

To. National Stock Exchange of India Ltd. Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E) Mumbai - 400 051 SYMBOL- TEMBO ISIN- INE869Y01010

Date: 09/12/2024

Subject: Clarification on the Audited Financial Results not submitted with Annual **Report for the for the Period 2022,2023**

Dear Madam / Sir.

With reference to your Query regarding the Annual Report submitted to the Exchange for the Financial year 2022 and 2023.

Following deficiency has been observed by your good office in result, Clarifications on the same given below:

1. Audited Financial results not submitted with the Annual Report for the period 2022 and 2023:

Reply- In this regard would like to clarify that this was an unintentional oversight, as the company is fully compliant and consistently adheres to corporate governance standards.

We kindly request that the exchange take note of the attached revised annual report, which includes the Audited Financial Results for the periods ending in 2022 and 2023.

You are requested to take the above information on record and disseminate on the website for investor interest.

Thanking you,

Yours faithfully, For Tembo Global Industries Limited

SANJAY

Digitally signed by SANJAÝ JASHBHAI PATEL JASHBHAI PATEL Date: 2024.12.09 18:11:35 +05'30'

Sanjay Jashbhai Patel **Managing Director** DIN: 01958033 Mumbai

Enc as above

Tembo Global Industries Ltd.

GST NO. 27AAPCS4498C1ZV | CIN - L24100MH2010PLC204331 | Toll Free : 1800 123 7991 | sales@tembo.in | www.tembo.in Reg. Off. : Plot No.D-146/147, Turbhe MIDC, TTC Industrial Estate, S Cental Road, Opp. Balmer Lawrie Vaan Leer, Navi Mumbai, Maharashtra 400 705. Factory Add.: Unit No.1/B - Badrinath, Ground Floor, Tungareshwar Industrial complex, Sativali Village, Vasai (East), Dist.Palghar- 401208.





12TH ANNUAL Report

12TH ANNUAL REPORT **2021-2022**

(CIN:- L24100MH2010PLC204331)



VENUE HOTEL YOGI METROPOLITAN Plot No.4, Sector 24, Opp. Sanpada RLY STN, Sanpada, Navi Mumbai 400 \$ +91 22 6768 3333

On Tuesday, the 20th day of December 2022





TEMBO GLOBAL INDUSTRIES LIMITED (CIN: - L24100MH2010PLC204331)

ANNUAL REPORT 2020-21

12th ANNUAL GENERAL MEETING On Tuesday, the 20th day of December 2022

VENUE

HOTEL YOGI METROPOLITAN

Plot No.4, Sector 24, Opp. Sanpada RLY STN, Sanpada, Navi Mumbai 400 706, Tel: +91 22 6768 3333

Registered Office:-Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe ,Navi Mumbai-400705

Contact No:- +91-2562-239080 , Fax No:- 02562-239332

Website:- https://www.tembo.in, E-Mail Id:- cs@sakethexim.com



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COMPANY INFORMATIONBOARD OF DIRECTORS

 Chairman & Managing Director Director Director(Additional) Independent Director Independent Director Chief Financial Officer Compliance Officer 	: MR. SANJAY JASHBHAI PATEL : MS. FATEMA SHABHIR KACHWALA : MRS. SMITA SANJAY PATEL : MR. JEHAN DARAYUS VARIAVA : MR. JASBIR SINGH JASWANT SINGH ANAND : MR. SHABBIR HUSENI MERCHANT : MS. TASNEEM HUSAIN MARFATIA E-mail: cs@sakethexim.com
• Registered Office	: Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe ,Navi Mumbai-400705 Website: <u>https://www.tembo.in</u>
Corporate Office at	: Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe ,Navi Mumbai-400705
• Statutory Auditors	: R. A. KUVADIA & CO. CHARTERED ACCOUNTANTS 1n, Chaitanya Society, Vakola Bridge, Santacruz (East), Mumbai - 400 055. E-mail : rashmikant ca@yahoo.co.in c a kuvadia @gmail.com
• Secretarial Auditors	: M/S. GMS & CO., (Gaurang Manubhai Shah-Proprietor) Practicing Company Secretaries A-302, Rushabh Enclave, Rajesh hotel street, Bhayander(w)-401101 E-mail Id: <u>16gmsandco@gmail.com</u>
• Shares listed with	: National Stock Exchange of India Limited,
• Registrar & Share Transfer Agents	: Bigshare Services Private Limited E-2 & 3, Ansa Industrial Estate, Saki-Vihar Road. Sakinaka, Andheri(E), Mumbai- 400 072
• Bankers	: Bank of India, Turbhe branch,.



BOARD COMMITTEE

• Audit Committee

Mr. Jasbir	Singh Jaswan	t Singh Anand:	Chairman
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Mr. Jehan Darayus Variava	: Member
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- Ms. Fatema Shabhir Kachwala : Member
- Nomination And Remuneration Committee

Mr. Jasbir Singh Jaswant Singh Anand:	Chairman
Mr. Jehan Darayus Variava	: Member
Mrs. Smita Sanjay Patel	: Member

• Stakeholders Relationship Committee

Mrs. Smita Sanjay Patel	: Chairman
Mr. Jasbir Singh Jaswant Singh Anand	: Member
Mr. Jehan Darayus Variava	: Member

Corporate Social Responsibility Committee

Mrs. Smita Sanjay Patel	: Chairman
Mr. Jasbir Singh Jaswant Singh Anand	: Member
Mr. Jehan Darayus Variava	: Member

• Internal Complaints Committee

Mrs. Smita Sanjay Patel	: Chairman
Ms. Fatema Shabhir Kachwala	: Member
Mr. Jehan Darayus Variava	: Member

• Sexual Harassmentcommittee

Mrs. Smita Sanjay Patel	: Chairman
Ms. Fatema Shabhir Kachwala	: Member
Mr. Jehan Darayus Variava	: Member



NOTICE OF THE 12TH ANNUAL GENERAL MEETING

To, The Members, TEMBO GLOBAL INDUSTRIES LIMITED (CIN: L24100MH2010PLC204331) Regd. Plot No- PAP D-146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705

NOTICE is hereby given that the 12th Annual General Meeting of **TEMBO GLOBAL INDUSTRIES LIMITED** will be held on Tuesday, the 20th day of December 2022 at 04.00 P.M., IST at Venue HOTEL YOGI METROPOLITAN Plot No.4, Sector 24, Opp. Sanpada RLY STN, Sanpada, Navi Mumbai 400 706, Tel: 022-67683333 and the registered office of the company add is Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai--400705

TO TRANSACT THE FOLLOWING BUSINESS: -<u>ORDINARY BUSINESS:</u>

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

- 1. To approve the presented Standalone Audited Financial Statements and Consolidated Audited Financial Statements, Auditors Report and Board of Directors report for the financial year ended on 31st march 2022.
- **"RESOLVED THAT** the Standalone Audited Financial Statements and Consolidated Audited Financial Statements of the Company for the year 2021-22 together with the Auditors Report and Board of Directors Reports of the Company for the year 2021-22 as presented to the meeting be andhereby, approved and adopted.
- 2. To consider re-appointment of Mr. Shalin Sanjay Patel (holding DIN : 08579598), who retires by rotation in terms of Section 152(6) of the companies Act,2013 and being eligible offers himself for re-appointment For details of Director seeking re-appointment at the Annual General meeting please refer Annexure I
- -RESOLVED THAT Mr. Shalin Sanjay Patel (holding DIN: 08579598), who retires by rotation and eligible for reappointment, in the Annual General Meeting, be and is hereby appointed as Director of the Company.

RATIFY APPOINTMENT OF AUDITOR

3. To appoint R. A. Kuvadia & Co., Chartered Accountant, bearing ICAI Firm Registration No. 105487W as Statutory Auditor and in this regard, to consider and if thought fit, to pass, with or without



modification, the following resolution as an Ordinary Resolution:

-RESOLVED THAT R. A. Kuvadia & Co., Chartered Accountant, bearing ICAI Firm Registration No. 105487W be and are hereby appointment at the 12th Annual General Meeting as Statutory Auditors of the Company for a term of Five years, to hold office till the conclusion of the 17th Annual General Meeting of the Company on such remuneration to be fixed by the Board of Directors of the Company.

APPOINTMENT OF INTERNAL AUDITOR

- **4.** To appointment of MDSA & Associates (FRN 156810W), Chartered Accountant, Internal Auditor and in this regard, to consider and if thought fit, to pass, with or without modification, the following resolution asan Ordinary Resolution:
- -RESOLVED THAT MDSA & Associates (FRN 156810W), Chartered Accountant, be and are hereby re- appointment at the 12th Annual General Meeting as Internal Auditors of the Company, to hold office till the conclusion of the 13th Annual General Meeting of the Company on such remuneration to be fixed by the Board of Directors of the Company.

REAPPOINTMENT OF SECRETARIAL AUDITOR

- **5.** To re-appoint of CS. Gaurang Manubhai Shah, Practicing Company Secretaries, Membership No. 32581 and Certificate Practice Number 11953 as Secretarial Auditors of the Company and in this regard, to consider and if thought fit, to pass, with or without modification, the following resolution asan Ordinary Resolution:
- -RESOLVED THAT CS. Gaurang Manubhai Shah, Practicing Company Secretaries, Membership No. 32581 and Certificate Practice Number 11953, be and are hereby re- appointment at the 12th Annual General Meeting as Secretarial Auditors of the Company, to hold office till the conclusion of the 13th Annual General Meeting of the Company on such remuneration to be fixed by the Board of Directors of the Company.

DIVIDEND

- 6. To consider and approve the dividend recommended by the Board for the Financial Year 2021-22
- -RESOLVED THAT a final dividend of Rs.01.20/- per equity share on the paid up equity share capital of the company as recommended by the Board be and is hereby declared.

REPORTS:

- 7. To consider and adopt IFCR report and Secretarial audit report from auditors.
- **RESOLVED THAT** the IFCR report and secretarial audit report of the company for the year ended31st March, 2022 as presented to the meeting be and hereby, approved and adopted.

INCREASE IN REMUNERATION OF CHIEF EXECUTIVE OFFICER MR. SHABBIR



HUSENI MERCHANT

8. To approve the increase in remuneration of Mr. Shabbir Huseni Merchant Chief Financial Officer of the company w.e.f 01st April, 2022.

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

RESOLVED THAT consent of the members be and is hereby accorded for revising the terms of remuneration payable to Mr. Shabbir Huseni Merchant, as may be fixed by the Board from time to time on recommendation of the Nomination and Remuneration Committee, including the remuneration to be paid in the event of loss or inadequacy of profits in any financial year such that the remuneration payable to him shall not exceed Rs. 49,00,000 (Rupees Fourthy Nine Lakhs Only) per year with effect from 01st April, 2022, on the terms and conditions, as mutually decided, with liberty to the Directors / Nomination and Remuneration Committee and Board of Directors in its meeting held on June 25, 2022 to alter and vary the terms and conditions of the said appointment in such manner as may be agreed between the Directors and Mr. Shabbir Huseni Merchant, such variation or increase in the aforesaid remuneration may be beyond the permissible limits as under the relevant provisions of Section 196, 197 of the Companies Act, 2013 pursuant to notification issued by Ministry of Corporate Affairs (MCA) dated 12 September 2018.

RESOLVED FURTHER THAT the Board of Directors of the Company (including its Committee thereof) and / or Company Secretary of the Company, be and are hereby authorised to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution."

SPECIAL BUSINESS:

9. <u>To increase in the borrowing powers of the Board under Section 180 (1) (c) upto Rs. 125.00</u> crore

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

-RESOLVED THAT in supersession of all earlier resolutions passed in this regard and pursuant to provisions of 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification(s) or re-enactment thereof, for the time being in force), consent of the Members of the Company beand is hereby accorded to the Board of Directors to borrow money, from time to time at its discretion either from the Company's bank or any other bank, financial institutions or any other lending institutions or persons on such terms and conditions as may be considered suitable by the Board of Directors up to a limit not exceeding in the aggregate Rs. 125,00,00,000/- [Rupees One Hundred Twenty Five Cores Only] notwithstanding that themoneys to be borrowed together with the money already borrowed by the Company (apart from temporary loansobtained from the Company's Bankers in the ordinary course of business), will exceed the aggregate of the paid upcapital of the Company and its free reserves that it is to say, reserves not set apart for any specific purpose;

RESOLVED FURTHER THAT the Board be and is hereby authorized to take such actions and steps, including delegation of authority, as may be necessary and to settle all matters arising out of and incidental thereto and to signand execute on behalf of the Company such agreements, deeds, applications, documents



and writings as may be required in this regard and generally to do all such acts, deeds, matters and things as may be necessary, proper, expedient or incidental for giving effect to this resolution.

10. <u>To increase in the borrowing powers of the Board under Section 180 (1) (a) upto Rs. 125.00</u> <u>crore</u>

To consider and, if thought fit, to pass, with or without modifications, the following resolutionas a Special Resolution:

-RESOLVED THAT in supersession of all earlier resolutions passed in this regard and pursuant to the provisions of Section 180(1)(a) and other applicable provisions, if any, of the Companies Act, 2013(including any statutory modification(s) or re-enactment thereof, for the time being in force), the consent be and is hereby accorded to the Board of Directors or any Committee constituted by the Board (hereinafter referred to as _the Board') for creating the mortgage/pledge/hypothecation/charge on the whole or part of the Company's land, building thereon, machinery, stocks, book debts and all other assets whether movable or immovable of the Company situated in India or abroad in one or more Branches and/or conferring power to enter upon and take possession of the assets of the Company in certain events to or in favor of any of the financial institution(s), bank(s), body corporate(s), lending institution(s) or person(s) to secure the working capital facilities/term loans/corporate loans/debentures/other credit facilities raised/to be raised by the Company from such financial institution(s), bank(s), body corporate(s), lending institution(s) or person(s) together with interest at the respective agreed rates, compound/additional interest, commitment charge, charges on prepayment or on redemption, costs, charges, expenses and all other moneys payable/to be payable to the financial institution(s), bank(s), body corporate(s), lending institution(s) or person(s) in terms of their respective agreements/letters of sanction/ memorandum of terms and conditions, entered into/to be entered into by the Company in respect of the said working capital facilities/term loans/corporate loans/debentures/other credit facilities up to a sum not exceeding Rs. 125,00,00,000/- [Rupees One Hundred Twenty Five Cores Only] for company at any time;

RESOLVED FURTHER THAT the Board be and is hereby authorized to take such actions and steps as may be necessary and to settle all matters arising out of and incidental thereto and to finalize the form, extent and manner of and the documents and deeds, as may be applicable, for creating the mortgage/pledge/hypothecation/ charge on the whole or part of the Company's land, building thereon, machinery, stocks, book debts and all other assets whether movable or immovable of the Company situated in India or abroad on such terms and conditions as maybe decided by the Board in consultation with the lenders and generally to do all such acts, deeds, matters and things as may be necessary, proper, expedient or incidental for giving effect to this resolution.

11. <u>To consider and, if thought fit, to pass, with or without modifications, the following resolution</u> <u>as a Special Resolution:</u>

Resolution of section 186 of the Companies Act, 2013 (Loan and investment by the company to subsidiary)

-RESOLVED THAT^{||} the consent of the Company be and is hereby accorded to the Board of Directors in terms of the provisions of Section 186 of the Companies Act, 2013 and the Board including any Committee of Directorsbe and is hereby authorized, subject to the approval of the Reserve Bank of India, if any, and FEMA regulation and other applicable Rules, Regulations, Guidelines (including any statutory modifications or re-enactment thereof for the time being in force) and such conditions as may be prescribed by any of the concerned authorities, notwithstanding that the aggregate loans and guarantees to



any bodies corporate and persons and investment in securities of any bodies corporate exceeds the limits specified under Section 186 of the Companies Act, 2013, read with the applicable rules, circulars or clarifications there under:-

- To make/give from time to time any loan or loans to anybody or bodies corporate, whether in India or outside, which may or may not be subsidiary (ies) of the Company or to any persons as the Board may think fit, in pursuance of Section 186 of the Companies Act, 2013 (including any ordinance or statutory modification or re-enactment thereof, for the time being in force) to the extent of the following limits:

Investment in Overseas Subsidiary and Joint Venture of the company and Loans to Overseas Subsidiaries and Joint Venture of the company, other Bodies Corporate or Persons upto USD 250,000/- (US Dollar Two Lakh Fifty Thousand only).

- To Invest the Funds Of The Company:

The Chairperson informed that the company may invests its surplus funds time to time for different purposes within the limit envisaged under section 186 read with rule 11 of companies (Meetings of Board and its Powers) Rules, 2014 of the Companies Act, 2013. The approval of the Shareholder is hereby accorded to Board in accordance withsection 179(3) (e) of Companies Act, 2013.

-RESOLVED THAT pursuant to the provisions of section 179 (3) (e) and subject to limit envisaged under Section 186 read with rule 11 of companies (Meetings of Board and its Powers) Rules, 2014 of the Companies Act,2013 the consent of the Shareholder be and is hereby accorded to Board for investment of surplus funds upto Rs.5,00,00,000/- (Rupees Five Crore Only) at any time during the financial year 2021-22.

-RESOLVED FURTHER THAT Mr. Sanjay Jashbhai Patel (DIN: 01958033) Managing Directors of the Company be and is hereby authorized to do all such other things, acts and deeds etc. as may be required to complywith all formalities in this regard.

12. To approve the increase in remuneration of Ms. Fatema Shabbir Kachwala Din (06982324) being whole time director of the company.

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

"**RESOLVED THAT** Pursuant to the provisions of Section 197 read with Part I and Section I of Part II of Schedule V and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification or re-enactment thereof), applicable clauses of the Articles of Association of the Company and recommendation of the Nomination and Remuneration Committee and Audit Committee, approval of the Company be and is hereby accorded for payment of remuneration to Ms. Fatema Shabbir Kachwala Din (06982324) Whole Time Director of the Company, on the terms and conditions including remuneration as mentioned below:

- 1 Basic Salary: Rs.400,000/- per month w.e.f. April 01, 2022
- 3 Free furnished accommodation with gas, electricity, water, furnishing, servants, security, drivers etc.
- 4 Reimbursement of medical expenses incurred in India or abroad including



	hospitalization, nursing home and surgical charges for himself and family subject to ceiling of one month salary in a year.
5	Reimbursements of travelling expenses with family to anywhere in India or abroad as per rules of the Company.
6	Medi claim Insurance Policy, premium and personal accidents not to exceed Rs. 1,00,000/- per annum
8	Other benefits like Gratuity, Provident Fund, Leave etc. as applicable to the employees of the Company.

RESOLVED FURTHER THAT consent of the members be and is hereby accorded for revising the terms of remuneration payable to Ms. Fatema Shabbir Kachwala, as may be fixed by the Board from time to time on recommendation of the Nomination and Remuneration Committee, including the remuneration payable to her shall not exceed Rs. 49,00,000 (Rupees Fourty Nine Lakhs Only) per year with effect from 01st April, 2022, on the terms and conditions, as set out in the Explanatory Statement annexed to the Notice convening this meeting, with liberty to the Directors / Nomination and Remuneration Committee and Board of Directors in its meeting held on June 25, 2022 to alter and vary the terms and conditions of the said appointment in such manner as may be agreed between the Directors and Ms. Fatema Shabbir Kachwala, such variation or increase in the aforesaid remuneration may be beyond the permissible limits as under the relevant provisions of Section 196, 197 of the Companies Act, 2013 pursuant to notification issued by Ministry of Corporate Affairs (MCA) dated 12 September 2018.

RESOLVED FURTHER THAT the Ministry of Corporate Affairs (MCA) through its notification dated 12 September 2018 under notified provisions of the Companies (Amendment) Act, 2017 (Amendment Act, 2017) and amended schedule V of Companies Act, 2013. Respectively to the same, the Central Government amends Schedule V of Companies Act, 2013 vide Notification dated 12th September, 2018 and amends Part I and Part II related to conditions to be fulfilled for the Appointments and Remuneration of a Managing or Whole-time director or a Manager without the approval of the Central Government but by the approval of members in the general meeting via special resolution

FURTHER RESOLVED THAT, Board of Directors of the Company be and is hereby authorised severally to do all such acts, deeds, matters and things as may be considered necessary or desirable to give effect to this resolution and matters incidental thereto."

By order of the Board of Directors TEMBO GLOBAL INDUSTRIES LIMITED

(SANJAY JASHBHAI PATEL) Managing Director DIN- 01958033

Place: Navi Mumbai Date: 26th November, 2022 Registered Office:- Plot No- PAP D- 146 / 147, TTC MIDC, Turbhe ,Navi Mumbai-400705



NOTES:

1. The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 in respect of the aforesaid business is annexed herewith.

2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. IN ORDER TO BE EFFECTIVE, THE INSTRUMENT OF PROXY MUST BE LODGED AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING.

3. The instrument of proxy in order to be effective should be deposited at its registered office of the company not later than forty-eight hours before the commencement of the meeting.

4. In terms of Section 105 of the Companies Act, 2013 read with Rule 19 of the Companies (Management and Administration) Rules, 2014 a person can act as a proxy on behalf of members not exceeding fifty and holding in 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 shareholders.

5. Corporate Members intending to send their authorized representative(s) to attend the Annual General Meeting are requested to forward a certified copy of Board Resolution authorizing their representative to attend and vote at the Annual General Meeting either to the Company in advance or submit the same at the venue of the General Meeting.

6. Appointment / Re-appointment of Directors

At the ensuing Annual General Meeting, Mr. Shalin Sanjay Patel retires by rotation and being eligible, offer themselves for re-appointment.

7. Details of Directors seeking appointment / reappointment at the 12th Annual General Meeting in pursuance of provisions of the Companies Act, 2013 & Regulation 36 (3) of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 are given as an Annexure to the Notice.

8. The relevant Statement made pursuant to Section 102 (1) of the Companies Act, 2013 in respect of Special Business to be transacted at the Annual General Meeting, set out in the Notice, is enclosed hereto and forms part of the Notice.

9. Book Closure for Final Dividend:

Pursuant to provision of Section 91 of the Companies Act, 2013 and Listing Agreement, the Register of Members and Share Transfer Book will remain closed from 14th December 2022 to 20th December 2022 (Both days inclusive) and accordingly, Final Dividend on Equity Shares as recommended by the Board of Directors for the Financial Year 2021-2022, if approved at the meeting, will be payable to those eligible members whose names appeared.

a. As Beneficial Owners, as on 13th December, 2022 as per the list to be furnished by National Securities Depository Ltd. (NSDL) and Central Depository Services (India) Ltd. (CDSL) in respect of shares held in Dematerialized form, and



b. As Members in the Register of Members of the Company as on 13th December, 2022 in respect of shares held in Physical Form, after giving effect to all valid share transfers in physical form lodged with the Company or its Registrar & Transfer Agents (R&TA) on or before 13th December, 2022.

10. Nomination:

Pursuant to Section 72 of the Companies Act, 2013 read with Rule 19 of the Companies (Share Capital and Debentures) Rules, 2014, Members/Beneficial Owners are entitled to make nomination in respect of Shares held by them in Form No. SH-13. Holders of shares in single name and physical form are advised to make nomination in respect of their holding in the Company by submitting duly completed form No SH-13 with the Company and to their respective depository in case of shares held in electronic form. Joint Holders can also use nomination facility for shares held by them.

The Nomination form can be downloaded from the Company's website www.nut-clamps.com under Section "Investors".

11. Non-Resident Members:

Non Resident Indian Members are requested to inform Registrar and Transfer Agents, immediately of: - Change in their residential status on return to India for permanent settlement.

- Particulars of their bank account maintained in India with complete name, branch, account type, account number, IFSC Code, MICR No. and address of the bank, if not furnished earlier, to enable Corporation to remit dividend to the said Bank Account directly.

12. In-terms of Section 101 and 136 of the Companies Act, read together with Rules made there under electronic copy of the Annual Report and the notice of the Annual General Meeting of the Company along with attendance slip and proxy form are being sent to all the members whose email IDs are registered with the Company/ Depository Participants(s) for communication purposes, unless any member has requested for a hard copy of the same on our e-mail ID cs@sakethexim.com For members who have not registered their email address, physical copies of the above documents are being sent in the permitted mode.

13. Corporate Members intending to send their authorized representative to attend AGM are requested to send a duly certified copy of their Board Resolution authorizing their representatives to attend and vote at AGM

14. Members desiring any information relating to the Accounts are requested to write to the Company well in advance so as to enable management to keep the information ready.

15. Members are requested to notify any change in their addresses to the Company immediately. Members holding shares in electronic form are requested to advise change of addresses to their Depository Participants.

16. Members are requested to affix their signatures at the space provided on the attendance slip annexed to proxy form and handover the slip at the entrance of the meeting hall.

17. Members may also note that the notice of the Annual General Meeting and the Annual Report will also be available on the Company's website for their download (https://www.tembo.in). The physical copies of the aforesaid documents will also be available at the Company's Registered Office at Plot No- PAP D-146/147, TTC MIDC, Turbhe, Navi Mumbai-400705, during office hours on working days except Monday between 11.00 a.m. to 1.00 p.m. for inspection. Even after registering for E-communication, members are



entitled to receive such communication in physical form, upon making a request for the same, by post free of cost.

18. With reference to Rule 20 of the Companies (Management and Administration) Amendment Rule 2015 your Company is listed on NSE is required to provide e-voting process for the consolidation of resolution, proposed at the General Meeting.

19. All documents referred to in the accompanying notice and the explanatory statement is open for inspection by the members at the Registered Office of the Company on all working days except on Saturdays and Sundays prior to the date of the meeting between 11.00 a.m. to 4.00 pm.

20. This Notice is being sent by electronic mode (via e-mail) to those members, whose name appears in the register of members/list of beneficial owners maintained by National Securities Depository Limited ("NSDL")/Central Depository Services (India) Limited ("CDSL") as on 26th November, 2022 provided by Bigshare Services Private Limited (RTA). Members may note that this Notice is also available on Company's website viz. www.nutclamp.com A person who is not a Member on the cut-off date should accordingly treat the Notice as for information purposes only.

21. This Notice is being sent electronically (via e-mail) to all Members whose e-mail addresses are registered with Company's Registrar and Share Transfer Agents ('RTA') or the Depositories.

22. Members whose e-mail addresses are not registered with RTA and the Depositories, are required to provide their email IDs and other necessary details as per below format to the Company or RTA, on or before 5:00 p.m. on 25th November, 2022 pursuant to which, any Member may receive on the e-mail ID provided by the Member this Notice and the procedure for remote e-voting:

Name of First Shareholder	
Name of Second Shareholder	
(In case joint shareholder)	
Permanent Account No. (PAN)	
Beneficiary Id/Client Id	
No. Share held	
Email Id	
Mobile No	
Address	

Note: Kindly provide aforesaid details through email at cs@sakethexim.com/info@nsdl.co.in

23. In compliance with the provisions of Sections 108 and 110 of the Act and Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("Rules"), Regulation 44 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, and as per MCA circulars the Company is pleased to provide voting by electronic means ("E-Voting") only to its Members, to enable them to cast their votes electronically. The Company has engaged the services of NSDL to provide e-voting facility to its Members. Voting rights will be reckoned on the paid-up value of share registered in the names of members on 13th December, 2022.

24. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful



attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password" or "Physical User Reset Password" option available on www.evoting.nsdl.com to reset the password.

25. The Company will issue necessary advertisements in the newspaper/ e-newspaper having all India circulation and the newspaper circulating in the District where registered office of the Company is situated for the information of Members whose e-mail addresses are not available in the records of RTA and Depositories.

26. The Communication of the assent / dissent to the Special Resolutions proposed in the Notice would take place only through remote e-voting.

27. The voting period will commence on Saturday 17th December, 2022 at 9:30 am (IST) and ends on Monday, the 19th December, 2022 at 5:00 p.m. for the Members exercising their vote through electronic voting. The e-voting module shall be disabled by National Securities Depository Limited ('NSDL') for voting thereafter.

28. The results of the remote e-voting will be declared on 22nd December, 2022, by the Scrutinizer and will be furnished to the National Stock Exchange India Limited and will also be uploaded on the Company's website www.nutclamp.com.

The instructions for shareholders voting electronically are as under:

(i) The e-voting period begins on Saturday 17th December, 2022 at 9:30 am (IST) and ends on Monday, the 19th December, 2022 at 5:00 p.m. During this period Shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 13th December, 2022 may cast their vote electronically. The e-voting module shall be disabled by NSDL for voting thereafter.

- (ii) The shareholders should log on to the e-voting website www.evoting.nsdl.com.
- (iii) Click on Shareholders / Members

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Log-in to NSDL e-Voting system at https://www.evoting.nsdl.com/

Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode

In terms of SEBI circular 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.

Login method for Individual shareholders holding securities in demat mode is given below:

Type of shareholders Login Method



	12th Annual General Wreeting
Individual Shareholders holding securities in demat mode with NSDL.	If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com/either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under "IDeAS" section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on options available against company name or e-Voting service provider - NSDLand you will be re-directed to NSDL e-Voting website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS"Portal or click athttps://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	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 digitdemat account number held 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 options available against company name or e-Voting service provider - NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
Individual Shareholders holding securities in demat mode with CDSL	 Existing users who have opted for Easi / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and click on New System Myeasi. After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL. Click on NSDL to cast your vote. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. 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 provided links for the respective ESP i.e. NSDL where the e-Voting is in progress.
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Once login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on options available against company name or e-Voting service provider-NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting



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	during the meeting.

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

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

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

Step 2: Cast your vote electronically on NSDL e-Voting system. Details on Step 1 is mentioned below:

How to Log-in to NSDL e-Voting website?

1. 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.

2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholders' section.

3. A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below :

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12************************************



c) For Members holding shares in	EVEN Number followed by Folio Number registered with the
Physical Form.	company For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

5. Your password details are given below:

a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.

b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.

c) How to retrieve your 'initial password'?

(i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.

(ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered

6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:

a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.

b) Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.

c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address.

d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.

7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.

8. Now, you will have to click on "Login" button.

9. After you click on the "Login" button, Home page of e-Voting will open.

Details on Step 2 is given below:

How to cast your vote electronically on NSDL e-Voting system?

1. After successful login at Step 1, you will be able to see the Home page of e-Voting. Click on e-Voting. Then, click on Active Voting Cycles.

2. After click on Active Voting Cycles, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.

3. Select "EVEN" of company for which you wish to cast your vote.

4. Now you are ready for e-Voting as the Voting page opens.



5. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.

6. Upon confirmation, the message "Vote cast successfully" will be displayed.

7. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.

8. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

1 Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to acs.gaurangshah@gmail.com<Please mention the e-mail ID of Scrutinizer> with a copy marked to evoting@nsdl.co.in.

2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.

3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and evoting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or send a request to (Ms. Sarita Mote of NSDL Official) at evoting@nsdl.co.in/ SaritaM@nsdl.co.in

Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to cs@sakethexim.com

2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to cs@sakethexim.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e.Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode.

3. Alternatively shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.

4. In terms of SEBI circular 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 required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

29. The Board of Directors has appointed M/S. GMS & CO.,, company secretary in practicing (Membership No.



32581) as scrutinizer to scrutinize the voting at the meeting and remote voting process in a fair transparent manner.

- 30. In case the Company is unable to pay dividend to any Member directly in their bank account through Electronic Clearing Services or any other means due to non-registration of Electronic Bank Mandate, the Company shall dispatch the dividend warrants to such member at the earliest once the normalcy is restored.
- 31. Pursuant to Finance Act 2020, dividend income will be taxable in the hands of shareholders w.e.f. 1stApril, 2020 and the Company is required to deduct tax at source from dividend paid to members at prescribed rates. For the prescribed rates for various categories the members are requested to refer to the Finance Act, 2020 and amendments thereof. The members are requested to update their PAN with the company and depository participants. However, no tax shall be deducted on the dividend payable a resident individual shareholder if the total dividend to be received during FY 22-23 does not exceed Rs.5000/-.

A resident individual shareholder with PAN who is not liable to pay income tax can submit a yearly declaration in Form 15G/15H, to avail the benefit of non-deduction of tax at Company's website:- <u>https://www.tembo.in/</u> by 13th Decvember, 2022 (up to 6.00 p.m. IST). Shareholders are requested to note that in case their PAN is not registered, the tax will be deducted at a higher rate of 20%.

Non-resident shareholders can avail beneficial rates under tax treaty between India and their country of residence subject to providing necessary documents i.e. No Permanent Establishment and BeneficialOwnership Declaration, Tax Residency Certificate, Form 10F, any other document which may be required to avail the tax treaty benefits by sending to Company's website:- <u>https://www.tembo.in/</u>. The said declarations need to be submitted by 25th November, (up to 6.00 p.m. IST).

On the said link, the user shall be prompted to select / share the following information to register their request:-

- a. Select the company (Dropdown)
- b. Folio / DP-Client ID
- c. PAN
- d. Financial year (Dropdown)
- e. Form selection
- f. Document attachment 1 (PAN)
- g. Document attachment 2 (Forms)
- h. Document attachment 3 (Any other supporting document)
- 32. Incomplete and/or unsigned forms and declarations will not be considered by the Company. All communications/ queries in this respect should be addressed to the company, by email to https://www.tembo.in/ and Exemption Forms if forwarded to this email id will not be considered for thepurpose of processing. Shareholders who have uploaded exemption forms (valid in all respect) on the portal are also required to forward the original form to the Company.

Details of the Directors seeking re-appointment at the AGM of the Company Pursuant to Regulation 36(3) of the (Listing Obligation and Disclosure Requirement) Regulation 2015



DIN



Directorship in other Public Companies

Committee of other Public Companies No. of Shares held in the Company

Membership/Chairmanship

12th Annual General Meeting MR. SHALIN SANJAY PATEL Name of the Director 08579598 Date of Birth 23/05/1995 Date of Appointment of the Board 31/08/2020 Brief Resume, Qualification and nature of Mr. Shalin Sanjay Patel, aged 27 years, is an Executive Director of our expertise in functional areas Company. He holds Bachelor of Engineering in computer Engineering From MumbaiUniversity and has also completed themasters of science in computer science from University at Albany, New York, USA. He has vast expertise and knowledge of computer hardware and software

NIL

NIL

of

systems and specializes in software engineering. Study in mathematics and physics had excellently added to his training in computer

engineering. He has rich experience in improving sales.

Saketh Seven star Industries Limited

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EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

The following explanatory statement, as required under Section 102 of the Companies Act, 2013, sets out all material facts relating to special business mentioned in the accompanying notice for convening the AGM of the Company.

Item No. 9 and 10

Keeping in view the existing and future financial requirements to support its business operations, the Company may need additional funds. For this purpose, the Company may, from time to time, raise finance from various Banks and/or Financial Institutions and/ or any other lending institutions and/or Bodies Corporate and/or such other persons/ individuals as may be considered fit, which, together with the moneys already borrowed by the Company (apart from temporary loans obtained from the Company's bankers in ordinary course of business) may exceed the aggregate of the paid-up capital and free reserves of the Company. Hence it is proposed to increase the maximum borrowing limits from Rs. 95 crores to Rs. 125 Crores for the Company. Pursuant to Section 180(1)(c) of the Companies Act, 2013, the Board of Directors cannot borrow more than the aggregate amount of the paid-up capital of the Company and its free reserves at any one time except with the consent of the members of the Company in a general meeting. In order to facilitate securing the borrowing made by the Company, it would be necessary to create charge on the assets or whole or part of the undertaking of the Company. Further, Section 180(1)(a) of the Companies Act, 2013 provides for the power to sell, lease or otherwise dispose of the whole or substantially the whole of the undertaking of the Company subject to the approval of members in the General Meeting, which authorisation is also proposed to be increased from Rs. 95 crores to Rs. 125 Crores for the Company. Hence, the Special Resolution at Item No.8 and 9 of the Notice is being proposed, since the same exceeds the limits provided under Section 180(1) (a) & 180(1)(c) of the Act. The Directors recommend the Special Resolution as set out at Item No. 8 and 9 of the accompanying Notice, for members' approval. None of the Directors or Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the Special Resolution except to the extent of their shareholding in the Company.

