptional items Loss before tax (1,462.67) (2,641.85) Less/(-Add): Tax expense Current tax Deferred tax 7 Loss after tax (2,641.85) (1,462.67) Other comprehensive income 65.08 **Total Comprehensive Income** (1,397.59) (2,641.85) Earnings per equity share [par value of Rs. 10 (Rs. 10) each] 1. Basic (Rs.) 31 (3.74)(1.98)2. Diluted (Rs.) 31 (3.74) (1.98) SIGNIFICANT ACCOUNTING POLICIES 2 NOTES TO THE FINANCIAL STATEMENTS 3-33

The accompanying notes are an integral part of the standalone financial statements. As per our report of even date.

Dhana & Associates For and on behalf of the Board

(Formerly Khandelia & Sharma)

Chartered AccountantsManish BagrodiaPankaj MahajanFirm Registration No. 510525CChairman & Managing DirectorDirectorBy the hand ofDIN 00046944DIN 06994712

CA. Arun Khandelia

Partner Neha Singhal Sanjay Sharma
Membership No.: 089125 Company Secretary Chief Financial Officer

May 29, 2023

New Delhi (Camp at Chandigarh)

Winsome Yarns Limited

Regd. Office: SCO 191-192, Sector 34-A, Chandigarh -160022

STATEMENT OF STANDALONE CASH FLOW FOR THE YEAR ENDED MARCH 31, 2023

(Rs. In Lakhs)

	Particulars			Year Ended March 31, 2023	(Rs. In Lakhs) Year Ended March 31, 2022
Α.	CASH FLOW FROM OPERATIONS				
	Loss before tax			(2,641.85)	(1,397.59)
	Adjustment for:			4.007.00	4 400 04
	Depreciation	1,387.32	1,486.31		
	Amortisation of lease hold land			3.31	3.31
	Prorata capital subsidy				
	(Profit)/Loss on sale of fixed assets				
	Interest expense			(40.00)	(0.70)
	Interest income Operating profit before working capital cha	ngoe		(12.03) (1,263.25)	(9.79) 82.24
	Operating profit before working capital cha	iliges		(1,203.23)	02.24
	Adjustment for working capital changes:				
	Increase/(Decrease) in financial liabilities				
	Trade payables			(293.88)	365.33
	Revenue received in advance			(132.02)	
	Other payables			(710.30)	94.27
	Increase/(Decrease) in other current liabilities			(133.36)	(12.45)
	Increase/(Decrease) in provisions			35.45	(70.12)
	, ,				,
	(Increase)/Decrease in financial assets				
	Trade and other receivables			1,088.73	9.67
	Loans				
	Investment				
	Interest accrued but not due				
	Other loan				
	(Increase)/Decrease in other current assets			666.16	(340.92)
	(Increase)/Decrease in other non current asse	ets		-	-
	(Increase)/Decrease)in inventories			669.10	(152.53)
				(73.37)	(24.53)
	Current tax liabilities (Net)			47.48	(15.75)
	Net cash flow from operating activities		(A)	(25.89)	(40.28)
_		_			
В.	CASH FLOW FROM INVESTING ACTIVITIES	S			
	Additions to property, plant and equipment				
	Reductions to property, plant and equipment Interest receipts				9.79
	Net cash used in investing activities		(B)	12.03	9.79
	sac. accaeag acaea		(-)		
C.	CASH FLOW FROM FINANCING ACTIVITIE	S			
	Interest paid				-
	Increase/(Decrease) in financial liabilities				
	Proceeds from borrowings				
	Repayment of borrowings				
	Net cash used in financing activities		(C)		
NET INC	CREASE/(DECREASE) IN CASH AND CASH E	QUIVALENTS	(A+B+C)	(13.86)	(30.49)
	Cash and cash equivalents - Opening balance			152.27	182.75
	Cash and cash equivalents - Closing balance			138.41	152.27
/Fia	a in breakst represents and autilian)				
. •	s in bracket represents cash outflow) our report of event date.				
•	·				
Dhana 8	& Associates	ı	For and on beha	alf of the Board	
(Former	ly Khandelia & Sharma)				
Chartere	ed Accountants	Manish Bagrodia	а	Pa	ankaj Mahajan
Firm Re	egistration No. 510525C	Chairman & Mar	naging Director	Di	irector
By the h		DIN 00046944		DI	IN 06994712
,	nand of				
,	and of				
,	nand of				
,		Neha Singhal		Sa	anjay Sharma
CA. Aru Partner		Neha Singhal Company Secre	tary		anjay Sharma nief Financial Officer
CA. Aru Partner Member May 29,	n Khandelia rship No.: 089125	_	tary		

Regd. Office: SCO 191-192, Sector 34-A, Chandigarh -160022 STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED MARCH 31, 2023

(Rs. In Lakhs)

Particulars	Equity			Total equity				
	share capital (A)				Total Other Equity (B)	attributable to equity holders of		
		Securities premium reserve	Capital reserve	Retained earnings	Capital redemption reserve	Other Comprehensive Income		the Company (A) +(B)
Balance as at April 1, 2021	7,070.72	5,181.95	261.03	(49,580.99)	124.44	84.96	(43,928.61)	(36,857.89)
Loss for the year			-	(1,462.67)		65.08	(1,397.59)	(1,397.59)
Balance as at March 31,2022	7,070.72	5,181.95	261.03	(51,043.66)	124.44	150.04	(45,326.20)	(38,255.48)
Loss for the year				(2,641.85)			(2,641.85)	(2,641.85)
Balance as at March 31,2023	7,070.72	5,181.95	261.03	(53,685.51)	124.44	150.04	(47,968.05)	(40,897.33)

As per our report of even date.

Dhana & Associates (Formerly Khandelia & Sharma) Chartered Accountants Firm Registration No. 510525C By the hand of

CA. Arun Khandelia Partner Membership No.: 089125 May 29, 2023 New Delhi (Camp at Chandigarh) For and on behalf of the Board

Manish Bagrodia Chairman & Managing Director DIN 00046944

DIN 06994712

Pankaj Mahajan

Director

Neha SinghalSanjay SharmaCompany SecretaryChief Financial Officer

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

Corporate Information: Winsome Yarns Limited (the Company) having CIN: L17115CH1990PLC010566 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 manufacturing of Yarn, Knitwear and generation of power.

2 BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(a) Basis of preparation of financial statements

(a) Statement of Compliance

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.

Effective April 1, 2017, the Company has adopted all the Ind AS standards and the adoption was carried out in accordance with Ind AS 101 'First time adoption of Indian Accounting Standards', with April 1, 2016, as the transition date. The transition was carried out from Indian Accounting Principles Generally Accepted in India as prescribed under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 (IGAAP), which was the previous GAAP.

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

(b) Functional and presentation currency

These financial statements are presented in Indian rupees (Rs.), which is the Company's functional currency. All amounts have been rounded to the nearest Lakh unless otherwise indicated [10 Lakh = 1 Million].

(c) Basis of Measurement

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

Determining the Fair Value

While measuring the Fair Value of an asset or a liability, the Company used 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, or if there is a wide range of possible fair value measurements, cost has been considered as the best estimate of fair value.

If the inputs used to measure the Fair Value of an asset or a liability fall into different levels of the Fair Value hierarchy, then the fair value measurement is categorised in its entirety in the same level of the Fair Value hierarchy as the lowest level input that is significant to the entire measurement.

(d) Use of Éstimate

The preparation of financial statements in conformity with the Ind AS requires management to make estimates, judgements and assumptions. These estimates, judgements 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 become aware of the change in circumstances surrounding the estimates. Change in the estimates are reflected in the financial statements in the period in which the changes are made and, if material, their effect are disclosed in the notes to financial statements.

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

(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) Recent accounting pronouncement

(a) 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 standard permits two possible methods of transition:

- Retrospective approach Under this approach the standard will be applied retrospectively to each prior reporting period presented in accordance with Ind AS 8- Accounting Policies, Changes in Accounting Estimates and Errors.
- Retrospectively with cumulative effect of initially applying the standard recognized at the date of initial
 application (Cumulative catch up approach) The effective date for adoption of Ind AS 115 is financial
 periods beginning on or after April 1, 2018.

The Company will adopt 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 will not be retrospectively adjusted.

(b) Ind AS 116 on "Leases": On March 30, 2019, Ministry of Corporate Affairs has notified Ind AS 116 on Leases. Ind AS 116 will replace 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. Currently, operating lease expenses are charged to the Statement of Profit & Loss as per Ind AS 17. 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 Ind AS 116, the Company found that underlying value of leased assets of the Company is of low value and accordingly applying Para 4 of Ind AS 116, no adjustment is required to be made to the leased assets of the Company. Therefore, the Company is carrying its leased assets as per earlier standard.

(c) Significant accounting policies

(a) Property, Plant and Equipment

Property, Plant and Equipment are stated at cost of acquisition or construction 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. Property, Plant and Equipment, which are to be disposed off are reported at the lower of the carrying value or the fair value less cost to sell.

Depreciation on Property, Plant and Equipment commences when the 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

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

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.

Depreciation methods, useful lives and residual values of Property, Plant and Equipment are reviewed periodically, including at each financial year end by the management of the Company.

(b) Intangible Assets

Intangible Assets are stated at cost of acquisition less accumulated amortisation. Specialized Software is amortised over an estimated useful period of six 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 inventories of raw material, work-in-process and stores and spares is determined on weighted Average Cost Basis.

(e) 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.

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

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.

Debt instruments:

Debt instruments are measured at amortised cost. Assets that are held for collection of contractual cash flows where those cash flows represent solely payment of principal and interest are measured at amortised cost. A gain or loss on a debt instrument that is subsequently measured at amortised cost is recognised when the asset is derecognised or impaired. Interest income from these financial assets is included as part of other income using the effective interest rate method.

Other:

Trade receivables, Advances, Security Deposits, Cash and cash equivalents etc., are reclassified for measurement at amortised 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 rate 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.

(f) Government Grants

Group entities may receive government grants that require compliance with certain conditions related to the entity's operating activities or are provided to the entity by way of financial assistance on the basis of certain qualifying criteria.

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

- a) related to or used for assets are included in the Balance Sheet as deferred income and recognised as income
 over the useful life of the assets.
- 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.

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

c) by way of financial assistance on the basis of certain qualifying criteria are recognised as they become receivable.

Capital subsidy under TUFS from the Ministry of Textiles on specified processing machinery has been treated as deferred income which is recognized on systematic and rational basis in proportion of the applicable depreciation over the useful life of the respective assets and is adjusted against the depreciation to the Statement of Profit and Loss.

Duty drawback / DEPB is recognised at the time of exports and the benefits in respect of advance license received by the Company against export made by it are recognised as and when goods are imported against them.

(g) 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.

(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 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, 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.

(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.

Actual disbursements made, under the Workers' Voluntary Retirement Scheme are accounted as revenue expenses.

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

(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 year end are restated at year end rates. In case of monetary items which are covered by forward exchange contracts, the difference between the year end 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 are omissions from, and misstatements in, prior period financial statements resulting from the failure to use, or the misuse of, reliable information that was available, or could not be reasonably expected to have been obtained, at the time of preparation of those financial statements.

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.

Amendment to Ind AS-7

Effective April 1, 2017, the Company adopted the amendment to Ind AS7, 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.

b)

Winsome Yarns Limited

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

3

3.1 Explanatory notes forming part of the Balance Sheet

(A) Contingent Liabilities, not provided for in respect of; (As certified by the management)

(Rs. In Lakhs)

S.No.	Particulars	2022-23	2021-22
(i)	Sales Tax liability in respect of matters under appeal	65.68	58.70
(ii)	Excise duty show cause notices / matters under appealSales Tax liability in respect of matters under appeal	26.10	26.10
(iii)	Income Tax Demand AY 2005-06 Income Tax Demand AY 2006-07	73.94 108.77	73.94 108.77
(iv)	GST liability in respect of matters under appeal for FY 2017-18	6.43	-

- (B) In respect of certain disallowances and additions made by the Income Tax Authorities, appeals are pending before the Appellate Authorities and adjustments, if any, will be made after the same are finally determined. Considering the past experience, Management of the Company is of the view that there will not be any material financial impact on the Company upon aforesaid determination by the Appellate Authorities.
- (C) Estimated amount of Capital contracts remaining to be executed on Capital Account and not provided for is Nil (Previous year Nil) and net of advances is Nil (Previous year Nil), as certified by the management.
- a) The loans from Banks are further secured by unconditional and irrevocable personal guarantees of promoters, promoters group/ associate companies and secured/ to be secured by pledge of 51% (Fifty one percent) of equity share capital (present /future) of the company or 100% of shares held/ to be held by promoters, promoters group/ associate companies, whichever is lower.
 - (i) Appeals filed by the Company against its Lenders, viz., Bank of Maharashtra, Edelweiss Asset Reconstruction Company Limited and others, under section 17 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (SARFAESI Act, 2002) before the Hon'ble Debt Recovery Tribunal, Chandigarh (DRT), against notice u/s 13(4) of the SARFAESI Act, 2002 issued by the aforesaid lenders, were admitted and are pending adjudication before the Hon'ble DRT.The Company has alleged that the action taken by the aforementioned lenders was incorrect in law, and the Company has a claim for damages suffered by it.
 - (ii) The Company's request to the lending banks from time to time seeking permission for renewal and continuation of "Holding-on operations" in the banking accounts of the Company (which were unilaterally and intermittently stopped by the lending banks on several occasions earlier) were not accepted and funds of the Company aggregating Rs.110.09 Lakhs (previous year Rs. 152.25 Lakhs) are lying in the current accounts/fixed deposit accounts with the lending banks. The stuck-up funds of the Company are accounted as part of Bank Balances in Note No. 12 and 13 of the financial statements.
 - c) The Lender Banks (Canara Bank, State Bank of Patiala, Punjab National Bank, UCO Bank, Union Bank of India, Dena Bank) of the Company which held more than 80% of total outstanding loans of the Company have assigned and transferred their debts along with underlying rights, benefits and obligations to Edelweiss Asset Reconstruction Company Limited (EARC). The Company was in discussion with its lenders for evolving a scheme of rehabilitation and/or restructuring of its financial debts which continued both during the period that the Reference of the Company was under consideration before the Hon'ble Board for Industrial and Financial Reconstruction and the period since repeal of the Sick Industrial (Special Provisions) Act, 1985. However no agreement was reached [Read with Note No. 20(b) and 3.2(A)(e)].
 - d) Canara Bank, State Bank of Patiala, UCO Bank, Oriental Bank of Commerce, Dena Bank (now merged with Bank of Baroda), Indian Overseas Bank, Bank of India, ICICI Bank and Bank of Maharashtra had filed an Original Application under section 19(1) of the Recovery of Debts due to Banks and Financial Institutions Act, 1993 before the Hon'ble Debt Recovery Tribunal (DRT) at Chandigarh, which is pending adjudication. Besides this, Edelweiss Asset Reconstruction Company Ltd. being assignee of Punjab National Bank and United Bank of India has also separately filed an application under section 19(1) of the Recovery of Debts due to Banks and Financial Institutions Act, 1993 before the Hon'ble Debt Recovery Tribunal (DRT) at Chandigarh, which is pending adjudication.
 - e) Edelweiss Assets Reconstruction Company Ltd.(EARC) an Asset Reconstruction Company has claimed that it is an assignee of debt payable by the company by certain banks. The actions of the Banks and Edelweiss Assets Reconstruction Company Limited (EARC), amongst others, for recovery of debt held by them as owed

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

by the Company and action to seek declaration that the Company being in default of the debt and be declared insolvent, are disputed by the Company as the debt is not acknowledged, and in any case the actions of Banks and EARC are barred by limitation. Additionally, the Company has a counter claim against the claimants for the losses caused by them to the Company. The Company had without prejudice to its rights and without acknowledging its liability, initiated discussions with claimants to settle the disputes, which failed. The Financial Commissioner of the State of Punjab has since determined that the Agreements for Assignment of debt by lenders of the Company to EARC are insufficiently stamped, and therefore, defective. A demand of Rs. 4.46 crores (interest and penalty to be applied) was raised against EARC.

A writ petition filed by EARC before the Hon'ble Punjab and Haryana High Court at Chandigarh against the proceedings initiated by the Financial Commissioner was allowed.

The State of Punjab and the Company have filed Letters Patent Appeal (LPA) against the order of the Single Judge Bench of the Hon'ble Punjab and Haryana High Court, which is being heard. EARC acting in the matter as assignee of debt by certain banks in case wherein the State of Punjab has held stamp duty to have been unpaid, had Petitioned the Hon'ble NCLT to initiate insolvency proceedings against the Company, which was dismissed by the Hon'ble NCLT vide its order dated 17th March 2020 as the assignment deed was held as unenforceable.

In an appeal filed by EARC against the order of the Hon'ble NCLT, the Hon'ble NCLAT vide order dated 21 Jul 2022 has set aside the order of the Hon'ble NCLT and remanded the matter to the Hon'ble NCLT for rehearing and without touching the merits of the case and permitting the parties to take all arguments before the Hon'ble NCLT, the judgement is now reserved

Indian Overseas Bank has initiated insolvency proceedings against the Company before NCLT which is being contested by the Company.

A vendor of the Company has petitioned the Hon'ble NCLT for initiation of insolvency proceedings against the Company, which petition is being heard.

The Company does not consider itself liable towards the claimants, and accounting remains pending settlement with them

In the absence of a resolution of disputes with the claimants, the Management not considering the Company to be liable on this account, has prepared the financial statements on 'Going Concern' basis.

- (B) Certain winding-up petitions filed against the Company by its creditors, including persons claiming to be creditors, had been adjourned sine-die by the Hon'ble Punjab and Haryana High Court. There have no proceedings in the matters thereafter.
- (C) As per information obtained by the Company from CIBIL, (i) The Company was declared wilful defaulter more than 5 years ago, and (ii) concurrently Mr. Manish Bagrodia, a Director of the Company, was declared wilful defaulter. The Company has not raised any securities during the period of 5 years from the last date of aforementioned declaration. However as per current CIBIL reports only the Company appears as a wilful defaulter as per RBI guidelines. The promoters and directors do not appear in the list of wilful defaulters.
- 1.3 (a) In the Extraordinary General Meeting of the Company held on June 28, 2010, the Members of the Company had approved the issue of new capital through Global Depository Receipts (GDRs). Accordingly, 19,94,125 number of GDR of USD 6.64 each (each GDR converting / equivalent to 100 equity shares being 1,99,41,250 nos. of equity shares of Rs. 10 each at Rs. 29.70 including premium) had been issued by the Company and allotted on March 29, 2011. The GDR were listed for trading at the Luxembourg Stock Exchange (LuxSE). Out of the proceeds of GDRs raised in 2011, an amount of USD 7,164,490 (Rs. 3873.75 Lakhs) stood remitted to India, which had been utilised for augmentation of working capital needs of the Company, and balance amount of USD 48,19,980 (Rs. 2568.41 Lakhs) continues to remain invested in an overseas Money Market Fund pending utilisation for purposes for which the funds were raised. The balances stated above are as per rate of exchange of relevant currencies prevailing at the time of making investment in Money Market Fund, and will be finally adjusted with the actual amounts, including accruals thereon, if any, on settlement of Money Market Fund amount. The Company is regular in filing all due returns with Reserve Bank of India. The Company has not measured the aforesaid investments at fair value as the effect thereof shall be accounted on settlement of investment in Money Market Fund.
 - (b) The Depository of GDR issue had resigned w.e.f. October 29, 2014 and terminated the agreement w.e.f. June 15, 2015. The GDR had been de-listed from LuxSE w.e.f. June 16, 2015. The Company is in process to appoint new depository and seek relisting of GDR on LuxSE or any other overseas stock Exchange.
- **3.4** Research and Development Expenditure (as certified by management) amounting to Rs.14.48 Lakhs (Previous Period Rs. 27.07 Lakhs) have been debited to Statement of Profit and Loss during the year.
- 3.5 In earlier year a fraud had come to be discovered by the Company in the nature of shortage/ misappropriation of goods stored at its Ludhiana Branch (Punjab), committed by its employee/s. A complaint was lodged with the

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

concerned Police Station and First Information Report was registered by the Authorities, and investigation in the matter is pending. The loss of goods is valued at about Rs. 70.00 Lakhs. It has since revealed that some of the parties to whom goods were allegedly sold by the concerned employees have confirmed their receipt and also confirmed having made payment therefor. The Company is hopeful of full recovery of loss from the Insurance Company under Employee Fidelity Insurance, and has accounted the same in its books of account.

- 3.6 Three Step down subsidiaries of the Company are under liquidation, namely (i) S. C. Winsome Romania s.r.l, Romania, (ii) IMM Winsome Italia s.r.l, Italy, and (iii) S.C. Textile s.r.l, Romania. The Company through its subsidiary company had made investment amounting to Euro 828 (Equivalent to Rs.0.54 Lakhs) in these step down subsidiaries. Necessary provisions in the books of account in respect of the investment amount and outstanding recoverable (as debtors) of Rs. 257.82 Lakhs had been made in earlier years.
- 3.7 As per the terms of Agreement entered between Company and private equity partners/ sellers, the Company was to invest through a subsidiary, i.e., Winsome Yarn (Cyprus) Ltd. (WYCL) in a JV Company namely, Newcocot s.r.l., an amount of Euro 4.64 millions {approx Rs. 3500.42 Lakhs as on 31.03.16 (including exchange gain/loss)}. In earlier years, the Company had made investment in equity and preference share capital of WYCL for an aggregate amount of EURO 2.55 million (Equivalent to Rs. 1517.25 Lakhs). The JV Company is under liquidation, and pending approval of RBI for writing-off the investment, the Company had earlier made provision for diminution in value of its investment of Rs. 1517.25 Lakhs.
- 3.8 In earlier year The Company has made provision for doubtful debts of (i) Rs. 5989.20 Lakhs in respect of debts due from certain overseas customers, and (ii) Rs. 3026.85 against overdue trade receivables/other receivables. The provision for doubtful debts has been made on the basis of continuous evaluation and assessment of recoverability of trade receivables, which is undertaken on regular basis.
- 3.9 Details of Traded Goods:

(Rs. In Lakhs)

Particulars	Cotton Yarn	Industrial Fabric	Total
Opening Stock	NIL	NIL	NIL
	(NIL)	(NIL)	(NIL)
Purchase	NIL	NIL	NIL
	(NIL)	(NIL)	(NIL)
Sales	NIL	NIL	NIL
	(NIL)	(NIL)	(NIL)
Closing Stock	NIL	NIL	NIL
_	(NIL)	(NIL)	(NIL)

- 3.10 Overdue amount include Financial Assets including Other Current Assets Nil ((previous year Nil)
- 3.11 The accumulated losses of the Company having exceeded its net worth, based on the audited accounts for the period ended September 30, 2014, the Company, accordingly, filed a Reference with the Hon'ble Board for Industrial and Financial Reconstruction, in terms of its statutory obligation under section 15 of the Sick Industrial Companies (Special Provisions) Act, 1985 (SICA). The Company's Reference was registered on April 10, 2015. SICA has since been repealed with effect from December 01, 2016 and the Reference of the Company stood abated

The Company's eroded net worth is likely to substantially improve on complete implementation of the proposed debt restructuring and negotiated settlement payment plan of the Company, which is under discussions with the majority lenders.

In view of proposed business and debt restructuring plan of the Company, the present business scenario, and expected cash flow in future period as assessed by the Management, the accounts of the Company have been prepared on 'Going Concern' basis.

3.12 Balances of certain Trade Receivables (including overseas overdue trade receivables as stated in note no. 3.8), Bank Balances including other bank balances, Trade Payables, Secured Borrowings, Other Financial Liabilities and Financial Assets including other current assets are in process of confirmation/ reconciliation. Contingent liabilities (read with note no. 3.1) are as as certified by the management. The management is of the opinion that adjustment, if any, arising out of such reconciliation and confirmation would not be material. Further, necessary steps have been initiated to further strengthen system of internal controls in this regard.

3.13 Employees Benefits:

a) Defined Contribution Plan:

Contribution to Defined Contribution Plan, i.e. contribution to provident fund amounting to Rs. 59.58 Lakhs (Previous year Rs. 89.73 Lakhs) has been recognized as expense for the period under sub-head 'Contributions to Provident and other Funds' and under head 'Employee Benefit Expenses' of the Statement of Profit and Loss.

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

b) Defined Benefit Plan:

The employee's gratuity fund is a defined benefit plan. The present value of obligation is determined based on actuarial valuation using the projected Unit Credit Method, which recognizes each period of service as giving rise to additional unit of employee benefit entitlement and measures each unit separately to build up the final obligation. The obligation for leave encashment is recognized in the same manner as gratuity.

Particulars		ratuity funded)	Leave Encashment (Unfunded)		
	2022-23	2021-22	2022-23	2021-22	
I. Amount to be recognized in the Balance sheet	1		1		
Present Value of Obligation as at 31.03.2023	158.44	149.89	62.09	35.19	
Fair value of plan assets as at 31.03.2023	-	-	-	-	
Funded Status [surplus/(Deficit)]	158.44	(149.89)	62.09	35.19	
Net Assets/(Liability) Recognized in Balance Sheet	158.44	(149.89)	62.09	35.19	
II. Expenses recognized during the period			•		
Current Service Cost	10	33.02	27.12	11.21	
Interest Cost	-	10.33	-	2.87	
Expected Return on Plan Assets	-	-	-	-	
Actuarial (gain)/ loss	-	(35.44)	-	-	
Net Expenses Recognized	10	40.91	27.12	(4.99)	
III. Reconciliation of opening and closing balance of Defir	ned Benefit Obliga	ation			
Present Value of Obligation at the beginning of the period	149.89	144.42	35.19	40.17	
Current Service Cost	10	33.02	27.12	11.21	
Interest Cost	-	10.33	-	2.87	
Actuarial (gain)/ loss on obligations	-	(35.44)	-	17.65	
Benefit Paid	1.45	2.43	0.22	1.42	
Present Value of Obligation as at the end of the period	158.44	149.89	62.09	35.19	
IV. Actuarial / Demographic assumptions:-					
Indian Assure Lives Mortality Table	2012-14	2012-14	2012-14	2012-14	
Discount rate (Per annum)	6.25%	7.50%	6.25%	7.50%	
Expected Return on Plan Assets (Per annum)	8.00%	8.00%	8.00%	8.00%	
Estimated rate of increase in compensation level	5.00%	5.00%	5.00%	5.00%	
Retirement Age	58 Years				
Withdrawal Rate (All Ages)	10%				
Disability	No explicit allowance				
Leave Accumulation Ratio	0.58 (PY 0.58)				

⁽i) The estimate of rate of escalation in salary considered in actuarial valuation, takes into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market. The above information is certified by the actuary.

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

- (ii) The principal assumptions are the discount rate and salary growth rate. The discount rate is generally based upon the market yields available on Government bonds at the accounting date with a term that matches with that of the liabilities.
 - 3.14 The Company has not received full information from vendors regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006 (Act) and hence, disclosure relating to amount unpaid as at year end together with interest paid/ payable have been given based on the information so far available with the Company/ identified by the Company's management. As required by section 22 of the above said Act, the following information is disclosed: The necessary adjustments for interest accrual shall be provided upon receipt of complete information which is under process.

S. No.	Particulars	2022-23	2021-22
a)	(i) Principal amount remaining unpaid at the end of the accounting year	80.66	81.38
	(ii) Interest due on above	71.31	56.82
b)	The amount of interest paid by the buyer alongwith amount of payment made to the supplier beyond the appointed date.	-	-
c)	The amount of interest accrued and remaining unpaid at the end of financial year	71.31	56.82
d)	The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the due date during the period) but without adding interest specified under this act.	-	-
e)	The amount of further interest due and payable in succeeding year, until such interest is fully paid.	71.31	56.82

- 3.15 The Company has given interest free loan/ advances in the nature of loan, to employees, in the ordinary course of its business. No loan/ advances in the nature of loans have been given to employees/ others for the purpose of investment in securities of the Company.
- 3.16 (i) The Company is engaged only in one line of business namely Textile (Yarn and Knitting)
 - (ii) The segment revenue in geographical segments considered for disclosure is as follow:
 - (a) Revenue inside India includes sales to customers located within India.
 - (b) Revenue outside India includes sales to customers located outside India.

Information about geographical segments (by location of customers)

(Rs. In Lakhs)

S. No.	Particulars	India	Outside India	Total			
(i)	External Revenue-Sale*	3085.97 (4324.76)	7.40 (22.48)	3093.37 (4347.24)			
(ii)	Carrying amount of segment assets by location of assets	18992.72 (22732.51)	- (88.68)	18992.72 (23821.19)			
*Includes Export Incentives of Rs. Nil Lakhs (Previous Period Rs. Nil Lakhs) as part of Sales outside India.							

3.17 As on March 31, 2023, the Company has net deferred tax assets (on timing difference including of carry over losses and unabsorbed depreciation). However, considering the losses incurred in recent past by the Company, deferred tax assets have been restricted to the amount of deferred tax liability for want of virtual certainty of its realisation in near future.

3.18 Related party disclosures

- (A) List of "Related party & Relationship disclosures" are given below: (as identified by the management)
 - (a) Subsidiary Companies
 - (i) Winsome Yarns (Cyprus) Limited (100% Subsidiary)
 - (jj) Winsome Yarns FZE (Subsidiary of (i) above)

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

(iii) S.C. Winsome Romania s.r.l (Subsidiary of (i) above)

(iv) I.M.M. Winsome Italia s.r.l (Subsidiary of (iii) above)

(v) S.C. Textil s.r.l. (Subsidiary of (iv) above)

(b) Key management personnel and their relatives.

Shri Manish Bagrodia Chairman and Managing Director

Shri Sanjay Sharma^ Chief Financial Officer

Ms. Neha Singhal Company Secretary

(c) Organizations where Key Management Personnel & their relative have significant influence

Star Point Financial Services (Pvt.) Ltd. Shell Business Pvt. Ltd. Satyam Combines Pvt. Ltd.

Winsome Textile Industries Limited^

Transactions with the Related Parties during the year ended 2022-23

(Rs. In Lakhs)

Particulars	2022-23	2021-22
Winsome Textile Industries LimitedExpenses incurred on our behalfExpenses incurred on their behalf/adjustmentsBalance Outstanding as at period end Receivable / (Payable)	- - -	- - -
Shri Manish Bagrodia (Remuneration)	-	-
Starpoint Financial Services Pvt. LtdRentBalance Outstanding as at period end Receivable / (Payable)	- (48.49)	- (48.49)
S.C. Winsome RomaniaBalance Outstanding as at period end Receivable / (Payable)	7.22	7.22
IMM Winsome ItaliaBalance Written offBalance Outstanding as at period end Receivable / (Payable)	149.18	149.18
Winsome Yarn (Cyprus) LtdReceivable / (Payable)	-	20.98
Ms. Neha Singhal {Salary}	1.88	1.43
Shri Sanjay Sharma (Salary)	9.72	9.72

[^]Pursuant to Companies Act 2013.

3.19 (A) (i) Details of WIP:

(Rs. In Lakhs)

Particulars	2022-23	2021-22
Mixing Material	15.92	48.56
Fleece	-	-
Winding	-	-
Garments	158.48	142.13
Total	174.40	190.69

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

(ii) Raw Material	Consumed (Net of adju	stment of v	vaste) :-			(Rs. In L	.akhs)	
Particulars	2022-23			2021-22					
Yarns		755.54	ļ		498.1	0			
Others				-			10.47	7	
Total		755.54	,		508.5	7			
(iii) Total Value of	ores & Spai	res consun	ned :		(Rs. In Lak	(hs)			
Particular		Raw M	aterial			Stores	s & Spares	•	
	2022-23	%	2021-22	%	2022-23	%	2021-22	%	
Imported	1.09	0.14			49.09	10.45	31.13	4.78	
Indigenous	754.15	99.86	508.57	100.00	420.54	89.55	619.57	95.22	
Total	755.24	100	508.57	100.00	469.63	100.00	650.70	100.00	
Profit or loss on sa	ale of stores/i	aw materia	ls remains a	djusted in t	heir respectiv	e consum	ption accoun	ts.	
(B) CIF Value of	f imports:						(Rs. In Lakh	ns)	
Particulars			2022-23			2021-22			
Spare Parts & Cor	mponents			49.09			31.13		
Raw Material	v Material			1.09			-		
(C) Earnings in	Foreign Exc	change :		(Rs. In Lakhs)			ns)		
Particulars				2022-23			2021-22		
Exports of goods of (excluding export		6.89			21.73				
(D) Expenditure	in Foreign	currency:					(Rs. In Lakhs	s)	
Particulars			2022-23			2021-22			
Foreign Traveling			-			-			
Commission on sa	ales			_			-		
Others				39.98			46.28		

- 3.20 Due to financial tightness and losses Company could not make due payments against various statutory dues (PF, ESIC, PWF,TDS etc.) . Penal interest and penalty in this regard (amount unascertained) if any, will be accounted for as and when the same will be paid.
- **3.21** (a) The Foreign Currency Exposure that are not hedged by a derivative instrument or otherwise are as follows (as certified by the management):

Particulars	Domestic	Amount in Doo	cument Currency	Amount in	INR (In Lakhs)
	Currency	31.03.2023	31.03.2022	31.03.2023	31.03.2022
Sundry Debtors	USD	5077.19	115430.14	4.01	82.6
	EURO	-	590.55	-	.50
Advance From Customer	USD	553975.53	804574.46	352.99	470.36
	EURO	-	-	-	-
Sundry Creditors	HKD	3009.40	3009.40	0.32	.30
	Euro	24910.74	24910.74	22.26	21.29
	USD	257002.34	317628.42	215.11	244.26
	CHF	15250.37	15250.37	13.83	12.59
Advance To Suppliers	EURO	84.08	32463.65	0.06	21.67
	USD	24056.79	63389.87	19.44	42.00
	HKD	10451	11521.21	0.91	0.97
	GBP	488.45	488.45	0.36	0.36
	JPY	25672	25672	0.12	0.12

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

Foreign	Commission	USD	-	-	-	-
Payable						

- (b) Forward contract taken to hedge the foreign currency receivables are outstanding as at 31/03/2023 Rs. Nil (Previous Year Rs. Nil)
- **3.22** Financial Statements of subsidiary Companies namely Winsome Yarns (Cyprus) Limited and Winsome Yarns FZE for the year ended 31.03.2023 is unaudited and is as certified by the management.
- **3.23** The Company and a decree holder compromised the claim in the execution proceedings, and for reasons of default of the decree holder and the Company the parties are renegotiating the compromise.
- 3.24 The operating losses suffered by the Company for reasons beyond control of the Company, including due to non-performance of commitments and obligations by the lenders of the Company, consequently led to financial stress being faced by the Company. The unilateral recall of borrowings by the lenders and followed by lock downs to contain the spread of pandemic of Covid-19, resulted in an alleged claim of an unpaid principal and overdue interest.

Provision for upto date interest, as calculated/estimated by the Management on secured loans and short term borrowings being Rs. 19662.06 Lakhs (Including Rs. 16782.25 Lakhs, previous year) and Rs. 104000.57 Lakhs (Including Rs. 84338.51 Lakhs, previous year) respectively has not been made in the books of account.

The claims of the lenders are disputed by the Company, and a counter claim of the Company for an amount greater than the claim of the lenders is pending adjudication before the Hon'ble Debt Recovery Tribunal, Chandigarh.

The Company's proposal for restructuring of its borrowings is under discussion/consideration with the majority lender, which is likely to be binding on all lenders of the Company [Read with Note No. 3.2 (A)(c)]. The Company will account the effect to its liability on account of debts and interest in line with the restructuring scheme upon its sanction./settlemnt of claim.

3.25 The NSE and BSE had suspended trading of the Equity shares of the company due to delay in payment of certain amounts to the NSE and BSE. The delay occurred due to a technical glitch in the banking network wherefrom the payment was initiated by the Company. The Company has represented to the Stock Exchanges for review and revocation of their decision to suspend trading.

3.26 Financial risk management

i. Financial instrument by category

- a) Investment in equity shares of subsidiaries are measured in accordance with Ind AS 27 in its Separate financial statements as issued by "Ministry of Corporate Affairs", Government of India.
- For amortised cost instruments, carrying value represents the best estimate of fair value except investment in other instruments.

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 the risk.

(A) Credit risk

Credit risk is the risk that a counterparty 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 by only accepting highly rated banks and diversifying bank deposits. Other financial assets measured at amortized cost includes 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, wherever they are substantially exceeding the

Notes to the standalone financial statements as at and for the year ended March 31, 2023.

credit period, may have a loss of credit inbuilt in the outstanding amount. The Company will recognise loss of credit outstanding, if any, on outcome of its efforts for recovery.

(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) 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 optimising the returns.

a) Currency risk

The Company undertakes transactions denominated in foreign currency (mainly US Dollar and GBP), 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.

b) Interest rate risk

- i) Assets: The company's fixed deposits, are carried at fixed rate. Therefore, not subject to interest rate risk as defined in Ind AS 107 issued by "Ministry of Corporate Affairs, Government of India" since neither the carrying amount nor the future cash flows will fluctuate because of a change in market interest rates.
- ii) Liabilities: The Company had borrowings from banking institutions, majority whereof are assigned to an Asset Reconstruction Company (ARC). The outstanding of banks and ARC is since classified as Non-Performing Loans and the Company has not recognised interest as an expenses thereon. The liability on account of interest rate will be accounted on approval and implementation of the debt settlement and repayment plan, including inter-alia, amount on account of interest rate risk.
- 3.27 The Company has applied on 18th July 2020 for registration under MSME Act and the Ministry of Micro , Small and Medium Enterprises, Government of India has registered the Company as a 'Medium Enterprise' on 18/07/2020 vide its Udyam Registration number UDYAM-CH-01-0000261.

As per our report of even date

Dhana & Associates (Formerly Khandelia & Sharma.) Chartered Accountants FRN: 510525C

FRN: 510525C By the hand of For and on behalf of the Board

CA. Arun Khandelia Partner M. No. 089125 New Delhi (Camp at Chandigarh) Neha Singhal Company Secretary Manish Bagrodia Chairman and Managing Director DIN 00046944

Pankaj Mahajan Director DIN 06994712

Place : Chandigarh Sanjay Sharma
Date : 29 May 2023 Chief Financial Officer

Notes forming part of audited standalone financial statements as at and for the year ended on March 31, 2023

Property, plant and equipment							(Rs. In La
Particulars	Land	Buildings*	Plant & Machinery	Furniture & Fixtures*	Office equipments	Vehicles	Total
Gross carrying value							
As at April 1, 2021	341.09	8,643.25	40,063.63	369.81	130.68	44.55	49,593.01
-Additions*							
-Disposals							
As at March 31, 2022	341.09	8,643.25	40,063.63	369.81	130.68	44.55	49,593.01
-Additions							
-Disposals							
As at March 31, 2023	341.09	8,643.25	40,063.63	369.81	130.68	44.55	49,593.01
Depreciation and Impairment							
As at April 1, 2021		3,774.25	27,644.35	351.84	106.54	42.32	31,919.30
Depreciation charged during the year		256.95	1,216.19	0.75	7.61		1,481.50
Adjustments							
As at March 31, 2022		4,031.20	28,860.54	352.59	114.15	42.32	33,400.80
Depreciation charged during the year		255.46	1,119.99	0.26	6.80		1,382.50
Adjustments							
As at March 31, 2023		4,286.66	29,980.53	352.85	120.95	42.32	34,783.31
Net Book Value							
As at March 31, 2023	341.09	4.356.59	10.083.10	16.97	9.73	2.23	14,809.71
As at March 31, 2022	341.09	4,612.05	11,203.09	17.22	16.53	2.23	16,192.21
As at April 1, 2021	341.09	4.869.00	12.419.28	17.97	24.14	2.23	17.673.71

Other Intangible Assets		(Rs. In Lakh
Particulars	Specialized	Total
	Software	
Gross carrying value		
As at April 1, 2022	94.08	94.08
-Additions		
-Disposals		
As at March 31, 2023	94.08	94.08
-Additions		
-Disposals		
As at March 31, 2023	94.08	94.08
Depreciation and Impairment		
As at April 1, 2022	76.63	76.63
Depreciation charged during the year	4.81	4.81
-Disposals		
As at March 31, 2023	81.44	81.44
Depreciation charged during the year	4.81	4.81
Adjustments		
As at March 31, 2023	86.25	86.25
Net Book Value		
As at March 31, 2023	7.83	7.83
As at March 31, 2022	12.64	12.64
As at April 1, 2022	17.45	17.45

^{*}Building and Furniture & Fixtures includes capital expenditure incurred on assets not owned by the Company of Rs.41.18 Lakhs (Gross) and Rs.56.94 Lakhs (Gross) (Previous year: Rs.41.18 Lakhs and Rs.56.94 Lakhs) respectively, and Nil and Rs.2.85 Lakhs (Previous year: Nil and Rs. 2.85 Lakhs) respectively.