<u>Item No. 11</u>

In order to make optimum use of funds available with the Company and also to achieve long term strategic and business objectives, the Board of Directors of the Company proposes to make use of the same by making investment

- In Subsidiary or granting loans, giving guarantee or providing security to Subsidiary as and when required. Pursuant to the provisions of section 186(3) of the Companies Act, 2013 and rules made there under, and the FEMA regulation the Company needs to obtain prior approval of shareholders / members by way of special resolution passed at the General Meeting in case the amount of investment, loan, guarantee or security proposed to be made through foreign commitment exceed USD 100000/- in a Financial year even if it is within 400% of the net-worth as per the last audited balance sheet subject to RBI prior approval. Accordingly, the Board of Directors of the Company proposes to obtain approval of shareholders by way of special resolution as contained in the notice of the Annual General Meeting for an amount not exceeding USD 250000 (Two Lakh Fifty Thousand Only) for Investment in Overseas Subsidiary and Joint Venture of the company and Loans to Overseas Subsidiaries and Joint Venture of the company, other Bodies Corporate or Persons i.e 31st December every year.
- The Chairperson informed that the company may invests its surplus funds time to time for different purposes within the limit envisaged under section 186 read with rule 11 of companies (Meetings of Board and its Powers) Rules, 2014 of the Companies Act, 2013. The approval of the Shareholder is hereby accorded to Board in accordance with section 179(3) (e) of Companies Act, 2013 for investment of surplus funds upto Rs. 500,000/- (Rupees Five Crore Only) at any time during the financial year 2022-23.

None of the Directors, Key Managerial Personnel of the Company or their relatives or any of other officials of the Company as contemplated in the provisions of Section 102 of the Companies Act, 2013 is, in any way, financially or



otherwise, concerned or interested in the resolution.

Item No. 12:

Pursuant to the provisions of Section 197 read with Part I and Section I of Part II of Schedule V and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification or re-enactment thereof), applicable clauses of the Articles of Association of the Company and recommendation of the Nomination and Remuneration Committee and Audit Committee, increase in remuneration to Ms. Fatema Shabbir Kachwala Din (06982324) Whole Time Director of the Company is presented for consideration of the members and for approval.

Accordingly, the Board recommends the resolution set out at item no. 13 for approval of members as Special resolution

The Particulars of the information, pursuant to the provisions of Schedule V, Part II, Section II, clause (A) of the Act are as under:

1. General information:

Nature of Industry: a)

Engaged in

- Manufacture of fabricated metal products except machinery and equipment and i)
- ii) Trading in Fabricated metal products except machinery and equipment.

Date or expected date of commencement of Commercial Production: b) Not applicable (Company is an existing company).

In case of new companies, expected date of commencement of activities as per project approved by financial c) institutions appearing in the prospectus: Not applicable

Financial performance based on given indicators: d)

(Rs in Lacs)

Particulars	Standalone		
	For Financial Year Ended (Lakhs)		
	31 st March 2022	31 st March 2021	
Total Revenue	17544.80	10399.43	
Less: Total Expenditure	17086.12	9990.26	
Profit before Tax	458.68	409.16	
Less: Provision for Tax	-114.16	-116.16	
Profit/ (loss) After Tax	344.52	292.99	

Foreign investments or collaborations, if any: e)

The Company has total investments of Rs 3262538/- in wholly-owned foreign subsidiaries Tembo Global LLC.

- 2. Information about the appointee:
- Background details: a)



Ms. Fatema Shabbir Kachwala is the Whole Time Director of Tembo Global Industries Limited since February, 2021. She is a Post Graduate Diploma in International Business, Ness Wadia College of Commerce, Pune University; M.Com, Ness Wadia College of Commerce, Pune University; B.Com, Pune University; HSC Examination, Maharashtra ICSE, Delhi Board. She is associated with the Company since incorporation.

Pas	st remuneration:	
	Period	Total Rupees (p.a)
	FY 2021-2022	36,00,000
	FY 2020-2021	Nil

c) Remuneration proposed:

b)

 1
 Basic Salary: Rs.400,000/- per month w.e.f. April 01, 2022

 3
 Free furnished accommodation with gas, electricity, water, furnishing, servants, security, drivers etc.

 4
 Reimbursement of medical expenses incurred in India or abroad including hospitalisation, nursing home and surgical charges for himself and family subject to ceiling of one month salary in a year.

 5
 Reimbursements of travelling expenses with family to anywhere in India or abroad as per rules of the Company.

 6
 Medi claim Insurance Policy, premium and personal accidents not to exceed Rs. 1,00,000/- per annum

 8
 Other benefits like Gratuity, Provident Fund, Leave etc. as applicable to the employees of the Company.

d) Comparative remuneration profile with respect to industry, size of the company, profile of the position and person (in case of expatriates the relevant details would be with respect to the country of her origin):

Ms. Fatema Shabbir Kachwala is a dynamic promoter of Tembo Global Industries Limited from 2016, with extensive experience in procurement of materials and in presenting products features to large audiences. Hardcore persuasion skill coupled with innovative product demonstrations secures continuous reasonable deals per month. Proven relationship building skills backed by Post Graduate Diploma in International Business.

e) Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel [or other director], if any:

Ms. Fatema Shabbir Kachwala has a relationship with the Company as Whole Time Director. She holds 31.92% of shares of the Company and Mr. Shabbir Huseni Merchant who is the Chief Financial Officer of the Company is husband of Ms. Fatema Shabbir Kachwala

None of the Directors/Key Managerial Personnel of the Company/their relatives, except Ms. Fatema Shabbir Kachwala and Mr. Shabbier Huseni Merchant is in any way concerned or interested, in the said resolution.

Accordingly, approval of the Members of the Company is hereby sought by way of special resolution as set out in Item No. 13 of this Notice.



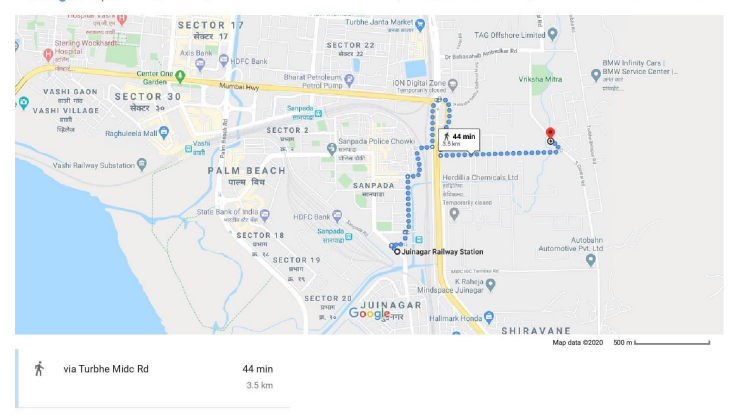
Route Map Registered office of the Company

https://www.google.com/maps/vt/data=e0IFWcA7TOBv8pudpqNPaSi5ocUyKMnIVMpD1pycUpRMuf2VgryxRzGW0Ym E3cJFyXqpx8IvOuaWPrTtEIujgu7XTTJUNblm1-

Google Maps Juinagar Railway Station to Tembo Global Industries ltd (formerly:- Saketh Exim Ltd)

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Walk 3.5 km, 44 min



Mostly flat



<u>12th Annual General Meeting</u> LETTER TO SHAREHOLDERS

Dear Shareholders,

We take immense pleasure by sharing with you about the performance of your company and present the Annual Report for the financial year 2021-22.

We would like to state that your company is progressing to achieve new milestones in its journey towards growth through total excellence. TEMBO GLOBAL INDUSTRIES LIMITED has pursued business excellence through passion and expansion project successfully thereby improved its cost competitiveness and profitability.

Your company engaged in varied product portfolio and a wide scope including jobbing, machining, manufacturing and fabrication of various engineering goods, steel products, nuts, bolts, various types of clamps, saddle hose clamps, various types of hangers, various types of Bolts etc. Further our product portfolio includes all types of bathroom pipes, fittings, bathroom accessories and sanitary wares and would be channeled for our business and future expansion, if any. We have dedicated divisions for marketing different types of products and for different geographical locations. The sales division and export division are responsible for marketing of our products. All the divisions have well trained and adequate teams to handle daily activities and are supervised regularly.

We would like to assure that we will continuously seek opportunities and make our best efforts to contribute towards the growth and success of the organization.

We extend our sincere appreciation to our colleagues on the board for their wise and matured counsel for the smooth functioning of the company. We would like to express our profound gratitude to all our stakeholders, our customers, business associates, employees, bankers, vendors and shareholders who have reposed their trust in us and given us constant support.

With warm regards, Your's sincerely,

Sd/-Sanjay Patel, Managing Director, Tembo Global Industries Limited



CHAIRMAN'S MESSAGE

It gives me great pleasure to welcome you to the 11th Annual General Meeting of your Company and share with you the progress your Company has made, despite the several challenges posed by the National & global economy.

While the economic climate throughout the industry has remained challenging during the 2 years gone by, the period including the Fiscal Years 2020-21 and 2021-22 was a period of steady revival and consolidation for us. During this period we faced major reforms like demonetization, shifting and setting up our new manufacturing unit, e-Marketplace and implementation of GST. However, learning from every situation and moving forward, we have kept up the developments in our projects and also tried to evolve with the changing market.

Looking Ahead

As we step into new fiscal, with the powerful reforms mentioned above and a diverse customer base across geographies, coupled with the learning's of the last year, I am sure that your Company will continue to consolidate and grow in the years to come. This is very evident from orders bagged from various high value customers and new projects being developed as per market requirements. The Company has taken up several initiatives to embrace growth by aggressive business strategies and new business models.

Concluding Note

I am confident that Tembo Global Industries Ltd, with its committed associates, excellent customers, wide product range and strong and stable management team will continue to deliver significant value toall its stakeholders in the years to come and will achieve every milestone in the journey to success.

I would like to thank all our shareholders, investors, employees, customers and all other stakeholders, who have always stood by us. With our focused business strategy, dynamic management team and a pool of professional talent, we are poised for growth.

I look forward to your continued support in the coming years to take this Company to the next level of growth and a Leader in Electronic Weighing Scales and Systems in India.

Yours Sincerely, Sd/-

Sanjay Patel, Chairman & Managing Director



12th Annual General Meeting DIRECTORS REPORT

To, The Members, TEMBO GLOBAL INDUSTRIES LIMITED (CIN: L24100MH2010PLC204331) Regd. Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705.

Your Directors delightfully presents the **12thAnnual Report** on the business and operation of the Companytogether with the Audited Financial Accounts for the year ended **31st March, 2022.**

1. FINANCIAL HIGHLIGHT

Particulars	2021/22	2020-21	2019-20
Revenue from Operation	1,732,598,755	1,046,240,980	787,266,630
Other Income	21,880,932	1,391,944	1,595,376
Total Income	1,754,479,688	1,047,632,924	788,862,006
Operating, Depreciation and Other	1,666,159,689	978,054,758	739,433,543
Expenses			
Administrative and Finance Cost	42,452,027	23,033,675	15,882,326
Total Expenses	1,708,611,716	1,001,088,433	755,315,869
Profit before Tax and prior period items	45,867,972	46,544,491	33,546,137
Less: Prior Period Expenses	-	(257,931)	-
Profit before Tax	45,867,972	46,286,560	33,546,137
Less: Provision for Current Tax	12,000,000	12,400,000	8,850,000
Provision for Deferred Tax	583,967	655,305	71,597
Income Tax for earlier year	-	127,724	120,050
Profit After Tax	34,451,938	34,349,145	24,504,490

2. STATE OF COMPANY'S FINANCIAL AFFAIRS:-

During the year under review your Company's turnover of '1,732,598,755 in the current year 2021-22 compared to Rs.1,046,240,980 ' in the previous fiscal year 2020-21, registering an increase. The Turnover of the Company for the year under review is stable.

The Board has taken all necessary steps to expand its activities by making new technologies and innovations and also by adding new services and products.

3. <u>NATURE OF BUSINESS</u>

Your Company was incorporated as **SAKETH EXIM PRIVATE LIMITED** under the Companies Act, 1956 vide Certificate of Incorporation dated June, 16 2010 issued by the Registrar of Companies, Maharashtra, Mumbai, India. Further, Your Company was converted from Private Limited to a Public



Limited Company vide shareholder's resolution dated December 07, 2017 and consequently the name of your Company was changed to -SAKETH EXIM LIMITED pursuant to a Certificate of Incorporation dated December 19th, 2017. The name of the company was change to avail the benefit of aligning with the company famous brand —TEMBO which is globally familiar brand. Consequently the name of your Company was changed to -TEMBO GLOBAL INDUSTRIES LIMITED pursuant to The Fresh Certificate of Incorporation dated March 13th; 2020. The Corporate Identification Number (CIN) of my Company is L24100MH2010PLC204331. TEMBO GLOBAL INDUSTRIES LIMITED is in the business of vide range of production Our Company has a varied product portfolio and a wide scope including jobbing, machining, manufacturing and fabrication of various engineering goods, steel products, nuts, bolts, various types of clamps, saddle hose clamps, various types of hangers, various types of Bolts etc. Further our product portfolio includes all types of bathroom pipes, fittings, bathroom accessories and sanitary wares These products are used in the applications for Fire fighting, Plumbing, HVAC, Mechanical and Electrical Installations.

4. <u>CHANGE IN THE NATURE OF BUSINESS</u>

During the year the Company has not changed its business. The company's investment in its subsidiary —Saketh Seven Star Industries Private Limited from 75% Share Capital of 750000 share @Rs.10/-amounting to Rs. 75,00,000/-; in the financial year 2020-21 has been diluted to 15.40% due to fresh issue made by the company in 2021-22. The company has been converted to public limited company on 06th December, 2021.

The company has invested in its newly incorporated subsidiary -Tembo Global LLC up to the 70% Share Capital of 7,000 share @ EGP 100 amounting to 7,00,000 EGP in the financial year 2020-21

The company has also formed of wholly owned subsidiary named **-TEMBO USA INC** with identification number **0450444698**. The company was incorporated on 13th December, 2019. The cost incurred for formation is \$1000.

5. <u>DIVIDEND</u>

Your Directors recommend for approval of the members at the ensuing Annual General Meeting payment of final dividend of 12% per equity share (Rs.1.2/- per equity share) for the financial year ended March, 2022. The Dividend will be paid in compliance with the applicable regulations.

The dividend will be paid to the members whose names appears in the Register of Members on 23rd September, 2022 in respect of shares held in dematerialized form, it will be paid to the members whose names are furnished by National Securities Depository Limited and Central Depository Services (India) Limited as beneficial owners as on that date.

6. <u>LISTING</u>

The Equity Shares of the Company are listed on SME Emerge Platform of NSE Limited w.e.f. 13TH August, 2018. The Equity Shares of the Company are listed on NSE Limited w.e.f. 23rd April, 2021. The Company is regular in payment of Annual Listing Fees. The Company has paid Listing fees up to the year 2021-22.



7. DEMATERIALISATION OF EQUITY SHARES:

All the Equity Shares of the Company are in dematerialized form with the depositories as mentioned below:-

- 1. NSDL National Securities Depository Limited
- 2. CDSL Central Depository Services Ltd

The ISIN No. allotted is **INE869Y01010**.

8. <u>THE BOARD AND KMP :</u>

(a) Composition of the Board of Directors :

The Company has following composition of the Board

1.	Mr. Sanjay Jashbhai Patel	Managing Director and Executive Director
2.	Ms. Fatema Shabhir Kachwala	Executive and Non Independent Director
3.	Mrs. Taruna Piyush Patel (Retired on 28th May, 2022)	Non executive and Non Independent Director
4.	Mr. Jasbir Singh Anand	Independent Director Non-Executive Director`
5.	Mr. Jehan Darayus Variava	Independent Director Non-Executive Director
6.	Mr. Shabbir Huseni Merchant	CFO(KMP)
7.	Ms. Tasneem Husain Marfatia	Company Secretary (KMP)
8.	Mrs. Smita Sanjay Patel (Appointed as Additional Director on 28th	Non executive and Non Independent Director May, 2022)

Pursuant to the provisions of Sections 149 and Section 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 Mr. Jehan Darayus Variava (DIN: 07825744), Mr Jasbir Singh Anand (DIN: 08017248), re-appointed and continue as Independent Directors of the Company.

The Company has received necessary declaration from each Independent Director of the Company under Section 149(7) of the Companies Act, 2013 (the Act) that they meet with the criteria of their independence laid down in Section 149(6) of the Act.

(b) Retirement by Rotation:-

In terms of Section 152 of the Companies Act, 2013 Mr. Shalin Sanjay Patel (DIN: 08579598), Director of the Company is liable to retire by rotation at the forthcoming Annual General Meeting and being eligible, offered himself for re-appointment.

The Board confirms that none of the Directors of the Company is disqualified from being appointed as



Director in terms of Section 164 of the Companies Act, 2013 and necessary declaration has been obtained from all the Directors in this regard.

(c) Appointment and Changes of Key Managerial Personnel during the Year

There is no change in appointment of Key Managerial Personnel during the Financial Year 2021-22.

9. <u>DISCLOSURE UNDER SEXUAL HARAASSMENT OF WOMEN AT</u> <u>WORKPLACE (PREVENTION, PROHIBITION & REDRESSAL) ACT, 2013.</u> :-

The Company has always believed in providing a safe and harassment free workplace for every individual working in premises and always endeavors to create and provide an environment that is free from discrimination and harassment including sexual harassment

During the year ended 31st March, 2022, the Company has not received any complaint pertaining to sexual harassment.

10. DETAILS OF REMUNERATION TO DIRECTORS:-

The remuneration paid to the Directors is in accordance with the recommendations of Nomination and Remuneration Committee formulated in accordance with Section 178 of the Companies Act, 2013 and any other re-enactment(s) for the time being in force.

11. DECLARATION BY INDEPENDENT DIRECTORS:-

Every Independent Director, at the first meeting of the Board in which he participates as a Director and hereafter at the first meeting of the Board in every Financial Year, gives a declaration that he meets the criteria of independence as provided under law.

12. DETAILS OF REMUNERATION TO DIRECTORS

The information relating to remuneration of Directors and details of the ratio of the remuneration of each Director to the median employee's remuneration and other details as required pursuant to section 197(12) of the Act read along with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is given in Annexure.

13. <u>COMMITTEES OF THE BOARD</u>

<u>Currently. the Board has Six Committees</u>: the Audit Committee, Nomination & Remuneration Committee, Corporate Social Responsibility Committee, Stakeholders Relationship Committee and Internal Complaints Committee, Sexual Harassment Committee, Disaster Management committee. All Committees, except the Corporate Social Responsibility Committee, Internal Complaints Committee and, Sexual Harassment Committee consist of Independent Directors. Disaster Management committee was formed to tackle with the COVID19 situation and reopening of the factory and office of the company.

(a) Audit Committee

The Board has constituted Audit Committee as required under Companies Act, 2013. The Composition of the



Committee is as under:

Name of the Member	Designation
MR. JASBIR SINGH JASWANT SINGH ANAND	Chairman
MR. JEHAN DARAYUS VARIAVA	Member
MRS. FATEMA S. KACHWALA	Member

The role of the Audit Committee shall include the following:

- 1. Oversight of my Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible;
- 2. Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor and the fixation of audit fees;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to my Board for approval, with particular reference to:
 - (a) Matters required to be included in the Director's Responsibility Statement to be included in our Board's report in terms of clause (c) of sub-section 3 of section 134 of the Companies Act;
 - (b) Changes, if any, in accounting policies and practices and reasons for the same;
 - (c) Major accounting entries involving estimates based on the exercise of judgment by management;
 - (d) Significant adjustments made in the financial statements arising out of audit findings;
 - (e) Compliance with listing and other legal requirements relating to financial statements;
 - (f) Disclosure of any related party transactions; and
 - (g) Qualifications in the draft audit report.
- 5. Reviewing, with the management, the quarterly financial statements before submission to my Board for approval;
- 6. Reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process;
- 7. Approval or any subsequent modification of transactions of the listed entity with related parties;
- 8. Scrutiny of inter-corporate loans and investments;
- 9. Valuation of undertakings or assets of the listed entity, wherever it is
- 10. Evaluation of internal financial controls and risk management systems;
- 11. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 12. Reviewing with the management, performance of statutory and internal auditors, and adequacy of the internal control systems;
- 13. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;





- 14. Discussion with internal auditors any significant findings and follow up there on; Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 15. Discussion with statutory auditors before the audit commences, about the nature and scopeof audit as III as post-audit discussion to ascertain any area of concern;
- 16. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- 17. To review the functioning of the Whistle Blower mechanism, in case the same is existing;
- Approval of appointment of CFO (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience & background, etc. of the candidate.
- 19. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.

(b) Nomination and Remuneration Committee

- The Board has constituted Nomination and Remuneration Committee as required under Companies Act, 2013 and was re-constituted on May 28th, 2022. The Composition of the Committee is as under:

Name of the Member	Designation
MR. JASBIR SINGH JASWANT SINGH ANAND	Chairman
MR. JEHAN DARAYUS VARIAVA	Member
MRS. SMITA SANJAY PATEL	Member

(change due to resignation of Mrs Taruna Piyush Patel and appointment of Mrs. Smita Sanjay Patel as on 28th May, 2022)

- In terms of the provisions of Section 178(3) of the Companies Act, 2013, the Nomination and Remuneration Committee is responsible for formulating the criteria for determining the qualifications, attributes and Independence of a Director. The Nomination and Remuneration Committee is also responsible for recommending to the Board a policy relating to the remuneration of the Directors, Key Managerial Personnel and Senior Management. In line with the requirement, the Board has adopted a Nomination and Remuneration Policy for Directors, Key Managerial Personnel and Senior Management as follows.

Objectives of the Policy

The objectives of this policy are as detailed below:

• To formulate the criteria for determining qualifications, competencies, positive attributes and independence for appointment of a Director (Executive / Non-Executive) and recommend to the Board policies relating to the remuneration of the Directors, Key Managerial Personnel and other employees.





- The policy also addresses the following items: Committee member qualifications; Committee member appointment and removal; Committee structure and operations; and Committee reporting to the Board.
- To formulate the criteria for evaluation of performance of all the Directors on the Board;
- To devise a policy on Board diversity; and
- Identifying persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the boardof Directors their appointment and removal.
- Whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent Directors.
- To lay out remuneration principles for employees linked to their effort, performance and achievement relating to the Company's goals.

Remuneration Policy

- The Company's remuneration policy is driven by the success and performance of the individual employees and the Company. Compensation philosophy is to align Directors and Tembo Global Minds with the business objectives, so that compensation is used as astrategic tool that helps the company to recruit, motivate and retain highly talented individuals who are committed to my core values. We believe that our compensation programs are integral to achieving our goals. Through its compensation program, the Company endeavors to attract, retain, develop and motivate a high performance workforce. The Company follows a compensation mix of fixed pay, benefits and performance based variable pay. Individual performance pay is determined by business performance of the Company. The Company pays remuneration by way of salary, benefits, perquisites and allowances (fixed component) and performance incentives, commission (variable component) to its Chairman, Managing Director and other Executive Directors. Annual increments are decided by the Nomination & Remuneration Committee within the salary scale approved by the Board and Shareholders.

(c) Stakeholder Relationship Committee:-

- The Board has constituted Stakeholder Relationship Committee as required under Securities Exchange Board of India (Listing obligations and Disclosure Requirements) Regulations, 2015 (–Regulations^{||}).

The Composition of the Committee is as under:

Name of the Member	Designation
MR. JASBIR SINGH JASWAN'T SINGH ANAND	Chairman
MR. SANJAY JASHBHAI PATEL	Member
MRS. FATEMA S. KACHWALA	Member

Set forth below are the terms of reference of my Stakeholders Relationship Committee.

- 1. Considering and resolving grievances of shareholders, debenture holders and other security holders;
- 2. Redressal of grievances of the security holders of my Company, including complaints in respect of transfer of shares, non-receipt of declared dividends, balance sheets of my





Company, etc.;

- 3. Allotment of Equity Shares, approval of transfer or transmission of equity shares, debentures or any other securities;
- 4. Issue of duplicate certificates and new certificates on split/consolidation/renewal, etc.
- 5. Overseeing requests for dematerialization and re-materialization of shares; and
- 6. Carrying out any other function contained in the equity listing agreements as and when amended from time to time.

Investor Grievance Redressal Policy

The Company has adopted an internal policy for Investor Grievance handling, reporting and solving.

(d) Corporate Social Responsibility Committee:-

- The Corporate Social Responsibility Committee was constituted by our Directors vide resolution dated December 29, 2020 pursuant to section 135 of the Companies Act, 2013 and was re-constituted on May 28th, 2022.

The Composition of the Committee is as under:

Name of the Member	Designation
MRS. SMITA SANJAY PATEL	Chairman
MR. JASBIR SINGH JASWANT SINGH ANAND	Member
MR. JEHAN DARAYUS VARIAVA	Member

(change due to resignation of Mrs Taruna Piyush Patel and appointment of Mrs. Smita Sanjay Patel as on 28th May, 2022)

The terms of reference, powers and scope of the Corporate Social Responsibility Committee of our Company is in accordance with Section 135 of the Companies Act, 2013.

The Objectives of the Policy

This Policy shall be read in line with Section 135 of the Companies Act 2013, Companies (Corporate Social Responsibility Policy) Rules, 2014 and such other rules, regulations, circulars, and notifications (collectively referred hereinafter as

Regulations) as may be applicable and as amended from time to time and will, inter-alia, provide for the following:

• Establishing a guideline for compliance with the provisions of Regulations to dedicate a percentage of Company's profits for social projects.

- Ensuring the implementation of CSR initiatives in letter and spirit through appropriate procedures and reporting
- Creating opportunities for employees to participate in socially responsible initiatives.

Set forth below are the terms of reference of my Corporate Social Responsibility Committee.



- 1. To formulate and recommend to the Board, a Corporate Social Responsibility Policy which shall indicate the activities to be undertaken by the Company as specified in Schedule VII as amended from time to time;
- 2. To recommend the amount of expenditure to be incurred on the activities referred to in clause (a) subject to the limit provided under Section 135 of the Companies Act;
- 3. To monitor the corporate Social Responsibility Policy of our Company from time to time;
- 4. To institute a transparent monitoring mechanism for implementation of the CSR projects or programs or activities undertaken by the Company;
- 5. Any other matter as the Corporate Social Responsibility Committee may deem appropriate after approval of the Board of Directors or as may be directed by the Board of Directors from time to time.

(e) Internal Complaints Committee:-

- The Internal Complaints Committee was constituted by our Directors vide resolution dated December 26, 2018 and was re-constituted on May 28th, 2022.

The Composition of the Committee is as under:

Name of the Member	Designation
MRS. SMITA SANJAY PATEL	Chairman
MRS FATEMA S KACHWALA MEMBER	Member
MR. JEHAN DARAYUS VARIAVA	Member

(change due to resignation of Mrs Taruna Piyush Patel and appointment of Mrs. Smita Sanjay Patel as on 28th May, 2022)

- Term of Reference of the Internal Complaints Committee of our Company include the formulation, recommending to the Board, a Grievance Redressal policy which shall indicate the activities to be undertaken by our Company to provide the employees with an easy and accessible mechanism for settlement of their individual grievances and adopt measures for expeditious settlement of the grievances. Grievances should be addressed ina sensitive manner to avoid any potential backlash to the aggrieved employee and care should be taken to prevent the spread of malicious gossip or rumors.

(f) Sexual Harassment Committee:-

- The Sexual Harassment Committee was constituted by our Directors vide resolution dated December 26, 2018 and was re-constituted on May 28th, 2022.

The Composition of the Committee is as under:

Name of the Member

Designation



	I di Meeting
MRS. SMITA SANJAY PATEL	Chairman
MRS FATEMA S KACHWALA MEMBER	Member
MR. JEHAN DARAYUS VARIAVA	Member

(change due to resignation of Mrs Taruna Piyush Patel and appointment of Mrs. Smita Sanjay Patel as on 28th May, 2022)

Term of Reference of the Sexual Harassment Committee of our Company include the formulation, recommending to the Board, a Sexual Harassment policy which shall indicate the activities to be undertaken by our Company to ensure that all employees maintain appropriate standards of business and personal conduct with colleagues, clients and with the public at large.

The Objectives of the Policy

This Policy shall be read in line with the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. The policy operates through informal processes normally involving an intermediary means forresolving a problem. In the case of Sexual Harassment, at first instance, the person (i.e. HOD / HR / Woman representative of the location) may be the point of first contact for anyone seeking informal support/intervention to stop unwelcome behavior. A sense of restraint and responsibility on the part of all concerned is critical for the effective functioning of these guidelines. The preventive / informal process that can be adopted is as follows:

1. Convey to the person who is the cause of distress, about what that person's actions, words, behavior is doing and convey in no uncertain terms that such behavior is not appreciated. What is important is the $-Way \parallel a$ particular behavior, action or word is perceived; -Intent \parallel is of no consequence.

2. The second step would be to approach someone within the company - preferably your Superior or HR Representative. The Superior or HR Representative would then try and counsel / talk it over with a view towards closing the matter amicably.

3. In any case all such incidents along with the resolution, needs to be reported to the Head of HR who will then provide a short report to the Internal Complaints Committee and the matter will be closed.

4. However, in the event of it not being resolved, then it would need to be escalated to the Internal Complaints Committee.

In the event of the complaint, not being resolved through informal mechanism, then it would need to be escalated to the Internal Complaint Committee for redressal.

1. It is the obligation of all employees to report sexual harassment experienced by them personally. A concerned co-worker may also inform the Complaints Committee of any instance or behavior of sexual harassment by a co-worker towards another employee.

2. The concerned employee shall give his complaint in writing to any of the committee member giving details of the incident within a week of its occurrence.



3. Once the complaint is received, it will be kept strictly confidential.

4. The person accused will be informed that a complaint has been filed against him/her and no unfair acts of retaliation or unethical action will be tolerated. The Committee shall ensure that a fair and just investigation is undertaken immediately.

5. Both the complainant and the alleged accused initially will be questioned separately with a view to ascertain the veracity of their contentions. If required, the person who has been named as a witness will need to provide the necessary information to assist in resolving the matter satisfactorily.

6. The Chairperson after studying the report & discussion with the Committee members shall submit her recommendation to the Executive Director within 10 days of completing the inquiry.

7. The complainant and the accused shall be informed of the outcome of the investigation. The investigation shall be completed within 3 months of the receipt of the complaint. If the investigation reveals that the complainant has been sexually harassed as claimed, the accused will be disciplined accordingly. The implementation of the recommendation of Internal Complaint Committee by Executive Director should be done within 30 days of receipt of such recommendation.

14. VIGIL MECHANISM FOR DIRECTORS AND EMPLOYEES:

Your Company is committed to highest standards of ethical, moral and legal business conduct. Accordingly, the Board of Directors has formulated a Whistle Blower Policy which is in compliance with the provisions of Section 177(10) of the Companies Act, 2013. Employees can raise concerns regarding any discrimination, harassment, victimization, any other unfair practice being adopted against them or any instances of fraud by or against your Company. Any incidents that are reported are investigated and suitable action taken in line with the Whistle Blower Policy (https://www.nut-clamps.com/uploads/investor/Policy_for_Wristle_blower.pdf)

15. <u>RISK MANAGEMENT POLICY</u>

The Company has formulated a Risk Management Policy for dealing with different kinds of risks which it faces in day to day operations of the Company. Risk Management Policy of the Company outlines different kinds of risks and risk mitigating measures to be adopted by the Board. The Company has adequate internal control systems and procedures to combat the risk. The Risk management procedure will be reviewed by the Audit Committee and Board of Directors on time to time basis.

16. POLICY ON PRESERVATION OF THE DOCUMENTS

The Company has formulated a Policy pursuant to Regulation 9 of the Securities Exchange Board of India (Listing obligations and Disclosure Requirements) Regulations, 2015 (-RegulationsII) on Preservation of the Documents to ensure safekeeping of the records and safeguard the Documents from getting manhandled, while at the same time avoiding superfluous inventory of Documents.

17. POLICY ON CRITERIA FOR DETERMINING MATERIALITY OF EVENTS



<u>12th Annual General Meeting</u>

The Policy is framed in accordance with the requirements of the Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Regulations).

The objective of the Policy is to determine materiality of events or information of the Company and to ensure that such information is adequately disseminated in pursuance with the Regulations and to provide an overall governance framework for such determination of materiality (https://www.nut-clamps.com/uploads/investor/Policy_for_Determining_Materiality_of_Events_and_Information_for_Disclosures.pdf).

18. <u>OBLIGATION OF COMPANY UNDER THE SEXUAL HARASSMENT OF WOMEN AT</u> WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

In order to prevent Sexual Harassment of Women at Workplace a new act —The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 has been notified on 9th December, 2013.Under the said Act every Company is required to set up an Internal Complaints Committee to look into complaints relating to sexual harassment at work place of any women employee.

The Company has adopted —Anti-Sexual Harassment Policy constituted —Redressed Committee as required under section 4 (1) of Sexual harassment of women at work place (prevention, prohibition and redressal) Act,2013.

During the year under review, no complaint of harassment at the workplace was received by the Committee

(https://www.nut-clamps.com/uploads/investor/Prevention_of_Sexual_Harassment.pdf).

19. <u>AUDITORS :</u>

(a) <u>Statutory Auditors:-</u>

R. A. Kuvadia & Co, Chartered Accountants, the Statutory Auditor of the Company be and ishereby given their consent to act as a Statutory Auditor of the company to hold the office for Financial Year 2022-23 to 2027-28 subject to confirmation in every year AGM

In this regard the Company has received certificate from the Auditors to the effect that if they are appointed it would be in accordance with the provisions of section 141 of the Companies Act, 2013.

Accordingly, proposal for their appointment as Statutory Auditors is being placed before the shareholders for approval at the 12th Annual General Meeting.

The firm was established in the year 1987 and rendering un-interrupted value added services to the incorporated bodies, reputed business houses and High Net worth (HNI) individuals. CA R. A. Kuvadia, Proprietor heads the Audit and Tax Department of the Firm. CA R. A. Kuvadia has been in practice since last 32 years & has vast experience of diverse industries.

(b) Internal Auditors:-

MDSA& Associates (FRN 156810W) Chartered Accountants, Mumbai were appointed as the Internal Auditors of the Company for the Financial Year 2022-23, who are acting independently.

The Board proposes to appoint them as Internal Auditors for the Financial Year 2021-22. The Internal Auditor's Report is to be submitted directly to the Chairman of the Board of Directors.

MDSA& Associates (FRN 156810W) is a Chartered Accountancy firm based in Navi-Mumbai focused on Business, Financial & Tax Advisory, Audit and Compliance Services. We have developed a unique tech-driven approach to regular compliances and MSME lending.



Our approach is driven by our senior management, a group of senior ex-bankers and professionals having an aggregate experience of more than 3 decades in project finance, business banking and tax advisory.a.