Notes:

- The Company's land at Derabassi, Punjab comprises a common passage (Passage Land), which is used by the owner of adjoining land as there is no direct access road available to him. The said owner of adjoining land filed an application in the Court of Additional Civil Judge, Dera Bassi, Punjab, under order 39 Rule 1 and 2 read with section 151 of CPC, 1908, seeking amongst others, restraint against the Company from selling or transferring or in any manner dealing with the Passage Land or causing any restriction on the use of Passage Land.
- (ii) Certain employees of the Company, who are paying rent and maintenance charges to the Company for use of residential quarters occupied by them at the spinning mill of the Company situated at Village Kuranwala, Barwala Road, Dera Bassi, Punjab and knitwear unit of the Company situated at Plot No. B-58, Phase VII, Industrial Area, SAS Nagar, Mohali, Punjab obtained permanent injunction from the Hon'ble Civil Judge (Junior Division), Dera Bassi, Punjab and the Hon'ble Court of Civil Judge (Junior Division), SAS Nagar, Mohali vide order dated 05.08.2017 and 13.10.2017 respectively, against the Company from dispossessing them from the residential quarters located in the premise of the Company at Village Kuranwala, Barwala Road, Dera Bassi, Punjab and Plot No. B-58, Phase VII, Industrial Area, SAS Nagar, Mohali, Punjab and further stopping the ingress and outgress of their vehicles and evicting them forcibly from the said residential quarters only till their employment continues with the Company.
- (iii) A tenant having shop situated in the spinning mill complex of the Company situated at Village Kurranwala, Barwala Road, Dera Bassi, Punjab, paying rent to the Company, obtained permanent injunction from the Hon'ble Court of Civil Judge (Junior Division), Dera Bassi, Punjab vide order dated August 12, 2015 against the Company from interfering in the peaceful possession of the tenant and further restrained the Company from dispossessing the tenant otherwise than in due course of law from the aforesaid shop.

Notes forming part of audited standalone financial statements as at and for the year ended on March 31, 2023

140100 10111111	ng part of addited standarone infancial statements as at and for the year end	ou on Maron on, 2020		(Rs. In Lakhs)
Particu	ılars		March 31, 2023	March 31, 2022
5 Investr	nents			
	ity shares of subsidiary company			
	me Yarns (Cyprus) Limited		446.25	446.25
	10 (March 31, 2022: 1,01,710)			
	shares of 1 Euro (March 31, 2022) each		440.05	440.05
Less: P	Provision for Diminution in value of Investment		446.25	446.25
In prefe	erence shares of subsidiary company			
	me Yarns (Cyprus) Limited		1,071.00	1,071.00
	00 (March 31, 2022: 1,80,000)		1,07 1.00	1,071.00
	shares of 1 Euro (March 31, 2022) each			
	Provision for Diminution in Investment (Refer Note No. 3.7)		1,071.00	1,071.00
	,			
Aggreg	gate amount of unquoted investments		1,517.25	1,517.25
Aggreg	gate amount of Diminution in value of investments		1,517.25	1,517.25
6 Loans				
	ured, considered good			
Securit	ty deposits			
Non- C	urrent			
7 Deferre	ed tax assets (net)			
P	articulars	March 31, 2023	March 31, 2022	Charged to
				Statement of Profit and Loss for the year ended March 31, 2023
	rred tax asset (DTA)			
N	MAT credit entitlement	-		
D	TA on accumulated losses (to the extent of DTL)	(2,735.78)	(2,936.97)	(201.20)
		(2,735.78)	(2,936.97)	(201.20)
ii) Defe	rred tax liabilities (On Property, plant and equipment)	(2,735.78)	(2,936.97)	(201.20)
		(2,735.78)	(2,936.97)	(201.20)
Net def	ferred tax assets/(liabilities) (i-ii) [Refer Note No. 3.17]	<u> </u>		
8 Other r	non current assets		March 31, 2023	March 31, 2022
	ured, Considered Good Capital advance		250.00	250.00
	ured, Considered Good Advance other than capital advance			
	Prepaid expense			
S	Security deposit with Government		230.23	230.23
S	Security deposit – Others		39.22	39.22
	dvance against leasing		225.36	228.67
Α	dvance against restructuring		2,268.50	2,268.50
			3,013.31	3,016.62
U	Insecured, Considered Doughtful capital advance		250.00	250.00
9 Invento	ories		2,763.31	2,766.62
	tion supplies		72.08	222.55
Stores	and spares		87.86	179.59
Work ir	n progress		174.40	190.69
	ed goods*		216.07	611.00
Waste			2.68	18.35
*Include	es in transit Nil (Previous Year Rs Nil)		553.07	1,222.17
10 Investr	ments			
	nent in Money Market			
	of Invetment USD 4819980 in Aries Money Market Fund (Refer Note No. 3.3)	2,568.41	2,568.41
	, ,	,	2,568.41	2,568.41
	receivables			
	ured, considered good		293.06	1,381.79
Unsecu	ured, Considered Doubtful		10,329.91	10,329.91
			10,622.98	11,711.71
			10 220 01	10 220 01
	Allowances for Credit impairmed/ Losses Trade Receivable		10,329.91 293.07	10,329.91 1,381.80

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Notes forming part of audited standalone financial statements as at and for the year ended on March 31, 2023

Trade Receivables Ageing Schedule as on March 31, 2023

(Rs. In Lakhs)

	Outstanding for following periods from Due Date of Payment							
Particulars	Not Due	Less than 6 Months	6Months- 1 Year	1-2 Year	2-3 Year	More than 3 Years	Total	
(I) Undisputed Trade Receivables								
- Considered Good	40.12	60.61	0.31	0.66	89.68	101.68	293.06	
-Which have significant increase in Credit Risk	-	_						
-Credit Impaired								
(2) Disputed Trade Receivables								
- Considered Good		-						
-Which have significant increase in Credit Risk	-	_						
-Credit Impaired						10,329.94	10,329.94	
Trade Receivables Ageing Schedu	le as on Marc	h 31, 2022						
(I) Undisputed Trade Receivables								
- Considered Good		332.56		128.98	632.26	288.00	1,381.80	
-Which have significant increase in Credit Risk								
-Credit Impaired								
(2) Disputed Trade Receivables		-						
- Considered Good		-					-	
-Which have significant increase in Credit Risk								
-Credit Impaired						10,329.94	10,329.94	

2 Cash and cash equivalents	March 31, 2023	March 31, 2022
Balances with banks in current accounts	107.74	120.60
Cash in hand	0.01 107.75	120.61
3 Other bank balances	107.75	120.0
Earmarked balance		
- On Margin money account		_
- On Fixed deposits account*	30.66	31.66
	30.66	31.66
*Lodged with banks as margin money and includes fixed deposits with maturity of more than 3 months.		
4 Other financial assets		
Interest subsidy receivable (Under TUFS)	899.05	899.05
Interest accrued but not due	3.47	3.47
Other loan	250.44	223.95
	1,152.96	1,126.46
Less : Allowance for doubtful Refunds/Claims receivables/Credit Impaired	1,152.96	1,126.46
5. O		
5 Current tax assets Advance income tax including TDS	104.71	152.20
Advance income tax including 105	104.71	152.20
6 Other current assets		132.20
Unsecured,Considered Good Refunds/Claims receivables	179.56	215.27
Unsecured,Considered Doubtful Refunds/Claims receivables	50.03	50.03
Choose of Contract Co	229.59	265.31
Less : Allowance for doubtful Refunds/Claims receivables/Credit Impaired	50.03	50.03
,	179.56	215.27
Unsecured, Considered Good		
Prepaid expenses	22.65	16.56
Balance with Government Authority	88.75	80.68
Export incentive receivable	42.06	42.06
Advance against leasing	3.31	3.31
Advances to suppliers	102.15	773.24
	258.92	915.85
Less : Allowance for doubtful Refunds/Claims receivables/Credit Impaired	11.14	37.63
	247.78	878.22
	427.34	1,093.50
7 Equity Share Capital		
Authorized Share Capital		
8,50,00,000 (March 31, 2022: 8,50,00,000) equity shares of Rs.10 (March 31, 2022) each	8,500.00	8,500.00
equity stidles of Rs. 10 (Match 31, 2022) each	8,500.00	8,500.00
Issued Share Capital	0,300.00	0,300.00
7,10,86,829 (March 31, 2022: 7,10,86,829)		
equity shares of Rs.10 (March 31, 2022: Rs.10) each	7,108.68	7,108.68
Squity shares of No. 10 (maren of, 2022, No. 10) each	7,108.68	7,108.68
Subscribed and paid up Capital	7,100.00	7,100.00
7,07,07,229 (March 31, 2022: 7,07,07,229)		
equity shares of Rs.10 (March 31, 2022: Rs.10) each fully paid up	7,070.72	7,070.72
· · · · · · · · · · · · · · · · · · ·	7,070.72	7,070.72

Notes forming part of audited standalone financial statements as at and for the year ended on March 31, 2023

Notes:

a) Reconciliation of equity shares outstanding at the beginning and at the end of the reporting period:

<u>Particulars</u>	March	March 31, 2023		March	31, 2022
	Number	Rs. in Lakhs		Number	Rs. in Lakhs
Outstanding at the beginning of the year	70707229	7070.72		70707229	7070.72
Outstanding at the end of the period/year	70707229	7070.72		70707229	7070.72

b) Terms/rights attached to equity shares

The Company has only one class of Equity Shares having face value of Rs. 10/- each (Previous Year Rs. 10/- each) in its issued, subscribed and paid up equity share capital. Each shareholder is entitled to one vote per share. Each shareholder has the right in profit/surplus in proportion to amount paid up with respect to share holding [Read with Note No. 3.3(b)].

In the event of winding up, the equity shareholders will be entitled to receive the remaining balance of assets, if any, in proportionate to their individual shareholding in the paid up equity capital of the Company.

March 31, 2023

March 31, 2022

c) Details of equity shares held by shareholders holding more than 5% shares in the Company:

	i di dicului o				
		Number	% holding	Number	% holding
	i) Shell Business (P) Ltd	21412414	30.28	21412414	30.28
	ii) Satyam Combines (P) Ltd	5765073	8.15	5765073	8.15
	iii) Aspire Emerging Funds	6355403	8.99	6355403	8.99
	d) No bonus issue, buy back of shares and issue of s	shares other than cash in las	st five years.	(Rs. In Lakhs)	(Rs. In Lakhs)
18	Deferred Grant Income			March 31, 2023	March 31, 2022
	Non current				
	Unamortized grant			69.06_	69.06
				69.06	69.06
	Current				
	Unamortized grant			9.23	9.23
				9.23	9.23
19	Provisions				
	Non current				
	Provision for employee benefit			444.00	40= 00
	Gratuity			144.20	127.69
	Leave encashment			49.59 193.79	30.65 158.34
	Current			193.79	158.34
	Provision for employee benefit				
	Gratuity			14.24	22.20
	Leave encashment			12.50	4.54
	Leave cheasiment			26.74	26.74
20	Borrowings				
_	Secured				
	Loan payable on demand				
	to Banks			8,146.04	8,146.04
	to EARC			47,071.07	47,071.07
	Working capital term loan			440.52_	440.52
				55,657.63	55,657.63

- a) Loan repayable on demand consists of term loans and working capital facilities, which is secured by mortgage of immovable properties situated at (i) Village- Kurawala, Tehsil- Derabassi, Distt. Mohali (Punjab), (ii) Plot No. B-58, Industrial Area, Phase VII, Mohali (Punjab), and (iii) Hydro Project situated at Ludhiana. It is further secured by hypothecation of Company's all movable properties including moveable plant and machinery, spares, tools and accessories, both present and future along with charge on current assets of the Company in respect of working capital facilities. The mortgage and charge shall rank pari-passu 'inter se' between banks.
- b) Six banks have assigned and transferred the total debts of Rs. 47071.07 Lakhs due from the Company along with the underlying rights, titles and interests in financial assistances granted to the Company to Edelweiss Asset Reconstruction Company Limited (EARC) during the financial year 2015-16 (Canara Bank: Rs.12782.66 Lakhs, State Bank of Patiala: Rs.9,789.44 Lakhs, Punjab National Bank: Rs.14813.88 Lakhs, UCO Bank: Rs.4244.62 Lakhs, Dena Bank: Rs.3973.01 Lakhs, Union Bank of India: Rs.1467.46 Lakhs).
- c) The total debts of the Company were recalled by lending banks and accordingly, the Company has classified the same as Borrowings under current liabilities. However, the Company's proposal for restructuring of its debts with majority lender is under consideration; upon approval thereof, the outstanding amount of borrowings shall be classified and presented in the financial statements.
- d) Working Capital Term Loans of Rs.440.52 Lakhs (P.Y. 440.52 Lakhs) (As per CDR terms) are secured by way of first pari-passu charge on fixed assets and second pari-passu charge on current assets. Since, the same had been recalled by banks, they has been classified under current liabilities.
- e) All the aforesaid credit facilities mentioned here in above are also guaranteed by two directors of the Company and by Pledge of Shares of the Company held by the Promoter Group read with Note no 3.2(A)(a).

21 Trade payables	(Rs. In Lakhs)	(Rs. In Lakhs)
Total outstanding dues of Micro and small enterprises*	80.66	81.39
Total outstanding dues of creditors other than Micro and small enterprises	3,371.03	3,664.18
*Refer Note No. 3.14	3,451.69	3,745.57

33rd Annual Report 2022-23 **Winsome Yarns Limited**

Notes forming part of audited standalone financial statements as at and for the year ended on March 31, 2023

Trade Payables Ageing Schedule as on March 31, 2023

Outstanding for following periods from

(Rs. In Lakhs)

Ţ	rade Payables Ageing Schedule	as on March 31		following periods	from Due Date	of Payment	
	Particulars	Not Due	Less than 1 Year	1-2 Year	2-3 Year	More than 3 Years	Total
(i) MSME	1.28	33.01	5.46	5.43	35.47	80.65
<u> </u>) Others	293.52	334.76	48.62	116.53	2,577.60	3,371.03
(i	ii) Disputed dues -MSME						
	iv) Disputed dues -Others	-					
	rade Payables Ageing Schedule :) MSME	13.62	20.71	7.20	36.65	3.21	81.39
	i) Others	250.12	384.26	121.23	1,381.27	1,527.30	3,664.18
	ii) Disputed dues -MSME						
(iv) Disputed dues -Others						
						March 31, 2023	March 31, 2022
	ther financial liabilities Iterest accrued and due on borrowi	inge				(Rs. In Lakhs) 1.052.85	(Rs. In Lakhs) 1,052.85
	ook overdraft	iiigs				18.75	66.49
	evenue received in advance					404.00	536.02
	ther payables						
	Capital payables (Refer Note	No. 3.14)				7.50	7.50
	Others					1,472.02	2,134.59
	ther current liabilities					2,955.12	3,797.45
	tatutory dues and taxes					199.90	333.26
0	tatutory dues and taxes					199.90	333.26
₽ R	evenue from operations						
S	ale of products						
-	Yarns*					0.03	53.58
	Knitwear*					1,511.38	1,388.96
-	Trading sale - Yarns						
			(A)			1,511.41	1,442.54
	ale of services						
Y	arns - Job work charges**					1,376.80	2,542.04
1/	nitted - Job work charges**		(B)			30.46 1,407.27	10.32 2.552.36
K							
fo m	The company has entered into job or manufacturing of yarn of accellanufactured from the Raw Material other operating revenue	pted standard q	with M/S Bharti Syntex Ltd. the uality. They will have lien on	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Fininsl t of materials .	hed goods being
fo m	or manufacturing of yarn of acce nanufactured from the Raw Materia	pted standard q	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Finins t of materials . 172.48 2.22	ned goods being 349.58 2.76
fo m C	or manufacturing of yarn of accellanufactured from the Raw Material of the roperating revenue Waste sales Sale of scraps	pted standard q	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ FininsI t of materials . 172.48 2.22 174.69	349.58 2.76 352.34
form C	or manufacturing of yarn of acce lanufactured from the Raw Materia htther operating revenue Waste sales	pted standard q	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Finins t of materials . 172.48 2.22	349.58 2.76
form C	or manufacturing of yarn of accellanufactured from the Raw Material of the roperating revenue Waste sales Sale of scraps	pted standard q ils supplied by the	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ FininsI t of materials . 172.48 2.22 174.69	349.58 2.76 352.34
*** fc m	or manufacturing of yarn of acce, lanufactured from the Raw Material other operating revenue Waste sales Sale of scraps let Revenue from operations includes duty drawback & DEPB of	pted standard q ils supplied by the	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ FininsI t of materials . 172.48 2.22 174.69	349.58 2.76 352.34
** fc m C N *i	or manufacturing of yarn of accellanufactured from the Raw Material other operating revenue Waste sales Sale of scraps Vet Revenue from operations	pted standard q ils supplied by the	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ FininsI t of materials . 172.48 2.22 174.69	349.58 2.76 352.34
*** fc m C N *i	or manufacturing of yarn of acce, canufactured from the Raw Materia of the roperating revenue. Waste sales Sale of scraps Let Revenue from operations on cludes duty drawback & DEPB of other income.	pted standard q ls supplied by the	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Finins at of materials . 172.48 2.22 174.69 3,093.37	349.58 2.76 352.34 4,347.24
*** fc m C *i 5 C Ir F	or manufacturing of yarn of accellanufactured from the Raw Material of the roperating revenue. Waste sales Sale of scraps The roperating revenue waste sales Sale of scraps The Revenue from operations on the roperation of the r	pted standard q ls supplied by the	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Finins at of materials . 172.48 2.22 174.69 3,093.37	349.58 2.76 352.34 4,347.24
*** fc m C - - *i * 5 C Ir F P D	or manufacturing of yarn of accellanufactured from the Raw Material of the perating revenue. Waste sales Sale of scraps Wet Revenue from operations includes duty drawback & DEPB of the income oreign exchange rate difference (no rovisions written back eferred grant income	pted standard q ls supplied by the	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Fininst to f materials . 172.48 2.22 174.69 3,093.37	349.58 2.76 352.34 4,347.24
** fc m C *i	or manufacturing of yarn of accellanufactured from the Raw Material other operating revenue Waste sales Sale of scraps Let Revenue from operations Includes duty drawback & DEPB of other income Interest received Interest receive	pted standard q ls supplied by the	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Fininst to f materials . 172.48 2.22 174.69 3,093.37	349.58 2.76 352.34 4,347.24
*** fc m C • • • • • • • • • • • • • • • •	or manufacturing of yarn of accellanufactured from the Raw Material of the perating revenue. Waste sales Sale of scraps Wet Revenue from operations includes duty drawback & DEPB of the income oreign exchange rate difference (no rovisions written back eferred grant income	pted standard q ls supplied by the	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Finins at of materials . 172.48 2.22 174.69 3,093.37	349.58 2.76 352.34 4,347.24 9.79 -0.02
** fdm C * * * * * * * * * *	or manufacturing of yarn of accellanufactured from the Raw Material other operating revenue Waste sales Sale of scraps Let Revenue from operations Includes duty drawback & DEPB of other income Interest received Interest receive	pted ståndard q ls supplied by the Rs Nil (P.Y 65.12 et)	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p (C) (A+B+C)	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Fininst to f materials . 172.48 2.22 174.69 3,093.37	349.58 2.76 352.34 4,347.24
*** for m C	or manufacturing of yarn of accellanufactured from the Raw Material of the perating revenue waste sales Sale of scraps Wet Revenue from operations Includes duty drawback & DEPB of other income of the peration or the peratic period or eign exchange rate difference (no period or eign exchange in income ain/Loss on waiver of W.C.Loan discellaneous income hange in inventories of finished closing Stock	pted ståndard q ls supplied by the Rs Nil (P.Y 65.12 et)	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p (C) (A+B+C)	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Finins at of materials . 172.48 2.22 174.69 3,093.37	349.58 2.76 352.34 4,347.24 9.79 -0.02
*** for m C	or manufacturing of yarn of accellanufactured from the Raw Material of the perating revenue. Waste sales Sale of scraps Let Revenue from operations Includes duty drawback & DEPB of other income sterest received oreign exchange rate difference (no rovisions written back eferred grant income lain/Loss on waiver of W.C.Loan liscellaneous income hange in inventories of finished closing Stock Finished goods	pted ståndard q ls supplied by the Rs Nil (P.Y 65.12 et)	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p (C) (A+B+C)	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Fininst to f materials . 172.48 2.22 174.69 3,093.37	9.79 -0.02 -15.18 24.95
*** for m C	or manufacturing of yarn of accellanufactured from the Raw Material of the perating revenue. Waste sales Sale of scraps Let Revenue from operations on the income of the	pted ståndard q ls supplied by the Rs Nil (P.Y 65.12 et)	with M/S Bharti Syntex Ltd. the uality. They will have lien on em with rights of constructive p (C) (A+B+C)	stocks of Raw M	/laterial/ Work	n & Other Fibres) for in Progress/ Fininst to f materials . 172.48 2.22 174.69 3,093.37 12.03 458.67 470.70	9.79
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Notes forming part of audited standalone financial statements as at and for the year ended on March 31, 2023	(Rs. In Lakhs)	(Rs. In Lakhs
27 Employee benefit expenses		
Salaries, wages, bonus, etc.	1,528.90	1,741.72
Contribution to provident and other funds	59.58	89.73
Employees welfare	18.06	29.31
	1,606.54	1,860.76
28 Finance costs		•
Interest paid on:		
Borrowings		
9 Depreciation and amortisation		
Depreciation	1,382.51	1,481.49
Amortisation	4.81	4.82
	1,387.32	1,486.31
30 Other expenses		
Stores and spares consumed	469.63	650.70
Power and fuel	883.59	815.42
(net of credit received on account of power generation by Captive MHPs)		
Repairs and maintenance		
-Building	15.63	12.23
-Plant and machinery	3.52	2.90
-Others	33.48	44.61
Processing and dyeing charges	16.53	34.15
Material handling charges	0.11	0.89
Lease rent of land	3.31	3.31
Rent	1.56	2.04
Rates and taxes	20.20	3.07
Printing and stationery	4.20	1.61
Director's meeting fees	2.15	2.05
Insurance	36.95	35.83
Bank charges	13.29	2.01
Traveling and conveyance	128.21	132.76
Postage, telegrams and telephones	10.25	10.72
Legal and professional charges	137.49	194.11
Charity and donation		1.08
Foreign exchange rate difference (net)	8.53	7.03
Provisions written back		
Bad Debts		
Less:- Provision for Doubtful debts written back		
Payment to auditor		
-Audit fees	5.00	5.90
-Tax audit fees	1.00	1.36
-Other services	2.07	5.98
-Reimbursement of expenses		
Fair value adjustment on security deposit		
Commission on sales	17.67	
Freight and handling charges	29.48	29.52
Advertisement and other selling expenses	98.23	69.69
Miscellaneous	103.21	62.62
	2,045.30	2,131.59