CA Merrick Dsouza CA Sanika Aroskar Practicing Chartered Accountant is specialized in Audit and Tax Advisory. Associate Member of ICAI having experience of 4 years in rendering Audit and Taxation service. He has handled several assignments relating to Internal Audit, GST refund, GST department Audit, Statutory Audit and Other Tax Compliance services.

(c) <u>Secretarial Auditors:-</u>

CS. Gaurang Manubhai Shah, Practicing Company Secretaries, Membership No. 32581 and Certificate Practice Number 11953 were appointed as Secretarial Auditors of the Company as per provisions of Section 204 of the Companies Act, 2013 and Rules made there under for the Financial Year 2021-22. The Secretarial Audit Report for the Financial Year 2020 - 21 form part of the Annual Report as Annexure to the Board Report. As the Board is satisfied with the performance of the Secretarial Auditor, the Board proposes to appoint same as Secretarial Auditor for the Financial Year 2021-22 also.

20. AUDITORS' REPORT

(a) <u>Statutory Audit Report :-</u>

M/s R A MARU & ASSOCIATES., Chartered Accountants, Mumbai, Firm Registration Number 141914W have issued their Report for the Financial Year ended 31st March 2022.

The Statutory Auditors not have observed any qualification in their report.

Disclosure about Cost Audit

The Central Government has not prescribed the maintenance of Cost records under section 148(1) of the Companies Act, 2013, for any of the services rendered by the Company.

(b) Secretarial Audit :-

A Secretarial Audit Report given by **CS Gaurang shah**, Company Secretary is annexed with the report and isenclosed as **Annexure**.

1. Tembo USA INC (w.e.f 13.12.2019)

(Note: No foreign investment payment made by company till date as per management confirmation letter).

- 2. The Company's shareholding in Saketh Seven Star Industries Limited (formerly known as Saketh Seven Star Industries Private Limited) is diluted from 75% to 15.40% in the year 2021-22 due to fresh issue done by the subsidiary with effect from September, 2021. Hence the holding of the company in Saketh Seven Star Industries Limited reduce to 15.40%.
- 3. The company has invested in its newly incorporated subsidiary with effect from 16th June, 2020 —Tembo Global LLC, Equity investment up to the 70% Share Capital of 7,000 share @ EGP 100 amounting to 7,00,000 EGP in the financial year 2020-21. Loan payment made up to 50000 USD. No other payment is made during the year 2021-22

Board comment:



<u>12th Annual General Meeting</u>

- 1. As the payment for initial capital is not time bound in accordance with the New Jersey Law were the subsidiary Tembo USA INC is incorporated. Hence the payment against the Capital is not made during the year.
- 2. The subsidiary made fresh issue in September, 2021 to increase the shareholding of the company, in order to comply with the provision for conversion of company from Private Limited company to Public Limited Company through fresh issue of Equity share at Rs. 100 including Rs. 10 Face value and Rs. 90 Security Premium through private placement in 2021-22. The holding of the company in Saketh Seven Star Industries Private Limited was reduced to 15.40%. Valuation of Shares was done by Aryaman Financial Service Limited.
- 3. The company incorporated newly subsidiary on 16th June, 2020 —Tembo Global LLC and made Equity investment up to the 70% Share Capital of 7,000 share @ EGP 100 amounting to 7,00,000 EGP in the financial year 2020-21 and Loan payment made up to 50000 USD. No other payment has been done to the company and no income has been received from the company in the year, 2021-22.

21. MANAGEMENT DISCUSSION ANALYSIS :-

Management Discussion & Analysis is given as an Annexure A

The Board has been continuing its efforts and taken the required steps in the following areas:

- 1. Industry Structure and Development
- 2. Growth Strategy.
- 3. Segment-Wise Performance
- 4. Internal Control Systems and their adequacy
- 5. Strengths, Weaknesses, Opportunities and Threats
- 6. Financial Performance with respect to Operational Performance
- 8. Strict Compliances
- 9. Talent Management, Leadership Development, and Talent Retention.
- 10. Learning and Development

22. CREDIT & GUARANTEE FACILITIES:-

The Company has been availing secured loans, overdraft facilities and bank guarantee facilities from Bank of India, from time to time for the business requirements.

23. INTERNAL AUDIT CONTROLS AND THEIR ADEQUACY

- 1. The Company has a proper and adequate system of internal controls, commensurate with the size scale and complexity of its operations. This ensures that all transactions are authorized, recorded and reported correctly, and assets are safeguarded and protected against loss from unauthorized use or disposition. In addition, there are operational controls and fraud risk controls, covering the entire spectrum of internal financial controls.
- 2. To maintain its objectivity and independence the Internal Audit function reports to the Chairman of the audit committee of the Board and to the Chairman and Managing Director.

3. The internal Audit department monitors and evaluate the efficiency and adequacy of the internal control



system in the Company, its compliance with operating systems, accounting procedures and policies at all locations of the Company. Based on the report of internal audit functions, process owner undertake corrective actions in their respective areas and thereby strengthen the controls. Significant audit observations and recommendations along with corrective actions thereon are presented to the audit committee of the Board.

Adequacy of internal financial controls with reference to the financial statements

The Company has internal Auditors and the Audit Committee constituted are in place to take care of the same. During the year, the Company continued to implement their suggestions and recommendations to improve the control environment. Their scope of work includes review of processes for safeguarding the assets of the Company, review of operational efficiency, effectiveness of systems and processes, and assessing the internal control strengths in all areas. Internal Auditors findings are discussed with the process owners and suitable corrective actions taken as per the directions of Audit Committee on an ongoing basis to improve efficiency inoperations.

24. <u>CORPORATE GOVERNANCE</u>

Your Company has been complying with the principles of good Corporate Governance over the years. In compliance with Regulation 34 of the SEBI (LODR) Regulations 2015, a separate report on Corporate Governance forms an integral part of this report as Annexure.

Board diversity

The Company recognizes and embraces the importance of a diverse board in its success. We believe that a truly diverse board will leverage differences in thought, perspective, knowledge, skill, regional and industry experience, cultural and geographical background, age, ethnicity, race and gender, which will help us, retain our competitive advantage.

25. <u>DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN</u> STATUS AND COMPANY'S OPERATIONS IN FUTURE:

There were no significant and material Orders passed by the Regulators or Courts or Tribunals impacting the going concern status and Company's operations in future.

26. <u>DEPOSITS FROM PUBLIC</u>

The Company has not accepted any Deposits within the ambit of Section 73 of the Companies Act, 2013 and The Companies (Acceptance of Deposits) Rules, 2014.

27. <u>PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER</u> <u>SECTION,186</u>

The particulars of loans, guarantees and investments have been disclosed in the financial statements.

28. CONSOLIDATED FINANCIAL STATEMENTS:

In accordance with Accounting Standard AS-21, the Consolidated Financial Statements are furnished herewith and form part of this Report and Accounts. The same is separately attached with Audit Report.



29. <u>INSURANCE:</u>

All the assets of the Company wherever necessary and to the extent required have been adequately insured.

30. <u>EMPLOYEE RELATIONS:</u>

The relationship with the staff and workers continued to be cordial during the entire year. The Directors wishto place on record their appreciation of the valuable work done and co-operation extended by them at all levels. Further, the Company is taking necessary steps to recruit the required personnel from time to time.

31. PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES:

All transactions entered into with the related parties as defined under the Companies Act, 2013 during the financial year were in the ordinary course of business and on arm's length pricing basis as per the management representation certificate provided to auditor of the company and do not attract the provisions of Section 1880f the Companies Act, 2013. There are no materially significant transactions with the related parties during the financial year which Ire in conflict with the interest of the Company and hence, enclosing of form AOC- 2 isnot required, Suitable disclosure as required by the Accounting Standards (AS 18) has been made in the notes to the Financial Statements.

Policy on Related Party Transactions

- 1. The Company has developed a Related Party Transactions Policy for purpose of identification and monitoring of such transactions.
- 2. The objective of this Policy is to set out (a) the materiality thresholds for related party transactions and; (b) the manner of dealing with the transactions between the Company and its related parties based on the Act,Clause 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and any other laws and regulations as may be applicable to the Company. The policy on related party transactions as approved by the Board is uploaded on the Company's website accessed at https://www.tembo.in/wp-content/uploads/2021/12/Policy for relate party transaction.pdf

32. PARTICULARS OF EMPLOYEES

There are no employees drawing remuneration in excess of the limits prescribed under Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Information as required under the provisions of Rules 5(2) & 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are set out in **Annexure** to the Director's Report.

33. <u>MATERIAL CHANGES AND COMMITMENT IF ANY AFFECTING THE FINANCIAL</u> <u>POSITION OF THE COMPANY OCCURRED BETWEEN THE END OF THE</u> <u>FINANCIAL YEAR TO WHICH THESE FINANCIAL STATEMENTS RELATE AND</u> <u>THE DATE OF THE REPORT:</u>

There are no material changes and commitments affecting the financial position of the Company from the financial year ended 31st March, 2022 to the date of signing of the Director's Report.

34. TRANSFER OF AMOUNT TO UNPAID DIVIDEND ACCOUNT

The declared dividend for the previous financial year 2020-21 of Rs.1./- per share wholly paid and there was no



unpaid dividend left to be transferred to Unpaid Dividend Account.

35. TRANSFER OF AMOUNT TO INVESTOR EDUCATION AND PROTECTION FUND

Your Company did not have any funds lying unpaid or unclaimed for a period of seven years. Therefore, there are no funds which are required to be transferred to Investor Education and Protection Fund (IEPF).

36. <u>LISTING WITH STOCK EXCHANGES</u>

At present the equity shares of the Company are listed on the Main Board Platform of National Stock Exchange at Mumbai on 23rd April, 2021. The Company confirms that it shall pay Annual Listing Fees due to the National Stock Exchange for the year 2020-21.

37. INSIDER TRADING REGULATIONS

Based on the requirements under SEBI (Prohibition of Insider Trading) Regulations, 1992 read with SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended from time to time, the code of conduct for prevention of insider trading and the Code for Corporate Disclosures (_Code'), as approved by the Board from time to time, are in force by the Company. The objective of this Code is to protect the interest of shareholdersat large, to prevent misuse of any price sensitive information and to prevent any insider trading activity by dealing in shares of the Company by its Directors, designated employees and other employees. The Companyalso adopts the concept of Trading Window Closure, to prevent its Directors, Officers, designated employees and other employees and other unpublished price sensitive information (https://www.tembo.in/wp-content/uploads/2022/03/Code-of-Insider-Trading.pdf).

38. <u>DEPOSITORY SYSTEM</u>

As the Members are aware, Your Company's shares are trade-able compulsorily in electronic form and your Company has established connectivity with both National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). In view of the numerous advantages offered by the depository system, the members are requested to avail the facility of Dematerialization of the Company's shares on NSDL & CDSL. The ISIN allotted to the Company's Equity shares is INE188Y01015.

39. EXTRACT OF ANNUAL RETURN

In accordance with Section 134(3) (a) of the Companies Act, 2013, an Extract of the Annual Return as per Section 92 (3) of the Companies Act, 2013 and Rule 12(1) of the Companies (Management and Administration) Rules, 2014 in the prescribed Format MGT-9 is appended as Annexure - 7 to the Board's Report.

40. <u>DIRECTORS' RESPONSIBILITY STATEMENT</u>

Pursuant to Section 134 (5) of the Companies Act, 2013, Board of Directors of the Company,

(a) In preparation of the Annual Accounts for the financial year ended 31st March 2022, the applicable Accounting Standards have been followed along with proper explanation to material departures; As per Companies (Indian Accounting Standards) Rules, 2015 and vide Notification dated February 16, 2015, IND AS is applicable to the company for the Financial year 2021-22 as the company migrated from SME merge platform to Main Board on 23rd April, 2021.



- (b) The Directors have selected Accounting Policies, consulted the Statutory Auditors 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 as at end of the financial year and of the profit or loss of the Company, for that period. Three year Financial have been restated so as to comply with the requirement of financial reporting under IND AS.
- (c) The Directors have taken proper and sufficient care to the best of their knowledge and ability for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities and
- (d) The Directors have prepared the Annual Accounts of the company 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 there is a proper system to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

41. <u>CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN</u> <u>EXCHANGE EARNINGS AND OUTGO :-</u>

The particulars as prescribed under Sub Section (3) (m) of Section 134 of the Companies Act, 2013, read with the Companies (Accounts) Rules, 2014.

A. Conservation of Energy:

The Company's core activity is pipe support hanger and related which is civil engineering consuming sector. The Company is making every effort to conserve the usage of civil engineering also the Company is trying to save electricity.

B. Technology Absorption (R&D, Adaptation and Innovation):

- 1. Efforts, in brief, made towards technology absorption, adaptation and innovation:
 - (i) Continuous research to upgrade existing products and to develop new products and services.
 - (ii) To enhance its capability and customer service the Company continues to carry out R & D activities in house.

2. Benefits derived as a result of the above efforts:

- (i) Introduction of new and qualitative products.
- (ii) Upgrade of existing products.
- 3. Future plan of action:

TEMBO GLOBAL will continue to invest in and adopt the best processes and methodologies suited to its lineof business and long-term strategy. Training employees in the latest appropriate technologies will remain a focus area. The Company will continue to leverage new technologies and also on the expertise available.



C. Foreign Exchange Earnings and Outgo

The Foreign Exchange earned in terms of actual inflows during the year and the Foreign Exchange outgo during the year in terms of actual Outflows:-

(Amount in Rupees)

Particulars	2021-22	2020-21
Foreign Exchange Earnings	68,59,58,843.00	54,86,40,324.00
Foreign Exchange Outgo	16,723,705.00	19,186,168.00
Foreign Exchange Gain	10,289,092.95	25,77,723.00

42. POST BALANCE SHEET EVENTS

The Company has not indulged in any activity pursuant to the provisions of the Companies Act 2013 and Rules made there under after the Board Meeting held on May 28th, 2022.

43. <u>ACKNOWLEDGMENTS</u>

Your Directors express their sincere gratitude for the assistance and co-operation extended by Banks, Government Authorities, Shareholders, Suppliers and Customers. Your Directors also wish to place on record their appreciation of the contribution made by the employees at their levels towards achievements of the Company's goals.

For M/S TEMBO GLOBAL INDUSTRIES LIMITED

Date: 28th May, 2022
Place: New Mumbai

Sd/-SANJAY PATEL Managing Director DIN: 01958033 Sd/-SHALIN PATEL Director DIN: 08579598



<u>12th Annual General Meeting</u>

PARTICULARS PURSUANT TO SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5 OF THE COMPANIES (APPOINTMENT & REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

I. The ratio of the remuneration of each director to the median employee's remuneration for the financial year and such other details as prescribed is as given below:

Sr. No.	Name	Ratio
1.	Mr. Sanjay Patel (Managing Director)	As per audit report
2.	Mr. Shalin Sanjay Patel (Executive Director)	As per audit report
3.	Ms. Fatema Shabbir Kachwala (Executive Director)	As per audit report

II. The percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year :

Sr. No.	Name	Designation	% in Increase
1.	Mr. Sanjay Patel	Managing Director	As per audit report
2.	Mr. Shabbir Merchant	Chief Financial officer	As per audit report
3.	Ms. Tasneem Marfatia	Company Secretary	As per audit report

For TEMBO GLOBAL INDUSTRIES LIMITED

Sd/-

SANJAY PATEL

Date: 28th May, 2022 Place: New Mumbai Managing Director DIN: 01958033

Sd/-

SHALIN PATEL

Director DIN: 08579598



<u>12th Annual General Meeting</u> CEO AND CFO CERTIFICATION

To, M/S TEMBO GLOBAL INDUSTRIES LIMITED (CIN: L24100MH2010PLC204331) Regd. Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705

Dear Members of the Board,

We have reviewed the Financial Statements and the cash flow statement of **M/S TEMBO GLOBAL INDUSTRIES LIMITED** for the year ended 31st March, 2022 and to the best of our knowledge and belief:

- (a) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (b) These statements together present a true and fair view of the Company's affairs and are in compliance withexisting accounting standards, applicable laws and regulations.

There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or volatile of the Company's Code of Conduct. We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of the Company's internal control systems pertaining to financial reporting and we have not come across any reportable deficiencies in the design or operation of such internal controls. We have indicated to the Auditors and the Audit Committee:

- (a) that there are no significant changes in internal control over financial reporting during the year;
- (b) that there are no significant changes in accounting policies during the year; and
- (c) that there are no instances of significant fraud of which we have become aware

FOR TEMBO GLOBAL INDUSTRIES LIMITED

Place: - Mumbai Date: - **28th May, 2022** Sd/-SANJAY PATEL Sd/-SHABBIR H. MERCHANT Chief Financial Officer

Managing Director



<u>12th Annual General Meeting</u> DECLARATION FOR COMPLIANCE WITH CODE OF CONDUCT

Dear Members of M/S TEMBO GLOBAL INDUSTRIES LIMITED,

I hereby declare that all the Members of the Board and Senior Management Personnel of the Company are aware of the provisions of the Code of Conduct laid down by the Board. All the Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct.

FOR TEMBO GLOBAL INDUSTRIES LIMITED

Place: - Mumbai Date: - **28**th **May, 2022**

Sd/-SANJAY PATEL Managing Director DIN-01958033



12th Annual General Meeting ANNEXURES

Form AOC-1

Statement containing salient features of the financial statement of Subsidiaries/Associate Companies/Joint Ventures

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

Part "A": Subsidiaries

(Information in respect of each subsidiary to be presented with amounts in Rs)

1. Sl. No.	1
2. Name of the subsidiary	Tembo Global LLC
3. Reporting period for the subsidiary concerned, if	16 th June, 2021 to 31 st March, 2022
different from the holding company's reporting	
period	
4. Reporting currency and Exchange rate as on the	Egyptian Pound
last date of the relevant financial year in the case of	
foreign subsidiaries.	
5. Share capital	1,000,000 EGP
6. Reserves & surplus	(1,500,020.77) EGP
7. Total assets	4,405,051 EGP
8. Total Liabilities	4,405,051 EGP
9. Investments	Nil
10. Turnover	1,923,475.66EGP
11. Profit before taxation	(1,331,689.85)EGP
12. Provision for taxation	Nil
13. Profit after taxation	Nil
14. Proposed Dividend	-
15. % of shareholding	70%

1. Sl. No.	2
2. Name of the subsidiary	Tembo USA INC
3. Reporting period for the subsidiary concerned, if	1 st April, 2020 to 31 st March, 2021
different from the holding company's reporting	
period	
4. Reporting currency and Exchange rate as on the	USD
last date of the relevant financial year in the case of	
foreign subsidiaries.	
5. Share capital	2000 Stock
6. Reserves & surplus	Nil
7. Total assets	Nil
8. Total Liabilities	Nil
9. Investments	Nil
10. Turnover	Nil
11. Profit before taxation	Nil



12. Provision for taxation	Nil
13. Profit after taxation	Nil
14. Proposed Dividend	-
15. % of shareholding	100%

Notes:

The following information shall be furnished at the end of the statement:

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



Part "B": Associates and Joint Ventures Statement pursuant to Section 129 (3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures

1. Sl. No.	1
2. Name of the subsidiary	M/S Saketh Seven Star Industries Limited
3. Reporting period for the subsidiary concerned, if	01ST April, 2021 to 31st March, 2022
different from the holding company's reporting	*
period	
4. Reporting currency and Exchange rate as on the	INDIAN NATIONAL RUPEES
last date of the relevant financial year in the case of	
foreign subsidiaries.	
5. Share capital	23,402,010
6. Reserves & surplus	73,818,090
7. Total assets	1,344,677,227.92
8. Total Liabilities	1,344,677,227.92
9. Investments	NIL
10. Turnover	230,544,509.88
11. Profit before taxation	10,005,931.32
12. Provision for taxation	852,505.35
13. Profit after taxation	9,153,425.97
14. Proposed Dividend	NIL
15. % of shareholding	15.40%
Nata	

Note:

This Form is to be certified in the same manner in which the Balance Sheet is to be certified.In

terms of our report attached

For R .A. MARU & ASSOCIATES. FOR TEMBO GLOBAL INDUSTRIES LIMITED

Chartered	Accountants
Firm Registrat	ion 141914W
Sd/-	

Sd/-

Sd/-

(Rumeet Anil Maru)	Sanjay J. Patel	Smita S. Patel	Shabbir Merchant
PROPRIETOR	Managing Director	Director and Women	Chief Financial Officer
Membership No. 166417		Director	
PLACE: - Mumbai			
DATE: - 28th May, 2022			



12th Annual General Meeting **ANNEXURES**

FORM NO. AOC -2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the

Companies (Accounts) Rules, 2014.

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

Sr. No.	Particulars	Details		
1.	Name (s) of the related party & nature of Relationship	Tembo Limited	Exim	Private
2.	Nature of contracts/arrangements/transaction	1.Tradin	ıg	
3.	Duration of the contracts/ arrangements/ transaction	NA		
4.	Salient terms of the contracts or arrangements or transaction including the value, if any	NA		
5.	Justification for entering into such contracts or arrangements o transaction's	NA		
6.	Date of approval by the Board	NA		
7.	Amount paid as advances, if any	NA		
8.	Date on which the special resolution was passed in General meeting as required under first proviso to section 188	NA		

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

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

Sr. No.	Particulars	Details		
1.	Name (s) of the related party & nature of relationship	Saketh Industries	Seven Limited	Star
2.	Nature of contracts/arrangements/transaction	1.Trading		
3.	Duration of the contracts/arrangements/transaction	NA		
4.	Salient terms of the contracts or arrangements or transaction including the value, if any	NA		
5.	Justification for entering into such contracts or arrangements or transactions"	NA		
6.	Date of approval by the Board	NA		



12 th Annual General Meeting							
7.	Amount paid as advances, if any	NA					
8.	Date on which the special resolution was passed in General meeting as required under first proviso to section 188	NA					

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

Sr. No.	Particulars	Details
1.	Name (s) of the related party & nature of relationship	Tembo Global LLC
2.	Nature of contracts/arrangements/transaction	1.Trading
3.	Duration of the contracts/arrangements/transaction	NA
4.	Salient terms of the contracts or arrangements or transaction including the value, if any	NA
5.	Justification for entering into such contracts or arrangementsor transactions"	NA
6.	Date of approval by the Board	NA
7.	Amount paid as advances, if any	NA
8.	Date on which the special resolution was passed in General meeting as required under first proviso to section 188	NA

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

Sr. No.	Particulars	Details
1.	Name (s) of the related party & nature of relationship	Tembo USA INC
2.	Nature of contracts/arrangements/transaction	1.Trading
3.	Duration of the contracts/arrangements/transaction	NA
4.	Salient terms of the contracts or arrangements or transaction including the value, if any	NA
5.	Justification for entering into such contracts or arrangements or transactions"	NA
6.	Date of approval by the Board	NA
7.	Amount paid as advances, if any	NA
8.	Date on which the special resolution was passed in General meeting as required under first proviso to section 188	NA

In terms of our report attached



For R A MARU & ASSOCIATES.

12th Annual General Meeting FOR TEMBO GLOBAL INDUSTRIES LIMITED

Chartered Accountants Firm Registration 141914W Sd/-

Sd/-

Sd/-

Sd/-

(Rumeet Anil Maru)

PROPRIETOR

Sanjay J. Patel *Managing Director* **Smita S. Patel** Director and Women **Shabbir Merchant** *Chief Financial Officer*

Director

Membership No. 166417 PLACE: - Mumbai DATE: - 28th May, 2022

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ANNEXURE

Form No. MGT-9

ANNUAL RETURN

As on the financial year ended on 31/03/2022

Of

TEMBO GLOBAL INDUSTRIES LIMITED [Pursuant to Section 92(1) of the Companies Act, 2013 And Rule 11(1) of the Companies (Management and Administration) Rules, 2014]



1. <u>REGISTRATION AND OTHER DETAILS</u>:

CIN	U24100MH2010PLC204331
Registration Date	16/06/2010
Name of the Company	M/S TEMBO GLOBAL INDUSTRIES LIMITED
Category / Sub-Category of the Company	Indian Non-Government Company
Address of the Registered Office and	PLOT NO- PAP D- 146/ 147, TTC MIDC, TURBHE
contact details	NAVI MUMBAI-400705
Whether listed company	Listed
Name, address and contact details of	M/S. Bigshare Services Private Limited , 1ST Floor, Bharat
Registrar and Transfer Agent, if any	Tin Works Building, Opp. Vasant Oasis, Makwana Road,
	Marol, Andheri (E), Mumbai-400059.

2. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY :

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

SL. No.	Name and Description of main Products / Services	NICCodeofthe% to total turnover of theProduct/ServiceCompany
01	Manufacture of fabricated metal products except machinery and equipment	25 60%
02	Trading in Fabricated metal products except machinery and equipment	63 40%

3. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES :

SL. No.	Name of the Subsidiary	Date of Incorporation	% of Shareholding in the Company	Business
01	M/S Saketh Seven Star Industries Limited	9 th October, 2019	75%	Manufacture of pharmaceuticals, medicinal chemical products
02	Tembo USA	12 th December, 2019	100%	Trading
03	Tembo Global LLC	16 th June, 2020	70%	Trading

4. <u>SHARE HOLDING PATTERN</u> (Equity Share Capital Breakup as percentage of Total Equity)

i. <u>Category-wise Share Holding</u>

Category of No. of Shares held Shareholders the year			at the beginning of		No. of Shares held at the end of the year				% of Change	of
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year	
A. Promoters										
1) Indian										
a) Individual / HUF	6386250		6386250	63.57%	6386250		6386250	63.57%		
b)Central Govt.										
c)State Govt.(s)										





\mathbf{J} $\mathbf{D} = \mathbf{J}^{\dagger} = \mathbf{z}$									
d)Bodies									
Corporate									
e) Banks / FI									
f)Any Other									
(Director or	923750		923750	09.20%	923750		923750	09.20%	
Director's									
Relative)									
Sub-Total	7310000		7310000	72.77%	7310000		7310000	72.77%	
(A)(1):									
(2) Foreign									
a)NRIs -									
Individuals									
b)Other –									
Individuals									
c)Bodies									
Ćorporate									
d) Banks / FI									
e)Any Other									
Sub-Total									
(A)(2):									
Total	7310000		7310000	72.77%	7310000		7310000	72.77%	
Shareholding of			/510000	12.11/0	/310000		7510000	12.11/0	
Promoters (A) =									
(A)(1)+(A)(2)									
B. Public									
Shareholding									
(1) Institutions									
a)Mutual Funds /									
UTI									
b) Banks / FI									
c)Central Govt.									
d)State Govt.(s)									
e)Venture Capital									
Funds									
f)Insurance									
Companies									-
g)Foreign									
Portfolio	52000		52000	0.52%	251507		251507	2.50%	380.76%
Investors									
h)Provident									
Funds/ Pension									
Funds									
i)Foreign									
Venture Capital									
Funds									
- 91190		1	1	1	1	1	1	1	





j)Others (specify)						 		
Sub-Total (B)(1):	52000		52000	0.52%	251507	 251507	2.50%	380.77%
(2)Non-								
Institutions								
a)Bodies		_						
Corporate								
i) Indian	698000		698000	6.95%	133708	133708	1.33%	-80.86%
ii) Overseas						 		
b) Individual								
i) Individual								
Shareholders								
holding nominal	817998		817998	8.14%	1069937	 1069937	10.65	30.84%
share capital upto								
Rs. 2 Lakh								
ii)Individual Shareholders								
holding nominal	882000		882000	8.78%				
share capital in	002000		002000	0./0/0	842221	 842221	8.38	-4.56%
excess of Rs. 1								
Lakh								
c)Other (Specify)						 		
i)Non Resident	12(000		12(000	1.25				4 4 40 /
Índians	136000		136000	1.35	141830	141830	1.41	4.44%
ii)Market Maker						 		
iii)Clearing	18002		18002	0.18	22248	 22248	0.22	22.22%
Members	10002		10002	0.10	22240	 22240	0.22	22.22/0
iv)Hindu	132000		132000	1.35	274549	 274549	2.73	102.22%
Undivided Family	132000		152000	1.55	274347	277377	2.15	102.2270
Sub-Total	2684000		2684000	26.72	2484493	 2484493	24.73	-7.45%
(B)(2):	2001000					_ 1011/0		
Total Public								
Share holding $(\mathbf{R}) = (\mathbf{R})(1)$	2736000		2736000	27.23	2736000	 2736000	27.23	100%
(B) = (B)(1)								
+(B)(2)								
C. Shares held by Custodian for								
GDRs & ADRs						 		
Grand Total	10046000		10046000	100%	10046000	 10046000	100%	100%
(A+B+C)	10040000		10040000	100/0	10040000	 10040000	100/0	10070
				L				

Shareholding of Promoters

i. <u>Change in Promoters' Shareholding</u> (please specify, if there is no change)



Shareholders Name		Shares Ing of the year	held at the	No. of Shar year	es held at th	ne end of the	% of Change in share holding
	No. of Shares	% of total shares o f the Company	% of Shares Pledged / encumbere d to total shares	No. of Shares		% of Shares Pledged / encumbered to total shares	during the year due to issue of new share and transfer.
1.Smita Patel	888750	8.85%	NIL	888750	8.85%	NIL	0
2.Sanjay Jashbhai Patel	1251750	12.46%	310560	1251750	12.46%	167280	0
3. Taruna Patel	1038750	10.34%	NIL	1038750	10.34%	NIL	0
4. Fatema Shabbir Kachwala	3207000	31.92%	310560	3207000	31.92%	155280	0
5. Piyush Patel	623750	6.21%	NIL	623750	6.21%	NIL	0
6. Priyanka Patel	150000	1.49%	NIL	150000	1.49%	NIL	0
7. Rushil Patel	150000	1.49%	NIL	150000	1.49%	NIL	0
TOTAL	7310000	72.77%	621120	7310000	72.77%	322560	0

ii. <u>Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs</u> and ADRs):

Shareholding at the beginning of the year			Cumulative during the year	Shareholding	
For Each Top 10 Share Holders	No. of Shares	% of total shares of the Company	No. of Shares	% of total shares of the Company	
AT THE BEGINNING OF THE YEAR					
Date wise Increase/Decrease in top 10 Shareholding (other than Directors, Promoters and Holders of GDRs and ADRs): during the year specifying the reasons for increase/decrease (e.g.					
allotment/transfer/bonus/sweat equity etc): RAVI GOYAL	220000	2.1899%	220000	2.1899%	
DINESH KUMAR JAIN	208000	2.0705%	204012	2.0308%	
MONIKA RAJPUT	92000	0.9158%	-	-	
GADA RITA BHAILAL	72000	0.7167%	72000	0.7167%	
SWAPNIL JAIN	68000	0.6769%	-	-	
GOPAL BANSAL (HUF)	44000	0.438%	-	-	
KAILASH CHAND JANGID	36000	0.3584%	-	-	
VINOD HARILAL JHAVERI	36000	0.3584%	-	-	
NAYNA DILIP CHHEDA	34000	0.3384%	28500	0.2837%	
BIMAL DINESH MEHTA	32000	0.3185%	9060	0.0902%	



AT THE END OF THE YEAR2200002.1899%2200002.1899%RAVI GOYAL2080002.0705%2040122.0308%DINESH KUMAR JAIN2080002.0705%2040122.0308%RAVI GOYAL (HUF)2005001.9958%GADA RITA BHAILAL720000.7167%720000.7167%MOHIT DILIP CHHEDA480000.4778%DILIP NANJI CHHEDA80000.0796%414250.4124%GATISH PETER DSOUZA355190.3536%VITTHALBHAI NATHUBHAI SHAH300000.2986%NAYNA DILIP CHHEDA340000.3354%285000.2837%	LIMITED					
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AVI GOYAL (HÚF) - - 200500 1.9958% GADA RITA BHALLAL 72000 0.7167% 72000 0.7167% GOHT DILIP CHHEDA - - 48000 0.4778% JLIP NANJI CHHEDA 8000 0.0796% 41425 0.4124% SATISH PETER DSOUZA - - 35519 0.3536% ATTTHALBHAI NATHUBHAI SHAH - - 30000 0.2986% VAYNA DILP CHHEDA 34000 0.3354% 28500 0.2837% KAKESH KOTHARI - - 28500 0.2837% V. Shareholding of Directors and Key Managerial Personnel - 28500 0.2837% Name of Director / KMP: Shares Cumulative Shareholding during the year For Each Directors and KMP No. of Shares % of total shares of the Company No. of Shares % of total shares of the Company At the beginning of the year 1251750 12.46% 1251750 12.46% Taruna Piyush Patel 1038750 10.34% 1038750 10.34% Date wise Increase/Decrease in Promoters Shareholding during the year specifying the reasons						
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Date wise Increase/Decrease in Promoters Shareholding during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/bonus/sweat equity etc): (Not any change actual share capital remain same but % change due to allotment of further share by way of IPO)NAAt the end of the year Sanjay Jashbhai Patel125175012.46%Sanjay Jashbhai Patel103875010.34%1038750	Fatema Shabbir Patel	3207000	31.92%	3207000	31.92%	
Shareholding during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/bonus/sweat equity etc): (Not any change actual share capital remain same but % change due to allotment of further share by way of IPO)NAAt the end of the yearImage: Comparison of the yearImage: Comparison of the yearSanjay Jashbhai Patel125175012.46%1251750Taruna Piyush Patel103875010.34%1038750	Taruna Piyush Patel	1038750	10.34%	1038750	10.34%	
Shareholding during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/bonus/sweat equity etc): (Not any change actual share capital remain same but % change due to allotment of further share by way of IPO)NAAt the end of the yearImage: Comparison of the yearImage: Comparison of the yearSanjay Jashbhai Patel125175012.46%1251750Taruna Piyush Patel103875010.34%1038750	Date wise Increase/Decrease in Promoters					
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Sanjay Jashbhai Patel125175012.46%125175012.46%Taruna Piyush Patel103875010.34%103875010.34%						
		1251750	12.46%	1251750	12.46%	
Fatema Shabbir Patel 1603500 31.92% 3207000 31.92%	Taruna Piyush Patel	1038750	10.34%	1038750	10.34%	
	Fatema Shabbir Patel	1603500	31.92%	3207000	31.92%	

5. <u>INDEBETEDNESS</u> :

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



	Secured Loans excluding	Unsecured Loans	Deposits	Total Indebtedness
	deposits			
Indebtedness at the beginning of the financial year				
i. Principal Amount	3,54,624,229.91	97,973,394.00	-	4,52,597,623.91
ii. Interest due but not paid	-	-	-	-
iii. Interest accrued but not due	-	-	-	-
Total (i+ ii+ iii)				
Change in Indebtedness during the				
financial year				
Addition	2,712,182,765.74	26,302,598.00	-	2,738,485,363.74
Reduction	2,708,248,297.29	57,603,653.80	-	2,765,851,951.09
Net Change	3,934,468.45	(31,301,055.80)	-	27,366,587.35
Indebtedness at the end of the financial				
year				
i. Principal Amount	3,58,558,698.36	66,672,338.20	-	4,25,231,036.56
ii. Interest due but not paid	-	-	-	-
iii. Interest accrued but not due	-	-	-	-
Total (i+ ii+ iii)				

6. <u>REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL</u>

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

Sr.	Particulars of Remuneration	Sanjay Patel
No		(Managing Directors)
1.	Gross Salary	
	(a) Salary as per provisions contained in Section 17(1) of the Income Tax Act, 1961	42,00,000
	(b) Value of perquisites under Section 17(2) Income Tax Act, 1961	-
	(c) Profits in lieu of salary under Section 17(3) Income Tax Act, 1961	-
2	Stock Options	-
3	Sweat Equity	-
4	Dir Remuneration & Commission	
	- as % of profit	12.17%
	- Others, specify	-
5	Others, please specify -Fee for attending Board/ Committee Meetings	-
	Total (A)	42,00,000
	Other Ceiling as per Act	-



Sr.	Particulars of Remuneration	Shabbir Huseni Merchant
No		(Chief Finance Officer)
1.	Gross Salary	
	(a) Salary as per provisions contained in Section 17(1) of the Income Tax Act, 1961	36,00,000
	(b) Value of perquisites under Section 17(2) Income Tax Act, 1961	-
	(c) Profits in lieu of salary under Section 17(3) Income Tax Act, 1961	-
2	Stock Options	-
3	Sweat Equity	-
4	Dir Remuneration & Commission	
	- as % of profit	8.09%
	- Others, specify	-
5	Others, please specify -Fee for attending Board/ Committee Meetings	-
	Total (A)	36,00,000
	Other Ceiling as per Act	-

Sr.	Particulars of Remuneration	Shalin Sanjay Patel
No		(Executive Directors)
1.	Gross Salary	
	(a) Salary as per provisions contained in Section 17(1) of the Income Tax Act, 1961	30,00,000
	(b) Value of perquisites under Section 17(2) Income Tax Act, 1961	-
	(c) Profits in lieu of salary under Section 17(3) Income Tax Act, 1961	-
2	Stock Options	-
3	Sweat Equity	-
4	Dir Remuneration & Commission	
	- as % of profit	8.69%
	- Others, specify	-
5	Others, please specify	10000
	-Fee for attending Board/ Committee Meetings	
	Total (A)	30,10,000
		-
	Other Ceiling as per Act	-

Sr. No	Particulars of Remuneration	Fatema Shabbir Kachwala (Executive Directors)
1.	Gross Salary	
	(a) Salary as per provisions contained in Section 17(1) of the Income Tax Act, 1961	24,00,000



	(b) Value of perquisites under Section 17(2) Income Tax	-
	Act, 1961	
	(c) Profits in lieu of salary under Section 17(3) Income	-
	Tax Act, 1961	
2	Stock Options	-
3	Sweat Equity	-
4	Dir Remuneration & Commission	
	- as % of profit	6.96%
	- Others, specify	-
5	Others, please specify	-
	-Fee for attending Board/ Committee Meetings	
	Total (A)	24,00,000
		-
	Other Ceiling as per Act	-

B. Remuneration to other Directors: No Remuneration Has been given to any other Director except Managing Director, Mr. Sanjay Jashbhai Patel and Director, Mr. Shalin Sanjay Patel

7. PENALTIES / PUNISHMENT / COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalties / Punishment / Compounding Fees imposed	Authority [RD/ NCLT/ COURT]	Appeal made, if any (give details)
A. COMPANY		N	N/A		
Penalty					
Punishment					
Compounding					
B. DIRECTORS			N/A		
Penalty					
Punishment					
Compounding					
C. OTHER OFFICE	R IN DEFAUL	Г	N/A		
Penalty					
Punishment					
Compounding					

For TEMBO GLOBAL INDUSTRIES LIMITED

Place: Mumbai Din: <u>01958033</u> Date: 28th May, 2022

Managing Director



ANNEXURE

Form No. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2022

[Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2022

The Members, **M/S TEMBO GLOBAL INDUSTRIES LIMITED CIN NO: L24100MH2010PLC204331** Add: PLOT NO- PAP D- 146/ 147, TTC MIDC, TURBHE, NAVI MUMBAI, Mumbai CityMH - 400705

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **M/S TEMBO GLOBAL INDUSTRIES LIMITED** (hereinafter called the company). 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 **M/S TEMBO GLOBAL INDUSTRIES LIMITED** Legal papers, minute books, forms and returns filed with MCA 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 2022 complied with the statutory provisions SME listed hereunder except observation mention below 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:

(Disclaimer: Please note that due to covid-19 pandemic and lockdown imposed in whole India and specifically in hotspot in Mumbai, Maharashtra our audit team not visited at companies Register office physically in New Mumbai and based on electronic data available at MCA site, NSE Emerge site, SEBI web site and Management information report we conclude our audit for 2021-22. If any data we are not able to verified, we will not responsible to make any comments on it)

I have examined the Legal papers, minute books, forms and returns filed with MCA and other records maintained by M/S TEMBO GLOBAL INDUSTRIES LIMITED for the financial year ended on 31^{st} March 2022 according to the provisions of:

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



 (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;

1. Tembo USA INC (w.e.f 13.12.2019)

(Note: No foreign investment payment made by company till date as per management confirmation letter).