EPS is calculated by dividing the profit after tax attributable to the equity shareholders by the weighted average of the number of equity shares outstanding during the year. Numbers used for calculating basic and diluted earnings per equity share are as stated below:

(a)	Net (loss)/profit available for equity shareholders	Rs., Lakhs	(2,641.85)	(1,397.59)
(b)	Weighted average number of equity shares outstanding for calculation of			
	- Basic and diluted earnings per share	Nos., Lakhs	707.07	707.07
(c)	Nominal value	Rs.	10.00	10.00
(d)	Earnings per share (a)/(b)			
	- Basic and diluted	Rs.	(3.74)	(1.98)
	- Diluted	Rs.	(3.74)	(1.98)

³² Figures have been rounded off to the nearest Rupees in lakhs.

Figures of the previous year have been regrouped/recast, wherever necessary, to confirm to current years presentation.

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

Dhana & Associates For and on behalf of the Board

(Formerly Khandelia & Sharma)
Chartered Accountants Manish Bagrodia Pankaj Mahajan Firm Registration No. 510525C Chairman & Managing Director Director By the hand of DIN 00046944 DIN 06994712

CA. Arun Khandelia

Partner

Membership No.: 089125 Neha Singhal Sanjay Sharma May 29, 2023 Company Secretary Chief Financial Officer

Form AOC-1

Statement containing salient features of the financial statement of subsidiaries for the year ended 31.03.2023

[Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014]

Part "A": Subsidiaries

(Rs. In Lacs)

SI.No.	Particulars	(A)	(B)
1	Name of the subsidiary.	Winsome Yarns (Cyprus) Ltd, Cyprus	Winsome Yarns FZE, UAE (Subsidiary of Winsome Yarns (Cyprus) Ltd)
2	Reporting, period for the subsidiary concerned, if different from the holding company's reporting period.	31. Mar. 2023	31. Mar. 2023
3	Reporting currency and Exchange rate as on the last date of the relevant Financial year in the case of foreign subsidiaries.	Euro @89.35	AED @23.25
4	Share capital.	2278.36	8.14
5	Reserves & surplus.	(2278.36)	(8.14)
6	Total assets.	NIL	NIL
7	Total Liabilities.	NIL	NIL
8	Investments.	NIL	NIL
9	Turnover.	NIL	NIL
10	Profit/ (Loss) before taxation.	NIL	NIL
11	Provision for taxation.	NIL	NIL
12	Profit/ (Loss) after taxation.	NIL	NIL
13	Proposed Dividend.	NIL	NIL
14	% of shareholding	100% by Winsome Yarns Ltd	100% by Winsome Yarns (Cyprus) Ltd
15	Status of Subsidiary Companies	Dissolved on 16.12.2022	Defunct on 01.04.2014

NAMES OF SUBSIDIARIES WHICH ARE UNDER LIQUIDATION PROCESS

1	1	S.C. Winsome Romania s.r.l. (Subsidiary of Winsome Yarns (Cyprus) Ltd)	Start of liquidation process on 26.11.2008
2	2	IMM Winsome Italia s.r.l. (Subsidiary of S.C. Winsome Ramania s.r.l.)	Start of liquidation process on 30.09.2008
3	3	S.C. Textil s.r.l. (Subsidiary of IMM Winsome Italia S.r.l.)	Start of liquidation process on 09.02.2010

INDEPENDENT AUDITOR'S REPORT ON CONSOLIDATED FINANCIAL STATEMENTS

To the Members of Winsome Yarns Limited

Report on the Audit of the Consolidated Financial Statement.

1. Qualified Opinion.

We have audited the accompanying Consolidated Ind AS financial statements of Winsome Yarns Limited (hereinafter referred to as "**the Holding Company**") and its subsidiaries (the holding company and its subsidiaries together referred to as "the Group") which comprise the Consolidated Balance Sheet as at March 31, 2023, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Cash Flow Statement and the Consolidated Statement of Changes in equity for the year then ended, and notes to the Consolidated Financial Statement, including a summary of 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/possible effects of the matters described in paragraph under 'Basis of Qualified Opinion', the aforesaid Consolidated Ind AS 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 including the Ind AS, of the consolidated state of affairs of the Group as at March 31, 2023, and its consolidated profit/loss including other consolidated comprehensive income, its consolidated cash flows and the consolidated changes in equity for the year ended on that date.

2. Basis for Qualified Opinion.

- 1) In view of accumulated losses of the Group as at the end of March 31, 2023, the net worth of the Group as at that date being negative, continuous losses, negative cash flows and due to financial constraints, material uncertainty exists about the Group ability to continue as going concern. The decision of management of the Group to prepare the accounts of the Company on going concern basis for reasons that, The Management expects that its cash flows of the Company in the near future will be sufficient to meet the resulting payment and repayment obligations as may arise as a result of restructuring agreement, and the accounts of the Company have therefore, been prepared on 'Going Concern' basis, there would arise a need to adjust the realizable value of assets and liabilities in the event of failure of assumptions as to going concern, and in the absence of impact of aforesaid assumptions been un-ascertained, we are unable to comment thereon.
- 2) The consolidated financial statement for the year ended on March 31, 2023 are understated due to:
 - a) Non provisioning of interest expenses, on borrowings, of Rs. 19662.06 Lakhs for the year ended on March 31, 2023 (Rs. 16782.25 lakhs for the year ended on March 31, 2022), and Rs. 104000.57 Lakhs being aggregate amount of interest unprovided till the year ended March 31, 2023 (Rs. 84338.51 Lakhs till the year ended March 31, 2022), and further amount towards penal interest, penalty, interest payable to EARC etc. as may be charged by the lenders. (In the absence of statement of account, the above amount has been arrived at as per estimates of the Holding Company, and the aggregate unprovided amount in books of account of the Holding Company is not ascertainable with accuracy).
- 3) As stated in note no. 3.3 of consolidated financial statement, investment in USD 48,19,980 in Arise Money Market Fund. As per information given to us, the balance above is as per rate of exchange prevailing at the time of investment, and is subject to adjustment in rate of foreign exchange and accruals on money market investments. The non-accounting of investment at fair value and non-recognition of exchange fluctuation in respect thereto is, not in line with Ind AS 109 "Financial Instruments" and Ind AS-21 The Effects of Changes in Foreign Exchange Rates". In the absence of any confirmation and working, the effect of over/under valuation of investment, over/under statement of profit or loss on foreign exchange fluctuation and realizability of investment, we are unable to comment.
- 4) Regarding provisions in case of investments in subsidiaries, written off/written back and adjustment/ set off of payment of receivables/payables from/to overseas parties/suppliers, which is pending necessary approval of the competent authority.
- 5) The Internal Control Systems need to be further strengthened in order that they are commensurate with the size of the Holding Company and the nature of its business, more particularly in areas of, purchases and consumption of materials, charging of expenses, set-off of balances, and invoicing of sale of goods and services.

6) Confirmation of balances and reconciliation thereof with respective parties are pending, which include balances pertaining to, accounts receivable and payable, bank balances (including FDR), other current and non-current assets, advance for leasing, security deposit, secured loans, other liabilities, provisions, and contingent liabilities. All balances have been certified by the management of the Holding Company. In the absence of the Holding Company having aforementioned details and confirmations, the impact thereof is unascertainable, and therefore, not being commented. Further strengthening of internal controls by the Holding Company will provide greater reliability.

We conducted our audit in accordance with the standard on auditing ("SA") specified under section 143(10) of the Act. Our responsibilities under those standards are further describes in the Auditor's Responsibilities for the audit of the statement section of our report. We are independent of the company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India ("the ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the act and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the code of ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our qualified opinion.

3. Emphasis of Matter

We would like to draw attention to the following matters as stated in the notes to the consolidated financial statement:

- i. As per information given to us, the Holding Company has made advance payment of Rs. 2268.50 Lakhs to Edelweiss Assets Reconstruction Company for advance against restructuring of loan. Loan outstanding from Edelweiss Assets Reconstruction Company amounting of Rs. 47071.08 Lakhs.
- ii. As per information given to us, the holding company has made provision against long outstanding trade receivables of Rs 446.30 lakhs during current financial year including of overseas. Which is overdue for more than 365 days.
- iii. We draw attention to the users of the financial statement of the Holding Company ended on 31st March, 2023 that the lender Edelweiss Assets Reconstruction Company Limited and Indian Overseas Bank has filed an application against company under section 7 and T.R cones and Winsome Textile Limited has filed an application against company under section 9 of the Insolvency & Bankruptcy Code, 2016 before National Company Law Tribunal, Chandigarh (NCLT) The Petition filed by Edelweiss Asset Reconstruction Company Limited against the Company for initiation of Corporate Insolvency. Resolution Process (CIRP) under Insolvency and Bankruptcy Code (IBC), 2016 has been rejected by National Company Law Tribunal, Chandigarh Bench vide its Order dated 17.03.2020 and EARC filed an appeal before National company law Appellate Tribunal (NCLAT) against the order of NCLT. NCLAT vide its order dated 21.07.2022 (on the grounds of order dated 26 10 2021 by Hon'ble High Court of Punjab and Haryana, the company have filed letters patents appeals against the aforementioned order of Hon'ble high court of Punjab and Haryana) set aside the order of NCLT and remanded back to the Adjudicating Authority to decide the application filed under section 7 of the code in accordance with law and the order is reserved by the Adjudicating Authority. The petition filed by the Indian Overseas Bank and T.R Cones is to be heard on 05/07/2023 and 16/6/2023 respectively. The actions of Banks & EARC for recovery of debt are disputed by the company before the Hon'ble Debt Recovery Tribunal- Ill, Chandigarh, as the debt is not acknowledged. The company has counter claims against banks and EARC for the loss caused to the company and the company does not consider itself liable towards them, and no amount has been accounted by the company. We are unable to comment on possible impact of the above on the consolidated financial statements for year ended 31 March 2023.

Our opinion is not modified in respect of these matters.

4. Key Audit Matters.

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. There matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition, the matters described in the basis for qualified opinion and emphasis of matter paragraph are by their nature are key audit matters.

5. Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements.

The Holding Company's Board of Directors is responsible for the matters stated in Section 134 (5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these Consolidated Ind AS financial statements that give a true and fair view of the consolidated financial position,

consolidated financial performance including other comprehensive income, consolidated cash flows and consolidated changes in equity of the Company in accordance with the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, and other accounting principles generally accepted in India. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group entities to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

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

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

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

7. Other Matters.

We have provided with the financial statements of subsidiaries of the Holding Company included in consolidated Ind AS financial statements for the year ended March 31, 2023, whose financial statements as prepared and consolidated by the management reflect total assets of Rs. Nil Lakhs as at March 31, 2023, as well as total revenue of Rs Nil, total loss after tax of Rs Nil and net cash flow decrease by Rs. Nil lakh for the year ended on that date. These financial statements and other financial information have been approved by management of holding company. Our opinion on the consolidated Ind AS financial results, to the extent have been derived from such management certified financial statements as at March 31, 2023.

8. Report on Other Legal and Regulatory Requirement

- (i) As required by section 143 (3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit, except as stated in para under the head "Basis for Qualified Opinion".
 - b) Except for the effects/possible effects of the matters described in the "Basis of Qualified Opinion" paragraph above, in our opinion, proper books of account as required by law have been kept by the Company in so far as it appears from our examination of those books.
 - c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss, the Consolidated Cash Flow Statement and Consolidated Statement of Changes in Equity dealt with by this Report are in agreement with the books of account.
 - d) Except for the possible effect mentioned in para under the "Basis for Qualified Opinion", the aforesaid consolidated financial statements comply with the Indian Accounting Standards prescribed under Section 133 of the Act.
 - e) The matters described in the "Basis of Qualified Opinion" paragraph above, in our opinion, may have an adverse effect on the functioning of the Group.
 - f) On the basis of written representations received from the directors of the holding company as on March 31, 2023, taken on record by the Board of Directors of the holding

- company, none of the directors is disqualified as on March 31, 2023, from being appointed as a director in terms of section 164 (2) of the Act.
- g) With respect to the adequacy of the internal financial controls over financial reporting of the Group and the operating effectiveness of such controls, refer to our separate Report in "Annexure A".
- 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:
 - Company has disclosed the impact of pending litigations on its financial position in its Consolidated financial statements- Refer Note no. 3.2 to the Consolidated financial statement.
 - Except as matter described under paragraph of qualified opinion as required under the applicable law or Accounting Standards, the holding company has made provision, for material foreseeable losses, if any, on long term contracts including derivative contracts;
 - iii) There were no amounts which were 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 the Accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kinds of funds) by the company to or in any other person(s) or entities 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 parties ("ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the ultimate beneficiaries; and
- c) Based on the audit procedures that the auditor has considered reasonable and appropriate in the circumstances, nothing has come to their notice that has caused them to believe that the representation under sub point (a) and (b) contain any mis-statement.
- v) The company does not declare or paid any dividend during the year.

For Dhana & Associates (Formerly Khandelia & Sharma) Chartered Accountants Firm Registration No: 510525C

CA. Arun Khandelia Partner

Membership No.: 089125 ICAI UDIN No.: 23089125BGWUNA8039

Place: New Delhi Date: 29-May-2023

ANNEXURE A TO INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE CONSOLIDATED FINANCIAL STATEMENTS OF WINSOME YARNS LTD.

Report on the Internal Financial Controls under Clause (i) of sub-section 3 of the section 143 of the Act.

In conjunction with our audit of the consolidated financial statements of the Company as of and for the year ended 31st March, 2023, we have audited the internal financial controls over financial reporting of Winsome Yarn Limited (hereinafter referred to as "the Holding Company").

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Holding Company based on our audit.

We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting ("the Guidance Note") issued by the ICAI and the Standards of Auditing, issued by the 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 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 the 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 internal financial controls system over financial reporting of the Holding Company.

Meaning of Internal Financial Controls over Financial Reporting

Holding 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. Holding Company's internal financial control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Holding Company; (ii) 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 Holding Company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Holding Company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of its 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 to 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.

Basis of Qualified Opinion

We draw attention to the paragraph 2 "Basis for Qualified Opinion" of our main report and the same to be read with our comments as stated below:

According to the information and explanation given to us and based on our audit, the following material weaknesses have been identified as at March 31, 2023:

- 1. The Company did not have appropriate internal control system for
 - a) Adjustment/Set off and written off/write back payment of receivables/payables.
 - b) Credit control policy and procedure.
 - c) No policy or procedure for receipt of balance confirmation of receivables, particularly overseas overdue receivables, bank balances, payables (including of an associate company), secured loans and other liabilities and loans and advances.
- 2. The company did not have any extensive internal control system for follow up/recovery/adjustment of old outstanding receivables and payables including balance confirmation and reconciliation.

Material weakness is a deficiency, or a combination of deficiencies, in internal financial control over financial reporting, such that there is a reasonable possibility that a material misstatement of the Company's annual financial statements will not be prevented or deleted on a timely basis.

Qualified Opinion

In our opinion, except for the effects/possible effects of the material weaknesses described above and on the achievement of the objectives of control criteria, the Company has, In all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31st 2023, 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 ICAI.

We have considered the material weaknesses identified and reported above in determining the nature, timing and extent of audit tests applied in our audit of the March 31st 2023 Consolidated financial statements of the Company and these material weaknesses does not affect our opinion on the Consolidated financial statements of the Company.