2. The Company's shareholding in Saketh Seven Star Industries Limited (formerly known as Saketh Seven Star Industries Private Limited) is diluted from 75% to 15.40% in the year 2021-22 due to fresh issue done by the subsidiary with effect from September, 2021. Hence the holding of the company in Saketh Seven Star Industries Private Limited reduce to 15.40%.

3. The company has invested in its newly incorporated subsidiary with effect from 16th June, 2020 —Tembo Global LLC ,Equity investment up to the 70% Share Capital of 7,000 share @ EGP 100 amounting to 7,00,000 EGP in the financial year 2020-21. Loan payment made up to 50000 USD. No other payment is made during the year 2021-22

- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board ofIndia Act, 1992 (SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; No event trigger during year 2021-22.
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992; *Not able to verify* in details
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; No event trigger during year 2021-22.
 - (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; No event trigger during year 2021-22.
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; No event trigger during year 2021-22.
 - (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; complied on timely.
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; No event trigger during year 2021-22.
 and
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; No event trigger during year 2021-22.



- (vi) The following are the other laws applicable to the Company :
 - 1. Factories Act, 1948
 - 2. Industrial Disputes Act, 1947
 - 3. The Payment of Wages Act, 1936
 - 4. The Minimum Wages Act, 1948
 - 5. The Employees' Provident Funds and Miscellaneous Provisions Act, 1952
 - 6. The Payment of Bonus Act, 1965
 - 7. The Payment of Gratuity Act, 1972
 - 8. Key National law i.e.
 - Water (Prevention and Control of Pollution) Act, 1974;
 - Water (Prevention and Control of Pollution) Cess Act, 1977;
 - Air (Prevention and Control of Pollution) Act, 1981;
 - Environment (Protection) Act, 1986;

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 SME Listing Agreements entered into by the Company with National Stock Exchange(s).

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above subject to the following observations:

Its observed that company received notices/observation for non compliance of some quarterly/half yearly listing agreement and company justified with proper reply to resolved the same.

The Companies Act, 2013 (the Act) and the rules made there under;

I further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

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

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

Company has migrated from SME board to Main Board on the National Stock exchange on 23rd April, 2021 Old Charge satisfaction CHG-4 petitions filing with Regional Directorate has been completed.

We have not commented and point area in which statutory auditor's observation and qualifications provided in audit report.



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

For GMS & CO., Company Secretary in practice

Sd/-Gaurang Manubhai Shah Proprietor ACS No. 32581 C.P. No. 11953.

Place: Mumbai Date: 28th May, 2022 **UDIN NO: A032581D001016047**

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



Annexure A

The Members, M/S TEMBO GLOBAL INDUSTRIES LIMITED CIN NO: L24100MH2010PLC204331 Add: Plot NO- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai, Mumbai City

My Report of even date is to be read along with this letter:

MH 400705

- 1. Maintenance of secretarial record is the responsibility of the management of the company. My responsibility is to express an opinion on these secretarial records based on our audit.
- 2. I 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. I believe that the processes and practices, we followed provide a reasonable basis of my opinion.
- 3. I have not verified the correctness and appropriateness of financial records and books of Accounts of the company.
- 4. Where ever required, I have obtained the Management representation about the compliance of laws, rules, and regulations and happenings of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examinations were limited to the verification of procedure 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.
- 7. Please note that due to covid-19 pandemic and lockdown imposed in whole India and specifically in hotspot in Mumbai, Maharashtra our audit team had not visited company's Register office physically in New Mumbai and based on electronic data available at MCA site, NSE Emerge site, SEBI web site and Management information report, the secretarial audit has been concluded.

We conclude our audit for 2020-21. If any data we are not able to verified, we will not responsible to make any comments on it and we are not taking any liability too.

For GMS & CO., Company Secretary in practice

Sd/-Gaurang Manubhai Shah Proprietor ACS No. 32581 C.P. No. 11953

Place: Mumbai Date: 28th May, 2022

UDIN NO:- A032581D001016047



THE DETAILED REPORT ON CORPORATE GOVERNANCE, FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022 AS PER THE FORMAT PRESCRIBED BY SEBI AND INCORPORATED IN SEBI (LODR) REGULATIONS, 2015 IS SET OUT BELOW:

1. Company's philosophy on the Code of Governance

Corporate Governance is a set of systems and practices to ensure that the affairs of the Company is being managed in a waywhich ensures accountability, transparency, fairness in all its transactions in widest sense and meet up its stakeholders aspirations and societal expectations.

The Company has always endeavored to implement the Corporate Governance process in the most democratic form as maximization of shareholders wealth is cornerstone of your Company. For the Company the advent of the SEBI (LODR) Regulations 2015 has paved way for sharing with the stakeholders, the corporate governance practices, which are deeply rooted in the corporate culture of the Company. Your Company has been committed in adopting and adhering to global recognizedstandards of corporate conduct towards its employees, clients and the society at large. The management team of your Company exerts the strict adherence to corporate governance practices in order to cover the entire spectrum of governance activities and benchmark its practices with the prevailing guidelines of Corporate Governance.

2. Board of Directors

The Board of Tembo consists of Five Directors with a fair representation of Executive, Non-Executive and Independent Directors. The Chairman being Executive, as per SEBI (LODR) Regulations, the Company has two Independent Directors. There is no institutional nominee on the Board. Details of Directors retiring by rotation and their brief are provided in the notice to Annual General Meeting.

Composition and category of Directors

Category	Name of Director
Chairman	Jehan Darayus Variava (Non Executive and Independent Director)
Promoter / Executive Director & Non executivedirector	Fatema Shabbir Kachwala Taruna Piyush Patel Sanjay Jashbhai Patel Shalin Sanjay Patel
Non Executive and Independent Director	Jehan Darayus VariavaJasbir Singh Anand

2.2. Board Meetings

Attendance of each Director at the Board Meetings and the last Annual General Meeting:

The Company holds regular Board Meetings. The detailed agenda along with the explanatory notes is circulated to the Directors well in advance. The Directors can suggest inclusion of any item(s) in the agenda at the Board Meeting.

The Company held 11 (Eleven) Board Meetings for the year ended 31st March, 2022. These were held on 14th June, 2021, 12th August, 2021, 21st September, 2021, 4th November, 2021, 12th November, 2021, 09th December, 2021, 11th January, 2022, 24th January, 2022, 11th February, 2022, 14th February, 2022, 23rd March, 2022, 31st March, 2022.



The attendance of the Directors at the Board Meeting and the Annual General Meeting held during the year ended 31st March2022 was as follows

Directors	Board Meetings	Whether attended last	Other Directorships/ BoardCommittees (Numbers)		
	attended during the year		Directorships (excluding Private Limited Company)	Board Committee Membership / (Chairmanship)	
Taruna Piyush Patel	12	Yes	None	Yes	
Sanjay Jashbhai Patel	12	Yes	None	Yes	
Jehan Darayus Variava	12	Yes	None	Yes	
Jasbir Singh Anand	12	Yes	None	Yes	
Fatema Shabbir Kachwala	12	Yes	None	Yes	
Shalin Sanjay Patel	12	Yes	None	Yes	

In accordance with the Articles of Association of the Company and In terms of Section 152 of the Companies Act, 2013, Mr.Sanjay Jashbhai Patel the Directors of the Company, retire by rotation and being eligible, offer him for re-appointment.

Independent Directors' Meeting

During the year under review, the Independent Directors met on 20th January, 2022 inter alia, to discuss and review:

- Evaluation of the performance of Non-independent Directors and the Board of Directors as a whole.
- Evaluation of the performance of the chairperson of the Company, taking into account the views of the Executive and Non-Executive Directors.
- Evaluation of the quality, content and timelines of flow of information between the Management and the Board that is necessary for the Board to effectively and reasonably perform its duties.

2.3 Information provided to the Board:

The Board of the Company is presented with all information under the following heads, whenever applicable and materially significant. These are submitted either as part of the agenda in advance of the Board Meetings or are tabled in the course of theBoard Meetings. This inter-alia includes:

- 1. Annual operating plans of businesses, capital budgets, updates.
- 2. Quarterly results of the Company and its operating divisions or business segments.
- 3. Minutes of the Audit Committee and other committees.
- 4. Information on recruitment and remuneration of senior officers just below the Board level.
- 5. Materially important litigations, show cause, demand, prosecution and penalty notices.
- 6. Fatal or serious accidents.

7. Any material default in financial obligations to and by the Company or substantial non- payment for services rendered by the Company.

8. Details of any joint venture or collaboration agreement or new client win.

9. Any issue, which involves possible public liability claims of substantial nature, including any judgment or order, which, may



have passed strictures on the conduct of the Company or taken an adverse view regarding another enterprise that can havenegative implications on the Company.

- 10. Transactions have involved substantial payments towards good-will, brand equity, or intellectual property.
- 11. Significant development in the human resources front.
- 12. Sale of material nature of investments, subsidiaries, assets which is not in the normal course of business.
- 13. Quarterly details of foreign exchange exposure and the steps taken by management to limit the risks of adverse exchangerate movement.
- 14. Quarterly update on the return from deployment of surplus funds.
- 15. Non-compliance of any regulatory or statutory provisions or listing requirements as well as shareholders services as non-payment of dividend and delays in share transfer.

2.4. Brief resume of Directors who will be retiring by rotation at this Annual General Meeting of the Company

Mr. Shalin Sanjay Patel aged 28 years, residing at 143/4, Bhuva Cottage, Indulal Bhuva Marg, SIWS College, Wadala west-Mumbai – 400031 holds the degree of Master of Science in Computer Science from University at Albany, New York, USA Bachelor of Engineering in Computer Science from Mumbai University.

2.5 Secretarial Standards Relating To the Meetings

The Institute of Company Secretaries of India (ICSI) has established Secretarial Standards relating to the Meetings of the Board thereof and Annual General Meetings. Approval of the Central Government under sub-section (10) of Section 118 of the Companies Act, 2013 has been accorded to the Secretarial Standards (SS) namely SS-1 on Meetings of the Board and SS-2 on General Meetings.

These Secretarial Standards (SS-1 and SS-2) shall apply to Board Meetings and General Meetings, in respect of which Notices are issued on or after 1st July, 2015. The Company shall follow the same.

4. Audit Committee

The primary objective of the Audit Committee is to monitor and provide effective supervision of the management's financial reporting progress with a view to ensure accurate timely and proper disclosures and transparency, integrity and quality of financial reporting.

The Committee oversees the work carried out by the management, internal auditors on the financial reporting process and thesafeguards employed by them.

Composition, Name of Members and Chairman

The Audit Committee of the Board comprises three Directors name Mr. Jehan Darayus Variava as a Chairman, Mr. Jasbir Singh Anand and Ms. Fatema Shabbir Kachwala as members. The Audit Committee meets with the requirement of the Companies Act, 2013 and SEBI Listing Regulations 2015.

Brief description of the terms of reference

- (a) To oversee the Company's financial reporting process and the disclosure of its financial information and to ensure that the financial statements are correct, sufficient and credible.
- (b) To recommend to the Board, the appointment, re-appointment and, if required removal of Statutory auditors and fixing audit fees and to approval of payments for any other services.

(c) To review with management the annual financial statements before submission to the Board, focusing primarily on:

- Any changes in accounting policies and practices
- Major accounting entries based on exercise of judgment by management.



- Qualifications in the draft audit report.
- Significant adjustments arising out of audit
- The going concern assumption
- Compliance with the accounting standards
- Compliance with Stock Exchanges and legal requirements concerning financial statements
- Any related party transactions i.e. transactions of the Company of material nature, with promoters or the management, their subsidiaries or relatives etc. that may have potential conflict with the interests of the Company at large
- (d) To review and approve annual accounts of the Company and recommended to the Board for consideration or otherwise.
- (e) To review with Management; external and internal auditors, and review the efficiency of internal control systems. .
- (f) To review the adequacy of internal audit function, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure, coverage and frequency of internal audit.
- (g) To discuss with internal auditors about any significant findings and follow-up thereon.
- (h) To review the findings of any internal investigations by the internal auditors into matters where there is suspected fraud orirregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.
- (i) To discuss with external auditors before the audit commences, the nature and scope of audit as well as have postauditdiscussions to ascertain any area of concern.
- (j) To review the Company's financial and risk management policies.
- (k) To look into the reasons for substantial defaults in the payments to the depositors, debenture holders, shareholders (in caseof non-payment of declared dividends) and creditors.

Meetings and Attendance during the year 2021-22

Attendance record of the Audit Committee during the year as per the table Given below:

Name Of Directors	Category	No. of Meetings held during the year	
		Held	Attended
Mr. Jehan DarayusVariava	Independent	5	5
Mr. Jasbir Singh Anand	Independent	5	5
Ms. Fatema Shabbir Kachwala	Non-Independent	5	5

5. Remuneration Committee

The Remuneration Committee determines and recommends to the Board of Directors, the remuneration payable to the Executive Directors. The Board of Directors approved the remuneration to the Executive Directors on the basis of the performance as well as Company's performance, subject to consents as may be required.

The Non Executive Directors are not paid any remuneration except for the sitting fees for attending the Board Meetings/Committee Meetings.

The resolutions for the appointment and remuneration payable to the Executive Directors including commission to ManagingDirector are approved by the shareholders of the Company.

The remuneration to the Executive Directors consists of a fixed salary and other perquisites. The Leave Travel Allowance ispaid as per the Company's rules. Provident Fund and Superannuation are provided for as per the Company's policies. Wherever applicable, the perquisites are considered as part of remuneration and taxed as per Income Tax Laws. The



Commission recommended by the Remuneration Committee to the Board is paid to the Managing Director in accordance with the provisions of the Companies Act, 2013.

The Remuneration Committee of the Board comprises three Directors namely:

Mr. Jasbir Singh Anand	- ChairmanMr. Jehan Darayus Variava	- Member
Mrs. Taruna Piyush Patel	- Member	

The details of remuneration to Managing Director for the financial year 2021-2022 are given below: (Rupees in Lacs)

Particulars	2021-22	2020-21
Salary and		
Allowances (Rs.)	42,00,000	42,00,000
Contribution to PF,		
Superannuation and	-	-
GratuityFunds (Rs.)		
Commission (Rs.)	-	-
Total (Rs.)	42,00,000	42,00,000

The details of remuneration to Chief Finance Officer for the financial year 2021-2022 are given below: (Rupees in Lacs)

Particulars		2020-21
Salary and		
Allowances (Rs.)	36,00,000	NIL
Contribution to PF,		
Superannuation and	-	-
GratuityFunds (Rs.)		
Commission (Rs.)	-	-
Total (Rs.)	36,00,000	NIL

The details of remuneration to Whole Time Director for the financial year 2021-2022 are given below: (Rupees in Lacs)

Particulars		2020-21
Salary and		
Allowances (Rs.)	24,00,000	NIL
Contribution to PF,		
Superannuation and	-	-
GratuityFunds (Rs.)		
Commission (Rs.)	-	-
Total (Rs.)	24,00,000	NIL



The details of remuneration to Executive Director for the financial year 2021-2022 are given below: (Rupees in Lacs)

Particulars	2021-2022	2020-21
Salary and	20.00.000	20.00.000
Allowances (Rs.) Contribution to PF,	30,00,000	30,00,000
Contribution to PF, Superannuation and	-	-
GratuityFunds (Rs.)		
Commission (Rs.)	-	-
Total (Rs.)	30,00,000	30,00,000

The details of remuneration paid to the Non-Executive Directors by way of sitting fees during the financial year 2020-21 aregiven below:

Sr. No.	Name of the Non-Executive	Sitting fees	Other elements of
	Director	(Rupees)	remuneration
1.	Mr. Jehan Darayus Variava	10000	-
2.	Mr. Jasbir Singh Anand	10000	-
3.	Ms. Fatema Shabbir Kachwalla	10000	-
4.	Mrs. Taruna Patel	10000	-
5.	Mr. Shalin Sanjay Patel	10000	-

5. Shareholders/ Investor Grievance Committee

5.1 Scope of the Committee

The scope of the Shareholders Grievance Committee is to review and address the grievances of the shareholders in respect of share transfers, transmission, issue of duplicate/consolidated share certificates, allotment and listing of shares, non-receipt of annual report, non-receipt of balance sheet, non-receipt of dividend etc, and other related activities. In addition, the Committee also looks into matters that can facilitate better investor's services and relations.

5.2 Composition of the Committee

The Committee is headed by Mr. Jasbir Singh Anand as a Chairman, Mr. Jehan Darayus Variava and Ms. Fatema Shabbir Kachwala as members.

5.3 Compliance Officer

Ms. Tasneem Husain Marfatia (CS) is the Compliance officer of the Company during the year 2021-22.

General Body Meetings

6.1 Location and time, where last three AGMs were held

Following table details the particulars of the last Three Annual General Meetings of the Company

Financial Year	Date & Time	Venue
2018-19	28 th September at 4.00 pm	Yogi Mid-Town Hotel



	12 th Annual Gene	eral Meeting
2019-20	30 th December at 4.00 pm	Yogi Mid-Town Hotel
2020-21	30 th November at 1.00 pm	Yogi Metropolitan
		Hotel

7. Disclosures

7.1 Disclosures regarding materially significant related party transactions

No transaction of material nature has been entered into by the Company with its Promoters or Directors or management orrelatives etc. that may have potential conflict with the interest of the Company.

All transactions with the Related Parties were in the ordinary course of business and at an arm's length.

7.2 Disclosure

There are no material transactions with related parties, which require separate disclosure. A comprehensive list of related party transactions as required by Accounting Standard (AS) 18 issued by the Institute of Chartered Accountants of India, forms partof note no. N of II other explanatory notes and information to the accounts in the Annual Report.

The Board reviews the risk assessment and minimization procedure from time to time. The risk management issues are discussed in detail in the report of Management Discussion and Analysis.

There is no material pecuniary transaction with any Non-Executive as well as Independent Directors of the Company that requires a separate disclosure.

The Management Discussion and Analysis Report prepared in accordance with the requirements laid out in SEBI Listing Regulations 2015.

There were no materially significant related party transactions i.e. transactions of the Company of material nature, with its Promoters, Directors or the Management or relatives etc. that may have potential conflict with the interest of the Company atlarge.

No penalties were imposed on the Company by the Bombay Stock Exchange Limited or SEBI or any other statutory authority on any matter related to capital market during the last three years.

The details of compliance with mandatory requirements of SEBI Listing Regulations 2015 are as contained in this Report.

Prevention of Insider Trading

In compliance with the Securities and Exchange Board of India (Prevention of Insider Trading) Regulations 1992, as amended till date on prevention of Insider Trading, the Company has a comprehensive code of conduct and the same is being strictlyadhered by its management staff and relevant business associates. The code expressly lays down the guidelines and the procedure to be followed and disclosures to be made while dealing with shares of the company and cautioning them on the consequences on non-compliance thereof.

The Company follows quiet periods (closure of trading window) prior to its publication of unpublished price sensitive information. During the quiet period, the Company has set up a mechanism where the management and relevant staff and business associates of the Company are informed not to trade in Company's securities.



The Company also affirms that no personnel has been denied access to the audit committee

Code of conduct

In terms of **SEBI Listing Regulations 2015**, the Company has adopted a Code of Conduct for the Board of Directors and Senior Management Personnel of the Company. The same has been posted on the Company's website. The Declaration by the Chairman of the Company forms part of this Report.

Details of Compliance with SEBI Listing Regulations 2015

The Company has complied with the provisions of SEBI Listing Regulations 2015

8 Means of Communication

(a) Half-yearly report were updated on company website for shareholders

(b) The half yearly results are published in the <u>The Financial Express</u> (National Daily), and Pratakal (Regional Newspaper).

(c) The Extra ordinary meeting for Name Change of the company was published in the <u>The Financial Express</u> (National Daily), Pratakal (Regional Newspaper).

(d) The Listing Centre of NSE Emerge SME listed is a web based application designed by the NSE for corporate. All periodical compliance filings like shareholding pattern, corporate governance report, etc are also filed electronically on the Listing Centre.

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

9. Management Discussion and Analysis

The Company has provided a detailed Management Discussion and Analysis report in its Annual Report and the same formspart of the Annual Report.

10. General Shareholder Information

10.1 Forth Coming Annual General Meeting

The forthcoming Annual General Meeting of the Company is scheduled to be held on at 4.00. P.M 30th September, 2022 at the Registered Office:- Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe ,Navi Mumbai- 400705

10.2 Financial Year of the Company

1st April 2021 to 31st March 2022.

10.3 Date of Book Closure

From 14th December, 2022 to 20th December, 2022 (Both days inclusive) and record date on 13th December, 2022

10.4 Dividend payment date

Credit/dispatch of dividend & dividend warrants between 21st December 2022 to 20th January 2023

10.5 Listing on Stock Exchange



The National Stock Exchange of India Limited (Emerge platform), Mumbai

10.6 Stock Code and Symbol

TEMBO at The National Stock Exchange of India Limited (Emerge platform), Mumbai

10.6 The ISIN of SAKETH EXIM LIMITED on both NSDL and CDSL

INE869Y01010

10.7 Market Price Data: High Low during each month in Financial Yea i.e. 1st April 2020 to 31st March, 2021.

Month	Open	High	Low	Close
	Price	Price	Price	Price
April 2021	108.8158	112.7974	104.5526	110.3974
May 2021	145.265	148.235	142.4275	145.81
June 2021	194.1364	199.8136	189.5068	195.0432
July 2021	201.8286	209.1119	197.0119	204.1762
August 2021	233.6214	240.1214	225.0762	236.0714
September 2021	279.769	287.7095	273.8238	283.5881
October 2021	312.3725	317.165	302.7775	312.9975
November 2021	300.315	303.37	288.94	298.0475
December 2021	280.9739	287.2196	271.2196	282.8652
January 2022	279.1925	285.8275	268.9525	278.2625
February 2022	286.5375	292.4025	276.2525	285.23
March 2022	216.8905	220.9881	208.0119	214.7952

10.8 Registrar and Share Transfer agents

Bigshare Services Private Limited 1st Floor, Bharat Tin Works Building, pp. Vasant Oasis, Makwana Road, Marol, Andheri (E), Mumbai-400059.

10.9 Share transfer system

Shares sent for transfer in physical form are registered and returned by Registrar and Share transfer agents within 30 days from the date of receipt of documents, provided the documents are found in order .Share under objection are returned within 21 days.

10.10 Distribution Schedule and Shareholding Pattern as on March 31, 2022

Distribution Schedule as on March 31, 2021

Sr.	Category	No. of	% of	Amount	%
No.		Shareholders	Shareholders		Amount
1	1-5000	1102	76.0524	949670	0.9453
2	5001 - 10000	108	7.4534	862660	0.8587
3	10001 - 20000	56	3.8647	871730	0.8677



4	20001 - 30000	26	1.7943	670530	0.6675
5	30001 - 40000	41	2.8295	1569280	1.5621
6	40001 - 50000	10	0.6901	464590	0.4625
7	50001 - 100000	48	3.3126	3542020	3.5258
8	100001 and above	58	4.0028	91529520	91.1104
Total		181	100.00	100460000	100.00

Shareholding Pattern as on March 31, 2022

S	Category of	No. of	Number of	% of Equity
r.	Shareholder	Sharehold	Shares	
Ν		ers		
0.				
1.	Promoters & director	7	7310000	72.77%
	relative			
2.	Mutual Funds/ UTI	-	-	-
3.	Bank / Financial	-	-	-
	Institution/			
	Insurance Company			
4.	FIIs/GDR/FPI	3	251507	2.50%
5.	Private Bodies Corporate	17	133708	1.33%
6.	Indian Public	1378	2186707	21.77%
7.	NRIs/OCBs	24	141830	1.41%
8.	Others (Clearing Agent)	20	22248	0.22%
Total		181	100,46,000	100

10.11 Dematerialization of Shares

As on 31st March, 2021 Equity shares 100, 46,000 of Rs.10/- each were in dematerialized form i.e. 85,83,398 equity shares of Rs. 10/- each were in dematerialized form with NSDL and 14,62,602 equity shares of Rs. 10/- each were in dematerialized form with CDSL constituting 85.44% and 14.56% respectively of the paid-up capital.

10.12 Outstanding GDRs/ADRs/Warrants or any convertible instruments, conversion date and likely impact on equity

Not issued

10.13 Plant Locations

The Company's Plants are located at UNIT NO.1:- B-1 Badrinath Ground Floor, Tungareswar Industrial Complex, Sativali Village, Vasai (East) -401208 UNIT NO.2:- APL House, Tungareswar Industrial Complex, Sr. No.-1, H- No.-8, Sativali Village, Vasai (East) -401208

10.14 Address for correspondence

For any Query relating to the Shares of the Company

M/S. Bigshare Services Private Limited,

1ST Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri (E), Mumbai-400059. Any other Query



Secretarial Department

M/S TEMBO GLOBAL INDUSTRIES LIMITED

PLOT NO- PAP D- 146/ 147, TTC MIDC, TURBHE NAVI MUMBAI-400705 Email: <u>cs@sakethexim.com</u>

11. Code of Business Conduct & Ethics for Directors/Management Personnel

The company is committed in conducting its business in conformity with ethical standards and applicable laws and regulations. The code of conduct for the directors and senior management of the company has been laid down by the board and the same is posted on the website of the company declaration by the CEO/managing director under clause 49 of the listing agreementregarding adherence to the code of conduct

12. Prohibition of Insider Trading

With a view to regulate trading in securities by the Directors and Designated Employees, the Company has adopted a Code ofConduct for prevention of Insider Trading.



CERTIFICATE ON CORPORATE GOVERNANCE

Managing Director's Certification pursuant to SEBI Listing Regulations 2015

I, Sanjay Patel, Chairman & Managing Director of M/S Tembo Global Industries Limited, to the best of my knowledge andbelief, certify that:

- 1. I have reviewed the Balance Sheet as on 31st March, 2022 and Profit and Loss Account for the year ended as on that datealong with all its schedules and notes on accounts, as well as the cash flow statements and the Directors' Report;
- 2. Based on my knowledge and information, these statements do not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statementswere made, not misleading with respect to the statements made;
- 3. Based on my knowledge and information, the financial statements and other financial information included in this report present in all material respects a true and fair view of the Company's affairs, the financial condition, results of operations and cash flows of the Company as of and for the periods presented in this report and are in compliance with the existing accounting standards and / or applicable laws and regulations;
- 4. To the best of my knowledge and belief no transactions entered into by the Company during the year are fraudulent, illegalor volatile of the Company's code of conduct;
- 5. I am responsible for establishing and maintaining disclosure controls and procedures and internal controls over financial reporting for the Company, and I have:
 - a) Designed such disclosure controls and procedures to ensure that material information relating to the Company, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting or caused such internal control over financial reporting to be designed under our supervision, 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;
 - c) Evaluated the effectiveness of the Company's disclosure, controls and procedures; and
 - d) Disclosed in this report any change in the Company's internal control over financial reporting that occurred during the Company's most recent fiscal year that has materially affected, or is reasonably likely to materially affect, the company's internal control over financial reporting;
- 6. I have disclosed based on our most recent evaluation, wherever applicable, to the Company's auditors and the Audit Committee of the Company (and persons performing the equivalent functions)
 - a) All deficiencies in the design or operation of internal controls which could adversely affect the Company's ability to record, process, summarize and report financial data, and have identified for the Company's auditors, any material weaknesses in internal controls over financial reporting including any corrective actions with regard to deficiencies;
 - b) Significant changes, if any, in internal controls during the year covered by this report;
 - c) All significant changes in accounting policies during the year, if any, and that the same have been disclosed in the notes to the financial statements;
 - d) Instances of significant fraud of which I am aware, that involves management or other employees who have a significant role in the Company's internal control system;



- 7. I affirm that I have not denied any personnel, access to the Audit Committee of the Company (in respect of matters involving alleged misconduct) and I have provided protection to _whistle blowers' from unfair termination and other unfair or prejudicial employment practices; and
- 8. I further declare that all board members and senior managerial personnel have affirmed compliance with the code of conduct for the current year.

For TEMBO GLOBAL INDUSTRIES LIMITED

Place: Mumbai Date: 28th May, 2022 Sd / -Sanjay Patel Managing Director



AUDITOR'S CERTIFICATE ON CORPORATE GOVERNANCE

TO THE MEMBERS OF TEMBO GLOBAL INDUSTRIES LIMITED

We have examined the compliance of conditions of Corporate Governance by Tembo Global Industries Limited (the Company) for the year ended on March 31, 2022 as stipulated in SEBI Listing Regulations 2015 of the Company with the NSE Emerge Stock exchanges.

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

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Companyhas complied with the conditions of Corporate Governance as stipulated in the above-referred Listing Regulation.

We have been explained that no investor grievances are pending for a period exceeding one month against the Company as per the records maintained by the Company.

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

For R A Maru& Associates Chartered Accountants FRN: 141914W

Sd/-Rumeet Anil Maru Proprietor M No: 166417

Place: Mumbai Date: 28th May, 2022



CERTIFICATE FROM PRATICING COMPANY SECRETARY REGARDING COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE

To the Shareholders of M/S TEMBO GLOBAL INDUSTRIES LIMITED,

We have examined the compliance of conditions of Corporate Governance by M/S TEMBO GLOBAL INDUSTRIES LIMITED for the year ended 31st March 2022, as stipulated in clause 49 of the Listing Agreement of the said Company with the Stock Exchange in India.

The compliance of conditions of Corporate Governance is the responsibility of the Company's Management. Our examination has been limited to a review of procedures and implementation thereof, adopted by the company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the company.

In our opinion and to the best of our information and according to the explanations given to us, we certify that the companyhas complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Regulation, subject to the following:

The Board of Directors of the Company does have an optimum combination of executive and non-executive directors.

We state that no investor grievance is pending against the Company exceeding one month as per records maintained by the company, which are presented to the Shareholders / Investors Grievance Committee.

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

For GMS & CO.,

SD/-Gaurang shah Practising Company SecretaryMembership No: 32581 Certificate of Practice Number: 11953



12th Annual General Meeting REPORT ON CORPORATE SOCIAL RESPONSIBILITY

TO THE MEMBERS OF TEMBO GLOBAL INDUSTRIES LIMITED

M/S Tembo Global Industries Limited is committed to conduct business in a socially, economically and environmentally responsible and sustainable manner, which enables the creation and distribution of wealth for the betterment of all its stakeholders, internal as well as external, through the implementation and integration of ethical systems and sustainable management practices. For this M/S Tembo Global Industries Limited had laid a balanced emphasis on all aspects of corporate social responsibility and sustainability with regard to its internal operations, activities and processes, as well as undertake initiatives and projects to facilitate capacity building, empowerment of communities, inclusive socioeconomic growth, environment protection, promotion of green and energy efficient technologies, development of backward regions, and upliftment of the marginalized and underprivileged sections of the society.