For Dhana & Associates (Formerly Khandelia & Sharma) Chartered Accountants Firm Registration No: 510525C

CA. Arun Khandelia

Partner

Membership No.: 089125

Place: New Delhi Date: 29-May-2023 ICAI UDIN No.: 23089125BGWUNA8039

STATEMENT OF IMPACT OF AUDIT QUALIFICATIONS (FOR AUDIT REPORT WITH MODIFIED OPINION) SUBMITTED ALONG-WITH ANNUAL AUDITED FINANCIAL RESULTS - CONSOLIDATED BASIS - WINSOME YARNS LIMITED

Statement of Impact of Audit Qualifications for the Financial Year ended March 31, 2023 [See Regulation 33/52 of the SEBI (LODR) (Amendment) Regulations 2016]

				(Rs. in Lakhs)		
I.	S1.	Particulars	Audited Figure (as	Adjusted Figures		
	No.		reported before	(audited figures after		
			adjusting for	adjusting for		
			qualifications)	qualifications)*		
	1	Turnover/Total income	3564	3564		
	2	Total Expenditure	6206	25868		
	3	Net Profit/(Loss)	(2642)	(22304)		
	4	Earnings Per Share	(3.74)	(31.54)		
	5	Total Assets	21666	24893		
	6	Total Liabilities	62563	166564		
	7	Net Worth	(40897)	-141671		
	8	Any other financial item(s) (as felt				
		appropriate by the management)				
	* all adjustments are without tax effect.					
II.	Audit	Qualifications				

(a)	Details of Audit qualification.	ce is invited to Para (4) of Independent Auditor's Report on dated audited financial results:
		In view of accumulated losses of the Company as at the end of March 31, 2023, the net worth of the Company as at that date being negative, continuous losses, negative cash flows and due to financial constraints, resignation of KMP and non-deposit of statutory dues on time, material uncertainty exists about the company ability to continue as going concern. The decision of management of the Company to prepare the accounts of the Company on going concern basis for reasons that, (refer to note no. 5 of financial result) The Management expects that its cash flows of the Company in the near future will be sufficient to meet the resulting payment and repayment obligations as may arise as a result of restructuring agreement, and the accounts of the Company have therefore, been prepared on 'Going Concern' basis, there would arise a need to adjust the realizable value of assets and liabilities in the event of failure of assumptions as to going concern, and in the absence of impact of aforesaid assumptions having been un-ascertained, we are unable to comment thereon. absence of impact of aforesaid assumptions having been un-ascertained, we are unable to comment thereon.
		The results for the quarter ended on March 31, 2023 and the year ended on March 31, 2023 are understated due to: Non provisioning of interest expenses on borrowings of Rs. 19662.06 Lakhs for the year ended on March 31, 2023 (Rs. 16782.25 Lakhs for the year ended on March 31, 2022, and Rs. 104000.57 Lakhs being aggregate amount of interest unprovided till the year ended March 31, 2023 (Rs. 84338.51 Lakhs till the year ended March 31, 2022), and further amount towards penal interest, penalty, etc. as may be charged by the lenders. (In the absence of statement of account, the above amount has been arrived at as per estimates of the Company, and the aggregate unprovided amount in books of account of the Company is not ascertainable with accuracy).
		As stated in note no. 7 of standalone financial result, investment in USD 48,19,980 in Arise Money Market Fund was invested out of proceed of GDR, which was issued by the company earlier and allotted on March 29, 2011. The value of investment above is as per rate of exchange prevailing at the time of investment, and is subject to adjustment in rate of foreign exchange and accruals on money market investments. The non-accounting of investment at fair value and non-recognition of exchange fluctuation in respect thereto is not in

			line with Ind AS 109 "Financial Instruments" and Ind AS-21 "The Effects of Changes in Foreign Exchange Rates". In the absence of any confirmation and working, the effect of over/under valuation of investment, over/under statement of profit or loss on foreign exchange fluctuation and realizability of
		(iv)	investment, we are unable to comment. Regarding provisions in case of investments in subsidiaries, written off/written back and adjustment/set off of payment of receivables/payable from/to overseas parties/suppliers, which is pending necessary approval of the competent authority.
		(v)	The Internal Control Systems need to be further strengthened in order that they are commensurate with the size of the Company and the nature of its business, more particularly in areas of, purchases and consumption of materials, charging of expenses, set-off of balances, and invoicing of sale of goods and services.
		(vi)	Confirmation of balances and reconciliation thereof with respective parties are pending, which include balances pertaining to, accounts receivable and accounts payable, bank balances (including FDR), other current and non current assets, advance for leasing, security deposit, secured loans, other liabilities, provisions, and contingent liabilities. All balances have been certified by the management of the Company. In the absence of the Company having aforementioned details and confirmations, the impact thereof is unascertainable, and therefore, not being commented. Further strengthening of internal controls by the Company will provide greater reliability.
		(vii)	We have not been provided the financial statement/financial information of subsidiary companies (1) Winsome Yarns (Cyprus) Ltd, (2) Winsome Yarns FZE. Therefore, we are unable to comment about any possible effect of these subsidiary companies in consolidated financial statement for the period ending 31st March 2023.
(b)	Type of Audit Qualification.	Qualif	ied Opinion
(c)	Frequency of Qualification.	•	In case of point no.(i),(iv) and (v)-Appeared since F.Y.2014-15
		•	In case of point no. (ii)- Appeared since F.Y. 2013-14 (However, there is change in amount)
		•	In case of point no. (iii) - Appeared since F.Y. 2013-14
		•	In case of point no. (vi) - Appeared since F.Y. 2003-04
		•	In case of point no. (vii)-Appeared in F.Y. 2017-18
(d)	For Audit Qualification(s) where the impact is quantified by the Auditor, Management views.	With r (vii):-	regard to Auditors Qualification No. (ii), (iii), (iv),(v), (vi) and
		(i)	The management has prepared its Financial Statement on Going Concern basis- Refer Note No.5 of Results.
		(ii)	Regarding non-provision of interest expenses, penal interest, penalty, etc. in respect of borrowings of the Company from banks - As stated in Note No. 3.24 of the Audited Financial Statement, due to continuous losses and financial tightness, the Company has not been able to fully pay due installments & interest on term loan on due dates, which resulted into classification of credit facilities as Non-Performing Assets couple with recall of facilities by lenders of the Company & certain overdue amount is continuing/ unpaid till date (as detailed in note no. 3.24 of audited financial statement for the year ended March 31, 2023). Interest on term loans and working capital including overdue amount, penal interest etc. (amount unascertained) has not been provided and as the same will be provided/ accounted for as and when paid/settled as the company is in process of

				discussion/applying for getting loans to be restructured by the lenders/ARC. Six of banks have assigned and transferred the total debts due from the Company along with the underlying rights, title and interests in financial assistances granted to the Company to an Asset Reconstruction Company (ARC).
			(iii)	Regarding non accounting of investment at fair value and non-recognition of exchange fluctuation in respect thereto, the management is of view that the money lying outside India is part of GDRs proceeds of the Company and is earmarked for utilization for setting up a Yarn Dying Plant, which could not be implemented for want of support of lenders. The Management of the Company is engaged in firming an active plan for implementation of its proposal for setting up of a Yarn Dying Plant, and upon its finalization, the aforesaid amount will be utilized for investment and on that date effect of any gain shall be accounted in the books of account of the Company.
			(iv)	Regarding provisions in case of investments in subsidiaries, written off/written back and adjustment/set off of payment of receivables/payable from/to overseas parties/suppliers, which is pending necessary approval of the competent authority. The management is in the process of obtaining necessary approvals from the competent authority.
			(v)	Regarding further strengthening the system of internal controls – Necessary steps have been initiated by the Company to further strengthen the system of internal controls w.r.t. purchases and consumption of inventory, booking of expenses, set off of balances, for the sale of goods and services, etc.
			(vi)	Regarding pending confirmation / reconciliation of balances of certain receivables (including overseas overdue receivables), bank balances, payable (including of an Associate Company/ies), secured loans, other liabilities, loans and advances etc; and contingent liability - The management is of the opinion that adjustment, if any, arising out of such reconciliation would not be material. Further, necessary steps have been initiated to further strengthen system of internal controls w.r.t. accounting of expenses, accounting of income (including sale of licenses and provision written back), payroll payments and of balance reconciliation/confirmation.
	(e)	For Audit Qualification	n(s) who	ere the impact is not quantified by the Auditors.
	(i)	Management's estimation on the impact of audit qualification.	Not as	certainable
	(iii)	Auditors' comments on (i) or (ii) above	Refer	details of audit qualification [para II(a) above]
III.	Signa	atories		
		rman and Managing tor of the Company		h Bagrodia 00046944
	Chief	Financial Officer	Sanjay	7 Sharma
	Audit	Committee Chairman	Panka	j Mahajan, Director, DIN : 06994712
	Statu	tory Auditors	(Forme Charte	nana & Associates erly : Khandelia and Sharma) ered Accountants, Firm Registration No. 510525C
				Khandelia) er, Membership No. 089125

Place : Chandigarh Date : May 29, 2023

Regd. Office: SCO 191-192, Sector 34-A, Chandigarh -160022 CONSOLIDATED BALANCE SHEET AS AT MARCH 31, 2023

(Rs. In Lakhs)

			(Rs. In Lakhs)	
Particulars	Notes	March 31, 2023	March 31, 2022	
ASSETS				
Non-current assets				
Property, plant and equipment	4 (a)	14,809.68	16,192.1	
Capital work in progress			-	
Other intangibles assets	4(b)	7.83	12.6	
Financial assets				
Investments	5		-	
Loans	6		-	
Deferred tax assets (net)	7		-	
Other non current assets	8	2,763.31	2,766.6	
		17,580.82	18,971.4	
Current assets				
Inventories	9	553.07	1,222.1	
Financial assets				
Loans	6			
Investment	10	2,568.41	2,568.4	
Trade receivables	11	293.07	1,426.3	
Cash and cash equivalents	12	107.75	126.9	
Other bank balances	13	30.66	31.6	
Other financial assets	14		01.0	
Current tax assets	15	104.71	152.2	
Other current assets	16	427.34		
Other current assets	10	4,085.01	1,093.5 6,621.2	
TOTAL ASSETS		21,665.83	25,592.6	
EQUITY AND LIABILITIES				
Equity				
Share capital	17	7,070.72	7,070.7	
Other equity		(47,968.05)	(45,316.6	
		(40,897.33)	(38,245.9	
Liabilities				
Non-current liabilities				
Deferred grant income	18	69.06	69.0	
Provisions	19	193.79	158.3	
		262.85	227.4	
Current liabilities				
Financial liabilities				
Borrowings	20	55,657.63	55,657.6	
Trade Payables	21			
Outstanding dues of Micro and small enterprises		80.66	81.3	
Outstanding dues of creditors other than Micro an	d small enterprises	3,371.03	3,672.9	
Other financial liabilities	22	2,955.12	3,830.0	
Deferred grant income	18	9.23	9.2	
Other current liabilities	23	199.90	333.2	
Provisions	19	26.74	26.7	
		62,300.31	63,611.2	
Total liabilities		62,563.16	63,838.6	
TOTAL EQUITY AND LIABILITIES		21,665.83	25,592.6	
IOTAL EQUIT AND LIADILITIES		41,000.03	25,592.0	

SIGNIFICANT ACCOUNTING POLICIES 2
NOTES TO THE FINANCIAL STATEMENTS 3-33

The accompanying notes are an integral part of the consolidated financial statements. As per our report of even date.

Dhana & Associates For and on behalf of the Board

(Formerly Khandelia & Sharma)

Chartered AccountantsManish BagrodiaPankaj MahajanFirm Registration No. 510525CChairman & Managing DirectorDirectorBy the hand ofDIN 00046944DIN 06994712

CA. Arun Khandelia Neha Singhal Sanjay Sharma
Partner Company Secretary Chief Financial Officer

Membership No.: 089125

May 29, 2023

Regd. Office: SCO 191-192, Sector 34-A, Chandigarh -160022

CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2023

(Rs. In Lakhs) Notes **Particulars** Year Ended Year Ended March 31, 2023 March 31, 2022 INCOME Revenue from operations 24 3,093.37 4,347.24 25 24.95 Other income 470.70 **Total Income** 3,564.07 4,372.19 **EXPENSES** Cost of material consumed 755.54 508.57 Purchase of stock-in-trade Excise duty Change in inventories of finished goods, work in process and stock in trade 26 411.22 (152.37)Employees benefit expenses 27 1,606.54 1,860.76 28 Finance costs Depreciation and amortisation 29 1,387.32 1,486.31 Other expenses 30 2,045.30 2,131.59 **Total Expense** 6,205.92 5,834.86 Loss before exceptional items and tax (2,641.85)(1,462.67)Less: Exceptional items Loss before tax (2,641.85) (1,462.67) Less/(-Add): Tax expense Current tax Deferred tax 7 Loss after tax (2,641.85) (1,462.67) Other comprehensive income 65.08 **Total Comprehensive Income** (2,641.85) (1,397.59)Earnings per equity share [par value of Rs. 10 (Rs. 10) each] 1. Basic (Rs.) 31 (3.74)(1.98)2. Diluted (Rs.) 31 (3.74) (1.98) SIGNIFICANT ACCOUNTING POLICIES 2 NOTES TO THE FINANCIAL STATEMENTS 3-33

The accompanying notes are an integral part of the consolidated financial statements. As per our report of even date.

Dhana & Associates For and on behalf of the Board

(Formerly Khandelia & Sharma)

Chartered Accountants

Manish Bagrodia

Pankaj Mahajan

Firm Registration No. 510525C

Chairman & Managing Director

By the hand of

DIN 00046944

DIN 06994712

Neha Singhal Sanjay Sharma
CA. Arun Khandelia Company Secretary Chief Financial Officer
Partner

May 29, 2023

Membership No.: 089125

Regd. Office: SCO 191-192, Sector 34-A, Chandigarh -160022

STATEMENT OF CONSOLIDATED CASH FLOW FOR THE YEAR ENDED ON MARCH 31, 2023

	Particulars		Year Ended	(Rs. In Lakhs) Year Ended
			March 31, 2023	March 31, 2022
Α.	CASH FLOW FROM OPERATIONS			
	Loss before tax		(2,641.85)	(1,397.59)
	Adjustment for:			
	Depreciation		1,387.32	1,486.31
	Amortisation of lease hold land		3.31	3.31
	Prorata capital subsidy			
	(Profit)/Loss on sale of fixed assets			
	Interest expense			
	Interest income		(12.03)	(9.79)
	Operating profit before working capital changes		(1,263.25)	82.24
	Adjustment for working capital changes:			
	Increase/(Decrease) in financial liabilities			
	Trade payables		(293.88)	365.33
	Revenue received in advance		(132.02)	
	Other payables		(710.30)	93.90
	Increase/(Decrease) in other current liabilities		(133.36)	(12.45)
	Increase/(Decrease) in provisions		35.45	(70.12)
	(Increase)/Decrease in financial assets			
	Trade and other receivables		1,088.73	9.67
	Loans		·	
	Investment			
	Interest accrued but not due			
	Other loan			
	(Increase)/Decrease in other current assets		659.85	(340.92)
	(Increase)/Decrease in other non current assets			(
	(Increase)/Decrease)in inventories		669.10	(152.53)
	((79.68)	(24.90)
	Current tax liabilities (Net)		47.48	(15.75)
	Net cash flow from operating activities	(A)	(32.19)	(40.65)
В.	CASH FLOW FROM INVESTING ACTIVITIES			
	Additions to property, plant and equipment			
	Reductions to property, plant and equipment			
	Interest receipts		12.03	9.79
	Net cash used in investing activities	(B)	12.03	9.79
C.	CASH FLOW FROM FINANCING ACTIVITIES			
	Interest paid			
	Increase/(Decrease) in financial liabilities			
	Proceeds from borrowings			
	Repayment of borrowings	(0)		
	Net cash used in financing activities	(C)		
NET IN	CREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS	(A+B+C)	(20.17)	(30.85)
	Cash and cash equivalents - Opening balance		158.58	189.43
	Cash and cash equivalents - Closing balance		138.41	158.58

(Figures in bracket represents cash outflow) As per our report of event date.

Dhana & Associates

(Formerly Khandelia & Sharma) Manish Bagrodia Pankaj Mahajan **Chartered Accountants** Firm Registration No. 510525C Chairman & Managing Director Director DIN 06994712 DIN 00046944 By the hand of

For and on behalf of the Board

Sanjay Sharma Neha Singhal Company Secretary Chief Financial Officer

CA. Arun Khandelia Partner Membership No.: 089125 May 29, 2023

Regd. Office: SCO 191-192, Sector 34-A, Chandigarh -160022

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED MARCH 31, 2023

(Rs In Lakhs)

Particulars	Equity share capital (A)	OTHER EQUITY Reserve & Surplus						Total Other	Total equity attributable to	
		Securities premium reserve	Capital reserve	Retained earnings	Foreign Currency translation reserve	Capital redemption reserve	Other Comprehensive Income		equity holders of the Company (A) +(B)	
Balance as at April 1, 2021	7,070.72	5,181.95	261.03	(49,940.21)	359.22	124.44	84.96	(43,928.61)	(36,857.89)	
Loss for the year				(1,462.67)			65.08	(1,397.59)	(1,397.59)	
Balance as at March 31,2022	7,070.72	5,181.95	261.03	(51,402.88)	359.22	124.44	150.04	(45,326.20)	(38,255.48)	
Loss for the year				(2,641.85)				(2,641.85)	(2,641.85)	
Balance as at March 31, 2023	7,070.72	5,181.95	261.03	(54,044.73)	359.22	124.44	150.04	(47,968.05)	(40,897.33)	

As per our report of even date.

Dhana & Associates (Formerly Khandelia & Sharma) Chartered Accountants Firm Registration No. 510525C By the hand of

CA. Arun Khandelia Partner

Membership No.: 089125 May 29, 2023 New Delhi (Camp at Chandigarh) For and on behalf of the Board

Manish Bagrodia Chairman & Managing Director DIN 00046944 Pankaj Mahajan Director DIN 06994712

Neha Singhal Company Secretary Sanjay Sharma Chief Financial Officer

Notes to the consolidated financial statements as at and for the year ended March 31, 2023.

1 Corporate Information: Winsome Yarns Limited (the Company) is a Public Limited Company. The Company and its subsidiaries collectively referred to as "the Group" and is primarily engaged into manufacturing of Yarn, Knitwear and generation of power. The consolidated financial statements as at March 31, 2023 present the financial position of the Group.

2 BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(a) Basis of preparation of financial statements

(a) Statement of Compliance

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 group.

Effective April 1, 2017, the group has adopted all the Ind AS standards and the adoption was carried out in accordance with Ind AS 101 'First time adoption of Indian Accounting Standards', with April 1, 2016, as the transition date. The transition was carried out from Indian Accounting Principles Generally Accepted in India as prescribed under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 (IGAAP), which was the previous GAAP.

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.), which is the Company's functional currency. All amounts have been rounded to the nearest Lakh unless otherwise indicated [10 Lakh = 1 Million].

(c) Basis of Measurement

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

Determining the Fair Value

While measuring the Fair Value of an asset or a liability, the Company used 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, or if there is a wide range of possible fair value measurements, cost has been considered as the best estimate of fair value.

If the inputs used to measure the Fair Value of an asset or a liability fall into different levels of the Fair Value hierarchy, then the fair value measurement is categorised in its entirety in the same level of the Fair Value hierarchy as the lowest level input that is significant to the entire measurement.

(d) Use of Estimate

The preparation of financial statements in conformity with the Ind AS requires management to make estimates, judgements and assumptions. These estimates, judgements 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 become aware of the change in circumstances surrounding the estimates. Change in the estimates are reflected in the financial statements in the period in which the changes are made and, if material, their effect 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

Notes to the consolidated financial statements as at and for the year ended March 31, 2023.

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.

(f) Covid-19

COVID-19 pandemic has substantially disrupted the global economic and business environment and there continues to subsist uncertainty with respect to its after effects, which cannot be reasonably ascertained. However, the Company had evaluated and considered the possible effects in its working to the extent possible, including likely impact that may result from the COVID-19 pandemic as well as all events and circumstances upto the date of approval of these financial results on the carrying value of its assets and liabilities as at 31st March 2023. In order to mitigate the uncertainty due to frequent lock-down of operations for reasons of observing a high and stringent level of requirements for health and safety, the Company had taken to manufacturing for third parties. The operations of the Company are running at a low level and are likely to continue until aftereffects and impact of Covid-19 pandemic have significantly subsided and sufficient time has elapsed thereafter, as supply chain stabilisation and availability of manpower, both are likely to take time. The impact of any event and developments occurring after the date of financial results for the year ended March 31, 2023 is different from those estimated as at the date of approval of these financial results, and will be recognised prospectively.

Recent accounting pronouncement

(a) 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 standard permits two possible methods of transition:

- Retrospective approach Under this approach the standard will be applied retrospectively to each prior reporting period presented in accordance with Ind AS 8- Accounting Policies, Changes in Accounting Estimates and Errors.
- Retrospectively with cumulative effect of initially applying the standard recognized at the date of initial application (Cumulative catch - up approach) The effective date for adoption of Ind AS 115 is financial periods beginning on or after April 1, 2018.

The Company will adopt 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 will not be retrospectively adjusted.

- (b) Ind AS 116 on "Leases": On March 30, 2019, Ministry of Corporate Affairs has notified Ind AS 116 on Leases. Ind AS 116 will replace 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. Currently, operating lease expenses are charged to the Statement of Profit & Loss as per Ind AS 17. 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 Ind AS 116, the Company found that underlying value of leased assets of the Company is of low value and accordingly applying Para 4 of Ind AS 116, no adjustment is required to be made to the leased assets of the Company. Therefore, the Company is carrying its leased assets as per earlier standard.

(c) Significant accounting policies

(a) Property, Plant and Equipment

Property, Plant and Equipment are stated at cost of acquisition or construction less accumulated depreciation and impairment, if any. For this purpose, cost includes deemed cost which represents the carrying value of

Notes to the consolidated financial statements as at and for the year ended March 31, 2023.

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. Property, Plant and Equipment, which are to be disposed off are reported at the lower of the carrying value or the fair value less cost to sell.

Depreciation on Property, Plant and Equipment commences when the 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.

Depreciation methods, useful lives and residual values of Property, Plant and Equipment are reviewed periodically, including at each financial year end by the management of the Group.

(b) Intangible Assets

Intangible Assets are stated at cost of acquisition less accumulated amortisation. Specialized Software is amortised over an estimated useful period of six 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.
- 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 raw material, work-in-process and stores and spares is determined on weighted Average Cost 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.

Notes to the consolidated financial statements as at and for the year ended March 31, 2023.

- 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 other than subsidiaries, associates and joint ventures: Investments in equity instruments are measured at FVTOCI.

Debt instruments:

Debt instruments are measured at amortised cost. Assets that are held for collection of contractual cash flows where those cash flows represent solely payment of principal and interest are measured at amortised cost. A gain or loss on a debt instrument that is subsequently measured at amortised cost is recognised when the asset is derecognised or impaired. Interest income from these financial assets is included as part of other income using the effective interest rate method.

Other:

Trade receivables, Advances, Security Deposits, Cash and cash equivalents etc., are reclassified for measurement at amortised 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 rate 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 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

Group entities may receive government grants that require compliance with certain conditions related to the entity's operating activities or are provided to the entity by way of financial assistance on the basis of certain qualifying criteria.

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

Notes to the consolidated financial statements as at and for the year ended March 31, 2023.

- a) related to or used for assets are included in the Balance Sheet as deferred income and recognised as income over the useful life of the assets.
- 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.

Capital subsidy under TUFS from the Ministry of Textiles on specified processing machinery has been treated as deferred income which is recognized on systematic and rational basis in proportion of the applicable depreciation over the useful life of the respective assets and is adjusted against the depreciation to the Statement of Profit and Loss.

Duty drawback / DEPB is recognised at the time of exports and the benefits in respect of advance license received by the Company against export made by it are recognised as and when goods are imported against them.

(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.

Notes to the consolidated financial statements as at and for the year ended March 31, 2023.

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.

Actual disbursements made, under the Workers' Voluntary Retirement Scheme are accounted as revenue expenses.

(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 year end are restated at year end rates. In case of monetary items which are covered by forward exchange contracts, the difference between the year end 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 are omissions from, and misstatements in, prior period financial statements resulting from the failure to use, or the misuse of, reliable information that was available, or could not be reasonably expected to have been obtained, at the time of preparation of those financial statements.

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 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 AS7, 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.

3 Explanatory notes forming part of the Balance Sheet

3.1 PRINCIPLES OF CONSOLIDATION

The financial statements of the Company and its subsidiary companies have been combined on a line-by-line basis by adding together the book value of like items of assets, liabilities, income and expenses after fully eliminating intragroup balances and intra-group transactions resulting in unrealised profit or losses as per Indian Accounting Standard (Ind AS) 110 "Consolidated Financial Statements" as prescribed under section 133 of Companies Act, 2013

Consolidated financial statements (CFS) comprised the financial statements of Winsome Yarns Limited and its subsidiaries namely Winsome Yarns (Cyprus) Limited, Cypurs and Step down subsidiary Winsome Yarns FZE, UAE.

i. (a) List of subsidiaries:

S. No.	Name of the Subsidiary	% of Shareholding	Nature of Interest	Country of Incorporation	Year Ending	Period
1.	Winsome Yarns (Cyprus) Limited (WYCL)	100	Direct	Cyprus	31/03/23	12 Months
2.	S.C. Winsome Romania S.R.L. (SCWR)	90	Indirect	Romania	(b)@	NA
3.	Winsome Yarns FZE (WYF)	100	Indirect	U.A.E	31/03/23	12 Months
4.	I.M.M Winsome Italia S.R.L.(WIS)	100	Indirect	Italy	(b)@	NA
5.	S.C. Textil S.R.L. (TS)	100	Indirect	Romania	(b)@	NA

- (b) @ Companies are under liquidation, hence not considered for consolidation. Further,as per the past year, financial statements of S.C. Winsome Romania S.R.L., I.M.M. Winsome Italia S.R.L., and S.C. Textil S.R.L. neither been prepared nor been made available to the Auditors.
- ii. (a) The Financial Statements of step down subsidiary namely S.C. Winsome Romania S.R.L. had been excluded from consolidation as the same is under liquidation. Further the insolvency of S.C. Winsome Romania S.R.L. has not yet been confirmed by the relevant court. Accordingly, management certified standalone financial statements of Winsome Yarns (Cyprus) Limited and Winsome Yarns FZE have been considered for consolidation.
 - (b) Winsome Yarns FZE has ceased operations and has remained dormant during the period.
 - (c) S.C. Winsome Romania S.R.L. is holding 100% shares (investment) of IMM Winsome Italia S.R.L. Italy and the later Company holds 100% shares (investment) of S.C. Textil S.R.L. Romania.
- **iii.** The Consolidated Financial Statements have been prepared based on line-by-line con solidation using uniform accounting policies for like transactions and other event in similar circumstances. The effects of intra-group transactions and balances are eliminated in consolidation.
- **iv.** The differences between the costs to the Holding Company of its investment in the subsidiary Companies over the holding company's portion of equity of the subsidiary is recognized in the financial statements as Goodwill or Capital Reserve as the case may be.
- v. Since foreign subsidiaries are in same line of business which functions in different regulatory environment, certain policies such as in respect of depreciation/amortization, retirement benefits, preliminary expenditures etc. are different than the policies followed by the holding company are disclosed in their respective financial statements.
- vi. Operations of foreign subsidiaries have been considered by the management as non- integral; thus items of the assets and liabilities, both monetary and non-monetary, have been translated at the exchange rates prevailing at the end of the year and items of income and expenses have been translated at the average rate prevailing during the year. Resulting exchange differences arising on translation of said items have been transferred to Foreign Currency Translation Reserve Account. The Financial Statements are prepared as going-concern under historical cost convention on an ac crual basis except those with significant uncertainty and in accordance with mandatory accounting standard under section 133 of the Companies Act, 2013 read with Rule 7 of the Companies (Accounts) Rule 2014 and the relevant provisions of the Act. Ac counting policies not stated explicitly otherwise are consistent with generally accept ed accounting principals and mandatory accounting standards.

3.2 (A) Contingent Liabilities, not provided for in respect of; (As certified by the management)

(Rs. In Lakhs)

S.No.	Particulars	2022-23	2021-22
(i)	Sales Tax liability in respect of matters under appeal	65.68	58.70
(ii)	Excise duty show cause notices / matters under appealSales Tax liability in respect of matters under appeal	26.10	26.10
(iii)	Income Tax Demand AY 2005-06 Income Tax Demand AY 2006-07	73.94 108.77	73.94 108.77
(iv)	GST liability in respect of matters under appeal for FY 2017-18	6.43	-

- (B) In respect of certain disallowances and additions made by the Income Tax Authorities, appeals are pending before the Appellate Authorities and adjustments, if any, will be made after the same are finally determined. Considering the past experience, Management of the Company is of the view that there will not be any material financial impact on the Company upon aforesaid determination by the Appellate Authorities.
- (C) Estimated amount of Capital contracts remaining to be executed on Capital Account and not provided for is Nil (Previous year Nil) and net of advances is Nil (Previous year Nil), as certified by the management.
- a) The loans from Banks are further secured by unconditional and irrevocable personal guarantees of promoters, promoters group/ associate companies and secured/ to be secured by pledge of 51% (Fifty one percent) of equity share capital (present /future) of the company or 100% of shares held/ to be held by promoters, promoters group/ associate companies, whichever is lower.
 b) (i) Appeals filed by the Company against its Lenders,viz.. Bank of Maharashtra, Edelweiss Asset
 - (i) Appeals filed by the Company against its Lenders,viz., Bank of Maharashtra, Edelweiss Asset Reconstruction Company Limited and others, under section 17 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (SARFAESI Act, 2002) before the Hon'ble Debt Recovery Tribunal, Chandigarh (DRT), against notice u/s 13(4) of the SARFAESI Act, 2002 issued by the aforesaid lenders, were admitted and are pending adjudication before the Hon'ble DRT.The Company has alleged that the action taken by the aforementioned lenders was incorrect in law, and the Company has a claim for damages suffered by it.
 - (ii) The Company's request to the lending banks from time to time seeking permission for renewal and continuation of "Holding-on operations" in the banking accounts of the Company (which were unilaterally and intermittently stopped by the lending banks on several occasions earlier) were not accepted and funds of the Company aggregating Rs.110.09 Lakhs (previous year Rs. 152.25 Lakhs) are lying in the current accounts/fixed deposit accounts with the lending banks. The stuck-up funds of the Company are accounted as part of Bank Balances in Note No. 12 and 13 of the financial statements.
 - c) The Lender Banks (Canara Bank, State Bank of Patiala, Punjab National Bank, UCO Bank, Union Bank of India, Dena Bank) of the Company which held more than 80% of total outstanding loans of the Company have assigned and transferred their debts along with underlying rights, benefits and obligations to Edelweiss Asset Reconstruction Company Limited (EARC). The Company was in discussion with its lenders for evolving a scheme of rehabilitation and/or restructuring of its financial debts which continued both during the period that the Reference of the Company was under consideration before the Hon'ble Board for Industrial and Financial Reconstruction and the period since repeal of the Sick Industrial (Special Provisions) Act, 1985. However no agreement was reached [Read with Note No. 20(b) and 3.2(A)(e)].
 - d) Canara Bank, State Bank of Patiala, UCO Bank, Oriental Bank of Commerce, Dena Bank (now merged with Bank of Baroda), Indian Overseas Bank, Bank of India, ICICI Bank and Bank of Maharashtra had filed an Original Application under section 19(1) of the Recovery of Debts due to Banks and Financial Institutions Act, 1993 before the Hon'ble Debt Recovery Tribunal (DRT) at Chandigarh, which is pending adjudication. Besides this, Edelweiss Asset Reconstruction Company Ltd. being assignee of Punjab National Bank and United Bank of India has also separately filed an application under section 19(1) of the Recovery of Debts due to Banks and Financial Institutions Act, 1993 before the Hon'ble Debt Recovery Tribunal (DRT) at Chandigarh, which is pending adjudication.
 - e) Edelweiss Assets Reconstruction Company Ltd.(EARC) an Asset Reconstruction Company has claimed that it is an assignee of debt payable by the company by certain banks. The actions of the Banks and Edelweiss Assets Reconstruction Company Limited (EARC), amongst others, for recovery of debt held by them as owed by the Company and action to seek declaration that the Company being in default of the debt and be declared insolvent, are disputed by the Company as the debt is not acknowledged, and in any case the actions of Banks and EARC are barred by limitation. Additionally, the Company has a counter claim against the claimants for the losses caused by them to the Company. The Company had without prejudice to its rights and without acknowledging its liability, initiated discussions with claimants to settle the disputes, which failed. The Financial

Commissioner of the State of Punjab has since determined that the Agreements for Assignment of debt by lenders of the Company to EARC are insufficiently stamped, and therefore, defective. A demand of Rs. 4.46 crores (interest and penalty to be applied) was raised against EARC.

A writ petition filed by EARC before the Hon'ble Punjab and Haryana High Court at Chandigarh against the proceedings initiated by the Financial Commissioner was allowed.

The State of Puniab and the Company have filed Letters Patent Appeal (LPA) against the order of the Single Judge Bench of the Hon'ble Puniab and Harvana High Court, which is being heard. EARC acting in the matter as assignee of debt by certain banks in case wherein the State of Punjab has held stamp duty to have been unpaid, had Petitioned the Hon'ble NCLT to initiate insolvency proceedings against the Company, which was dismissed by the Hon'ble NCLT vide its order dated 17th March 2020 as the assignment deed was held as unenforceable.

In an appeal filed by EARC against the order of the Hon'ble NCLT, the Hon'ble NCLAT vide order dated 21 Jul 2022 has set aside the order of the Hon'ble NCLT and remanded the matter to the Hon'ble NCLT for rehearing and without touching the merits of the case and permitting the parties to take all arguments before the Hon'ble NCLT, the judgement is now reserved

Indian Overseas Bank has initiated insolvency proceedings against the Company before NCLT which is being contested by the Company.

A vendor of the Company has petitioned the Hon'ble NCLT for initiation of insolvency proceedings against the Company, which petition is being heard.

The Company does not consider itself liable towards the claimants, and accounting remains pending settlement with them

In the absence of a resolution of disputes with the claimants, the Management not considering the Company to be liable on this account, has prepared the financial statements on 'Going Concern' basis.

- Certain winding-up petitions filed against the Company by its creditors, including persons claiming to be creditors, had been adjourned sine-die by the Hon'ble Punjab and Haryana High Court. There have no proceedings in the matters thereafter.
- (C) As per information obtained by the Company from CIBIL, (i) The Company was declared wilful defaulter more than 5 years ago, and (ii) concurrently Mr. Manish Bagrodia, a Director of the Company, was declared wilful defaulter. The Company has not raised any securities during the period of 5 years from the last date of aforementioned declaration. However as per current CIBIL reports only the Company appears as a wilful defaulter as per RBI guidelines. The promoters and directors do not appear in the list of wilful defaulters.
- In the Extraordinary General Meeting of the Company held on June 28, 2010, the Members of the Company 3.4 (a) had approved the issue of new capital through Global Depository Receipts (GDRs). Accordingly, 19,94,125 number of GDR of USD 6.64 each (each GDR converting / equivalent to 100 equity shares - being 1,99,41,250 nos. of equity shares of Rs. 10 each at Rs. 29.70 including premium) had been issued by the Company and allotted on March 29, 2011. The GDR were listed for trading at the Luxembourg Stock Exchange (LuxSE). Out of the proceeds of GDRs raised in 2011, an amount of USD 7,164,490 (Rs. 3873.75 Lakhs) stood remitted to India, which had been utilised for augmentation of working capital needs of the Company, and balance amount of USD 48,19,980 (Rs. 2568.41 Lakhs) continues to remain invested in an overseas Money Market Fund pending utilisation for purposes for which the funds were raised. The balances stated above are as per rate of exchange of relevant currencies prevailing at the time of making investment in Money Market Fund, and will be finally adjusted with the actual amounts, including accruals thereon, if any, on

settlement of Money Market Fund amount. The Company is regular in filing all due returns with Reserve Bank of India. The Company has not measured the aforesaid investments at fair value as the effect thereof shall be accounted on settlement of investment in Money Market Fund.

- The Depository of GDR issue had resigned w.e.f. October 29, 2014 and terminated the agreement w.e.f. June 15, 2015. The GDR had been de-listed from LuxSE w.e.f. June 16, 2015. The Company is in process to appoint new depository and seek relisting of GDR on LuxSE or any other overseas stock Exchange.
- 3.5 Research and Development Expenditure (as certified by management) amounting to Rs. 14.48 Lakhs (Previous Period Rs. 27.07 Lakhs) have been debited to Statement of Profit and Loss during the year.
- In earlier year a fraud had come to be discovered by the Company in the nature of shortage/ misappropriation of goods stored at its Ludhiana Branch (Punjab), committed by its employee/s. A complaint was lodged with the concerned Police Station and First Information Report was registered by the Authorities, and investigation in the matter is pending. The loss of goods is valued at about Rs. 70.00 Lakhs. It has since revealed that some of the parties to whom goods were allegedly sold by the concerned employees have confirmed their receipt and also confirmed having made payment therefor. The Company is hopeful of full recovery of loss from the Insurance Company under Employee Fidelity Insurance, and has accounted the same in its books of account.

Notes to the consolidated financial statements as at and for the year ended March 31, 2023.

- 3.7 The Group has given interest free loan/ advances in the nature of loan, to employees, in the ordinary course of its business. No loan/ advances in the nature of loans have been given to employees/ others for the purpose of investment in securities of the Company.
- 3.8 (a) In earlier year The group has made provision for doubtful debts of (i) Rs. 5989.20 Lakhs in respect of debts due from certain overseas customers, and (ii) Rs. 3026.85 against overdue trade receivables/other receivables. The provision for doubtful debts has been made on the basis of continuous evaluation and assessment of recoverability of trade receivables, which is undertaken on regular basis.
- 3.9 Details of Traded Goods:

(Rs. In Lakhs)

Particulars	Cotton Yarn	Industrial Fabric	Total
Opening Stock	NIL	NIL	NIL
	(NIL)	(NIL)	(NIL)
Purchase	NIL	NIL	NIL
	(NIL)	(NIL)	(NIL)
Sales	NIL	NIL	NIL
	(NIL)	(NIL)	(NIL)
Closing Stock	NIL	NIL	NIL
	(NIL)	(NIL)	(NIL)

- 3.10 Overdue amount include Financial Assets including Other Current Assets Nil ((previous year Nil)
- **3.11** The accumulated losses of the Company having exceeded its net worth, based on the audited accounts for the period ended September 30, 2014, the Company, accordingly, filed a Reference with the Hon'ble Board for Industrial and Financial Reconstruction, in terms of its statutory obligation under section 15 of the Sick Industrial Companies (Special Provisions) Act, 1985 (SICA). The Company's Reference was registered on April 10, 2015. SICA has since been repealed with effect from December 01, 2016 and the Reference of the Company stood abated.

The Company's eroded net worth is likely to substantially improve on complete implementation of the proposed debt restructuring and negotiated settlement payment plan of the Company, which is under discussions with the majority lenders.

- In view of proposed business and debt restructuring plan of the Company, the present business scenario, and expected cash flow in future period as assessed by the Management, the accounts of the Company have been prepared on 'Going Concern' basis.
- 3.12 Balances of certain Trade Receivables (including overseas overdue trade receivables as stated in note no. 3.8), Bank Balances including other bank balances, Trade Payables, Secured Borrowings, Other Financial Liabilities and Financial Assets including other current assets are in process of confirmation/ reconciliation. Contingent liabilities (read with note no. 3.1) are as as certified by the management. The management is of the opinion that adjustment, if any, arising out of such reconciliation and confirmation would not be material. Further, necessary steps have been initiated to further strengthen system of internal controls in this regard.

3.13 Employees Benefits:

a) Defined Contribution Plan:

Contribution to Defined Contribution Plan, i.e. contribution to provident fund amounting to Rs. 59.58 Lakhs (Previous year Rs. 89.73 Lakhs) has been recognized as expense for the period under sub-head 'Contributions to Provident and other Funds' and under head 'Employee Benefit Expenses' of the Statement of Profit and Loss.

b) Defined Benefit Plan:

The employee's gratuity fund is a defined benefit plan. The present value of obligation is determined based on actuarial valuation using the projected Unit Credit Method, which recognizes each period of service as giving rise to additional unit of employee benefit entitlement and measures each unit separately to build up the final obligation. The obligation for leave encashment is recognized in the same manner as gratuity.

Particulars		ratuity nfunded)	Leave Encashment (Unfunded)		
	2022-23	2021-22	2022-23	2021-22	
I. Amount to be recognized in the Balance sheet					
Present Value of Obligation as at 31.03.2023	158.44	149.89	62.09	35.19	
Fair value of plan assets as at 31.03.2023	-	-	-	-	
Funded Status [surplus/(Deficit)]	158.44	(149.89)	62.09	35.19	

Notes to the consolidated financial statements as at and for the year ended March 31, 2023.

Net Assets/(Liability) Recognized in Balance Sheet	158.44	(149.89)	62.09	35.19
II. Expenses recognized during the period				
Current Service Cost	10	33.02	27.12	11.21
Interest Cost	-	10.33	-	2.87
Expected Return on Plan Assets	-	-	-	-
Actuarial (gain)/ loss	-	(35.44)	-	-
Net Expenses Recognized	10	40.91	27.12	(4.99)
III. Reconciliation of opening and closing balance of D	efined Benefit (Obligation	·	
Present Value of Obligation at the beginning of the period	149.89	144.42	35.19	40.17
Current Service Cost	10	33.02	27.12	11.21
Interest Cost	-	10.33	-	2.87
Actuarial (gain)/ loss on obligations	-	(35.44)	-	17.65
Benefit Paid	1.45	2.43	0.22	1.42
Present Value of Obligation as at the end of the period	158.44	149.89	62.09	35.19
IV. Actuarial / Demographic assumptions:-				
Indian Assure Lives Mortality Table	2012-14	2012-14	2012-14	2012-14
Discount rate (Per annum)	6.25%	7.50%	6.25%	7.50%
Expected Return on Plan Assets (Per annum)	8.00%	8.00%	8.00%	8.00%
Estimated rate of increase in compensation level	5.00%	5.00%	5.00%	5.00%
Retirement Age	58 Years			
Withdrawal Rate (All Ages)	10%			
Disability	No explicit allowance			
Leave Accumulation Ratio	0.58 (PY 0.58)			

- (i) The estimate of rate of escalation in salary considered in actuarial valuation, takes into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market. The above information is certified by the actuary.
- (ii) The principal assumptions are the discount rate and salary growth rate. The discount rate is generally based upon the market yields available on Government bonds at the accounting date with a term that matches with that of the liabilities.
- 3.14 The Company has not received full information from vendors regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006 (Act) and hence, disclosure relating to amount unpaid as at year end together with interest paid/ payable have been given based on the information so far available with the Company/ identified by the Company's management. As required by section 22 of the above said Act, the following information is disclosed: The necessary adjustments for interest accrual shall be provided upon receipt of complete information which is under process.