The CSR provisions of the Companies Act 2013, Schedule VII, or the CSR rules are inviolable. However, in addition to the CSR provisions of the Act and the CSR rules, DPE has formulated Guidelines on Corporate Social Responsibility and Sustainability which are applicable to CPSEs. Guidelines do not supersede or override any provision of the Act, or Schedule VII of the Companies Act 2013, or the CSR rules, but will supplement them. It is clarified that in case of any perceived conflict between the CSR rules and the Guidelines, the former shall prevail in all circumstances.

The term Sustainability has been used in conjunction with CSR in the title of DPE Guidelines because CSR activities which are envisaged in the Act and in the CSR rules can be supplemented with sustainability initiatives as both aim at achieving sustainable development goals. The CSR Committee so constituted formulated Policy on Corporate Social Responsibility (CSR Policy) and the Board of Directors of the Company ('Board') has approved the same as per recommendation of CSR Committee.

Web link: <u>https://www.nut-clamps.com/committee/CSR.php;</u> Corporate Social Responsibility Policy of The Composition of the CSR committee

The Chairperson and Members of the Committee are as follows: Up to 31.03.2022

S.No.	Name	Designation	Chairman / Member
1.	Mrs. Taruna Piyush Patel	Director	chairman
2.	Mr. Jasbir Singh Jaswant Singh Anand	Independent Director	Member
3.	Mr. Jehan Darayus Variava	Independent Director	Member

The Act mandates that companies with a profit of more than INR 5 crore (US \$700,675), turnover of INR 1000 crore (US \$140 million), and net worth of more than INR 500 crore (US \$70 million) have to spend at least two percent of their three years' annual average net profit towards CSR activities.

Sr. No.	Particulars	2021-22	2020-21	2019-20
1	Net Profit:	Rs.34,500,648.28/-	Rs. 34,349,145/-	Rs. 24,504,490/-
	(a) Indian Party-			
	(b) Group Company	Rs.31,583,067.49/-	Rs. 28,346,969/-	Rs. 23,897,621/-
	(Consolidated)			



2.	Turnover	Rs.1,754,479,687.63/-	Rs. 1,047,632,924/-	Rs. 788,862,006/-
	(a) Indian Party-			
	(b)Group Company	Rs.1,779,060,630.68/-	Rs. 1,054,352,251/-	Rs. 788,862,006/-
	(Consolidated)			
3.	Net worth of	Rs.255,009,237.24/-	Rs. 233,535,653/-	Rs. 205,116,262/-
	(a) Indian Party-			
	(b)GroupCompany	Rs.250,389,643.55/-	Rs. 228,319,820/-	Rs. 204,243,198/-
	(Consolidated)			

As the threshold limit for applicability of **Corporate Social Responsibility** Norms as per section 135 of the companiesAct is not reached expenditure on CSR activity is not mandatory for the company.

The company has not voluntarily undertaken any CSR activity during the financial year 2021-22

In case the company has failed to spend the two percent, of the average net profit of the last three financial years or any part thereof, the company shall provide the reasons for not spending the amount in its Board Report - N.A.

A responsibility statement of the CSR committee that the implementation and monitoring of CSR policy, is in compliance with CSR objectives and Policy of the Company.

Implementation of CSR activities is in compliance with Companies Act, 2013 & OPE guidelines and to meet the CSR objectives and policy of the Company.

For TEMBO GLOBAL INDUSTRIES LIMITED

For CSR committee

Sd / -Mr. Sanjay Patel Managing Director Place: Mumbai Date: 28th May, 2022 Sd/-Mrs. Smita Sanjay Patel Chairman of the Committee



MANAGEMENT DISCUSSION AND ANALYSIS

INTRODUCTION AND OVERVIEW

India has emerged as the fastest-growing major economy in the world and is expected to be one of the top three economic powers in the world over the next 10-15 years, backed by its robust democracy and strong partnerships.

- India's nominal gross domestic product (GDP) at current prices is estimated to be at Rs. 232.15 trillion (US\$ 3.12 trillion) in FY22.
- India is the third-largest unicorn base in the world with over 100 unicorns with a total valuation of US\$ 332.7 billion.
- India needs to increase its rate of employment growth and create 90 million non-farm jobs between 2023 and 2030s, for productivity and economic growth according to McKinsey Global Institute. The net employment rate needs to grow by 1.5% per year from 2023 to 2030 to achieve 8-8.5% GDP growth between 2023 and 2030.
- According to data from the Department of Economic Affairs, as of January 28, 2022, foreign exchange reserves in India reached the US\$ 634.287 billion mark.

RECENT ECONOMIC DEVELOPMENTS IN INDIA ARE AS FOLLOWS:

- With an improvement in the economic scenario, there have been investments across various sectors of the economy. The private equity venture capital (PE-VC) sector recorded investments worth US\$ 5.8 billion across 117 deals in February 2022, 24% higher than in January 2022. Some of the important recent developments in the Indian economy are as follows:
- India's merchandise exports were at an all-time high of US\$ 417.81 billion in FY22. In April 2022, the Manufacturing Purchasing Managers' Index (PMI) in India stood at 54.7.
- The gross Goods and Services Tax (GST) revenue collection hit an all-time high of Rs. 1.68 trillion (US\$ 21.73 billion) in April 2022. This is a 20% increase over the previous year.
- According to the Department for Promotion of Industry and Internal Trade (DPIIT), FDI equity inflow in India stood at US\$ 572.80 billion between April 2000-December 2021.
- India's Index of Industrial Production (IIP) for January 2022 stood at 138.4 against 136.6 for January 2021.
- Consumer Food Price Index (CFPI) Combined inflation was 2.9% in 2021-22 (April-December) against 9.1% in the corresponding period last year.
- Consumer Price Index (CPI) Combined inflation was 5.20% in 2021-2022 (April-December) against 6.6% in 2020-21
- Foreign portfolio investors (FPIs) invested Rs.50,009 crore (US\$ 6.68 billion) in the Calendar year 2021.
- The wheat procurement in Rabi 2021-22 and the anticipated paddy purchase in Kharif 2021-22 would include 1208 lakh (120.8 million) metric tonnes of wheat and paddy from 163 lakh (16.7 million) farmers, as well as a direct payment of MSP value of Rs. 2.37 lakh crore (US\$ 31.74 billion) to their accounts.

THE GOVERNMENT OF INDIA HAS TAKEN SEVERAL INITIATIVES TO IMPROVE THE ECONOMIC CONDITION OF THE COUNTRY. SOME OF THESE ARE:

- As of April 2022, India signed 13 Free Trade Agreements (FTAs) with its trading partners including major trade agreements like the India-UAE Comprehensive Partnership Agreement (CEPA) and the India-Australia Economic Cooperation and Trade Agreement (IndAus ECTA).
- The Union Budget of 2022-23 was presented on February 1, 2022, by the Minister for Finance & Corporate Affairs, Ms. Nirmala Sitharaman. The budget had four priorities PM GatiShakti, Inclusive Development, Productivity Enhancement and Investment and Financing of Investments. In the Union Budget 2022-23, effective



capital expenditure is expected to increase by 27% at Rs. 10.68 lakh crore (US\$ 142.93 billion) to boost the economy. This will be 4.1% of the total Gross Domestic Production (GDP).

- Under PM GatiShakti Master Plan the National Highway Network will develop 25,000 km of new highways network which will be worth Rs. 20,000 crore (US\$ 2.67 billion). In 2022-23. Increased government expenditure is expected to attract private investments, with a production-linked incentive scheme providing excellent opportunities. Consistently proactive, graded, and measured policy support is anticipated to boost the Indian economy.
- In February 2022, Minister for Finance and Corporate Affairs Ms. Nirmala Sitharaman said that productivity linked incentive (PLI) schemes would be extended to 14 sectors to achieve the mission of AtmaNirbhar Bharat and create 60 lakh jobs with an additional production capacity of Rs. 30 lakh crore (US\$ 401.49 billion) in the next five years.
- In the Union Budget of 2022-23, the government announced funding for the production linked incentive (PLI) scheme for domestic solar cells and module manufacturing of Rs. 24,000 crore (US\$ 3.21 billion).
- In the Union Budget of 2022-23, the government announced a production linked incentive (PLI) scheme for Bulk Drugs which was an investment of Rs. 2500 crore (US\$ 334.60 million).
- In the Union Budget of 2022, Minister for Finance & Corporate Affairs Ms. Nirmala Sitharaman announced that a scheme for design-led manufacturing in 5G would be launched as part of the PLI scheme.
- In September 2021, Union Cabinet approved major reforms in the telecom sector, which are expected to boost employment, growth, competition, and consumer interests. Key reforms include rationalization of adjusted gross revenue, rationalization of bank guarantees (BGs), and encouragement of spectrum sharing.
- In the Union Budget of 2022-23, the government has allocated Rs. 44,720 crore (US\$ 5.98 billion) to Bharat Sanchar Nigam Limited (BSNL) for capital investments in the 4G spectrum.
- Minister for Finance & Corporate Affairs Ms. Nirmala Sitharaman allocated Rs. 650 crore (US\$ 86.69 million) for the Deep Ocean mission that seeks to explore vast marine living and non-living resources. Department of Space (DoS) has got Rs. 13,700 crore (US\$ 1.83 billion) in 2022-23 for several key space missions like Gaganyaan, Chandrayaan-3, and Aditya L-1 (sun).
- In May 2021, the government approved the production linked incentive (PLI) scheme for manufacturing advanced chemistry cell (ACC) batteries at an estimated outlay of Rs. 18,100 crore (US\$ 2.44 billion); this move is expected to attract domestic and foreign investments worth Rs. 45,000 crore (US\$ 6.07 billion).
- Minister for Finance & Corporate Affairs Ms Nirmala Sitharaman announced in the Union Budget of 2022-23 that the Reserve Bank of India (RBI) would issue Digital Rupee using blockchain and other technologies.
- In the Union Budget of 2022-23, Railway got an investment of Rs. 2.38 lakh crore (US\$ 31.88 billion) and over 400 new high-speed trains were announced. The concept of "One Station, One Product" was also introduced.
- To boost competitiveness, Budget 2022-23 has announced reforming the 16-year-old Special Economic Zone (SEZ) act.
- In June 2021, the RBI (Reserve Bank of India) announced that the investment limit for FPI (foreign portfolio investors) in the State Development Loans (SDLs) and government securities (G-secs) would persist unaffected at 2% and 6%, respectively, in FY22.
- To boost the overall audit quality and transparency and add value to businesses, in April 2021, the RBI issued a notice on new norms to appoint statutory and central auditors for commercial banks, large urban co-operatives, and large non-banks and housing finance firms.
- In May 2021, the Government of India allocated Rs. 2,250 crore (US\$ 306.80 million) for the development of the horticulture sector in 2021-22.
- In November 2020, the Government of India announced Rs. 2.65 lakh crore (US\$ 36 billion) stimulus package to generate job opportunities and provide liquidity support to various sectors such as tourism, aviation, construction, and housing. Also, India's cabinet approved the production-linked incentives (PLI) scheme to provide ~Rs. 2 trillion (US\$ 27 billion) over five years to create jobs and boost production in the country.
- Numerous foreign companies are setting up their facilities in India on account of various Government initiatives like Make in India and Digital India. Prime Minister of India Mr. Narendra Modi launched the Make in India initiative with an aim to boost the country's manufacturing sector and increase the purchasing power of an average Indian consumer, which would further drive demand and spur development, thus benefiting investors. The



Government of India, under its Make in India initiative, is trying to boost the contribution made by the manufacturing sector with an aim to take it to 25% of the GDP from the current 17%. Besides, the government has also come up with the Digital India initiative, which focuses on three core components: the creation of digital infrastructure, delivering services digitally, and increasing digital literacy.

- On January 29, 2022, the National Asset Reconstruction Company Ltd (NARCL) will acquire bad loans worth up to Rs. 50,000 crore (US\$ 6.69 billion) about 15 accounts by March 31, 2022. India Debt Resolution Co. Ltd (IDRCL) will control the resolution process. This will clean up India's financial system and help fuel liquidity and boost the Indian economy.
- National Bank for Financing Infrastructure and Development (NaBFID) is a bank that will provide non-recourse infrastructure financing and is expected to support projects from the first quarter of FY2022-23; it is expected to raise Rs. 4 lakh crore (US\$ 53.58 billion) in the next three years.
- By November 1, 2021, India and the United Kingdom hope to begin negotiations on a free trade agreement. The proposed FTA between these two countries is likely to unlock business opportunities and generate jobs. Both sides have renewed their commitment to boost trade in a manner that benefits all.
- In August 2021, NITI Aayog and Cisco collaborated to encourage women's entrepreneurship in India.
- In August 2021, Prime Minister Mr. Narendra Modi announced an initiative to start a national mission to reach the US\$ 400 billion merchandise export target by FY22.
- In August 2021, Prime Minister Mr. Narendra Modi launched a digital payment solution, e-RUPI, a contactless and cashless instrument for digital payments.
- In June 2021, RBI Governor Mr. Shaktikanta Das announced the policy repo rate unchanged at 4%. He also announced various measures, including Rs. 15,000 crores (US\$ 2.05 billion) liquidity support to contact-intensive sectors such as tourism and hospitality.
- In June 2021, Finance Ministers of G-7 countries, including the US, the UK, Japan, Italy, Germany, France and Canada, attained a historic contract on taxing multinational firms as per which the minimum global tax rate would be at least 15%. The move is expected to benefit India by increasing foreign direct investments in the country.
- In June 2021, the Indian government signed a US\$ 32 million loan with World Bank for improving healthcare services in Mizoram.
- In May 2021, the Government of India (GoI) and European Investment Bank (EIB) signed the finance contract for the second tranche of EUR 150 million (US\$ 182.30 million) for the Pune Metro Rail project.
- According to an official source, as of September 15, 2021, 52 companies have filed applications under the Rs. 5,866 crore (US\$ 796.19 million) production-linked incentive scheme for the white goods (air conditioners and LED lights) sector.
- In May 2021, Union Cabinet approved the signing of a memorandum of understanding (MoU) on migration and mobility partnership between the Government of India, the United Kingdom of Great Britain and Northern Ireland.
- In April 2021, Minister for Railways and Commerce & Industry and Consumer Affairs, Food & Public Distribution, Mr. Piyush Goyal, launched the 'DGFT Trade Facilitation' app to provide instant access to exporters/importers anytime and anywhere.
- In April 2021, Dr. Ahmed Abdul Rahman AlBanna, Ambassador of the UAE to India and Founding Patron of IFIICC, stated that trilateral trade between India, the UAE and Israel is expected to reach US\$ 110 billion by 2030.
- India is expected to attract investment of around US\$ 100 billion in developing the oil and gas infrastructure during 2019-23.
- The Government of India is going to increase public health spending to 2.5% of the GDP by 2025.

ROAD AHEAD

Minister of Commerce and Industry, Consumer Affairs, Food and Public Distribution Mr. Piyush Goyal, on January 21, 2022 said that Indian industry to raise 75 unicorns in the 75 weeks leading up to the country's 75th anniversary next year.

Minister of Commerce and Industry, Consumer Affairs, Food and Public Distribution and Textiles Mr. Piyush



Goyal said that India will achieve exports worth US\$ 1 trillion by 2030.

India's electronic exports are expected to reach US\$ 300 billion by 2025-26. This will be nearly 40 times the FY2021-22 exports (till December 2021) of US\$ 67 billion.

As per the data published in a Department of Economic Affairs report, in the first quarter of FY22, India's output recorded a 20.1% YoY growth, recovering >90% of the pre-pandemic output in the first quarter of FY20. India's real gross value added (GVA) also recorded an 18.8% YoY increase in the first quarter of FY22, posting a recovery of >92% of its corresponding pre-pandemic level (in the first quarter of FY20). Also, in FY21, India recorded a current account surplus of 0.9% of the GDP. The growth in the economic recovery is due to the government's continued efforts to accelerate vaccination coverage among citizens. This also provided an optimistic outlook to further revive industrial activities.

As per RBI's revised estimates for July 2021, the real GDP growth of the country is estimated at 21.4% for the first quarter of FY22. The increase in the tax collection, along with the government's budget support to states, strengthened the overall growth of the Indian economy.

India is focusing on renewable sources to generate energy. It is planning to achieve 40% of its energy from nonfossil sources by 2030. In line with this, in May 2021, India, along with the UK, jointly launched a 'Roadmap 2030' to collaborate and combat climate change by 2030.

India is expected to be the third-largest consumer economy as its consumption may triple to US\$ 4 trillion by 2025, owing to a shift in consumer behaviour and expenditure pattern, according to a Boston Consulting Group (BCG) report. It is estimated to surpass the USA to become the second-largest economy in terms of purchasing power parity (PPP) by 2040, as per a report by PricewaterhouseCoopers.

(Source: https://www.ibef.org/economy/indian-economy-overview)

INDIAN ECONOMY

Introduction

In FY 2022-23, the World Economic Outlook (WEO) of the International Monetary Fund (IMF) projects India to be the fastest-growing economy at 8.2%, owing to strong growth in economic activity in April. This can be seen in the robust performance of e-way bill generation, ETC toll collection, electricity consumption, PMI manufacturing and PMI services. While inflation is expected to be elevated in FY 2022-23, mitigating action taken by the Government and RBI may reduce its duration. Evidence on consumption patterns further suggests that inflation in India has a lesser impact on low-income strata than on high-income groups. Further, since aggregate demand is recovering only gradually, the risk of sustained high inflation is low. Global economy is still in the process of reversing supply-side disruptions caused by the COVID-19 pandemic and it would have been far more comfortably placed in the absence of the Russia-Ukraine conflict, and the economic sanctions it has led to. A 40 basis points hike in the repo rate by the RBI, an increase in the Cash Reserve Ratio (CRR) requirement for banks, and a 50 basis points increase in the benchmark interest rate by the US Federal Reserve were among the most visible measures that central banks have taken in the beginning of May 2022 to curb inflation.

Indian Economy

In May 2022, the following key frequency indicators highlighted improved performances:

- Private consumption stood at 57.5% of the nominal GDP for FY22, indicating that it is becoming a macro growth driver.
- Rice, wheat, gramme, and maize production are expected to be at record highs. According to the second advance projections of foodgrain production for FY22, overall foodgrains production is expected to reach a record high of 316.1 million tonnes, 2.85% higher than the objective set, thanks to higher output of kharif crops and record acreage under rabi crops.



- The food price inflation (combined for rural and urban) surged to a 17-month high of 8.38% in April 2022 from 7.68% in March 2022.
- In April 2022, the Manufacturing Purchasing Managers' Index (PMI) in India stood at 54.7, up from 54 in March 2022.
- PMI Services was at 57.9 in April 2022, as compared to 53.6 in March 2022.
- In April 2022, power demand grew by 11.5% on a YoY basis amid the early onset of summer season and a spurt in commercial and industrial activities.
- In February 2022, the overall IIP (Index of Industrial Production) registered a 1.7% increase. The mining sector showed a growth of 4.5%, the manufacturing sector showed a growth of 0.8% and the electricity sector showed a growth of 4.5% YoY.
- The cumulative growth of IIP for the period April 2021-February 2022 stood at 12.5%, as compared to (-) 11.1% in April 2020-February 2021.
- In March 2022, the eight sectors output index stood at 157.3 based on provisional data, which was an increase of 4.3% YoY compared to March 2021, indicating the resumption of economic activities.
- Traffic handled at major ports stood at 64,960 thousand tonnes in April 2022.
- In March 2022, freight movement increased by 0.3% compared to the previous year, indicating that the increase in air freight and traffic activity has been maintained.
- Railway freight traffic growth increased by 9.4% YoY in FY22, driven primarily by incremental loading of coal, foodgrains and fertilizers.
- 78.1 million e-way bills were raised during March 2022, which is 13% higher as compared to February 2022.
- In April 2022, the government approved the participation of 61 companies in the PLI scheme for textiles, with a proposed total investment of Rs. 19,077 crore (US\$ 2.46 billion), and an expected turnover of Rs. 1.84 lakh crore (US\$ 23.74 billion), leading to employment generation for about 2.4 lakh people.
- The gross GST collection in April 2022 rose to Rs. 1.68 lakh crore (US\$ 21.91 billion) and this collection has been the highest since implementation of the GST regime.
- In April 2022, UPI transactions were valued at Rs. 9.83 lakh crore (US\$ 126.71 billion), as compared to Rs. 9.60 lakh crore (US\$ 123.75 billion) in March 2022.
- In May 2022, the Indian basket of crude oil reached US\$ 108.27 a barrel, as compared to US\$ 102.97 in April 2022.
- In April 2022, India's merchandise and service exports stood at US\$ 67.79 billion (a 38.9% YoY increase) driven by a strong performance from critical sectors such as petroleum products, electronic goods, processed food, coffee, leather products.
- In the second half of February through March 2022 (up to March 13), daily liquidity absorptions under the liquidity adjustment facility (LAF) averaged Rs. 8.4 lakh crore (US\$ 111.27 billion), up from Rs 7.4 lakh crore (US\$ 98.02 billion) in the second fortnight of January to mid-February 2022.
- As of April 22, 2022, reserve money stood at Rs. 4,002,311 crore (US\$ 523.6 billion).
- As of April 22, 2022, currency in circulation (CiC) registered at Rs. 3,209,394 crore (US\$ 419.86 billion).
- In May 2022 (until May 27), Foreign Portfolio Investment (FPI) outflows stood at Rs. 35,848 crore (US\$ 4.62 billion).
- Rupee strength reached Rs. 77.52/US\$ 1, as on May 30, 2022.
- From January-March 2022, India received a total of US\$ 22.04 billion in foreign direct investment.
- As of May 20, 2022, foreign exchange reserves in India stood at US\$ 597.51 billion.
- Non-food bank credit registered a growth of 9.7% in March 2022 as compared to 4.5% in March 2021. Despite the third wave of COVID-19, overall economic activity remained stable, indicating that India has learned to cope with virus-related restrictions. Several high frequency indicators, such as electricity consumption, PMI manufacturing, exports, and e-way bill creation, reflect this. The economy's confidence has been bolstered even more by the rapid pace of immunisation. In addition, the Union Budget commitment to asset creation (public infrastructure development) in 2022-23 will re-energise the virtuous cycle of investment and crowd in private investment with huge multiplier effects, boosting inclusive and sustainable growth. Consumption will rise up once the uncertainty and worry caused by the COVID-19 virus has passed, and the demand rebound will allow the



private sector to step in with investments to boost production to satisfy the rising demand. This scenario should play out for the Indian economy in 2022-23, barring geopolitical and economic surprises.

Between April-October 2021, the central government finances registered improved performances. In the review period, the corporation tax recorded 91.6% YoY growth. Between April-October 2021, custom revenue collection registered 122.3% YoY growth, and the IGST collection to the Centre increased by 40% YoY, primarily due to the recovery of economic activities. Net collections of direct taxes in FY 2021-22 (until March 16, 2022), stood at Rs. 13.63 trillion (US\$ 175.83 billion), compared to Rs. 9.18 trillion (US\$ 118.42 billion) in FY 2020-21.

Note: Conversion rate used for May 2022 (as on 30th May, 2022) is Rs. 1 = US\$ 0.013

(Source: https://www.ibef.org/economy/monthly-economic-report)

India's Economic Performance in 2020-21

Ms. Nirmala Sitharaman, Union Minister for Finance presented the Economic Survey 2021-22 in the Parliament on January 31, 2022. The key highlights of the Economic Survey 2021-22 are as follows:

Widespread Vaccine Coverage

- Vaccination has had a crucial role in reducing the number of deaths, restoring confidence in the economy, and decreasing the effects of the second wave on India's economy.
- On the 16th of January 2022, India completed one year of its COVID-19 vaccination effort, administering more than 1.56 billion doses of vaccine.
- There are almost 880 million people in India (93% of the adult population) who have received the first dose and 660 million people (70% of the adult population) who are fully vaccinated.
- Between May 2021 and January 2021, the daily vaccination rate on average has grown fourfold from 1.93 million to 7.54 million.

SECTOR REFORMS

- Instead of relying on demand management, India has been concentrating on reforms on the supply-side, such as:
- o Deregulation of numerous sectors
- Simplification of processes
- Removal of legacy issues like 'retrospective tax'
- o Privatisation
- These are a few of the major reforms in different sectors:
- Over a four-year period from 2021-22 to 2024-25, the Central Government's key assets have a total monetisation potential of Rs. 6 lakh crore (US\$ 80.39 billion).
- Setting up of Production Linked Incentive (PLI) schemes for 13 sectors including Automobile, Telecom and pharmaceuticals drugs.
- Increasing private sector engagement in conventional satellite communication and remote sensing industries by liberalising them.
- $\circ~$ The automatic route increased FDI in the defence sector by 74%, while the government route increased it by 100%.
- Deposit insurance has been enhanced per depositor per bank from 'Rs. 1 lakh (US\$ 1339.30)' to 'Rs. 5 lakh (US\$ 6696.51)'. As a result, 98.1 % accounts were completely secured by the end of March 2021, and 50.9 % deposits were guaranteed.

CURRENT STATE OF THE ECONOMY

• Following a contraction of 7.3% in 2020-21, the Indian economy is expected to grow by 9.2% in real terms in



2021-22 (according to initial advanced projections).

- GDP is expected to grow in real terms by 8-8.5% in 2022-23.
- The coming year is expected to see an increase in private sector investment with the financial system in strong shape to support the country's economic recovery.
- The projection is equivalent to the World Bank's and Asian Development Bank's recent predictions of 8.7% and 7.5% real GDP growth for 2022-23, respectively.
- According to the IMF's latest World Economic Outlook projections, India's real GDP will grow at 9% in 2021-22 and 2022-23, and 7.1% in 2023-2024, making it the world's fastest growing major economy for all three years.
- In 2021-22, agriculture and allied industries are predicted to grow by 3.9%, industry by 11.8%, and services by 8.2%.
- In 2021-22, demand for consumption is expected to increase by 7.0%, Gross Fixed Capital Formation (GFCF) by 15%, exports by 16.5%, and imports by 29.4%.
- Indicators of macroeconomic stability imply that the Indian economy is well positioned to meet the challenges of 2022-23.
- In 2022-23, a combination of large foreign exchange reserves, continued foreign direct investment, and expanding export revenues will provide an effective cushion against a potential global liquidity withdrawal.
- The "second wave's" economic effect was significantly less than the full lockdown in 2020-21, but the health consequences were far more severe.
- The Indian government's unique reaction included safety-nets to soften the impact on vulnerable sectors of society and the business sector, a major increase in capital investment to promote growth, and supply-side reforms to ensure long-term expansion.
- In a climate of severe unpredictability, the government's flexible and multi-layered reaction is based in part of an "Agile" framework that employs feedback loops and the usage of 80 High Frequency Indicators (HFIs).
- In 2021-22, agriculture and allied industries are predicted to grow by 3.9%, industry by 11.8%, and services by 8.2%.

FISCAL DEVELOPMENTS

- From April to November 2021, the Central Government's revenue receipts increased by 67.2% (YoY), compared to a 9.6% increase predicted in the 2021-22 Budget Estimates (over 2020-21 Provisional Actuals).
- In terms of YoY growth, gross tax revenue increased by more than 50% from April to November 2021. This is also a strong performance when compared to pre-pandemic levels in 2019-2020.
- Capex increased by 13.5% (YoY) from April to November 2021, with a heavy focus on infrastructure-intensive sectors.
- Continued tax collection and a targeted expenditure approach has helped to keep the budget deficit for April to November 2021 at 46.2% of BE.
- The Central Government debt has increased from 49.1% of GDP in 2019-20 to 59.3% of GDP in 2020-21 as an outcome of increased borrowings for COVID-19, but it is expected to decline as the economy recovers.

EXTERNAL SECTORS

- After China, Japan, and Switzerland, India was the world's fourth largest FX reserve holding as of the end of November 2021.
- In the first half of 2021-22, foreign exchange reserves surpassed US\$ 600 billion, reaching US\$ 633.6 billion as of December 31, 2021.
- Despite dismal tourism income, there was a large increase in net services, with both receipts and payments surpassing pre-pandemic levels.
- During the current fiscal year, India's merchandise exports and imports rebounded rapidly, surpassing pre-COVID



levels.

- Net capital flows increased to US\$ 65.6 billion in the first half of 2021-22, owing to ongoing foreign investment inflows, a resurgence in net external commercial borrowings, increased banking capital, and additional special drawing rights (SDR) allocation.
- India's external debt increased to US\$ 593.1 billion at the end of September 2021, up from US\$ 556.8 billion in 2020-21, as a result of the IMF's increased Special Drawing Right (SDR) allocation and greater commercial borrowings.

MONETARY MANAGEMENT AND FINANCIAL INTERMEDIATION

- Indian markets outperformed counterparts among key developing market economies from April to December 2021.
- On October 18, 2021, the Sensex and Nifty reached new highs of 61,766 and 18,477, respectively.
- The system's liquidity remained in surplus.
- In 2021-22, the repo rate was maintained at 4%.
- To provide additional liquidity, the RBI implemented several initiatives such as the G-Sec Acquisition Program and Special Long-Term Repo Operations.
- The commercial banking system has handled the economic blow of the epidemic well.
- In 2021-22, YoY bank credit growth increased steadily, from 5.3% in April 2021 to 9.2% on December 31, 2021.
- Scheduled Commercial Banks (SCBs) had a Gross Non-Performing Advances ratio of 6.9% at the end of September 2021, down from 11.2% at the end of 2017-18.

PRICES AND INFLATION

- The average headline CPI-Combined inflation reduced to 5.2% in 2021-22 (April- December) from 6.6% in 2020-21 to 5.2% in 2021-22 (April-December).
- Food inflation eased, resulting in a decrease in retail inflation.
- Food Inflation averaged 2.9% in 2021-22 (April to December), compared to 9.1% the previous year.
- Throughout the year, effective supply-side management kept the prices of most important commodities under control.
- To keep the price of pulses and edible oils from rising too high, proactive measures were implemented.
- The reduction in national excise and subsequent reductions in Value Added Tax by most states helped to bring down the price of gasoline and diesel.
- Wholesale inflation, as measured by the Wholesale Price Index (WPI), increased to 12.5% in 2021-22. (April to December). This has been attributed to: Previous year's low base, increase in economic activity, sharp rise in the price of crude oil and other imported commodities on the worldwide market, and high freight costs.
- Difference between CPI-C and WPI Inflation: The difference rose to 9.6% points in May 2020. However, this year's disparity reversed, with retail inflation sliding 8.0% points behind wholesale inflation in December 2021.
- This difference can be explained by factors such as: Variations related to the base effect, differences in the scope and coverage of the two indices, price collections, items covered, commodity weights, and the WPI being more sensitive to cost-push inflation driven by imported inputs.
- As the base impact in WPI gradually fades, the disparity between CPI-C and WPI is likely to shrink.

SUSTAINABLE DEVELOPMENT AND CLIMATE CHANGE

- India's total score on the NITI Aayog SDG India Index and Dashboard improved to 66 in 2020-21 up from 60 in 2019-20 and 57 in 2018-19.
- The number of Front Runners (scores 65-99) increased from 10 states in 2019-20 to 22 in 2020-21.



- In the NITI Aayog North-Eastern Region District SDG Index 2021-22, 64 districts were Front Runners and 39 districts were Performers in North East India.
- India possesses the tenth largest forest area in the world.
- From 2010 to 2020, India placed third in the world in terms of increasing forest acreage.
- Accounting for 2% of the world's total forest area, the forests covered 24% of India's total geographical, in 2020.
- The Plastic Waste Management Amendment Rules, 2021, were notified in August 2021, with the goal of eliminating single-use plastic by 2022.
- Notification on Extended Producer Responsibility for plastic packaging was drafted.
- The compliance rate of Grossly Polluting Industries (GPIs) in the Ganga main stem and its tributaries increased from 39% in 2017 to 81% in 2020.
- As a result, wastewater discharge has decreased from 349.13 million litres per day (MLD) in 2017 to 280.20 MLD in 2020.
- As part of the national declaration presented at the 26th Conference of Parties (COP 26) in Glasgow in November 2021, the Prime Minister declared aggressive targets to be met by 2030 to allow for further emissions reductions.
- The need of launching the one-word movement 'LIFE' (Lifestyle for Environment), which promotes thoughtful and purposeful consumption over mindless and destructive consumption, was emphasized.

INDUSTRY AND INFRASTRUCTURE

- During April-November 2021, the Index of Industrial Production (IIP) increased by 17.4% YoY, compared to a contraction of 15.3% in April-November 2020.
- The Indian railways' capital spending grew to Rs. 155,181 crores (US\$ 20.78 billion) in 2020-21, up from an average yearly of Rs. 45,980 crores (US\$ 6.15 billion) between 2009-14, and it is expected to rise to Rs. 215,058 crores (US\$ 28.80 billion) in 2021-22, a five-fold increase over the 2014 figure.
- The amount of road construction per day grew by 30.4% in 2020-21, from 28 kms per day in 2019-20 to 36.5 kms per day in 2020-21.
- Despite the pandemic, the net profit to sales ratio of large corporations reached an all-time high of 10.6% in the July-September quarter of 2021-22 (according to RBI Study).
- The introduction of the Production Linked Incentive (PLI) plan, massive infrastructure boosts both physical and digital, as well as steps to minimise transaction costs and increase ease of doing business— all will help to speed up the recovery of the economy. SERVICES
- In the July-September quarter of 2021-22, the GVA of services surpassed the pre-pandemic level; nevertheless, the GVA of contact intensive sectors such as commerce, transportation, and others remained below the pre-pandemic level.
- In 2021-22, the whole service sector GVA is predicted to expand by 8.2%.
- Rail freight crossed its pre-pandemic level between April-December 2021, while air freight and port traffic virtually reached pre-pandemic levels, and domestic air and rail passenger traffic is gradually increasing indicating that the second wave's impact was far more subdued than the first wave's.
- The service sector received over US\$ 16.7 billion in FDI in the first half of 2021-22, accounting for about 54% of total FDI inflows into India.
- Revenue from IT-BPM services reached US\$ 194 billion in 2020-21, with 138,000 new people hired during that time.
- The removal of telecom rules in the IT-BPO industry and the opening up of the space sector to private companies are two major government changes.
- In the January-March quarter of 2020-21, services exports surpassed pre-pandemic levels, and in the first half of 2021-22, they climbed by 21.6%, boosted by global demand for software and IT services exports.
- After the United States and China, India has become the world's third largest start-up ecosystem. From 733 in 2016-17, the number of new recognized start-ups climbed to over 14000 in 2021-22.



• In 2021, 44 Indian start-ups earned unicorn status, bringing the total number of unicorns to 83, the majority of which will be in the services sector.

SOCIAL INFRASTRUCTURE AND EMPLOYMENT

- As of January 16, 2022, 1.57 billion doses of COVID-19 vaccinations have been provided, with 913.9 million first doses and 660.5 million second doses.
- With the recovery of the economy, employment statistics in the last quarter of 2020-21 returned to pre-pandemic levels.
- According to data from the quarterly Periodic Labour Force Survey (PFLS) up to March 2021, employment in the pandemic-affected urban sector has nearly restored to pre-pandemic levels.
- According to Employees Provident Fund Organisation (EPFO) data, job formalisation continued throughout the second COVID wave, with the negative impact of COVID on work formalisation being substantially smaller than during the first COVID wave.
- The proportion of GDP spent on social services (health, education, and others) by the Centre and States climbed from 6.2% in 2014-15 to 8.6% in 2021-22 (BE).
- According to the National Family Health Survey 5:
- The total fertility rate (TFR) decreased from 2.2 in 2015-16 to 2 in 2019-21.
- Infant Mortality Rate (IMR), under-five mortality rate, and institutional births all improved in 2019-21 over 2015-16.
- 83 districts have been designated as 'Har Ghar Jal' districts under the Jal Jeevan Mission (JJM).
- Funding for the Mahatma Gandhi National Rural Employment Guarantee Scheme (MNREGS) has been increased to create a cushion for unorganised labour in rural regions throughout the epidemic.

(Source: https://www.ibef.org/economy/economic-survey-2021-22)

References: Media reports, Press releases, Press Information Bureau (PIB), Joint Plant Committee (JPC)

Human Resource and Industrial Relations

Industrial relations of the company were cordial during the year and continue to remain peaceful at the factory & office at Indore and the corporate office at Mumbai and all the employees are working with the company for a common objective.

Cautionary Statement

Statements in this Management Discussion and Analysis describing your Company's objectives, projections, estimates and expectations, may be __forward looking statements' are within the meaning of the applicable laws and regulations. Actual results might differ substantially or materially from those expressed and implied. Important development that could affect your Company's operations include a downtrend in the international market, fall in onsite, offshore rate and significant changes in political and economic environment, environment standards, tax laws, litigations and labour relations.



12th Annual General Meeting **DECLARATION OF INDEPENDENCE**

To, The Board of Directors, **M/S. TEMBO GLOBAL INDUSTRIES LIMITED** Mumbai.

Subject: Declaration of independence under sub-section (6) of section 149 of the Companies Act, 2013 and the Regulation 16 of SEBI(LODR), Regulation, 2015

I, Mr. Jasbir Singh Anand (DIN: 08017248), hereby certify that I am a Non-Executive Independent Director of **M/S. TEMBO GLOBAL INDUSTRIES LIMITED**, Mumbai and I comply with all the criteria of independent director as envisaged in the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 and the Companies Act, 2013.

I certify that:

- 1. I possess relevant expertise and experience to be an independent director in the Company;
- 2. I am/was not a promoter of the company or its holding, subsidiary or associate company;
- 3. I am not related to promoters / directors / persons occupying management position at the board level or level below the board in the company, its holding, subsidiary or associate company;
- 4. Apart from receiving director sitting fees / remuneration, I have/had no pecuniary relationship / transactions with the company, its promoters, its directors, its senior management or its holding, subsidiary or associate company, or their promoters, or directors, during the two immediately preceding financial years or during the current financial year;
- 5. Not any of my relatives has or had any pecuniary relationship or transaction with the company, its holding, subsidiary or associate company, or their promoters, or directors, amounting to 2% or more of its gross turnover or total income or 50 Lacs or such higher amount as may be prescribed, whichever islower, during the two immediately preceding financial years or during the current financial year;
- 6. Neither me nor any of my relatives:
 - holds or has held the position of a key managerial personnel or is or has been employee/executive of the company or its holding, subsidiary or associate company in any of the three financial years immediately preceding the financial year;
 - is or has been an employee or proprietor or a partner, in any of the three financial years immediately preceding the financial year of;
 - a firm of auditors or company secretaries in practice or cost auditors of the company or its holding, subsidiary or associate company; or
 - any legal or a consulting firm that has or had any transaction with the company, its holding, subsidiary or associate company amounting to 10% or more of the gross turnover of such firm;
 - holds together with my relatives 2% or more of the total voting power of the company; or
 - Is a Chief Executive or director, by whatever name called, of any non-profit organization that



receives 25% or more of its receipts from the company, any of its promoters, directors or its holding, subsidiary or associate company or that holds 2% or more of the total voting power of the company; or

- 7. I am not a material supplier, service provider or customer or a lessor or lessee of the company;
- 8. I am not less than 21 years of age.

Declaration

I undertake that I shall seek prior approval of the Board if and when I have any such relationship/ transactions, whether material or non-material. If I fail to do so I shall cease to be an independent director from the date of entering in to such relationship / transactions.

Further, I do hereby declare and confirm that the above said information are true and correct to the best of my knowledge as on the date of this declaration of independence and I shall take responsibility for its correctness and shall be liable for fine if any imposed on the Company, its directors, if the same found wrong or incorrect in future. I further undertake to intimate immediately upon changes, if any, to the Company for updating of the same.

Thanking You, Yours faithfully,

Sd/-JASBIR SINGH JASWANT SINGH ANAND (DIN: 08017248) Non-Executive and Independent Director Date: 28th May, 2022 Place: Mumbai



DECLARATION OF INDEPENDENCE

To, The Board of Directors, **M/S. TEMBO GLOBAL INDUSTRIES LIMITED** Mumbai.

Subject: Declaration of independence under sub-section (6) of section 149 of the Companies Act, 2013 and the Regulation 16 of SEBI (LODR), Regulation, 2015

I, JEHAN DARAYUS VARIAVA (DIN: 07825744), hereby certify that I am a Non-Executive Independent Director of M/S. TEMBO GLOBAL INDUSTRIES LIMITED, Mumbai and I comply with all the criteria of independent director as envisaged in the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 and the Companies Act, 2013.

I certify that:

- 1. I possess relevant expertise and experience to be an independent director in the Company;
- 2. I am/was not a promoter of the company or its holding, subsidiary or associate company;
- 3. I am not related to promoters / directors / persons occupying management position at the board level or level below the board in the company, its holding, subsidiary or associate company;
- 4. Apart from receiving director sitting fees / remuneration, I have/had no pecuniary relationship / transactions with the company, its promoters, its directors, its senior management or its holding, subsidiary or associate company, or their promoters, or directors, during the two immediately preceding financial years or during the current financial year;
- 5. Not any of my relatives has or had any pecuniary relationship or transaction with the company, its holding, subsidiary or associate company, or their promoters, or directors, amounting to 2% or more of its gross turnoveror total income or 50 Lacs or such higher amount as may be prescribed, whichever is lower, during the two immediately preceding financial years or during the current financial year;
- 6. Neither me nor any of my relatives:
 - a. holds or has held the position of a key managerial personnel or is or has been employee/executive of the company or its holding, subsidiary or associate company in any of the three financial years immediately preceding the financial year;
 - b. is or has been an employee or proprietor or a partner, in any of the three financial years immediately preceding the financial year of;
 - c. a firm of auditors or company secretaries in practice or cost auditors of the company or its holding, subsidiary or associate company; or
 - d. any legal or a consulting firm that has or had any transaction with the company, its holding, subsidiaryor associate company amounting to 10% or more of the gross turnover of such firm;
 - e. holds together with my relatives 2% or more of the total voting power of the company; or
 - f. Is a Chief Executive or director, by whatever name called, of any non-profit organization that receives 25% or more of its receipts from the company, any of its promoters, directors or its holding, subsidiaryor associate company or that holds 2% or more of the total voting power of the company; or
- 7. I am not a material supplier, service provider or customer or a lessor or lessee of the company;



8. I am not less than 21 years of age.

Declaration

I undertake that I shall seek prior approval of the Board if and when I have any such relationship/ transactions, whether material or non-material. If I fail to do so I shall cease to be an independent director from the date of entering in to such relationship / transactions.

Further, I do hereby declare and confirm that the above said information are true and correct to the best of my knowledge as on the date of this declaration of independence and I shall take responsibility for its correctness and shall be liable for fine if any imposed on the Company, its directors, if the same found wrong or incorrect in future. I further undertake to intimate immediately upon changes, if any, to the Company for updating of the same.

Thanking You, Yours faithfully,

Sd/-JEHAN DARAYUS VARIAVA (DIN: 07825744) Non-Executive and Independent Director Date: 28th May, 2022 Place: Mumbai



ATTENDANCE SLIP OF 12TH ANNUAL GENERAL MEETING TEMBO GLOBAL INDUSTRIES LIMITED

(CIN NO: L24100MH2010PLC204331)

Reg. Office: At Plot No- PAP D- 146/ 147, TTC MIDC Turbhe, Navi Mumbai-400705

Date: Folio No: DP/Client-ID No.:

Full Name of the Shareholder / First Holder:

(as appearing on share certificate/recorded with DP)

Registered Address:

PIN -

 Total number of Shares held (in number):

 Share Certificate Nos.,
 From-_____To-____

 (In case of physical holding)
 To-______

I certify that I am a registered shareholder/proxy for the registered Shareholder of the Company and hereby record my presence at the 12th Annual General Meeting of the Company on Tuesday, 20th December, 2022 at 04:00 p.m. at Venue HOTEL YOGI METROPOLITAN Plot No.4, Sector 24, Opp. Sanpada RLY STN, Sanpada, Navi Mumbai 400 706, Tel: +91 22 6768 3333 and the registered office of the company add is Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705

Member"s/Proxy"s name in Block Letters

Member"s/Proxy"s Signature

Note: Please fill this attendance slip and hand it over at the entrance of the hall.



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]

To,

TEMBO GLOBAL INDUSTRIES LIMITED (CIN NO: L24100MH2010PLC204331) Reg. Office:At Plot No- PAP D- 146/ 147, TTC MIDC Turbhe ,Navi Mumbai-400705

> Folio No.: _____ DP/Client-ID No.:_____

Name of the Member(s):	
Registered Address:	
E-mail ID:	
I/We being (a) shareholder (s) of the above named company holding (No.) do hereby appoint	_shares
1) Name:	
Address:	
E-mail ID:	
Signature, or failing him/her	
2) Name:	
Address:	
E-mail ID:	
Signature, or failing him/her	
3) Name(optional)	
Address:	
E-mail ID:	
Signature:	

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the Annual General Meeting of the TEMBO GLOBAL INDUSTRIES LIMITED (CIN NO: L24100MH2010PLC204331) to be held at 04:00 p.m. on the 20th day of December, 2022 at Venue HOTEL YOGI METROPOLITAN Plot No.4, Sector 24, Opp. Sanpada RLY STN, Sanpada, Navi Mumbai 400 706, Tel: 022-67683333 and the registered office of the company add is Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai—400705 and at any adjournment thereof. Dated this ______ day of ______



Signature	of	Me	mł	her
Signature	or	INIC	1111	JUI

- 1)
- 2)
- 3)

Signature of Proxy holder(s)

No instrument of proxy shall be valid unless in the case of an individual shareholder, it is signed by him or by his attorney duly authorized in writing, or in the case of joint holders, it is signed by the shareholders first named in the Register or his attorney duly authorized in writing, or in the case of a Company, it is executed under its common seal, if any, or signed by its attorney duly authorized in writing.

Provided that an instrument of proxy shall be sufficiently signed by any shareholder, who is, for any reason, unable to write his name, if his mark is affixed thereto and attested by a Judge, Magistrate, Justice of the Peace, Registrar or Sub-Registrar of Assurances, or other Government Gazette Officer.

A proxy, unless appointed by a Company, should be a Director of the Central Board/Member of the Local Board/Shareholder of the Tembo Global Industries Limited, other than an officer or employee of the Tembo Global Industries Limited.

No Proxy shall be valid unless it is duly stamped and unless it, together with the power of attorney or other authority (if any) under which it is signed, or a copy of that power of attorney or authority certified by a Notary Public or a Magistrate, is deposited with the Central Office or other office designated from time to time by the Chairman or Managing Director in this behalf, not less than 7 clear days before the date fixed for the meeting. (In case a power of attorney is already registered with the Company, the Folio No. and Registration No. of the power of attorney is also to be mentioned).

Notes:

- *I.* 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
- II. A single person can be proxy of not more than 50 shareholders and holding in aggregate not more than 10% of total share capital of the company. A shareholder holding more than 10% of total share capital of the company, can appoint a single person as its proxy, however, such person cannot be appointed as proxy of any other shareholder.
- III. The TEMBO GLOBAL INDUSTRIES LIMITED, Secretarial Dept., Registered Office- At Plot No-PAP D-146/ 147, TTC MIDC Turbhe ,Navi Mumbai-400705 is authorized to accept the proxy form, power of attorney, authority or any other documents in this regard.



R A MARU & ASSOCIATES

Chartered Accountants

C/4, Khandwala Apartments CHSL, Vakola Pipe Line, Gaodevi, Santacruz (East), Mumbai - 400 055. Phone : 022 - 2268 0488 • Mob.: 80803 94548 / 83695 14810 E-mail : carumeetmaru@gmail.com

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INDEPENDENT AUDITOR'S REPORT

To The Members of Tembo Global Industries Limited (Formerly Known as Saketh Exim Limited)

Report on Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of **TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED)** ("the Company"), which comprise the Balance Sheet as at 31st March, 2022, the Statement of Profit and Loss (including Other Comprehensive Income), the Standalone Statement of Changes in Equity and the Standalone Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the Standalone Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015 as amended ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the company as at 31st March, 2022, the loss and total comprehensive loss, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Statements section of our report. We are independent of the company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements.

Other Matters

Some of the employees at the company's factory had tried to embezzle inventories amounting to approx. Rs. 50 lacs as per the stock exchange filing made by the company on 28.04.2022. However, as explained to us there was

no loss incurred by the company as the embezzled inventories were within the factory premises and disciplinary actions have been initiated against the employees involved in the said attempt of embezzlement.

Our report is not qualified in respect of these matters.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the standalone financial statements of the current period. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Key Audit Matters	How are audit addressed the key audit matter			
Adoption of IND-AS and Related Restatement				
During the year under review, the company has adopted IND-AS with the date of transition being 01.04.2020. The Management has undertaken restatement of the audited balances as per IND-AS for the period ended 01.04.2020 & 31.03.2021	 We have understood the management's decision for the adoption of IND AS Accounting during the year as per the mandate specified in Companies Act 2013. We have reviewed the management's first-time adoption IND AS process and the restatements made by them for the comparative periods. The process and the details for First time adoption of IND AS are as specified in Note 55 to the financial statements We have reviewed the IND AS optional exemptions and the mandatory exceptions adopted and complied with while preparing the financial statements for the year ended March 31, 2022. We have reviewed the reconciliation between Previous GAAP and INDAS submitted to us by the management for the period ended April 1, 2020 & March 31, 2021 			

Other Information

The company's management and Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Company's Annual Report but does not include the standalone financial statements and our auditor's report thereon.

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

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

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

Responsibility of Management and Those Charged with Governance for the Standalone Financial Statements

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

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

The Board of Directors are responsible for overseeing the company's financial reporting process.

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

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

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

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

the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by 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 **"Annexure A"** a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by section 143 (3), we report that:

a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit. b) In our opinion, proper books of account as required by law have been kept by the company so far as *it* appears from our examination of those books.

c) The standalone Balance Sheet, the statement of Profit and Loss including Other Comprehensive Income, the standalone statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the relevant books of accounts.

d) In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.

e) On the basis of the written representations received from the directors as on 31st March, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2022 from being appointed as a director in terms of section 164 (2) of the Act.

f) With respect to the adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls, refer to our separate report in "**Annexure B**".

g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014 as amended, in our opinion and to the best of our information and according to the explanations given to us:

i) The company has disclosed the impact of pending litigations on its financial position in its standalone financial statements (Refer Note 27 to the Standalone Financial Statements).

ii) The company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.

iii) There has been no delay in transferring amounts, required to be transferred to the Investor Education and Protection Funds of the Company.

iv) a) The Management has represented that, to the best of its knowledge and belief (Refer Note 50 (i) to the Standalone Financial Statements), no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Company 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 (Refer Note 50 (i) to the Standalone Financial Statements), no funds have been received by the Company from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Funding Parties or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

c) Based on the audit procedures performed that we considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (a) and (b) of Rule 11(e) mentioned above contain any material mis-statement.

v) The dividend declared and paid during the year by the Company is in compliance with Section 123 of the Act.

h) In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is **not** in accordance with the provisions of Section 197 of the Act (Refer Note 54). The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.

For R A Maru & Associates Chartered Accountants ASSO FRN: 141914W

M. No. 166417 Rumeet Anil Maru (Proprietor) M. No. 166417 UDIN: 22166417AKUJBB7138

Place: Mumbai Date: 28.05.2022

Annexure - A" to the Auditors' Report

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

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

i.

(a) The Company is in the process of updating the records showing full particulars, including quantitative details and situation of property, plant& equipment. The Company is in the process of updating the records showing full particulars of intangible assets.

(b) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has verified its property, plant and equipment at the year end. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.

(c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of freehold immovable properties are held in the name of the Company and those taken on lease and disclosed as fixed asset in the financial statements, the lease agreements are in the name of the Company, where the Company is the lessee in the agreement.

(d) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not revalued its Property, Plant and Equipment or intangible assets during the year.

(e) According to information and explanations given to us and on the basis of our examination of the records of the Company, there are no proceedings initiated or pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.

(a) The stock of finished goods, Raw Materials, Work in Progress and goods lying with third parties were physically verified by the Management at the year end.

(b) In our opinion and according to the information and explanations given to us, the procedure of physical verification of stocks followed by the management during the year was reasonable and adequate in relation to the size of the Company and the nature of its business.

ii.

(c) The Company has maintained proper records of inventories. The discrepancies noticed on verification between the physical stocks and book records were not material and have been properly dealt with in the books of account.

(d) In our opinion and according to the information and explanations given to us, the Company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from bank on the basis of security of current assets. According to the management and details produced before us, the quarterly returns or statements filed by the Company with such bank are in agreement with the books of account of the Company.

(a) The company has granted loans secured or unsecured loans to companies, firms, limited liability partnerships or other parties covered in the register maintained under Section 189 of the Companies Act, 2013.

(b) The loans granted are repayable on demand. As informed to us by the management, the company has renewed the agreements for loans from time to time. The company has not recalled such loans before the expiry of the agreement period.

(c) According to the information and explanations given to us and based on the audit procedures conducted by us, the terms and conditions of the grant of loans and advances in the nature of loans provided during the year are, prima facie, not prejudicial to the interest of the Company.

- In our opinion and according to the information and explanations given iv. to us, the Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of grant of loans, making investments and providing guarantees and securities, as applicable.
- According to the information and explanations given to us, the Company v. has not accepted any deposit from the public during the year. Accordingly, paragraph 3 (v) of the order is not applicable.
- In our opinion and according to the information and explanations given vi. to us, the Central Government prescribed maintenance of Cost records are not applicable to the company as per the provisions of Section 148 of The Companies Act, 2013.
- (a) According to the information and explanations given to us and the vii. records of the Company examined by us, in our opinion, the Company is generally regular in depositing undisputed statutory dues in respect of sales tax including Value Added Tax, Service Tax, Goods & Service Tax

iii.

Provident Fund, Employees' State Insurance, Income Tax, Duty of Customs, Duty of Excise, Cess and other material statutory dues, as applicable, with the appropriate authorities.

(b) According to the information and explanations given to us, no undisputed amounts payable in respect of Value Added Tax, Service Tax, Goods & Service Tax Provident Fund, Employees' State Insurance, Income Tax, Duty of Customs, Duty of Excise, Cess and other material statutory dues, were in arrears as at 31st March 2022 for a period of more than six months from the date they became payable:

(c) The particulars of dues of Value Added Tax, Service Tax, Goods & Service Tax Provident Fund, Employees' State Insurance, Income Tax, Duty of Customs, Duty of Excise, Cess and other material statutory dues, at 31st March 2022 which have not been deposited on account of dispute are as follows:

Name of the Statute	Nature of Dues	Amount (INR)	Assessment Year/s to which the dues relate	the Dispute is
The Income Tax Act, 1961	Income Tax Assessment Dues (Incl. Interest)	63,98,089	2014-15	Commissioner of Income Tax (Appeals) Mumbai

According to the information and explanations given to us and on the viii. basis of our examination of the records of the Company, the Company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year.

(a) In our opinion, the Company has not defaulted in the repayment of loans or other borrowings or in the payment of interest thereon to any lender during the year.

(b) The Company has not been declared a wilful defaulter by any bank or financial institution or government or government authority.

(c) According to the information and explanation given to us, the monies raised by way of term loans were used for the purposes for which they were raised.

(d) On an overall examination of the Financial Statements of the Company, funds raised on short-term basis have, prima facie, not been utilised during the year for long-term purposes by the Company.

ix.

(e) We report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries as defined under the Companies Act, 2013. Accordingly, clause 3(ix)(e) of the Order is not applicable.

(f) We report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries as defined under the Companies Act, 2013. Accordingly, clause 3(ix)(f) of the Order is not applicable.

(a) Based upon the audit procedures performed and the information and explanations given by the management, the company has not raised moneys by way of initial public offer or further public offer including debt instruments. Accordingly, the provisions of clause 3 (x)(a) of the Order are not applicable to the Company and hence not commented upon.

(b) The Company has not made any preferential allotment or private placement of shares during the year.

(a) Based upon the audit procedures performed and the information and xi. explanations given by the management, considering the principles of materiality outlined in the Standards on Auditing, we say no fraud by the Company or on the Company has been noticed or reported during the course of the audit.

> (b) According to the information and explanations given to us, no report under sub-section (12) of Section 143 of the Act has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government. In view of the above reporting under clause 3 (xi) (b) of the order is not applicable.

> (c) To the best of our knowledge and according to the information and explanations given to us, the company has not received whistle-blower complaints, during the year.

In our opinion, the Company is not a Nidhi Company. The provisions of xii. clause 3 (xii) of the Order are not applicable to the Company.

In our opinion and according to the information and explanations given xiii. to us, the transactions with related parties are in compliance with Section 177 and 188 of the Companies Act, 2013, where applicable, and the details of the related party transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.

х.

(a) Based on the information and explanations provided to us and our audit procedures, in our opinion, the Company has an internal audit system commensurate with size and nature of its business.

(b) We have considered the internal audit reports of the Company issued till date for the period under audit.

xv. In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its directors or persons connected with him and hence provisions of section 192 of the Companies Act, 2013 are not applicable.

xvi. (a) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act,1934. Accordingly, clauses 3(xvi)(a) of the Order is not applicable.

(b) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clauses 3(xvi)(b) of the Order is not applicable.

(c) The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, clause 3(xvi)(c) of the Order is not applicable.

(d) The Company is not part of any group (as per the provisions of the Core Investment Companies (Reserve Bank) Directions, 2016 as amended). Accordingly, the requirements of clause 3(xvi)(d) is not applicable.

- xvii. The Company has not incurred cash losses in the current and in the immediately preceding financial year.
- xviii. There has been no resignation of the statutory auditors during the year. Accordingly, clause 3(xviii) of the Order is not applicable.
- xix. According to the information and explanations 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 standalone financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is

xiv.

based on the facts up to the date of the audit-report and we give neither any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

XX.

In our opinion and according to the information and explanations given to us, provisions of Section 135 of the Act is not applicable to the company. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the order are not applicable.

> For R A Maru & Associates Chartered Accountants SFRN: 141914W

M. No. 166417 Th R

Rumeet Anil Maru (Proprietor) M. No. 166417 UDIN: 22166417AKUJBB7138

Place: Mumbai Date: 28.05.2022

"Annexure - B" to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of **TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED)** ("the Company") as of 31st March 2022 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

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

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

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

For R A Maru & Associates Chartered Accountants FRN: 141914W

11.

Place: Mumbai Date: 28.05.2022 Rumeet Anil Maru (Proprietor) M. No. 166417 UDIN: 22166417AKUJBB7138

TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED) CIN: L29253MH2010PLC204331 BALANCE SHEET AS AT MARCH 31, 2022

y S

		Note	As at		(Rs. in lak
ASSETS	Constanting of the Party of the		March 31, 2022	As at March 31, 2021	A
Non-current assets				March 51, 2021	April 01, 2
Property, plant and equipment				1921 S. 1911 S. 1911	
Capital work-in-progress		3	1,942,13	1000	
Right of use asset			27.96	1.646.53	666.
Intangible assets		3A	6.53	5.41	29.
Financial assets		4	70.35	26.72	70.
i. Loans			10.00	54.11	6.
ii. Other financial assets		5	43.49		
iii. Investments		6	300.76	39.75	5.:
Deferred tax assets (net)		7	107.63	261.61	225.4
Income tax assets		8	22.44	107.63	30.0
		. 9	49.46	27.49	. 7.4
Other non-current assets		10	56.39	26.73	61.1
	Total Non-Current Assets		2,627.13	.70.32	62.0
Current assets			2,027.13	2,266.30	1,165.2
Inventories					
Financial assets		11	2,652.29	1,899.34	1,301.8
i. Trade receivables					1,501.8
ii. Cash and cash equivalents		12	2,702.61	3,048.17	2019.00
iii. Loans		13	10.83	2.51	2,018.8
Other current assets		14	45.57	20.71	2.19
	Trillo	16	1,010.73	712.95	15.58
	Total Current Assets	11.1	6,422.03	5,683.69	642.96
UITY AND LIABILITIES	Total Assets		9,049.17	7,949.99	3,981.45
Equity					5,146.72
Equity share capital					
Other equity		17	1,004.60	1,004.60	500 a.c.
		18	1,545.49	1,328.69	502.30
bilities	Total Equity		2,550.09	2,333.29	1,599.93
on-current liabilities		To See			2,102.23
Financial liabilities					•
i. Borrowings			的复数形式 名 计		
ii.Lease Liabilities		19	2,329 12	1,561.79	3
Income Tax Liabilities		25	0.82	7.27	527.83
		. 20	120.00	the second se	7.27
Employee benefit obligations		21	3.70	124.00	88.50
	Total Non-Current Liabilities	1.1.1	2,453.64	-	-
urrent liabilities		1	2,100.04	1,693.07	623.60
Financial liabilities		and the second			
i. Borrowings		22	1,715.45		
ii. Trade payables		23	1,616.23	1,961.78	1,098.64
iii. Other financial liabilities		24	1,010.23	1,638.03	1,107.48
iv. Lease Liabilities		25	6.99	202.37	81.50
Employee benefit obligations		26	1.44		63.53
Other current liabilities		27	535.05		-
			333,031	121 46	A REAL PROPERTY AND A REAL
	Total Current Liabilities	12 10 10	4,045.44	121.45 3,923.63	69.74

In terms of our report of even date

ASSO For RA Maru & Associates Chartered Accountants F.R.N. 141914W

No. 166411 Runicet Apil Marin Proprietor CRED ASS No. 166417

Place: Mumbai Date: 28.05.2022 For Tembo Global Industries Limited INDUS

Sanjay Patel Managing Director DIN: 01958033

Shabbir Merchant Chief Financial Officer

Place: Mumbai Date: 28.05.2022

Fertemethathi Fatema Kachwala Director MUMBAI DIN: 06982324

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Tasneem Marfatia Company Secretary & **Compliance** Officer

Place: Mumbai Date: 28.05.2022

TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED) CIN: L29253MH2010PLC204331

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

	Note	Year ended	(Rs. in lakhs)
Payane 6		March 31,2022	Year ende
Revenue from operations	28		March 31,202
Other income	29	17,325.99	10,381.43
Total Income		218.81	18.00
Frances		17,544.80	10,399.43
Expenses			
Cost of materials consumed	30	5 460 57	
Changes in inventories of finished goods and work-in-progress	31	5,460.57	3,489.41
Cost of Traded Goods	32	(615.81)	(186.00)
Employees benefit expenses	34	8,676.62	4,054.90
Finance costs	35	483.71	269.30
Depreciation and amortisation expenses	. 36	353.00	. 232.77
Other Expenses	37	223.78	169.00
Fotal Expenses	57	2,504.24	1,960.88
Profit before tax		17,086.12	. 9,990.27
ncome tax expense		458.68	409.16
Current tax	33		
Earlier Year Tax	33	(120.00)	(124.00)
Deferred tax	33		1.28
otal tax expenses	55	5.84	6.55
rofit for the year		(114.16)	(116.17)
		344.52	292.99
ther comprehensive income			
ems that will not be reclassified to profit or loss			
measurements of post employment benefit obligations	220		
come tax relating to above	33D	0.65	
her comprehensive income for the year, net of tax		(0.16)	-
tal comprehensive income for the year		0.49	-
	The second second	345.01	292.99
nings per equity share (in Rs.)	12		
ominal value per share Rs.10)	43		
sic earning per share (In Rs.)	12		
uted earning per share (In Rs.)	43	3.43	2.92
	43	3.43	2.92
notes are an integral part of these financial statements			· · · · · · · · · · · · · · · · · · ·

In terms of our report of even date

For R A Maru & Associates Chartered Accountants F.R.N. 141914W

Rumeet fmil Maru Proprietor RED AM: No. 166417

Place: Mumbai Date: 28.05.2022 For Tembo Global Industries Limited

Sanjay Patel Managing Director DIN: 01958033

Shabbir Merchant Chief Financial Officer Tasneem Marfatia Company Secretary & Compliance Officer

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MLFatema Kachwala

Director DIN: 06982324 shabhi

Place: Mumbai Date: 28.05.2022

Place: Mumbai Date: 28.05.2022

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TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED) CIN: L29253MH2010PLC204331 CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

A.	CASH FLOW FROM ONE	Year ended March 31,2022	(Rs. in lakhs) Year ende
**	CASH FLOW FROM OPERATING ACTIVITIES Profit before tax		March 31,202
	Adjustments for:	459.69	
		458.68	409.16
	Depreciation and amortisation Interest income	222.70	
		223.78	169.00
	Unwinding of discount on security deposit	(9.72)	(13.92)
	Unrealized foreign exchange (gain) / loss on operating activities Interest and finance charges	(0.79) (151.05)	(1.81)
	Operating profit before	353.00	(2.27)
	Operating profit before working capital changes		232.77
	Adjustments for:	873.90	792.93
	Increase / (Decrease) in trade payables		
	Increase / (Decrease) in other financial liabilities	(21.80)	
1	Increase / (Decrease) in current provision	(32.09)	530.55
	Increase / (Decrease) in current provision	(32.09)	120.87
	Increase / (Decrease) in employee benefit obligation Increase / (Decrease) in other current liabilities	5.14	
	(Increase) / Decrease) in other current habilities (Increase) / Decrease in trade receivables	413.60	
	(Increase) / Decrease in inventories	345.56	51.71
	(Increase) / Decrease in loans	(752.95)	(1,029.32)
	(Increase) / Decrease in other current assets	(28.59)	(597.47)
	(Increase) / Decrease in other current assets (Increase) / Decrease in other non-current financial assets	(297.78)	(39.67)
	contraction become as a set of the set of th	13.93	(69.99)
(Cash generated from operations	And a set of the set of the	(8.28)
		518.91	(248.67)
T	Taxes paid (net of refunds)		(210.07)
N	let cash generated from operating activities	(152.64)	(52.69)
		366.27	(301.36)
C	ASH FLOW FROM INVESTING ACTIVITIES		()
P	urchase of tangible/intangible assets		
In	ivestment In Subsidaries	(548.35)	(1,127.71)
N	et cash (used in) investing activities		(77.63)
		(548.35)	(1,205.33)
21	ASH FLOW FROM FINANCING ACTIVITIES		
7	oceeds (Repayments) from Long Term Borrowings		
Pro	oceeds (Repayments) from Short Term Borrowings	767.33	1,033.97
)i	vidend Paid	(246.33)	863.14
	ase Liabilities	(100.55)	(75.45)
nte	erest Received	0.54	-63.53
	ance Cost	161.57	18.00
et	t cash (used in) financing activities	(353.00)	(232.77)
		229.54	1,543.36





TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED) CIN: L29253MH2010PLC204331 CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

Nation	Year ended March 31,2022	(Rs. in lakhs) Year ender March 31,202
Net increase in cash and cash equivalents (A+B+C) Cash and cash equivalents at the beginning of the year	47.46	26.67
Cash and cash equivalents at the end of the year	264.12	36.67 227.45
	311.59	264.12
Cash and cash equivalents comprise: Cash on hand		
Balances with banks	10.46	2.20
Demand deposits (less than 3 months maturity)	0.37	0.31
Total		
e: The above cash flow statement has been prepared under "Indirect Method" spe rms of our report of even date	311.59	264.12

prepared under "Indirect Method" specified in Ind AS 7 on "Cash Flow Statements" In terms of our report of even date For R A Maru & Associates

Chartered Accountants F.R.N. 141914W

RU Rumeet Anil Maru Proprietor M. No. 166417

For Tembo Global Industries Limited

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Sanjay Patel Managing Director DIN: 01958033

Shabbir Merchant **Chief Financial Officer**

Place: Mumbai Date: 28.05.2022

manfatia Tasneem Marfatia Company Secretary & **Compliance** Officer

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MURFatema Kachwala

DIN: 06982324

Director

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frattie

Place: Mumbai Date: 28.05.2022

Place: Mumbai Date: 28.05.2022

TEMBO GLOBAL INDUSTRIES LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED MARCH 31, 2022

A Equity Share Capital

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Particulars	Note	Rs. in lakhs
As at April 1, 2020	17	502.30
Issue of Bonus Equity Shares		502.30
As at March 31, 2021 Changes in equity share capital		1,004.60
As at March 31, 2022		-
		1.004.60

В Other Equity

			Reserves an	nd Surplus	THE REPORT OF THE PARTY OF	(Rs. in lakh
	Note	Capital Reserve	Capital Redemption Reserve	Securities Premium Account	Retained Earnings	Total Other Equity
As at April 1, 2020	18					
Bonus Issue			•	681.58	918.35	1,599.93
Profit for the year		-		(502.30)		(502.30
Dividend				•	292.99	292.99
NS AS Adjustments				· · · ·	(75.45)	(75.45)
Other comprehensive income				· · ·	13.52	13.52
fotal comprehensive income for the year					-	
s at March 31, 2021		-	-	179.28	1,149.41	1,328.69
rofit for the year			-	179.28	1,149.41	1,328.69
lividend					344.52	344.52
ther comprehensive income				-	(100.55)	(100.55)
NS AS Adjusmnets			•		0.49 .	0.49
otal comprehensive income for the year				-	(27.66)	(27.66)
at March 31, 2022				-	216.80	216.80
terms of our report of even date		-	-	179.28	1,366.21	1,545.49

(I) General reserve

Under the erstwhile Indian Companies Act 2013, a general reserve was created through an annual transfer of net income at a specified percentage in accordance with applicable regulations. The purpose of these transfers was to ensure that if a dividend distribution in a given year is more than 10% of the paid-up capital of the Company for that year, then the total dividend distribution is less than the total distributable reserves for that year.

(II) Retained Earnings

Retained earnings are the profits that the Company has earned till date, less any transfers to general reserve, dividends or other distributions paid to shareholders. Retained earnings includes re-measurement loss / (gain) on defined benefit plans, net of taxes that will not be reclassified to Statement of Profit and Loss. Retained earnings is a free reserve available to the Company. (III) Securities Premium

The amount received in excess of face value of the equity shares is recognised in securities premium. This reserve is utilised in accordance with the specific provisions of the Companies Act 2013.

In terms of our report of even date For R.A. Maru & Associates Chartered Accommants F.R.N. 1419144 Rumeer Anil Mary Proprietor M. No. 166417 TERED A

Place: Mumbai Date: 28.05.2022

For Tembo Global Indu	stries Limited	
amo	C Penethath	ı
Sanjay Patel Managing Director	Eatema Kachwafa	
DIN: 01958033	DIN: 06982324	
Shabbir Merchant Chief Financial Officer	Tasneem Marfatia Company Secretary &	

Place: Mumbai Date: 28.05.2022 **Compliance Officer** Place: Mumbai Date: 28.05.2022

TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FUALCIAL STATEMENTS AS OF AND FOR PROPERTY, FLANT AND EQUIPHENT

PLANT AND EQUIPMEN.