S.No.	Particulars	2022-23	2021-22
a)	(i) Principal amount remaining unpaid at the end of the accounting year	80.66	81.38
	(ii) Interest due on above	71.31	56.82
b)	The amount of interest paid by the buyer alongwith amount of payment made to the supplier beyond the appointed date.	-	-
c)	The amount of interest accrued and remaining unpaid at the end of financial year	71.31	56.82

Notes to the consolidated financial statements as at and for the year ended March 31, 2023.

d)	The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the due date during the period) but without adding interest specified under this act.		-	
e)	The amount of further interest due and payable in succeeding year, until such interest is fully paid.	71.31	56.82	

3.15 Segment Reporting

- (i) The Company is engaged only in one line of business namely Textile (Yarn and Knitting)
- (ii) The segment revenue in geographical segments considered for disclosure is as follow:
 - (a) Revenue inside India includes sales to customers located within India.
 - (b) Revenue outside India includes sales to customers located outside India.

Information about geographical segments (by location of customers)

(Rs. In Lakhs)

S. No.	Particulars	India	Outside India	Total				
(i)	External Revenue-Sale*	3085.97	7.40	3093.37				
		(4324.76)	(22.48)	(4347.24)				
(ii)	Carrying amount of segment assets by location of assets	18992.72	-	18992.72				
		(22732.51)	(88.68)	(23821.19)				
*Includes Export Incentives of Rs. Nil Lakhs (Previous Period Rs. 65.12 Lakhs) as part of Sales outside India								

3.16 As on March 31, 2023, the Company has net deferred tax assets (on timing difference including of carry over losses and unabsorbed depreciation). However, considering the losses incurred in recent past by the Company, deferred tax assets have been restricted to the amount of deferred tax liability for want of virtual certainty of its realisation in near future.

3.17 Related party disclosures

(A) List of "Related party & Relationship disclosures" are given below: (as identified by the management)

(a) Subsidiary Companies

- (j) Winsome Yarns (Cyprus) Limited (100% Subsidiary)
- (jj) Winsome Yarns FZE (Subsidiary of (i) above)
- (jjj) S.C. Winsome Romania s.r.l (Subsidiary of (i) above)
- (jv) I.M.M. Winsome Italia s.r.l (Subsidiary of (iii) above)
- (v) S.C. Textil s.r.l. (Subsidiary of (iv) above)

(b) Key management personnel and their relatives.

Shri Manish Bagrodia Chairman and Managing Director

Shri Andreas Alexiou Director
Shri Stelios Sivitanides Director
Maria Michail Geogiade Director

Shri Sanjay Sharma[^] Chief Financial Officer

Ms.Neha Singhal Company Secretary

(c) Organizations where Key Management Personnel & their relative have significant influence

Star Point Financial Services (Pvt.) Ltd. Shell Business Pvt. Ltd. Satyam Combines Pvt. Ltd. Winsome Textile Industries Limited

Transactions with the Related Parties during the year ended 2022-23

(Rs. In Lakhs)

Particulars	2022-23	2021-22
Winsome Textile Industries LimitedExpenses incurred on our behalfExpenses incurred on their behalf/adjustmentsBalance Outstanding as at period end Receivable / (Payable)	- - -	- - -
Shri Manish Bagrodia (Remuneration)	-	-
Starpoint Financial Services Pvt. LtdRentBalance Outstanding as at period end Receivable / (Payable)	(48.49)	- (48.49)
S.C. Winsome RomaniaBalance Outstanding as at period end Receivable / (Payable)	7.22	7.22
IMM Winsome ItaliaBalance Written offBalance Outstanding as at period end Receivable / (Payable)	149.18	149.18
Winsome Yarn (Cyprus) LtdReceivable / (Payable)	-	20.98
Ms. Neha Singhal (Salary)	1.88	1.43
Shri Sanjay Sharma (Salary)	9.72	9.72

[^]Pursuant to Companies Act 2013.

3.18 (A) (i) Details of WIP:

(Rs. In Lakhs)

Particulars			2022-23			2021-22		
Mixing Material				15.92			48.5	6
Fleece				-			-	
Winding				-			-	
Garments				158.48	3		142.1	13
Total				174.40			190.6	69
(ii) Raw Material	Consumed (N	let of adju	stment of w	aste) :-		1	(Rs. In La	akhs)
Particulars			2022-23			2021-22		
Cotton			755.54			498.10		
Others			-			10.47		
Total			755.54				508.5	57
(iii) Total Value o	f Raw Materia	als and Sto	ores & Spares consumed :			(Rs. In Lakhs)		
Particular		Raw M	laterial			Stores & Spares		
	2022-23	%	2021-22	%	2022-23	%	2021-22	%
Imported	1.09	0.14			49.09	10.45	31.13	4.78
Indigenous	754.15	99.86	508.57	100.00	420.54	89.55	619.57	95.22
Total	755.24	100.00	.00 508.57 100.00 469.63 100.00				650.70	100.00

Profit or loss on sale of stores/raw materials rema	ains adjusted in their respecti	ve consumption accounts.					
(B) CIF Value of imports: (Rs. In Lakhs)							
Particulars	2022-23	2021-22					
Spare Parts & Components	49.09	31.13					
Raw Material	1.09	-					
(C) Earnings in Foreign Exchange :		(Rs. In Lakhs)					
Particulars	2022-23	2021-22					
Exports of goods on FOB basis (excluding export through export houses)	6.89	21.73					
(D) Expenditure in Foreign currency:		(Rs. In Lakhs)					
Particulars	2022-23	2021-22					
Foreign Traveling	-	-					
Commission on sales	-	-					
Others	39.98	46.28					

- **3.19** Due to financial tightness and losses Company could not make due payments against various statutory dues (PF, ESIC, PWF,TDS etc.) . Penal interest and penalty in this regard (amount unascertained) if any, will be accounted for as and when the same will be paid.
- **3.20** (a) The Foreign Currency Exposure that are not hedged by a derivative instrument or otherwise are as follows (as certified by the management):

Particulars	Domestic Currency		Document ency	Amount in INR (In Lakhs)		
		31.03.2023	31.03.2022	31.03.2023	31.03.2022	
Sundry Debtors	USD	5077.19	115430.14	4.01	82.60	
	EURO	-	590.55	-	0.50	
Advance From Customer	USD	553975.53	804574.46	352.99	470.36	
	EURO	-	-	-	-	
Sundry Creditors	HKD	3009.40	3009.40	0.32	0.30	
	Euro	24910.74	24910.74	22.26	21.29	
	USD	257002.34	317628.42	215.11	244.26	
	CHF	15250.37	15250.37	13.83	12.59	
Advance To Suppliers	EURO	84.08	32463.65	0.06	21.67	
	USD	24056.79	63389.87	19.44	42.00	
	HKD	10451	11521.21	0.91	0.97	
	GBP	488.45	488.45	0.36	0.36	
	JPY	25672	25672	0.12	0.12	
Foreign Commission Payable	USD	-	-	-	-	

- (b) Forward contract taken to hedge the foreign currency receivables are outstanding as at 31/03/2023 Rs. Nil (Previous Year Rs. Nil)
- **3.21** Financial Statements of subsidiary Companies namely Winsome Yarns (Cyprus) Limited and Winsome Yarns FZE for the year ended 31.03.2023 is unaudited and is as certified by the management.
- 3.22 As Winsome Yarns FZE ceased operations and had been defunct from last three years, Winsome Yarns (Cyprus) Limited impaired its investment in Winsome Yarns FZE of € 6676.00 out of € 6677.00 in earlier year.
- **3.23** The operating losses suffered by the Company for reasons beyond control of the Company, including due to non-performance of commitments and obligations by the lenders of the Company, consequently led to financial stress being faced by the Company. The unilateral recall of borrowings by the lenders and followed by lock downs to contain the spread of pandemic of Covid-19, resulted in an alleged claim of an unpaid principal and overdue interest.

Provision for upto date interest, as calculated/estimated by the Management on secured loans and short term borrowings being Rs. 19662.06 Lakhs (Including Rs. 16782.25 Lakhs, previous year) and Rs. 104000.57 Lakhs (Including Rs. 84338.51 Lakhs, previous year) respectively has not been made in the books of account.

The claims of the lenders are disputed by the Company, and a counter claim of the Company for an amount greater than the claim of the lenders is pending adjudication before the Hon'ble Debt Recovery Tribunal, Chandigarh.

The Company's proposal for restructuring of its borrowings is under discussion/consideration with the majority lender, which is likely to be binding on all lenders of the Company [Read with Note No. 3.2 (A)(c)]. The Company will

Notes to the consolidated financial statements as at and for the year ended March 31, 2023.

account the effect to its liability on account of debts and interest in line with the restructuring scheme upon its sanction/settlemnt of claim.

3.24 The NSE and BSE had suspended trading of the Equity shares of the company due to delay in payment of certain amounts to the NSE and BSE. The delay occurred due to a technical glitch in the banking network wherefrom the payment was initiated by the Company. The Company has represented to the Stock Exchanges for review and revocation of their decision to suspend trading.

3.25 Financial risk management

Financial instrument by category

For amortised cost instruments, carrying value represents the best estimate of fair value except investment in other instruments.

ii. Risk management

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

(A) Credit risk

Credit risk is the risk that a counterparty fails to discharge its obligation to the Group. The Group's exposure to credit risk is influenced mainly by cash and cash equivalents, trade receivables and financial assets measured at amortised cost. The Group continuously monitors defaults of customers and other counter parties and incorporates this information into its credit risk controls. Credit risk related to cash and cash equivalents and bank deposits is managed by only accepting highly rated banks and diversifying bank deposits. Other financial assets measured at amortized cost includes loans to employees, security deposits and others. Credit risk related to 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 Group 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 Group's trade receivables, wherever they are substantially exceeding the credit period, may have a loss of credit inbuilt in the outstanding amount. The Group will recognise loss of credit outstanding, if any, on outcome of its efforts for recovery.

(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 Group maintains adequate liquidity for meeting its obligations by monitoring the Group's liquidity position and cash and cash equivalents on the basis of expected cash flows from the operations.

(C) 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 Group'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 optimising the returns.

a) Currency risk

The Group undertakes transactions denominated in foreign currency (mainly in US Dollar and GBP), which are subject to the risk of exchange rate fluctuations. Financial assets and liabilities denominated in foreign currency are subject to reinstatement risks.

b) Interest rate risk

- i) Assets: i) Assets: The Group's fixed deposits are carried at fixed rate. Therefore, not subject to interest rate risk as defined in Ind AS 107 issued by "Ministry of Corporate Affairs, Government of India" since neither the carrying amount nor the future cash flows will fluctuate because of a change in market interest rates.
- ii) Liabilities: ii) The Company had borrowings from banking institutions, majority whereof are assigned to an Asset Reconstruction Company (ARC). The outstanding of banks and ARC is since classified as Non-Performing Loans and the Company has not recognised interest as an expenses thereon. The liability on account of interest rate will be accounted on approval and implementation of the debt settlement and repayment plan, including inter-alia, amount on account of interest rate risk.

3.26 Addittional information to the Consolidated Financial Statement [to be read with note no. 3.1 (iii)]:

Name of the Entity	Net Assets i.e. Total Assets Minus Total Liabilities		Share in Profit/ (Loss)		Share in other Comprehensive Income		Share in other Comprehensive Income	
	As % of Consoli- dated Net Assets	Amount (Rs in Lakhs)	As % of Consoli- dated Profit or Loss	Amount (Rs in Lakhs)	As % of Consoli- dated Profit or Loss	Amount (Rs in Lakhs)	As % of Consoli- dated Profit or Loss	Amount (Rs in Lakhs)
Parent:								
Winsome Yarns Limited	100.00%	(40897.33)	100.00%	(2641.85)	100.00%	-	100.00%	(2641.85)
Subsidiary (Foreign)								
Winsome Yarns (Cyprus) Limited	-	-	-	-	-	-	-	-
Winsome Yarns FZE	-	-	-	-	-	-	-	-
Total Eliminations	-	-	-	-	-	-	-	-
Consolidated Net Assets/ Loss after Tax	100.00%	(40897.33)	100.00%	(2641.85)	100.00%	-	100.00%	(2641.85)

The Company has applied on 18th July 2020 for registration under MSME Act and the Ministry of Micro , Small and Medium Enterprises, Government of India has registered the Company as a 'Medium Enterprise' on 18/07/2020 vide its Udyam Registration number UDYAM-CH-01-0000261.

As per our report of even date

Dhana & Associates (Formerly Khandelia & Sharma.) Chartered Accountants

FRN: 510525C By the hand of For and on behalf of the Board

CA. Arun Khandelia Partner M. No. 089125 New Delhi

(Camp at Chandigarh)

Place : Chandigarh Date : 29 May 2023 Neha Singhal Company Secretary Manish Bagrodia Chairman and Managing Director DIN 00046944 Pankaj Mahajan Director DIN 06994712

Sanjay Sharma Chief Financial Officer

(a) Property, plant and equipment							(Rs. In Lakhs)
Particulars	Land	Buildings*	Plant & Machinery	Furniture & Fixtures*	Office equipments	Vehicles	Total
Gross carrying value							
As at April 1, 2021	341.09	8,643.25	40,063.63	369.81	130.68	44.55	49,593.01
-Additions*							
-Disposals							
As at March 31, 2022	341.09	8,643.25	40,063.63	369.81	130.68	44.55	49,593.01
-Additions							
-Disposals							
As at March 31, 2023	341.09	8,643.25	40,063.63	369.81	130.68	44.55	49,593.01
Depreciation and Impairment							
As at April 1, 2021		3,774.25	27,644.35	351.84	106.54	42.32	31,919.30
Depreciation charged during the year		256.95	1,216.19	0.75	7.61		1,481.50
Adjustments							
As at March 31, 2022		4,031.20	28,860.54	352.59	114.15	42.32	33,400.80
Depreciation charged during the year		255.46	1,119.99	0.26	6.80		1,382.50
Adjustments							
As at March 31, 2023	-	4,286.66	29,980.53	352.85	120.95	42.32	34,783.31
Net Book Value							
As at March 31, 2023	341.09	4.356.59	10.083.10	16.97	9.73	2.23	14.809.71
As at March 31, 2022	341.09	4,612.05	11,203.09	17.22	16.53	2.23	16,192.21
As at April 1, 2021	341.09	4,869.00	12,419.28	17.97	24.14	2.23	17,673.71

4(b) Other Intangible Assets		(Rs. In Lakhs)
Particulars	Specialized Software	Total
Gross carrying value		
As at April 1, 2022	94.08	94.08
-Additions		
-Disposals		
As at March 31, 2023	94.08	94.08
-Additions		
-Disposals		
As at March 31, 2023	94.08	94.08
Depreciation and Impairment		
As at April 1, 2022	76.63	76.63
Depreciation charged during the -Disposals	year 4.81	4.81
As at March 31, 2023	81.44	81.44
Depreciation charged during the		4.81
Adjustments		
As at March 31, 2023	86.25	86.25
Net Book Value		
As at March 31, 2023	7.83	7.83
As at March 31, 2022	12.64	12.64
As at April 1, 2022	17.45	17.45

^{*}Building and Furniture & Fixtures includes capital expenditure incurred on assets not owned by the Company of Rs.41.18 Lakhs (Gross) and Rs.56.94 Lakhs (Gross) (Previous year: Rs.41.18 Lakhs and Rs.56.94 Lakhs) respectively, and Nil and Rs.2.85 Lakhs (Previous year: Nil and Rs. 2.85 Lakhs) respectively.

- Notes
- The Company's land at Derabassi, Punjab comprises a common passage (Passage Land), which is used by the owner of adjoining land as there is no direct access road available to him. The said owner of adjoining land filed an application in the Court of Additional Civil Judge, Dera Bassi, Punjab, under order 39 Rule 1 and 2 read with section 151 of CPC, 1908, seeking amongst others, restraint against the Company from selling or transferring or in any manner dealing with the Passage Land or causing any restriction on the use of Passage Land.
- (ii) Certain employees of the Company, who are paying rent and maintenance charges to the Company for use of residential quarters occupied by them at the spinning mill of the Company situated at Village Kuranwala, Barwala Road, Dera Bassi, Punjab and knitwear unit of the Company situated at Plot No. B-58, Phase VII, Industrial Area, SAS Nagar, Mohali, Punjab obtained permanent injunction from the Hon'ble Civil Judge (Junior Division), Dera Bassi, Punjab and the Hon'ble Court of Civil Judge (Junior Division), SAS Nagar, Mohali vide order dated 05.08.2017 and 13.10.2017 respectively, against the Company from dispossessing them from the residential quarters located in the premise of the Company at Village Kuranwala, Barwala Road, Dera Bassi, Punjab and Plot No. B-58, Phase VII, Industrial Area, SAS Nagar, Mohali, Punjab and further stopping the ingress and outgress of their vehicles and evicting them forcibly from the said residential quarters only till their employment continues with the Company.
- (iii) A tenant having shop situated in the spinning mill complex of the Company situated at Village Kurranwala, Barwala Road, Dera Bassi, Punjab, paying rent to the Company, obtained permanent injunction from the Hon'ble Court of Civil Judge (Junior Division), Dera Bassi, Punjab vide order dated August 12, 2015 against the Company from interfering in the peaceful possession of the tenant and further restrained the Company from dispossessing the tenant otherwise than in due course of law from the aforesaid shop.

Vot	es forming part of audited consolidated financial statements as at and for	the year ended on March 3	1, 2023	(Rs. In Lakhs
	Particulars		March 31, 2023	March 31, 2022
5	Investments			
	In equity shares of subsidiary company			
	Winsome Yarns (Cyprus) Limited		446.25	446.25
	1,01,710 (March 31, 2022: 1,01,710)			
	equity shares of 1 Euro (March 31, 2022) each			
	Less: Provision for Diminution in value of Investment		446.25	446.2
	In preference shares of subsidiary company			
	Winsome Yarns (Cyprus) Limited		1,071.00	1,071.0
	1,80,000 (March 31, 2022: 1,80,000)			
	equity shares of 1 Euro (March 31, 2022) each			
			4.074.00	4.074.0
	Less: Provision for Diminution in Investment (Refer Note No. 3.7)		1,071.00	1,071.0
	Annual to the second of the se		1,517.25	1,517.25
	Aggregate amount of unquoted investments			
	Aggregate amount of Diminution in value of investments		1,517.25	1,517.25
_	Laws			
6	Loans			
	Unsecured, considered good			
	Security deposits			
	Non- Current			
7	Deferred tax assets (net)			
	Particulars	March 31, 2023	March 31, 2022	Charged to
				Statement of Profi and Loss for the
				year ended March 31, 2023
				, ,
	i) Deferred tax asset (DTA)			
	MAT credit entitlement			-
	DTA on accumulated losses (to the extent of DTL)	(2,735.78)	(2,936.97)	201.20
		(2,735.78)	(2,936.97)	201.20
	ii) Deferred tax liabilities (On Property, plant and equipment)	(2,735.78)	(2,936.97)	201.20
	N (C	(2,735.78)	(2,936.97)	201.20
	Net deferred tax assets/(liabilities) (i-ii) [Refer Note No. 3.17]		March 31, 2023	March 31, 2022
8	Other non current assets			
	Unsecured, Considered Good Capital advance		250.00	250.0
	Unsecured, Considered Good Advance other than capital advance			
	Prepaid expense		230.23	230.2
	Security deposit with Government Security deposit – Others		39.22	39.22
	Advance against leasing		225.36	228.6
	Advance against restructuring		2,268.50	2,268.5
	· · · · · · · · · · · · · · · · · · ·		3,013.31	3,016.62
	Unsecured, Considered Doughtful capital advance		250.00	250.0
			2,763.31	2,766.62
9	Inventories			,
	Production supplies		72.08	222.5
	Stores and spares		87.86	179.5
	Work in progress		174.40	190.6
	Finished goods*		216.07	611.0
	Waste		2.68	18.3
	*Individual in Annual ARI (Providence Mana Da ARI)		553.07	1,222.17
	*Includes in transit Nil (Previous Year Rs Nil)			
	Investments			
ıu	the state of the s			
ı	Investment in Money Market		0.500.44	2 569 4
10	Value of Invetment USD 4819980 in Aries Money Market Fund (Refer Note No. 3.3)		2,568.41	
	Value of Invetment USD 4819980 in Aries Money Market Fund (Refer Note No. 3.3)		2,568.41 2,568.41	
	Value of Invetment USD 4819980 in Aries Money Market Fund (Refer Note No. 3.3) Trade receivables		2,568.41	2,568.4
	Value of Invetment USD 4819980 in Aries Money Market Fund (Refer Note No. 3.3) Trade receivables Unsecured, considered good		2,568.41 293.06	2,568.4 1,426.3
	Value of Invetment USD 4819980 in Aries Money Market Fund (Refer Note No. 3.3) Trade receivables		2,568.41 293.06 10,329.91	2,568.4 1,426.3 10,329.9
	Value of Invetment USD 4819980 in Aries Money Market Fund (Refer Note No. 3.3) Trade receivables Unsecured, considered good Unsecured, Considered Doubtful		2,568.41 293.06 10,329.91 10,622.98	2,568.4 1,426.3 10,329.9 11,756.2
	Value of Invetment USD 4819980 in Aries Money Market Fund (Refer Note No. 3.3) Trade receivables Unsecured, considered good		2,568.41 293.06 10,329.91	2,568.41 2,568.41 1,426.36 10,329.91 11,756.27 10,329.91

7,070.72 7,070.72

Trade Receivables	Ageing	Schedule as on	March 31.	2023
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Particulars	Not Due	Less than 6		ollowing periods fr 1-2 Year	2-3 Year	More than 3 Years	Total
raruculars		Months	1 Year	-			
I) Undisputed Trade Receivables							
Considered Good	40.12	60.61	0.31	0.66	89.68	101.68	293.0
-Which have significant increase in Credit Risk			.				
-Credit Impaired			 				
(2) Disputed Trade Receivables		_					
Considered Good		-					
-Which have significant increase in		_	_				
Credit Risk							
-Credit Impaired						10,329.94	10,329.9
Trade Receivables Ageing Schedu (I) Undisputed Trade Receivables	lie as on war	Cn 31, 2022					
- Considered Good		332.56		128.98	632.26	288.00	1,381.8
-Which have significant increase in		002.00		120.00	002.20	200.00	1,001.0
Credit Risk							
-Credit Impaired		-					
(2) Disputed Trade Receivables		-					
- Considered Good		-	-				
-Which have significant increase in Credit Risk							
-Credit Impaired		_				10,329.94	10,329.9
						,	,
Cash and cash equivalents						March 31, 2023	March 31, 2022
Balances with banks in current acco	unts					107.74	125.6
Cash in hand						0.01	1.2
						107.75	126.9
Other bank balances							
Earmarked balance							
On Margin money account							24.6
- On Fixed deposits account*						30.66 30.66	31.6 31.6
*Lodged with banks as margin mone	ey and include	s fixed depos	its with maturity of	more than 3 month	S.	30.00	31.0
	•		Ť				
Other financial assets							
Interest subsidy receivable (Under T	UFS)					899.05	899.0
Interest accrued but not due						3.47	3.4
Other loan						250.44	223.9
						1,152.96	1,126.4
Less : Allowance for doubtful Refund	ds/Claims rece	ivables/Credi	t Impaired			1,152.96	1,126.46
Current tax assets							
Advance income tax including TDS						104.71	152.20
						104.71	152.2
Other current assets							
Unsecured, Considered Good Refund	ds/Claims rece	eivables				179.56	215.2
Unsecured, Considered Doubtful Ref	funds/Claims re	eceivables				50.03	50.03
						229.59	265.3
Less : Allowance for doubtful Refund	ds/Claims rece	ivables/Credi	t Impaired			50.03	50.03
						179.56	215.2
Unsecured, Considered Good							
Prepaid expenses						22.65	16.5
Balance with Government Auth	nority					88.75	80.6
Export incentive receivable						42.06	42.0
Advance against leasing						3.31	3.3
Advances to suppliers						102.15	773.2
one: Allowance for deviated Define	da/Claima == -	ivablac/C== -!:	t Impaired			258.92	915.8
Less : Allowance for doubtful Refund	us/Ciaiins rece	ivables/Credi	і іпірапец			11.14 247.78	37.6 878.2
						427.34	1,093.5
Equity Share Capital						721.04	1,000.0
Authorized Share Capital							
8,50,00,000 (March 31, 2022: 8,50,0	00,000)						
equity shares of Rs.10 (March 31, 20						8,500.00	8,500.0
						8,500.00	8,500.0
ssued Share Capital							
7,10,86,829 (March 31, 2022: 7,10,8							
equity shares of Rs.10 (March 31, 20	022: Rs.10) ea	ch				7,108.68	7,108.6
						7,108.68	7,108.68
Subscribed and paid up Capital							
7,07,07,229 (March 31, 2022: 7,07,0						_	
		ch fully paid ι	ир			7,070.72 7,070.72	7,070.72 7,070.72

Notes

a)	Reconciliation of equity shares	outstanding at the beginning	ng and at the end of the	reporting period:

<u>Particulars</u>	March	March 31, 2023		March 31, 2022	
	Number	Rs. in Lakhs		Number	Rs. in Lakhs
Outstanding at the beginning of the year	70707229	7070.72		70707229	7070.72
Outstanding at the end of the period/year	70707229	7070.72		70707229	7070.72

b) Terms/rights attached to equity shares

The Company has only one class of Equity Shares having face value of Rs. 10/- each (Previous Year Rs. 10/- each) in its issued, subscribed and paid up equity share capital. Each shareholder is entitled to one vote per share. Each shareholder has the right in profit/surplus in proportion to amount paid up with respect to share holding [Read with Note No. 3.3(b)].

In the event of winding up, the equity shareholders will be entitled to receive the remaining balance of assets, if any, in proportionate to their individual shareholding in the paid up equity capital of the Company.

c) Details of equity shares held by shareholders Particulars			March	March 31, 2023		March 3	1, 2022
			Number	% holding		Number	% holding
	i) Shell Business (P) Ltd		21412414	30.28		21412414	30.28
	ii) Satyam Combines (P) Ltd	i	5765073	8.15		5765073	8.15
	iii) Aspire Emerging Funds		6355403	8.99		6355403	8.99
d)	No bonus issue, buy back of s	shares and issue	e of shares other than cash in	last five years.		March 31, 2023	March 31, 20
	erred Grant Income					(Rs. In Lakhs)	(Rs. In Lal
	mortized grant					69.06	69
	o.uzou grant					69.06	69
Cur	rent						
Jna	mortized grant					9.23	9
						9.23	9
	visions						
	current						
	vision for employee benefit					444.00	407
	tuity					144.20	127
_ea	ve encashment					49.59	30
٠	rent					193.79	158
	vision for employee benefit						
	tuity					14.24	22
	ve encashment					12.50	4
LOU	ve endasiment					26.74	26
3or	rowings						
	ured						
oai	n payable on demand						
	to Banks					8,146.04	8,146
	to EARC					47,071.07	47,071
Vor	king capital term loan					440.52	440
						55,657.63	55,657
Γrac	de payables						
Γota	al outstanding dues of Micro and	small enterprise	es*			80.66	81
	al outstanding dues of creditors	other than Micro	and small enterprises			3,371.03	3,672
Ref	fer Note No. 3.14					3,451.69	3,754
Ггас	de Payables Ageing Schedule	as on March 3	·				
	Particulars	Net Door		following periods for			Total
:\ N/	ISME	Not Due 1.28	Less than 1 Year 33.01	1-2 Year 5.46	2-3 Year 5.43	More than 3 Years 35.47	l otal
	Others	293.52	334.76	48.62	116.53		
	Disputed dues -MSME	293.02	334.70	40.02	110.55	2,377.00	3,37
	Disputed dues -Others						
	de Payables Ageing Schedule	as on March 3				1	I
	ISME	13.62	20.71	7.20	36.65	3.21	8.
	Others	250.12	384.26	121.23	1,381.27		3,66
	Disputed dues -MSME						,,,,,
	Disputed dues -Others						

	(III) Disputed dues -IVISIVIE			 		
	(iv) Disputed dues -Others			 		
22	Other financial liabilities				(Rs. In Lakhs)	(Rs. In Lakhs)
	Interest accrued and due on borrow	ings			1,052.85	1,052.85
	Book overdraft	-			18.75	66.49
	Revenue received in advance				404.00	536.02
	Other payables					
	Capital payables (Refer Note	No. 3.14)			7.50	7.50
	Others				1,472.02	2,167.22
				_	2,955.12	3,830.08
23	Other current liabilities			-		
	Statutory dues and taxes			_	199.90	333.26
				_	199.90	333.26
24	Revenue from operations			-		
	Sale of products					
					0.03	53.58
	- Yarns*					
	- Knitwear*				1,511.38	1,388.96
	- Trading sale - Yarns			_		
			(A)		1,511.41	1,442.54
	Sale of services			-		
	Yarns - Job work charges**				1,376.80	2,542.04
	Knitted - Job work charges**				30.46	10.32
	-		(B)	-	1,407.27	2,552.36

**The company has entered into job work agreement with M/S Bharti Syntex Ltd. they will supply Raw material (cotton & Other Fibres) for job work required for manufacturing of yarn of accepted standard quality. They will have lien on stocks of Raw Material/ Work in Progress/ Fininshed goods being manufactured from the Raw Materials supplied by them with rights of constructive pledge available to them in respect of materials .

	manufactured from the Raw Materials supplied by them with rights of constructive pledge	March 31, 2023	March 31, 2022
	Other operating revenue	(Rs. In Lakhs)	(Rs. In Lakhs)
	- Waste sales	172.48	349.58
	- Sale of scraps	2.22	2.76
	(C)	174.69	352.34
	Net Revenue from operations *includes duty drawback & DEPB of Rs Nil (P.Y 65.12 Lakhs) (A+B+C)	3,093.37	4,347.24
25	6 Other income		
	Interest received	12.03	9.79
	Foreign exchange rate difference (net) Provisions written back	 458.67	-0.02
	Deferred grant income	436.07	-0.02
	Gain/Loss on waiver of W.C.Loan		
	Miscellaneous income	470.70	15.18 24.95
26	6 Change in inventories of finished goods, work in process and stock in trade Closing Stock Finished goods		
	- Yarn	34.10	55.43
	- Knitwear	181.97	555.57
	Work in process	216.07	611.00
	- Yarn	15.92	48.56
	- Knitwear	158.48	142.13
	(4)	174.40	190.69
	(A) Less : Opening Stock	390.47	801.69
	Finished goods		
	- Yarn	55.43	101.91
	- Knitwear	555.57 611.00	325.87 427.78
	Work in process	01.100	
	- Yarn	48.56	71.90
	- Knitwear	142.13 190.69	149.64 221.54
	(B)	801.69	649.32
	(Increase) /Decrease in inventories (B-A)	411.22	(152.37)
27	' Employee benefit expenses		
	Salaries, wages, bonus, etc.	1,528.90	1,741.72
	Contribution to provident and other funds	59.58	89.73
	Employees welfare	18.06 1,606.54	29.31 1,860.76
28	Finance costs		
	Interest paid on: Borrowings		
29	•	4 000 54	4 404 40
	Depreciation Amortisation	1,382.51 4.81	1,481.49 4.82
		1,387.32	1,486.31
30	Other expenses	400.00	050.70
	Stores and spares consumed Power and fuel	469.63 883.59	650.70 815.42
	(net of credit received on account of power generation by Captive MHPs)		
	Repairs and maintenance	45.00	10.00
	-Building -Plant and machinery	15.63 3.52	12.23 2.90
	-Others	33.48	44.61
	Processing and dyeing charges	16.53	34.15
	Material handling charges Lease rent of land	0.11 3.31	0.89 3.31
	Rent	1.56	2.04
	Rates and taxes	20.20	3.07
	Printing and stationery	4.20	1.61
	Director's meeting fees Insurance	2.15 36.95	2.05 35.83
	Bank charges	13.29	2.01
	Traveling and conveyance	128.21	132.76
	Postage, telegrams and telephones	10.25	10.72
	Legal and professional charges Charity and donation	137.49	194.11 1.08
	Foreign exchange rate difference (net)	8.53	7.03
	Payment to auditor -Audit fees	5.00	5.90
	-Audit fees	5.00 1.00	1.36
	-Other services	2.07	5.98
	-Reimbursement of expenses		
	Fair value adjustment on security deposit Commission on sales	 17.67	
	Freight and handling charges	29.48	29.52
	Advertisement and other selling expenses	98.23	69.69
	Miscellaneous	103.21 2,045.30	2,131.59

Notes forming part of audited consolidated financial statements as at and for the year ended on March 31, 2023

(Rs. In Lakhs) (Rs. In Lakhs) 31 Earnings per share EPS is calculated by dividing the profit after tax attributable to the equity shareholders by the weighted average of the number of equity shares outstanding during the year. Numbers used for calculating basic and diluted earnings per equity share are as stated below:

 (a) Net (loss)/profit available for equity shareholders
 (b) Weighted average number of equity shares outstanding for calculation of - Basic and diluted earnings per share Rs., Lakhs (2,641.85) (1,397.59)Nos., Lakhs 707.07 707.07 Nominal value 10.00 (d) Earnings per share (a)/(b) - Basic and diluted - Diluted Rs. (3.74)(1.98)(1.98) (3.74)

- 32 Figures have been rounded off to the nearest Rupees in lakhs.
- 33 Figures of the previous year have been regrouped/recast, wherever necessary, to confirm to current years presentation.

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

Dhana & Associates (Formerly Khandelia & Sharma)

Chartered Accountants Firm Registration No. 510525C By the hand of

CA. Arun Khandelia Partner Membership No. : 089125 May 29, 2023 New Delhi (Camp at Chandigarh) For and on behalf of the Board

Rs.

Manish Bagrodia Chairman & Managing Director DIN 00046944

Neha Singhal Company Secretary DIN 06994712

Pankaj Mahajan

Director

Sanjay Sharma Chief Financial Officer

WINSOME YARNS LIMITED

Registered Office: SCO # 191-192, Sector 34-A, Chandigarh – 160022

CIN: L17115CH1990PLC010566

Telephone: 0172-4612000, 4613000, Fax: 0172-4614000, Email: cshare@winsomegroup.com

ATTENDANCE SLIP

Please complete the Attendance Slip and hand it over at the time of Annual General Meeting

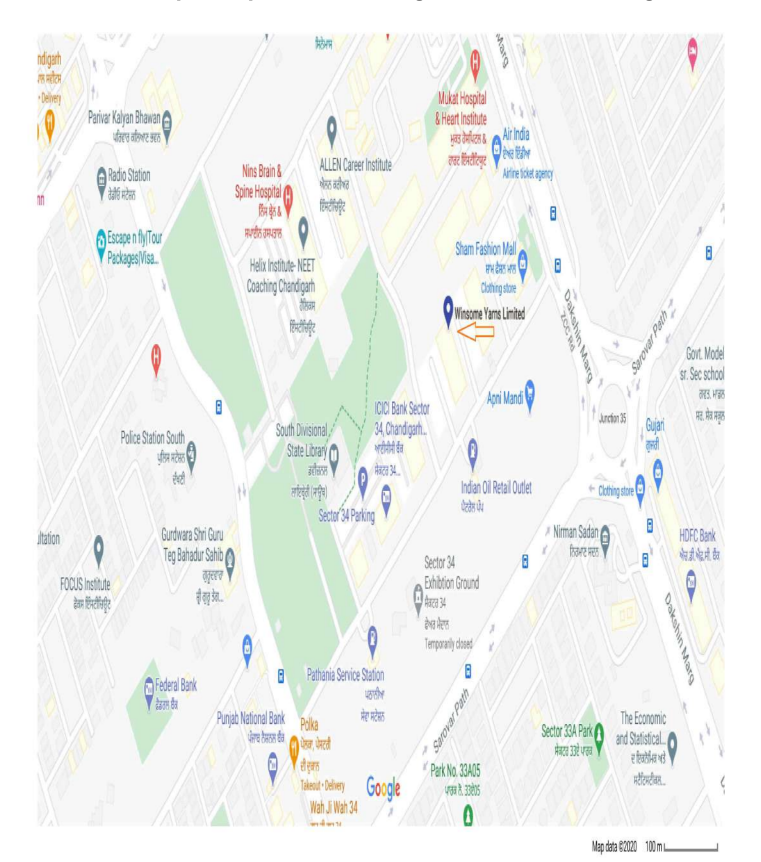
Folio No./ DP ID/ Client ID:	No. of shares :
Name of Member(s):	
Registered Address : Email :	
	at the 33rd ANNUAL GENERAL MEETING of the day of September, 2023 at 11:15 AM at SCO 191-
Signature of the member(s)	Name of proxyholder Signature of proxy

Note: No gifts or coupons would be given for attending the Meeting.

RESOLUTION NO.	RESOLUTIONS		VOTING	
ORDINARY	BUSINESS	FOR	AGAINST	
1	To adopt the Audited Financial Statements of the Company for the Financial Year ended March 31, 2023 together with the Reports of the Board of Directors and Auditors thereon.			
2	To appoint a Director in place of Shri Manish Bagrodia, who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and being eligible, offers himself for re-appointment.			
3	To re-appoint M/s. Dhana and Associates, Chartered Accountants as Statutory Auditors of the Company for a second term of five years.			
SPECIAL BU	SINESS			
4	To ratify the appointment of M/s. Vijay Kumar Mishra & Associates, Cost Accountants as Cost Auditor of the Company for the financial year 2023-24 and to fix their remuneration.			
5	To appoint Mr. Pankaj Mahajan (DIN:06994712) as Non-Executive Independent Director of the Company.			
6	To appoint Ms. Anupma Kashyap (DIN:09720124) as Non-Executive Independent Director of the Company.			

- 1. For the Resolutions, Explanatory Statement and Notes, please refer to the Notice of the Annual General Meeting.
- 2. It is optional to put a 'X' in the appropriate column 'AGAINST' the Resolutions and Y' FOR' the Resolutions indicated in the Box. If you leave the 'For' or 'Against' column blank against any or all Resolutions, your Proxy will be entitled to vote in the manner as he/she think appropriate.

Route Map of the place where holding the Shareholders Meeting.



WINSOME YARNS LIMITED

Registered Office : SCO # 191-192, Sector 34-A, Chandigarh – 160022

CIN: L17115CH1990PLC010566

Telephone: 0172-4612000, 4613000, Fax: 0172-4614000, Email: cshare@winsomegroup.com

Form No. MGT-11 PROXY FORM

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

Folio No./ DP ID/ Client ID:				
No. of shares:				
Name of Member(s) :				
Registered Address :				
Email:				
I/We, being the member(s) of share hereby appoint :	es of the above named company,			
(1) Name:Address				
Email id:Signature	or failing him/her;			
(2) Name:Address				
Email id:Signature	or failing him/her;			
(3) Name:Address				
Email id:Signature				
as my/our proxy to attend and vote (on a poll) for me/us an Annual General Meeting of the company, to be held on Frid 11.15 a.m. at SCO 191-192, Sector 34-A, Chandigarh and at a	lay, the 29 th September, 2023 at			
Signed thisday of September, 2023.	Please affix Revenue Stamp of			
Signature of shareholder	appropriate value			
Signature of proxyholder(s)				
Note:				

Note:

This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the meeting.

WINSOME YARNS LIMITED

Regd. Office: SCO # 191-192 Sector 34-A, Chandigarh-160022 (India)

CIN: L17115CH1990PLC010566 Telephone: 91-0172 - 4612000, 4613000, Fax: 4614000 Email: cshare@winsomegroup.com