		Consistent of	Janoury Setting Amount	Innow In						
Que Accet		Auril of any	Addition	Dispessib/	Churchen as al		Accumulated Depreciation	Depreciation		(Rs. in lakhs)
Land Freehold		1707 10 0 40		Adjavarent	March 31, 2022	April 01, 2821	For the Year	Disposals	Choning as at	Net Carrying Amount
Land leavehold	a state of the sta	542.65	106.23						Alarch 31, 2022	March 31, 2022
Files and Expuryment		CPORT I			ET KOT					
Florence Local and College - Toole		NTO:	11.721	20.0	Ch.001					1,054.28
Freedom To to a contraction		242	12.05		1	13 82	80.73			10
Vehicles*		1.16			N.8		99.0		1000	\$7
Buddierar		21.85	56.0		6131	10.7			2 40	0730
Aur Constanters		33.36	16:5		138.68	00.0	13.79		10810	
Office Eonument		1169	80.28		115.4%	207.07	37.43		1913	
Computers		131		*	1.05	701	2.55		417	15.51
		55.6	2.647		19.					
			2017		16.66		374		120	
	TOTAL	1.763.37					5.38		100	327
for an municipality and an it-			\$60044	9.02	2205.34	12011			-	•
and the standard of the standard presentation in the severation in the standard in the standard of the standar	stment presonant, How ever the lo	an habitation and hymothe	interest of such and in a			110.14	144.47		263.21	
Particulary			A Latvens time -	a in the name of company						11.75.47
			Gress Carrying Amount	Amanut						
	The second se	Dermed Cost as at		-			Accumulated Descention	and all all all all all all all all all al		
	The second se	Auril 1 Turn	Additions -		Charles and			Balanta	~	Net Currying Amanue
Own Assets		APAP 's mids	A NUMBER OF A DESCRIPTION OF A DESCRIPTI	gradan	March 31, 2621	In the gamester	For the Veer		Clocker as ad	
Land Freehold						10702 '1 male		newsan	Aland 11 Tons	As at
Land Under Lraw			0.000						1707 Tr Gasen	March 31, 2621
Plant and Equipment		128.45	Cri et-c		Ces as					
Electric Intellations		386.23			128.45					
Futurities Protocos and Car a		6.961	CC INC		35 136					Sav.
Teheston and and and allow Equipments	the second se	-714	148		2.2		74.87		1100	128.45
Durber -		10.000	3471		100 0		2.90		1000	407.
Committee of the second s		100	12.13		100 12		8.03		067	\$0.5
ANT CONDITIONDERY		00.00			11.04		26.88		203	49.35
Oline Equipment		691			ACR		145		24.555	68.
Computers		6.30	201		501				1.62	31.77
		424	464		Kt					1,69
	TATAL				56.5		2.45			131
		(16.93)	56.800.1		1 418 18				111	5.16
1991					12/02/1					

	76'986	SE 840.1				-	144	
annual for short 2.			-	1,769.27		1		
composity may exected to continue with the carrying value for all of its property	V. plast and eminerate				NUMBER OF THE OWNER		118.74	
	T Historia and a succession of the	recognised in the financia	I statements on transition	to hed AS meaning a more a				
West distant of the avects as one April 61, 2020				mervall an information	s UAAP and use that as its deened	d cost as at the date of	Transien	
Participation of the second se	Opening as all							
	April 01, 2620	Accumulated	Decmed Cost as at					
Tangible Assess	Grees Plack	Depreciation	April 1, 2020					
Laut Freehold			IEder Note 51					
Land Under Leave								
Plant and Equipment	128.45							
Electric Intrallations	523.97	12.781	125.45					
Fuzature, Feducer and Office Equipments	10.11	52.6	100 CT 600					
V etacky	24.25	74.74	23.67					
At Produces	121(5)	10 OF	13.64					
Office Ferminica	146	15.81	31.15					
Compaties	5.46							
	111.05	the	636					

The Con

INTANGINLE ASSETS Particulars		87.000	665.92						
Communic Scale and and Larrows	Opening to at Anrià 01 2010	Grees Carrying Amount Additions Dispess	ing Amenut Dispessibil	Choine as at	1	Accumulated Amorthation	Borthativa		(RA in lakhs)
frade Mark	6.57		Adjustment	March 31, 2022	April 01, 2021	For the Vear	Disposals	Chising as at	As at
01	TOTAL DATA	25.89		19'CM	1.95	1.34		291	March 31, 2022
	62'68	30.52		10.00				17.53	9
terticular.				INTEL	813	1428		10.11	
And a state of the		Grant Carrier Land						101'07	20.35
	Downed Cost an at		Innual Second		Accumulated	Accumulated Amortisation			(Rs. in lakhs)
Actignuter Software and Latenteer	April 1, 2020	Savonov	Disposals	Choing as at	Optiming as at			Chine .	Net Carrying Amount
THE MARK	26 6	1.05		I MAN TER MANA	April 1, 2020	April 1, 2424	Duposals	In on Disease	Arat
								ATTRACT OF A	

Sc.	111111	Opening as at April 01, 2620	at Accumulated	Bremed Cost as at						
	I anglikk Assets	Grees Plack	sk Depreciation	Refer Nator 4						
	Land Treehold									
100	-	128.45								
		26.878	18							
	8 Fuzzitute, Fecturer and Office Equipments 5 VeterLe	10.14								
	-	121								
		51.70	10 10	33.64						
		3.66								
	Computers	5.40	"							
	TOTAL	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1								
-	INTANGIBLE ASSETS		363.26	468.92						
N.			Green Carrifors Amount	of Amount						
		Opening to at	AA	Dispessibil			Accumulated Amortheature	Amorthania		(Ris in lakhs)
	Computer Softwate and Lacenses	COT TABAN			March 11 August	Opening as at	1		Children	Net Carrying Amount
		50.72	(90)		1.20	OPHI 01, 2021		Unposets	March 31, 2022	At a A A A A A A A A A A A A A A A A A A
	TOTAL	84.76			83,61	4.59	12.95		193	428
			30.52		18/06				VC-11	66.0
	Particulary						1428		20.46	1.106
1.1			Green Carrying Annual	P Amount						SEDI
		Dermed Cost an at		LONG OF THE REAL O	-	Accumulater	Accumulated Amortisation		1	(Rs. in lakhs)
	Computer Software and Latencer	April 1, 2020		Disposals	The ray guines	Optimizer at		T		Net Carrying Amount
	Trade Mark	555	1.05		1262 1C RD Jaco	April 1, 2020	For the Year	Duposals	March 31, 2021	March 31, 2621
	TOTAL	4.46	1817		2016		4.59		1.95	4.98
	Block wise details of the second s				62.09		618	1		
	Particulary								6,18	54.11
		Opening as at April 01, 2020	Accumulated Depreciation as at April	Dermed Cost as at						
	Interruptele Assets Commune Software at 1	Grace Plack	01,2020	April 1, 2020						
	Trademark	916	3 53	5.12						
-				1						

		Xillina see 1	15.9	3.53	525	
]	TOTAL				
	1	CAPITAL WORK-IN-PROGRESS	Cont	1.57	. 6.6	
	Sr.	Particelars				
	Na		Oncelsoon of	Grass Black	ck	
			April 61, 2021	Additions	Disposate/ Cloning #	lining
	-	Capital work-su-program	11.2	1512	Adjustment March 31	larch J
		11 AUL				
110	L		241	22.54	1	1
	Sr.	Particulary	Contraction of the			
	No.			Cruis Block	The second se	01120
10			April 1, 2020	Additions	Disposals Choing as	- June
	1	Capital work-un-secure			N	arch 31
			58 62	5.41	25 80	
		TOTAL				

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an at

Note			68(2)	5.41	29.89	S.0					5.41
JA JA	 The Company does not have any Capitol-wark-in program or attoughts are to under development, where completion is overlaw or her exceeded for cont compared is in explore plan. <u>MA_Rept</u> is the 	ot intagable assets u	nder development, wh	ore completion is overline or	har exceeded its con	et compared to its original	plas		1		5.41
10	Partirulars	A CONTRACTOR OF	Non-Section of the								
i	A DESCRIPTION OF A DESC	A CARDEN STREET	Opening m at		1						
			April 01, 2021	Additions	Disponals	Disposads Closing as at	Optaing as at	Amortisation	ativa		Net Black
-	Rught To use		70.80			Merch 31, 2022	April 61, 2021	For the Year Dispessio	Disperals	Closing as at As at Alarch 31, 2022 March	Closing as at As at Alarch 31, 2022 Murch 11 Turn
		TATAL			900	115.64	11.08	65.01			750. 4 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		WINT OF	20,80	44.84						10011	6.53
T						115.64	44.0%	65.00			
Sr.	Particulars	PARTY AND PARTY	The number of a lot of the							10.601	633
No.	A REAL PROPERTY AND A REAL		-	Gruss Block	ick	Ser Automation and					
	the life has been and the second seco	The second secon	Dremted Cost as ad		Contraction of the second			Americation	tion		
T			April 1, 2426	Smonthery	Disposals	Disposals Closing as at	uponing as at				Net Block
-	Right To use					March 31, 2021	April 1, 2020	For the Year Disposals	Disposels	Chaing as at As at	1.41
$^{+}$			08.02		•	and the				aterch 31, 2021 Starch 31, 2021	larch 31, 2021
1		TOTAL	70.80			ign.		44.08			

3.41

63)		Art Black		1707 '10 85		20.02	26.72
11/601	A A A A A A A A A A A A A A A A A A A	NH	March II Net March 1	101 / Wanter and	44.056		41.09
	Americation		and the 1 car Disposals		,		
65.00	Americ	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and much car		44.08	1100	
41.05		Auril 1 2010					
INCI		Disposals Conflig as at Anril 1 2010	[Davis and	AL AL	NRN.	70.80	
Block		Disposals					
Gress Block	A A MANA	Ulligation		•			
	Deemed Cost as ad	April 1, 2426		INF D	70.80		
					TOTAL		
Particulars							

TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE VEAR ENDED MARCH 31, 2022

	(Unsecured, considered good) Advances to Subsidiary	and a sponsor of the property				As at March 31, 2022	A: March 31, 20	(Rs. in s at 121 April 01
	and an and a second sec							
			481.4		TOTAL	43.49	39	
6	OTHER NON-CURRENT FINANCIAL ASSETS	A CONTRACTOR OF CONTRACTOR				43,49	39.7	
H	Deposit with bank with maturity period of more than 12 months					As at	As	(Rs. in I
	the manually period of more than 12 months					March 31, 2022 300.76	March 31, 202	21 April 01,
_				and the second	TOTAL	000000000000000000000000000000000000000	261.6	
11	NON CURRENT INVESTMENTS	Contractor of States				300.76	261.6	22
+						As at	As	
			and the second second			March 31, 2022	March 31, 202	April 01, 3
	Investment in Equity Shares (Unquoted, Carried at Cost) loketh Seven Star Industries Private Limited				100			
10	7,50,000 (3,00,000) shares of Rs 10 (10) each fully Paid up)							
1 1.	nvestment in Foreign Subsidiary				3.	75.00	75.00	30
T	embo Global LLC				1			
						32.63	32.63	
					-			
i lu				1	TOTAL	107.63	107.63	30.0
8 De	ferred Tax Asset/(Liability) (net)							
h	ferroid Tax Assets				M	As at arch 31, 2022	As at March 31, 2021	(Rs. in laki As April 1, 20
Dif	fference between books and tax written down volum of fined and						March 51, 2021	April 1, 20.
Lots	allowances under section 43B of the income Tax Act, 1961					27.49 4.23	7.41 5.35	
						0.15	1.20	
INL DT	A Addustment					1,46		
DTL						(10.72)		
Defi	arred Tax Liubilities					(10.7.)	13.52	
OCL	- Re-measurements of the defined based of						-	(4.72
Dille	erence between books and tax written down value of fixed assets <u>AS adjustment. (Effective Interest Rate</u>)					(0.16)		
- Uns	anmortised Processing Fee Expense				a la la			
- Am	ortination of processing fee ortination of ROU (Depreciation)							3.2
-Amo	ortisation of processing fee paid on borrowing							
-Leas	se hability - Rent expenses				1.50			
-	TOTAL				-	22.44	27,49	
Incom	ir las ussets			a la ser a la			27,49	7.41
Incom	e lax.Assets			C. A. Martine	10.00	As at	As et	(Rs. in lakhs) As at
	TOTAL				Marc	h 31, 2022 49.46	March 31, 2021 26 73	April 1, 2020 61 12
	TOTAL					49.46		
OTHE	R NON CURRENT ASSETS						26.73	61.12
Unsecu	red Considered Doubtful					As at 31, 2022	As at March 31, 2021	(Rs. in lakhs) As at
Advanc	te for Capital Goods				March	31, 2022	March 31, 2021	April 01, 2020
	Expected Credit Loss Provision					8.16	8.16	8.16
Unsecu	atend, <u>connuclenced georg</u>) / depositir					(2.04)	-	1.1.1
lapital J	Deposits					19.33		
relation	very Expenditure(to the extent not written off)					18.00	18.27 18.00	15.05
	s s s s s s s s s s s s s s s s s s s				0.0013	12.94	25.89	
				ΤΟΤΑ	L	56.39	70.32	38.83
							and the second s	
NVENT	TORUES			- Stratt and a	1	As at		(Rs. in lakhs)
NVENI is Certification of the second	(ied and Valued by file Munagement) reals				March 3		As at farch 31, 2021	(Rs. in lakhs) As at April 01, 2020
NVENT to Certificate and the control of the control	(red and Valued by the Monagement) orials rogenes					1, 2022 N 808 98	larch 31, 2021	As at April 01, 2020
NVENI ts Centil aw mate ork in p nithed C	(ied and Valued by file Munagement) reals					1, 2022 N 808.98 443.99	671 84 346.91	As at April 01, 2020 260 38 325 47
NVENI ts Centil aw mate ork in p nithed C	(eed and Valued by the Management) trials regress Soord(Manufacturing)				1,	1, 2022 N 808 98 443 99 375 84 23 48	farch 31, 2021 671 84	As at April 01, 2020 260 38
NVENT to Cartil aw mate ork in p nithed C nithed C	fied and Valued by the Montgeoneor) ristic registra Joende/Montell-training) Joende/Trading)			TOTAL	1,	1, 2022 N 808.98 443.99 375.84	671.84 346.91 755.99	As at April 01, 2020 260 38 325 47
NV ENI s Cartil av mate ork in p hithed C inhed C	(eed and Valued by the Management) trials regress Soord(Manufacturing)			TOTAL	1,	1, 2022 N 808 98 443 99 375 84 23 48	671.84 346.91 755.99 124.60	As at April 01, 2020 260 38 325 47 716.03 - 1,301.88
NV ENT s Certil w male ork in p withed C ished C	Ind and Valued by the Montgeneor) stalk socied/MemoSciences Josek(Troling) Josek(Troling) UKCEIV Able.bS			TOTAL	I, 2,6	1, 2022 N 808 98 443 99 375 84 23 48 52 29 As at	farch 31, 2021 671 84 346 91 755.99 124.60 1,899.34	As pt April 01, 2020 260 36 325.47 716.03 - 1,301.88 (Rs. in lakhs) As st
NV ENT to Contin over mate ork in p ninhed C ninhed C ninhed C CADE R sured - c secured	Ind and Valued by the Montgement) statk stark stark stores baseld(Manufacturing) baseld(Manufacturing) baseld(Trading) stores Stark stores store stores store stores store stores stores stores stores stores store stores store stores store stores store stor			тота	1, 2,6 March 31	1, 2022 N 808-98 443-99 375-84 23-48 52-29 As at 2022 Ma	farch 31, 2021 671 84 346 91 755 99 124 60 1,899 34 As at arch 31, 2021	As at April 01, 2020 260 38 325 47 716.03 - - 1,301.88 (Rs. in lukhs)
NVENT St Cartillar av materia ork in pro- nished C ADE R Stred + c orcured - orcured -	(nd and Valued by the Management) stath stath some@chanagements some@chanagements DECEIVABLEN Some@chanagement some@chanagement some@chanagement			тотлі	1, 2,6 March 31 2,0	1, 2022 N 808 98 443 99 375 84 23 48 52 29 As at	farch 31, 2021 671 84 346 91 755.99 124.60 1,899.34	As pt April 01, 2020 260 36 325.47 716.03 - 1,301.88 (Rs. in lakhs) As st
NV EN s Cartil www.mateuro ork in p p withd C aished C ADE R ADE R stred + c secured	Ind and Valued by the Montgement) statk stark stark stores baseld(Manufacturing) baseld(Manufacturing) baseld(Trading) stores store stores sto			TOTAL SUB- TOTAL	1, 2,6 March 31 2,6 2,70	1, 2022 N 808 98 808 98 803 98 803 98 803 98 80443 59 8375 84 23 43 852 29 84 852 29 84 852 29 84 853 9 840 8479	farch 31, 2021 671 84 346 91 755 99 124 60 1,899 34 As at arch 31, 2021	As at April 01, 2020 260 36 325 47 716 03 (Rs. in lukts) As at April 01, 2020
NVEN s Carili w male ork in p inithed C ADE R ADE R area - c arcured ocured - c arcured s lixpro	Ind and Valued by the Montgomeer) instit work(Ahmutheturing) look((Troling) end(Troling) CRCEIVABLES workered good - considered good - considered doublid considered states				I, 2,6 March 31 2,6 2,70	1, 2022 N 808 98 443 59 375 84 23 48 52 29 As at 2022 Mi 2022 Mi	farch 31, 2021 671, 84 346, 91 755, 99 124, 60 1,899, 34 As at arch 31, 2021 3,048, 17	Av set April 01, 2020 260 38 32547 716.03 1,301.88 (Rs. in lakin) As at April 02, 2020 2.018.85 2,018.85
NVEN s Carili w male ork in p inithed C ADE R ADE R area - c arcured ocured - c arcured s lixpro	Ind and Valued by the Montgeneous) stable st			SUB- TOTAL TOTAL	1, 2,6 March 31 2,6 2,70	II, 2022 N 808:98 443.59 375:84 224.48 224:48 224.48 224:48 224.48 2022 Max 75:39 9.40 44.79 2.171 2.61	farch 31, 2021 671 84 366 91 755 99 124 60 124 60 1899.34	As as April 01, 2020 260 30 325 47 716 03 1,201.88 (Rs. in laking As at April 01, 2020 2.018 85 2,018.85 2,018.85
NV ENT as Cartial ave mote ork in p ninhed C ADE R ADE R stred - c orcured - se lixpro- se lixpro- se lixpro- se lixpro-	Ind and Valued by the Montgomeor) insite ins	Less than 9 months	Outlanning for follow	SUB- TOTAL TOTAL	1, 2,6 2,70 2,70 2,70 2,70	1, 2022 N 808 98 443 59 375 54 23 48 52 29 	farch 31, 2021 671 84 346 91 346 91 755 99 124 60 124 60 128 99.34 sreh 31, 2021 3,048 17 3,048,17	Ab sit Ab pril 01, 2020 260 38 325 47 716.03 1,301.88 (Rs. in lakhs) As at April 01, 2020 2.018.85 2.018.85 2.018.85 States
NVEN S Certification of the second of the se	Ind and Valued by the Managament) statk stratk stra	Les than 6 months		SUB-TOTAL TOTAL ing periods from due 1-2 years 882 56	1, 2,6 March 31 2,6 2,70	II, 2022 N 808:98 443.59 375:84 224.48 224:48 224.48 224:48 224.48 2022 Max 75:39 9.40 44.79 2.171 2.61	farch 31, 2021 671 84 346 91 346 91 755 99 124 60 124 60 128 99.34 sreh 31, 2021 3,048 17 3,048,17	As at April 01, 2020 200 38 325 47 71603
NVENT is Cartil av mate ork in p mithed C CADE R stred - c secured accured is fixpro- de Rece indispute nispted	Ind and Valued by the Managament) statk st			SUB- TOTAL TOTAL	1, 2,6 2,70 2,70 2,70 2,70	1, 2022 N 808 98 443 59 375 54 23 48 52 29 	farch 31, 2021 671 84 346 91 346 91 755 99 124 60 124 60 128 99.34 sreh 31, 2021 3,048 17 3,048,17	Ab sit Ab pril 01, 2020 260 38 325 47 716.03 1,301.88 (Rs. in lakhs) As at April 01, 2020 2.018.85 2.018.85 2.018.85 States
NVEN w Cartai w mate w mate w mate w mate w mate w mate w w w w w w w w w w w w w	Ind and Valued by the Montgomeor) insite ins			SUB-TOTAL TOTAL ing periods from due 1-2 years 882 56	1, 2,6 2,70 2,70 2,70 2,70	1, 2022 N 808 98 443 59 375 54 23 48 52 29 	farch 31, 2021 671 84 346 91 346 91 755 99 124 60 124 60 128 99.34 sreh 31, 2021 3,048 17 3,048,17	An sin An sin 200 33 325 47 716 03 4.30 L88 (Bs. in lakhs) As an As an A
NVEN w Cartai w mate w mate w mate w mate w mate w mate w w w w w w w w w w w w w	Ind and Valued by the Managament) statk st	1,751 43	29.23	SUB-TOTAL TOTAL ing periods from due 1-2 years 882 56	1, 2,6 2,70 2,70 2,70 2,70	1, 2022 N 808 98 443 59 375 54 23 48 52 29 	farch 31, 2021 671 84 346 91 346 91 755 99 124 60 124 60 128 99.34 sreh 31, 2021 3,048 17 3,048,17	April 9, 200 200 16 325.47 3.26.47 3.26.47 3.26.18 3.26.19 3.26.19 3.26.19 3.26.18 4.201 2.20 2.018.85 2.018.85 2.018.85 2.018.85 2.018.85
NV ENT S Certification of the second	Ind and Valued by the Management) reals reals real real real real real real real real		3 29 23	SUB-TOTAL TOTAL ing periods from due 1-2 years 882 56	1, 2,6 2,70 2,70 2,70 2,70	1, 2022 N 808 98 443 59 375 54 23 48 52 29 	farch 31, 2021 671 84 346 91 346 91 755 99 124 60 124 60 128 99.34 sreh 31, 2021 3,048 17 3,048,17	April 61, 2000 2003 16 325, 47 716, 67 716, 67
NV ENT S Certification of the second	Ind and Valued by the Montgomeor) insite ins	1,751 43	29 23	SUB-TOTAL TOTAL ing periods from due 1-2 years 822 56 9-40 9-40 851 95	1, 2,6 March 31 2,0 2,70 2,70 2,70 2,70 2,70 2,70 2,70	1, 2022 8 208, 98 443, 59 375, 84 2022 5 82, 29 82, 29 84 2022 5 84 2022 5 84 2022 5 84 2022 5 84 2022 5 84 2022 5 84 2024 5 84 2024 20 20 20 20 20 20 20 20 20 20 20 20 20	аглі 31, 2021 671 84 346 91 755 99 124 69 124 69	April 46, 200 200 30 320 30 324 57 710,07 1,362,98 (35, in laktor) April 61,200 2,018,85 2,018,85 2,018,85 2,018,85 2,019,85 9,40
INVEIN Is Carrii av mats fork in p nethod C invited C carried - c secured - secured - at Expre- secured - at Expre- at E	led and Valued by the Managunany) ratik ra	1.751.43	29 23 29 23 29 23 29 23 Outstanding for followi	SUB- TOTAL TOTAL ing periods from due 322 56 9-40 802 95 801 95 ng periods from due du	1, 2,6 March 31 2,0 2,70 2,70 2,70 2,70 2,70 2,70 2,70	1, 2022 8 2008 98 4 44 509 375 84 44 509 375 84 22 48 82 29 82 29 82 82 29 82 82 82 82 82 82 82 82 82 82 82 82 82	анта 31, 2021 671 84 346 91 735 99 124 00 124 00 124 00 124 00 130 81 3,048 17 3,048 17 3,048 17 0 0 0 0	April 61, 2000 2003 16 325, 47 716, 67 716, 67
NVEN) us Centil ork in p mithed C CADE R stred - c encured secured - secured	Ind and Valued by the Managument) statk strain statk strain Sound (Manabastange) Sound (Manab	1,751 43	29 23	SUB-TOTAL TOTAL ing periods from due 1-2 years 822 56 9-40 9-40 851 95	1, 2,6 March 31 2,0 2,70 2,70 2,70 2,70 2,70 2,70 2,70	1, 2022 8 208, 98 443, 59 375, 84 2022 5 82, 29 82, 29 84 2022 5 84 2022 5 84 2022 5 84 2022 5 84 2022 5 84 2022 5 84 2024 5 84 2024 20 20 20 20 20 20 20 20 20 20 20 20 20	анта 31, 2021 671 84 346 91 735 99 124 00 124 00 124 00 124 00 130 81 3,048 17 3,048 17 3,048 17 0 0 0 0	Aver d A se o Aver d 1, 2000 30 325 47 71 60 30 1.201 48 (85, in lakha) Aver d 1, 2001 45 2.018 45 2.018 45 2.018 45 2.018 45 2.018 45 2.018 45 2.019 22 2.020 11 5 a 0 1.04000 5 a 0 1.0
NV ENT is Cartil av male ork in p mithed C CADE R ADE R ared - c areured av areured included in	Ind and Valued by the Management) reals reals real real real real real real real real	1.751.43	29 23 29 23 29 23 Outstanding for followi 6 months -1 year	SUB- TOTAL TOTAL ing periods from dare 1-2 years 9.40 9.00 9.00 9.00 9.00 9.00 9.00 9.00	1, 2,6 March 31 2,0 2,70 2,70 2,70 2,70 2,70 2,70 2,70	1, 2022 8 2008 98 4 44 509 375 84 44 509 375 84 22 48 82 29 82 29 82 82 29 82 82 82 82 82 82 82 82 82 82 82 82 82	анта 31, 2021 671 84 346 91 735 99 124 00 124 00 124 00 124 00 130 81 3,048 17 3,048 17 3,048 17 0 0 0 0	Apert 41, 2020 200 30 320 30 324 50 3710,07 1,340,38 2015,50 1,340,38 2018,85 2,018,85 2,018,85 2,018,85 2,018,85 2,018,85 2,019,22 9,00
NV EN1 or Certia without Content without Content without Content and Content of Contento	Ind and Valued by the Managument) statk strain statk strain Sound (Manabastange) Sound (Manab	1.751.43	29 23 29 23 29 23 Outstanding for followi 6 months -1 year	SUB- TOTAL TOTAL ing periods from dare 1-2 years 9.40 9.00 9.00 9.00 9.00 9.00 9.00 9.00	1, 2,6 March 31 2,0 2,70 2,70 2,70 2,70 2,70 2,70 2,70	1, 2022 8 2008 98 4 44 509 375 84 44 509 375 84 22 48 82 29 82 29 82 82 29 82 82 82 82 82 82 82 82 82 82 82 82 82	анта 31, 2021 671 84 346 91 735 99 124 00 124 00 124 00 124 00 130 81 3,048 17 3,048 17 3,048 17 0 0 0 0	Apert 91, 2020 200 30 320 30 324 57 710,07 1,302,99 (35, in lacks) 2,018,85 2,018,85 2,018,85 2,018,85 2,018,85 2,018,85 2,018,85 2,018,85 2,018,85 2,019,22 9,00 2,272,01 05 an Lacks) 76 an 2,272,01 05 an Lacks) 76 an 2,019,22 9,00 2,272,01 57 an 2,019,22 9,00 2,272,01 57 an 2,019,22 9,00 2,019,22 1,019,20 1,019,10 1,01



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TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE VEAR ENDED MARCH 34, 2022 13 CASH AND CASH EQUIVALENTS Cash and Cash equi Cash on hand Bonk Balances : In Current account (Rs. in lakhs) As at April 01, 2020 As at March 31, 2022 As at March 31, 2021 10.40 2.20 0.37 0.31 TOT 14 LOANS (CURRENT) (Rs. in lakhs) As at April 01, 2020 meetined, considered good) on to employees As at March 31, 2022 As at March 31, 2021 45.57 45.57 20.71 20.71 TOTA 16 OTHER CURRENT ASSETS (Rs. in lakhs) As at April 01, 2020 Unecured, considered good unless otherwise stated) Advances to suppliers Considered good Bulances with statutory authorises Prespise Copen Other Receivable As at March 31, 2022 As at March 31, 2021 322.35 482.53 6.64 84.40° 612.62 236.61 386.76

	199.21	4.33	15.63
TOTAL	1,010.73	712.95	3.96
17 SHARE CAPITAL			
Authorized	As at March 31, 2022	As at March 31, 2021	(Rs, in lukhs As a April 01, 2020
1.10.00,000 Bigshir Shares of Eo. 10 exch. For Yoar Ended March 2022 (FY 1.10.0c.000 Equaly Shares of Ro. 10 exch. For Yoar Ended March 2021) & (FY 55.00,000 Equaly Shares Ro. 10 exch. exc. April 2020)	of 1,100.00	1,100.00	550.00
Issued 1.00,46,000 Equity Shares of Re. 10 each Energy and Equitable 1.00,46,000 Equity Shares of Re. 10 each Energy and	1,100.00	1,100.00	550.00
1.00 (AGOO) Righty States of Re. 10 each For Year Ended March 2022 (PY 1.00,46.000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended March 2021) & (PY 50,23,000 Equity States of Rs 10 each For Year Ended Mar	f. 1,004.60	1,004.60	502.30
Subarchind and pairkap 10.0046000 Epipity Shares of Ro. 10 each For Year Ended March 2022 (PY 1.00,46,000 Equity Shares of Ro.10 each For Year Ended March 2021) & (PY 50,23,000 Equity Shares of Ro.10 each As on April 2020)	f 1,004.00	1,004.60	502.30
Reconciliation of the number of shares : Equate Shares	1,004.60	1,004.60	502.30

a) Reconciliation of the number of shares : Equity Shares

	As at March 31,	2022	As at March 3	1 2021		(Rs. in lakt
Balance at the beginning of the year	Number of Shares	Amount	Number of Shares	Amount	As at April 01 Number of Shares	and the second second second second
and a set of the state	100.46	1,004 60			Number of Shares	Amount
Bonus Issue		1,004.00	50 23	502.30	50.23	
Balance at the end of the year	· ·		50.23	502.30		
	100.46	1,004.60	100.46			•
Rights, preferences and restrictsons attached to equity shares	the second se		100,40	1,004.60	50.23	502.30

The company has see class of equity shares having a par value of Rs. 10 per shares. Each shareholder a signifie for one vote per share held. In the event of inpudation the equity shareholders are eighte to receive the remaining sorts of the Company after distribution of all preferential memory. In properties to thus shareholders

	As at March 31,	2022	As at March	11 2021		
atema S. Kachwaja	No. of Shares held	% of Holding	No. of Shares held		As at April 01	
Samay J. Patet	32.07	31 92%	32.67		No. of Shares held	% of Holdin
mita S. Patel	12.52*	12 46%		31 92%	16.04	31.92
unata P. Patel	8 89	8 84%	10.0	12 4636	6.26	12.46
riuh J. Pitel	10.39		8.89	8 84%	4.44	8.84
ash 2. Palel	6.24	10.33%	10.39	10.33%	5.19-	10.33
TOTAL		6.20%	6.24	6.20%	3.12	6.20*
101/12	70.10	69.75%	70.10	69.75%	35.05	0.20

d) Shares held by promoters and promoter group Name of Shareholder

	As at March 1	31, 2022	As at March	31.2021	As at April 01	
Fatema S. Kachwala	No. of Shares held	% of Holding	No. of Shares held	% of Holding	No. of Shares held	the contract of the second
Santay J. Patel	32.07	31.92%	32 67		and the second s	% of Hoktin
Smith S Patel	12.52	12.46%		31.92%	16.04	31 92*
Tarana P. Patel	8.89	\$.84%	8 89	12.46%	6.26	12.465
Pryush J. Patel	10.39	10.33%	10 39	8 84%	4.44	8 8 4
	6.24	6.20%	6.24	10.33%	5.19	10.335
TOTAL	70.10	69.75%		6.20%	3.12	6.20%
		union	70.10	69.75%	35.05	69.75%

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1.65

0.53

15.58 15.58

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TEMBO GLOBAL INDUSTRIES LIMITED NOTER TO THE PRANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022 18 OTHER EQUT

Securities Premium Account		As at As	(Rs. in la
Balance as at the beginning of the year	March 31, 2	022 March 31, 202	I April 01,
Less Bonus Issue	and the second second		index a set
Palance as at the end of the year	175	28 681 5	
		(502.3)	
Surplus in Statement of Profit and Loss	179	28 179.28	1
Balance as at the beginning of the search	States of the second	117.4	68
Add Profit/(Loss) for the year	That is a state		1
Less Dividend Paid	1,149	41 918 35	69
Add, DND AS Adjustedment	344.	\$2 292.90	
Addi Other Comprehensive Income	(100		-4.
Balance as at the end of the year	(27)	(7).43	1
and a solution of the year	0.		13
	1,366 ;		
THE REPORT OF A DECEMBER OF		1,142.41	918
LONG TERM BORROWINGS	DTAL 1,545.4	9 1,328.69	1,599.
Secured Loans	As		OF STATES
Vehicle Long	March 31, 202	12 March 31, 2021	April 01, 20
	A STATE OF STREET		
(Secured against Hypothecation of Vehicles)	119.5		
Term Love from Bank •	1193	64.38	71
	Provide States		
trypolecation in favour of SIDBI on all movable assets of borrowers inclusion. Movable first Markov Ma	3.50.48		
(Hypothecution in favour of SIDEI on all movable assets of borrowers including Movable Plant Machinery, Machinery Spares Tools & Accessories, Office Equipment, Com Furniture Foreign Ensemble Landscore	Audate Audate	329.98	100
Term Joan from Financial Institutions	puncip,		
Socured against Plant & Machinery, Machinery Spares, Tools etc.)	966.67	533.16	83.5
			03.3
Unsecured Loans	CONTRACTOR INC		
	See Street Street		
erni Loan from Banks			
form Loon from Financial Institution			
come from Directors & Related Parties	2.39	30.56	101.5
	116.21	244.54	170.8
arnest Money Deposit	299.00		170.3
	A CONTRACTOR OF CONTRACTOR	359.19	
	474.85		
ang Tetm Botrowings			
	2220.00		
vome Tux Linbillies	2,329 12	1,561.79	527.83
wision for Income Tax	As at	As at	As a
	March 31, 2022	March 31, 2021	April 01, 2020
	120.00	124.00	88.50
тота	120.00	124.00	
PLOYEE BENEFIT OBLIGATIONS - NON-CURRENT		124.00	88.50
A STATE OF CONTRACT OF CONTRACT.			
vision for employee benefits	As at	As at	(Rs. in lukhs)
ovision for grahuly	Murch 31, 2022	March 31, 2021	As at April 01, 2020
			April 01, 2020
	3.70		
	3.70		
TOTAL		•	•
TOTAL GROWINGS. CURRENT			(Rs. in lukhs)
RROWINGS - CURRENT	As at	4	
RROWINES - CURRENT rel. Consideral Goad	Ax ut Murch 31, 2022	As at March 31, 2021	As at
RRWINGS - CURRENT red. Considered Oood we branke	As at March 31, 2022	As at March 31, 2021	As at April 01, 2020
OROVINGS - CURRENT red. Considered Goad we bruke Weig Cohell Ione Ruse	As at March 31, 2022	As at March 31, 2021	
GROWINGS - CUBURNT ref. Considered Data wie brade wiege Openal Jones From Easts	Murch 31, 2022	March 31, 2021	
RRWINGS - CURRENT red. Considered Oood we branke	As at March 31, 2022 1,325 67	As at March 31, 2021 1,303 63	
GROWINGS - CUBURNT ref. Considered Data wie brade wiege Openal Jones From Easts	Murch 31, 2022	March 31, 2021	April 01, 2020
GROWINGS - CUBURNT ref. Considered Data wie brade wiege Openal Jones From Easts	Murch 31, 2022	March 31, 2021	April 01, 2020
BIOWENER'S CUBURNY red. Consideration Ocod win house Wang Opphil from Iron Eask ward Japanis Microbio Property, Stock , Book Debts and Personal Ouersteer of Derectors and Promotors) ward Japanise of Long Team Debts	March 31, 2022 1,325 67 389,77	March 31, 2021 1,303 63 658.15	April 01, 2020 819.07
GROWINGS - CUBURNT ref. Considered Data wie brade wiege Openal Jones From Easts	Murch 31, 2022	March 31, 2021	April 01, 2020 819 07

2)	total outstanding dues of micro enterprises and small enterprises*	State State State			As March 31, 202		
(b)	total outstanding dues of creditors other than micro enterprises and small enter					22 March 31, 2021	April 01,
(0)	total outstanding dues to related parties	processing dues to related parties			1,616.2	3 1.638 03	
						1,038.03	1.10
De	tops have been taken to identify the suppliers who qualify under the definition ecoporent Act 2006. Since no infunction has been received from the suppliers and as at the year end of the lane base of the second	of micro and small enterprises as defined on t			12120 1 0.317		
un	when the other back to identify the suppliers who qualify under the defaution before a defaution of the suppliers and the suppliers mid as at the year end, if any, have not been furnished. In the opinion of the mi- its not expected to be material	regarding their status under the said Act us at 3	In the Micro, Small and Me	shum Enterprises	PAL N STOR		1.000
Ac	, is not expected to be material	imagement, the impact of interest, if any, that ma	ay be payable in accordance	s relating to uniquits			1.1.2
				and are provided	oure	a set see 1	
					A BOOK STOR		
-				and the second second	A Charles and a second		
Tra	de Payable ageing schedule as at 31st March,2022			TOTAL	1,616.23	1,638.03	1,107
L	Particulars		Outstanding for follow	ing periods from d			(Rs. in La
(1) (Less than 6 months	6 months -1 year	1-2 years	2-3 years		
(u)	Indisputed Trade payables - Others - Considered good	1.472.53			6-3 jtars	More than 3 years	Total
-		1,472.53	142 79	0.92			1,616
Tru	le payables ageing schedule as at 31st March,2021		146.79	0.92			1,616
60	Particulars Idisputed Trade payables - M3NIE - Considered goo	Less than 6 months	Outstanding for follow 6 months -1 year	ing periods from due			(Rs. in Lok
(11)1	ndisputed Tride payables - Others - Considered goo		- diomins -1 year	1-2 years	2-3 years	More than 3 years	Total
		1,530.68	4.32	103.03			
		1,530.68	4.32	103.03			1,638
0111	ER FINANCIAL LIABILITIES - CURRENT					·	1,638.0
5.4	CONC.1						(Rs. in lak
	ors for Capital Goods		See Survey See		As at March 31, 2022	As at	As
	ons for Capital Goods ons for Expenses				March 31, 2022	March 31, 2021	As April 01, 20
						March 31, 2021	As April 01, 20
				TOTAL	March 31, 2022 1 00	March 31, 2021	As April 01, 20 \$1.5
Credal				TOTAL	March 31, 2022 1 00 169.27	March 31, 2021	As April 01, 202 \$1.5 81.50
Credal	Labilities			TOTAL	March 31, 2022 1 00 169 27 170.27 As at	March 31, 2021 202 37 202.37	As April 01, 202 \$1.50 81.50 (Rs. in lakh
Credit	ors for Expenses			TOTAL	March 31, 2022 1 00 169.27 170.27	March 31, 2021	As April 01, 20, 81.5 81.5 (Rs. in lakh As a
Credit Leuse	uns für Expension Labelites			TOTAL	March 31, 2022 1 00 169 27 170.27 As at	March 31, 2021 202 37 202.37 202.37	As April 01, 20, \$1.5 81.5 (Rs. in lakh As 4 April 01, 202
Credit Leuse .case (Julian	on for Expenses Labilities arbitrars an O. Lever Indefining and Jane (19)			TOTAL	March 31, 2022 1 00 169.27 170.27 As at March 31, 2022	March 31, 2021 202.37 202.37 As at March 31, 2021	As April 01, 20, \$1.5 81.5 (Rs. in lakh As 4 April 01, 202
Credal Leuse case (latura cas th	ver for Engenses			TOTAL	March 34, 2022 1 00 169:27 170:27 As at March 31, 2022 7 81	March 31, 2021 202.37 202.37 As at March 31, 2021	As April 01, 20 51.5 81.5 (Rs. in lakh As April 01, 202
Credal Lease cane i datari cas th to 3 y	en for Expense Libbilities and Unge biblines as stand and n 1 year				March 31, 2022 1 00 169.27 170.27 As at March 31, 2022	March 31, 2021 202.37 202.37 As at March 31, 2021	As April 01, 20
Credit Lease Lease I datase Lease I datase to 3 y	en for Expense Libbilities and Unge biblines as stand and n 1 year				March 34, 2022 1 00 169:27 170:27 As at March 31, 2022 7 81	March 31, 2021 202, 37 202, 37 202, 37 March 31, 2021 7, 27	An April 01, 20 81.5 (Rs. in lake April 01, 20 70 so 63 51
Credal Lease cane i datari cas th to 3 y	en for Expense Libbilities and Unge biblines as stand and n 1 year	o a tile current anne are sufficient to anot the	oblastions related to less		March 34, 2022 1 00 160:27 170:27 As at March 31, 2022 7 81 6.99	March 31, 2021 202.37 202.37 As at March 31, 2021	As April 01, 20 51.5 81.5 (Rs. in lakh As April 01, 202 70 30 63.53
Credal Lease cane i datari cas th to 3 y	ver for Expenses	is as the current words are sufficient to anot the	n obligationse related to lease		March 34, 2022 1 00 160:27 170:27 As at March 31, 2022 7 81 6.99	March 31, 2021 202, 37 202, 37 202, 37 March 31, 2021 7, 27	As April 01, 20 51.5 81.5 (Rs. in lakh As April 01, 202 70 30 63.53
ease l latari to 3 y	en for Expense Libbilities and Unge biblines as stand and n 1 year	n as the current mode are sufficient to asset the	obligations related to lease		March 31, 2022 1 00 (60:27 170:27 781 March 51, 2022 7 81 6 59 0 32	March 31, 2021 202 37 202 37 202 37 March 31, 2021 7 27 - 7 27	April 01, 202 70 % 63.53 61.5 81.54 63.53 70 % 63.53 7.27
credu cease (latar) latar) to 3 y the Co ben II	en for Expenses Labelites autotase in a year on operations of lance a significant legendary zink with regard to als leave latitudes by fall date	o as the current much are sufficient to must the	obligations related to leave	r lasbiliturs us and	March 34, 2022 1 00 160:27 170:27 As at March 31, 2022 7 81 6.99	March 31, 2021 202, 37 202, 37 202, 37 March 31, 2021 7, 27	As April 01, 20, 51.5 81.54 (Rs. in lakh As April 01, 202 70 % 63.53
credu cease (latar) latar) to 3 y the Co ben II	en for Expense Libbilities and Unge biblines as stand and n 1 year	s as the current strends are sufficiently to asset the	obligations related to lens	r lasbiliturs us and	March 31, 202 100 100,27 170,27 As at March 31, 2022 7.81 0.82 7.81	March 31, 2021 202 37 202 37 202 37 March 31, 2021 7 27 - 7 27	April 01, 20 81.5 81.5 (Rs. in lakh April 01, 202 70 30 63.53 7 27 70.50
Credit Lease case (datar to 3 y the Co ben if	en for Expenses	o is the current words are sufficient to most the	obligations related to lense	r lasbiliturs us and	March 31, 2021 100 109.27 179.27 March 31, 2022 7.81 0.99 0.32 7.81 As at	March 31, 2021 202.37 202.37 202.37 202.37 302.37 727 727 727 727 727 727 727	Ap April 01, 20, 81,51 81,54 (Rs. in lukh April 01, 20, 70,36 63,53 7,27 70,36 (Rs. in lukh) (Rs. in lukh)
Credit Lease case i datum case th to 3 y the Co hen ill MIPLA	en for Expenses Labelites autotase in a year on operations of lance a significant legendary zink with regard to als leave latitudes by fall date	s as the current avoids are sufficient to avoit the	oblgature related to less	r lasbiliturs us and	March 31, 202 100 100,27 170,27 As at March 31, 2022 7.81 0.82 7.81	March 31, 202, 202, 37 202, 37 202, 37 202, 37 723 727 727 727 727	April 01, 200 51, 5 51, 51, 51, 51, 51, 51, 51, 51, 51, 51,
Credal Lease case i dataga case the to 3 y he Co then il MPLA	en for Expense Likklines sablidas sis cilcen fabilitar an stararapi al your on your open down and face a significant lapselity ratik with regret to als lone lambidan open down and face a significant lapselity ratik with regret to als lone lambidan to the supplexe bendes: (Refer only p. 344)	o as the current words are sufficiently to most the	oblgetene rubed to lass	r lasbiliturs us and	March 31, 2022 100 109,27 170-27 170-27 170-27 170-27 7,81 6,59 0,32 7,81 March 31, 2022 March 31, 2022	March 31, 2021 202.37 202.37 202.37 202.37 302.37 727 727 727 727 727 727 727	Ap April 01, 20, 81,51 81,54 (Rs. in lukh April 01, 20, 70,36 63,53 7,27 70,36 (Rs. in lukh) (Rs. in lukh)
ease l latar ease l latar to 3 y te Co hen il dPLA	en for Expense Likklines sablidas sis cilcen fabilitas en staracapi al your on your open dow on face a significant lapssfor rak with regret to as lone lambian open dow on face a significant lapssfor rak with regret to as lone lambian open dow on face a significant lapssfor rak with regret to as lone lambian open dow of fall das.	s as the current areas and areas sufficient to anot the	obligations related to less	r lasbiliturs us and	March 31, 2022 100 100 27 170.37 March 31, 2022 7 81 0.32 0.32 7,93 March 31, 2022 7,93 March 31, 2022 1.44	March 31, 2021 202.37 202.37 202.37 202.37 302.37 727 727 727 727 727 727 727	As April et , 20 81.5 81.6 81.6 81.6 83.6 70 30 63.5 7 27 70.30 (Rs. in table) Arail 0.1, 2020 (Rs. in table) Arail April et, 2020
Credal Lease Lease I datage tes th to 3 y the Co I then II MIPLA	we for Expenses Labitities aublities aublities aublities autoitans	or as the current angula are sufficiently to most the	oblgations related to ham	r liabiliters as and TOTAL	March 31, 2022 100 109,27 170-27 170-27 170-27 170-27 7,81 6,59 0,32 7,81 March 31, 2022 March 31, 2022	March 31, 2021 202.37 202.37 202.37 202.37 302.37 727 727 727 727 727 727 727	As April 01, 20 81.5 (Rs. in lakh April 01, 202 70 30 63.53 7 27 70.50 (Rs. in lakh) (Rs. in lakh)
Credal Lease Lease I datage tes th to 3 y the Co I then II MIPLA	en for Expense Likklines sablidas sis cilcen fabilitas en staracapi al your on your open dow on face a significant lapssfor rak with regret to as lone lambian open dow on face a significant lapssfor rak with regret to as lone lambian open dow on face a significant lapssfor rak with regret to as lone lambian open dow of fall das.	or so the current sounds are sufficient to meet the	oblgations related to less	r liabiliters as and TOTAL	March 31, 2022 100 100, 27 170, 27 100 100 100 100 100 100 100 10	March 31, 2021 202, 37 202, 37 202, 37 202, 37 702, 37 722 7, 27 7, 27	Au April 01, 20 81.5 81.5 81.5 81.5 81.5 81.5 93.5 70.9 93.5 70.9 63.5 727 70.9 63.5 727 70.9 63.5 727 70.9 63.5 727 70.9 63.5 727 70.9 63.5 727 70.9 70.9 70.9 70.9 70.9 70.9 70.9 70.
Credal Lease case i datar to 3 y the Co hen ill wisio so ano THER	we for Expenses Labitities aublities aublities aublities autoitans	s is the current mode are sufficiently to most the	oblgations related to lease	r liabiliters as and TOTAL	March 31, 2022 100 100 100 100 21 170 27 170 170 170 170 170 170 170 17	March 31, 2021 202, 57 202, 57 202, 57 202, 57 702, 57 702, 57 727 7, 27 7, 27	Ак Арей в, 1, 20 8, 1, 51 8, 1, 58 8, 1, 58 8, 1, 58 8, 1, 50 8, 1, 50 7, 20 70, 30 6, 3, 50 7, 20 70, 30 70, 50 70,
Credal Lease case i datari case th to 3 y the Ce hen il visio visio visio	we for Expenses Lifebilities abbilities	or as the current annels are sufficient to meet the	oblgations related to less	r liabiliters as and TOTAL	Minch 31, 2022 100 100.27 100.27 100.27 781 6.99 0.52 781 6.99 0.52 781 100.27 781 400.27 40	March 31, 2021 202, 37 202, 37 202, 37 202, 37 202, 37 702, 37 7, 27 7, 20 7, 20 7, 20 7, 20, 20 7, 20	As Apell 61, 202 81, 55 81, 58 81, 58 91, 50 7, 27 70, 50 (Rs. in lakhoj As at Apell 01, 2020 - - (Rs. in lakhoj As at Apell 01, 2020 - -
Credal Lease , case (, datar) , case () datar) , case ()	we for Expenses Labilities Labilities in al. lange hishelities as a starte copi on prove does not have a significant lequeday cells with regard to do have institute prove does not have a significant lequeday cells with regard to do have institute which descriptions as a starte copies which descriptions as a starte copies which descriptions are as a starte copies and a starte copies are as a starte copies and a starte copies are as a starte copies are	s is the current mode are sufficiently to most the	oblgations related to lease	r liabiliters as and TOTAL	March 31, 2022 100 100 100 100 21 170 27 170 170 170 170 170 170 170 17	March 31, 2021 202, 57 202, 57 202, 57 720, 37 727 727 727 727 727 727 727 727 727 7	Ax Aperil 01, 20 81, 53 81, 58 (Rs. in lack April 01, 202 70, 80 (Rs. in lack 3, 202 70, 80 (Rs. in lack 3, 202 (Rs. in) (Rs.
ease i latari difficanti di difficanti di di di di di di di di di di di di di	we for Expenses Lifebilities abbilities	s as the current areas sufficiently is anot the	obligations related to less	r liabiliters as and TOTAL	Minch 31, 2022 100 100 27 170 27 170 27 7 31 4 32 7 31 6 59 0 32 7 31 7 3	March 31, 2021 202, 37 202, 37 202, 37 202, 37 202, 37 702, 37 7, 27 7, 20 7,	А. Артий в. 22. 61.1 81.5 (Rs. in lasks) 70.80 70.80 (Rs. in lasks) 70.80 (Rs. in lasks) Артий в. 2020 (Rs. in lasks) Артий в. 2020 4.20

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TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022 28 REVENUE FR

REVENUE FROM OPERATIONS			(Rs. in lakhs
Sale of Products		Year ended March 31,2022	Vear ender March 31,202
Manufacturing Sales		-	
Export Sales			
Domestic Sales		6,859.59	5,426
		662.74	428
Trading Sales			
Domestic Sales			
		9,306.78	4,170
Other Operating Revenues			
Foreign Currency Fluctuation Gain		12	1.1
Export Incentives	18	102.89	26
Freight Charges	25	219.99	238
		174.00	94
	100		
nd AS 115 Revenue from Contracts with Customers	TOTAL	17,326	10,381

Ind AS 115 Revenue from Contracts with Customers The Company recognises revenue when control over the promised goods or services is transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services.

OTHER INCOME Interest Income		Year ended March 31,2022	(Rs. in lakhs) Year ended
			March 31,2021
Sundry Balance Written Back		9.72	13.92
Gain on Hedge of foreign currency		16.74	10.74
Other Income		151.05	2.27
	-	41.29	1.81
	TOTAL	218.81	18.00

30 COST OF MATERIAL CONSUMED			(Rs. in lakhs
Raw material consumed Opening inventory		Year ended March 31,2022	Year ended March 31,2021
Add: Purchases and incidental expenses		671.84	260.38
Less: Closing inventory	HANSAN CH	5,597.71	3,900.88
Cost of raw material consumed during the year		(808.98)	(671.84)
		5,460.57	3,489.41
	TOTAL	5,460.57	3.489.41

31 CHANGES IN INVENTORIES OF FINISHED GOODS AND WO	ORK IN BROODERS		(Rs. in lakhs
(Increase) / Decrease in stocks		Year ended March 31,2022	Year ende March 31,202
Stock at the end of the year Work in progress			
Finished Goods(Manufacturang) Finished Goods(Trading)		443.99 1.375.84 23.48 1.843.30	346.91 755.99 124.60 1.227.50
Loss: Stock at the beginning of the year Work in progress Finished Goods(Manufacturing) Finished Goods(Trading)	TOTAL A	1,843.30 346.91 755.99	1,227.50 166.89 716.03
		124.60 1.227.50	158.58 1,041.50
(Increase) / Decrease in stocks (B-A)	TOTAL B	1,227.50	1,041.50
		(615.81)	(186.00)

32 Cost of Traded Goods			(Rs. in lakhs)
Cost of Traded Goods		Year ended March 31,2022	Year ended March 31,2021
	TOTAL	8,676.62	4,054,90
	TOTAL	8,676.62	4,054,90

33 TAX Current Tax		Year ended March 31,2022	(Rs. in lakhs) Year ended March 31,2021
Earlier Year Tax		(120.00)	(124.00)
Deferred Tax			1.28
	TOTAL	5.84	6.55
	101110	(114.16)	(116.17)

33D OTHER COMPREHENSIVE INCOME	Year ended	(Rs. in lakhs Year ended
Remeasurements of the net defined benefit plans	March 31,2022	March 31,2021
Remeasurements of the net defined benefit plans Tax	(0.65)	12
TOTAL	(0.65)	

-	EMPLOYEE BENEFITS EXPENSES Salaries, wages and bonus		Year ended March 31,2022	(Rs. in lakhs) Year ended March 31,2021
	Contribution to provident and other funds		455.74	254.39
	Gratuity [Refer note no. 34A] Staff welfare expenses		5.80	:
			22.17	14.91
		 TOTAL	483.71	269.30

34.4. EMPLOYEE BENEFIT OBLIGATIONS: The company has made the provision for gratuity obligation for the first time as per acturial report. Consolidated effect of provision for Gratuity has been taken in FY 21-22 for the previous years as well. i) Defined-contribution plus

The Company makes contribution to provident fund under the provision of the Employees' Provident Funds and Miscella 1952 and to superannuation fund for the qualifying employees as per the Company's policy. us Pro s Act

INDUST

NAVI MUMBAI

TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

ii) Defined-Benefits Plans

The company provides for gratuity, a defined benefit retirement plan covering eligible employees. The Gratuity Plan provides a lump sum payments to vested employees at retirement, death, incapacitation or termination of employment, as per the company's policy. Vesting occurs on completion of 5 continuous years of service as per Indian law. However, no vesting condition applies in case of death. The gratuity payable to employees is based on the employee's service and last drawn salary at the time of leaving the services of the Company.

Profit & Loss account expenses: Particulars			(Rs. in lak)
		Year ended March 31,2022	Year end March 31,20
Current Service Cost		1.29	Niarch 31,20
Past service Cost			
Interest on defined benefit obligation/(asset) (net)		0.21	0.1
	Total expenses charged	1.50	1.2
Amount recorded in other comprehensive income:			
Particulars		Avat	(Rs. in lakh As
Opening balance recorded in OCI	Section of the sectio	March 31, 2022	March 31, 202
Remeasurement during the period due to:			
(Gain)/loss from change in financial assumptions			
(Gain)/loss from change in demographic assumptions			
Experience (gains)/losses		(0.02)	0.1
Actuarial (gains)/losses on plan assets		(0.63)	0.5
	unt recognised in OCI	(0.65)	0.6
		(0,03)	0.63
Present value of defined benefit obligation: Particulars		As at	(Rs. in lakh
		March 31, 2022	As a March 31, 202
Balance at the beginning of the year		4.29	2.33
Current service cost Past service cost		1.29	1.14
interest on defined benefit obligation			
Remeasurement due to:		0.21	0.14
(Gain)loss from change in financial assumptions			
(Gain)/loss from change in demographic assumptions			
Experience (gains)/losses			S
Benefit paid		(0.65)	0.68
Balance at the close of the year	-		-
		5.14	4.29
fair value of plan assets: Particulars			(Rs. in lakhs)
arneulars		As at	As at
alance at the beginning of the year		March 31, 2022	March 31, 2021
ontributions by employer	Marken Contraction		
iterest income			
enefits paid			
ctuarial gains/(losses) on plan assets			-
alance at the close of the year		All All All All All All	
ssets and Liabilities recognised in the Balance Sheet:			(Rs. in lakhs)
articulars	As at	As at	As at
esent value of funded obligations	March 31, 2022	March 31, 2021	April 01, 2020
ir value of plan assets	5.14	4.29	2.33
eficit of funded plan			-
and a routed from	5.14	4.29	2.33
on-current	1.44	1.43	0.56
arrent .	3.70	2.86	1.77
ajor Category of Plan Assets as a % of total Plan Assets:		All and	
rticulars	As at	As at	As at
	March 31, 2022	March 31, 2021	April 01, 2020
overnment of India securities		-	
orporate bonds			
vrporate bonds surance managed fund hers	:		



NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022 Ach

Particulars	As at March 31, 2022	As at March 31, 2021	As at April 01, 2020
Discount rate Salary Growth rate	5.15%	5.00%	6.00%
The discount rates reflects the prevailing market yields of Indian Grabilitations	7.00%6	7.00%	7.00%

obligations. The estimates of future salary increases, considered in actuarial valuation, takes into account, inflation, seniority, promotions and other relevant factors, such as demand and supply in the employment market. The expected rate of return of plan assets is the Company's expectation of the average long term rate of return expected on investments of the fund during the estimated term of the obligations.

Sensitivity Analysis

Particulars	ligation to changes in the weighted principal assumptions by 100 basis Point is: Impact on defined benefit obligation				
	Increase in	Increase in assumptions		Decrease in assumptions	
Discount rate	March 31, 2022	March 31, 2021	March 31, 2022	March 31, 2021	
Salary growth rate	-2.40% 2.94%	-2.31% 2.84%	2.53%	2.43%	

The above sensitivity analyses are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined herefit obligation to significant actuation as the same method (present value of the defined benefit obligation calculated) with the projected unit credit method at the end of the reporting period) has been applied which has been used for calculating the defined benefit inhibity recognised in the Balance Sheet.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the prior period.

Expected Contribution to the Fund in the next year	r:		(Rs. in lakhs)
Particulars	As at	As at	As at
Gratuity	March 31, 2022	March 31, 2021	April 01, 2020
Grauny	and the second		

iv) Risk Exposure

The Gratuity scheme is a final sulary Defined Benefit Plan that provides for a lump sum payment made on exit either by way of retirement, death, disability or voluntary withdrawal. The benefits are defined on the basis of final salary and the period of service and paid as lump sum at exit. The risks commonly affecting the defined benefit plan are expected to be:

Demographic Risk: This is the risk of variability of results due to unsystematic nature of decrements that include mortality, withdrawal, disability and refirement. The effect of these decrements on the defined benefit obligation is not straight forward and depends upon the combination of salary increase, discount rate and vesting criteria. It is important not to overstate withdrawals because in the financial analysis the refirement benefit of a short career employee typically costs less per year as compared to a long service employee.

Salary Inflation Risk : Higher than expected increases in salary will increase the defined benefit obligation

Interest-Rate Risk: The defined benefit obligation calculated uses a discount rate based on government bonds. If bond yields fall, the defined Il tend to increase

v) Defined Benefit Liability and Employer Contributions The company considers that the contribution rates set at the last valuation date are sufficient to eliminate the deficit over the agreed period and that regular contributions, which are based on service costs, will not increase significantly. The weighted average duration of the defined benefit obligation is 0.00 years The expected maturity analysis of undiscounted gratuity is as follows:



TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

35	FINANCE COSTS	Year ended	(Rs. in lakhs) Year ended
	Interest On Term Loans	March 31,2022	March 31,2021
	Interest on Working Capital Loan	153.95	153.18
	Interest on loans form Directors & Related Parties	132.14	53.65
	Finance Charges on Borrowing Cost	37.24	10.40
	Finance charges on Lease hability	8.26	(5.72)
	Other finance cost	19.93	8.15
		1.48	13.11
	TOTAL		
	TVIAD	353.00	232.77
36		353.00	232.77 (Rs. in lakhs)
36	DEPRECIATION AND AMORTISATION EXPENSES	Year ended	(Rs. in lakhs) Year ended
	DEPRECIATION AND AMORTISATION EXPENSES	Year ended March 31,2022	(Rs. in lakhs) Year ended March 31,2021
	DEPRECIATION AND AMORTISATION EXPENSES Depreciation on property, plant and equipment	Year ended March 31,2022 144.47	(Rs. in lakhs) Year ended
20	DEPRECIATION AND AMORTISATION EXPENSES Depreciation on property, plaat and equipment Amortisation on intangible assets	Year ended March 31,2022 144.47 14.28	(Rs. in lakhs) Year ended March 31,2021
	DEPRECIATION AND AMORTISATION EXPENSES Depreciation on property, plant and equipment	Year ended March 31,2022 144.47	(Rs. in lakhs) Year ended March 31,2021 118.74

37	OTHER EXPENSES		
	MANUFACTURING EXPENSES	ALC: NO DE LA COMPANY	
37.a	THE FORM OF LATER OF A	Year ended	
	Power and Fuel	March 31,2022 124.64	March 31,
	Repairs to Machinery	29.83	7
1.00	Transportation Expenses	29.83	4
	Job Work & Labour Charges	1,308.02	13
	Freight, handling and other expenses	1,308.02	1,15
7.b	SELLING & DISTRIBUTION EXPENSES	Year ended	8 Year ended
		March 31.2022	March 31,202
	Commission	38.09	4
	Courier, Freight and Insurance	360.29	19
	Advertisement and publicity expenses	6.06	12
_	Exhibition Expenses	27.73	
7.0	ADMINISTRATIVE AND OTHER EXPENSES	Year ended	Year ended
		March 31,2022	March 31,202
	Travelling & Conveyance Expenses	53.41	11
- 1	Rent Paid	8.58	
- T	Rates and Taxes	2.07	
	insurance Premium	7.45	10
7.d	OTHER EXPENSES	Year ended	Year ended
-	Repairs & Maintenance	March 31,2022	March 31,202
	rinting, stationery and communications expenses	5.37	3
	egal and professional fees	7.11	7
	Office Expenses	30.45	28
	lectricity Expenses	20.29	8
	Jocument Registration Charges	5.19	2
	iling Fees	0.87	2
	lates & Taxes	1.70	5
		1.24	4
	elephone Charges	1.32	0.
	ank discount. Commission and Other Charges	48.70	39.
	undry Balance Written Off	0.04	12.
	reliminery Expenditure Written Off	12.94	12.
	eneral Expenses	70.12	46.
	rior Period Expenses ayment to auditors	0.98	2.
		1.50	L
E	xpected Credit Loss	4.21	
-	TOTAL	L 2,504.24	1,960.8
e (i)	Payment to Auditors		
ticul		2021-22	2020-21
	/ Audit Fees	1.50	2020-21
tal			



TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

38 SEGMENT INFORMATION

See Parties + Luca 11 INFORMATION ment of Company's performance and resource allo

The information relating to revenue from external customers and location of non-current assets of its single reportable segment has been disclosed as below

a) Revenue from operations

Particulars	For year ended 31 March, 2022	For year ended 31 March, 2021
Domestie	9,969.51	
Export	6,859.59	5,425,83
Total	16,829.10 non-current assets in foreign countries.	10.023.13

There are no individual customers or a particular group contributing to more than 10% of revenue

RELATED PARTY DISCLOSURES: Names of the related parties and nature of relati

Associates Tembo Exim Private Limited Tembo USA Inc Tembo LLC (W.e.f. 1. 606,2020) Saketh Seven Star Industries Private Limited Brad & Stanley Kitchen Industries Private Limited

Key Manageriel Personant (KMP) Mr. Snapy Jushbho Patel - Manging Director Mr. Trunc Patel - Director Mr. Bulin Snapy Patel - Director Mr. Ballin Snapy Patel - Director (we f 23.02.021) Mn. Snah Snapy Patel - Director (resigned W ef 23.02.0221) Mn. Snah Snapy Patel - Director (resigned W ef 23.02.0221) Mn. Snah Snapy Datel - Director (resigned W ef 23.02.0221) Mn. Snah Snapy Datel - Chief Fananci Officer Mi. Thuneom Marfatia - Company Scoretary & Compliance Officer

Independent Directors Jehan Variava Jashir Singh Anand

Relatives of Key Manugerial Personnel Mr. Piyush Patel - Brother of Managing Director Mrs. Smita Sanjay Patel - Spouse of Director

Others B.M. Electro Mechanical LLP - Firm of Promoter & CFO

For the Year Ended March 2022

Name of the related party	Nature of Relationship	Receiving of Goods & Service	Remuneration	Director Sitting Fees	Interest D. 14	1				
Sanjay Patel	Managing Director		42.00	incetor Stiting rees	Interest Paid	Interest Received	Loans Taken	Loan Repayment	Closing Balance of Loans	Dividend
Fatema Kachwala	Director	0.52					45.00	45.00		12.52
Taruna Patel	Director	0.32	36.00		1.76		24.00	54.00		32.07
Johan variava	Independent Director	18.26		0.03	12.06			10.00	103.00	
Jasbir Singh Anand	Independent Director	10.20		0.03						Avier
Shafin Patel	Director			0.03						+ :-
Shabbir Merchant	Chief Financial Officer	1.93	30.00	0.03	3.47		15.00	30.00	38.00	1
Tusnnem Marfatia	Company Secretary & Compliance Officer	1.95	24.00		-		6.00	6.00	-	
Smita Patel	Spouse of Director		3.86		-					
Piyush Patel	Brother of Managing Director		18.00		18.34		21,00	47.50	158.00	8.89
Priyanka Patel	Daughter of Director		18.00				-			6.24
Rushil Patel	Son of Director									1.50
Tembo Global INC	Subsidiary Company									1.50
Tembo Global LLC	Subsidiary Company									1.50
Saketh Seven Star Industries Pvt Ltd	Associate Company	104.59			-	4.28				
B.M. Electro Mechanical LLP	Firm of Promoter & CFO	480.42				1.61				-
		480.42	-						and the second se	

As at March 31, 2021

Particulars	Relationship	Receiving of Goods & Service	Remuneration	Director Sitting Fees	Latera D. 1				1	T
Sanjay Patel	Managing Director		42.00	indector Sitting Fees	Interest Paid	Interest Received		Loan Repayment	Closing Balance of Loans	Dividen
Fatema Kachwala	Director		42.00		0.50		130.60	130.56	0.05	
Faruna Patel	Director				0.37		29.37	0.37	29.00	
Jehan variava	Independent Director	-	-		2.22		113.32	3.30	110.02	
asbir Singh Anand	Independent Director			9.10			-		110.02	-
Shalin Patel	Director			0.10	-					-
Shabbir Merchant	Chief Financial Officer		2.00		1.30		52.35	2.30	50.05	
asonem Marfatia	Company Secretary & Compliance Officer								20.02	
mits Patel	Spouse of Director									
iyush Patel	Brother of Managing Director				6.01		201.11	31.04	170.07	
riyanka Patel	Daughter of Director									
ushil Patel	Son of Director						-			
embo Global INC	Subsidiary Company									
embo Global LLC	Subsidiary Company				-					-
sketh Seven Star Industries Pvt Ltd	Subsidiary Company	121.21				2.69				-
M. Electro Mechanical LLP	Firm of Promoter & CFO	775.05				0.53				

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FAIR VALUE MEASUREMENTS (i)Financial instruments by category 40

There are no financial assets/liabilities that t of profit and loss acc ount or other comprehensive income. The following fin ancial assets/liabilities

Particulars			(Rs. in lukhs
	As at March 31, 2022	As at March 31, 2021	As a April 01, 2020
Financial Assets			
loans & Advance	43.49	39.75	5.22
Investments	107.63	107.63	30.00
Other financial assets	300.76	261.61	225.41
Trade receivables	2,702.61	3.048.17	2,018.85
Cash and cash equivalents	10.83	2.51	2.018.83
Short Term Loans & Advance	45.57	20.71	
Total Financial Assets	3,210.88	3.480.39	15.58
Non-current Financial Liubilities	Variou	3,400.37	4.697.24
Borrowings	2,329.12	1,561.79	527.83
Leave Liabilities	0.82	7.27	7.27
Current Financial Liabilities	0.02	1.21	1.21
Sorrowings	1,715.45	1,961,78	1,098.64
Frade payables	1,616.23	1,638.03	1,107.48
Other financial liabilities	170.27	202.37	81.50
case Liabilities	6.99	*	63.53
Fotal Financial Liabilities	5,838.88	5.371.25	2.886.25

(ii) Fair value hierarchy

This section explains the judgements and estimates mask as determining the fair values of the financial instruments that are (a) recognised and memory at fair values and (b) memory at anorised cost and for which fair values are disclosed in the financial statements. To provide an indication about the reliability of the input used in determining fair values, the Company has classified at financial statements. To provide an indication about the reliability of the input used in determining fair values.

Level 1 : Level 1 hierarchy includes financial instruments measured using quoted prices

Level 2: The fair value of financial instruments that are not traded in an active market is determined using val observable, the instrument is included in level 2.

ion techniques which maximise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrum ent are Level 3: If one or more of the significant inputs in not based on observable market data, the instrument is included in level 3, iii) Fair value of financial assets and liabilities measured at amortised cost

The carrying amounts of term deposits and interest there on, trade receivables. ags, trade payables and other current financial fiabilities are considered to be the same as their fair values due to their short-

The fair values of security deposits are based on disc d cash flows on rchy due to the use of unobservable inputs, including own credit risk. Fair value of the security deposit is Rs.894.42 lakhs



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TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE MINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2822

41 FINANCIAL RISK MANAGEMENT

The Company's financial rok management is an integral part of how to plan and exercise in husiness strategies. The risk management policy is approved by the Company's Board. The Company's principal financial liabilities comprises of loans and borrowsings, trade and other payables. The main purpose of the main purpose of the company's principal financial liabilities is for finance the Company's operations and to provide guarantees to support its operations in activity distances. The Company's principal financial asks include trade and other receivables, and each and each equivalents that derive directly from its operations. The company's point of a part of the Company's equivalent that derive directly from its operations. The company's equivalent financial asks include trade and other receivables, and each and each equivalent that derive directly from its operations. The company's equivalent financial asks include trade and other payables. The main purpose of the company's equivalent that derive directly from its operations. The company's equivalent financial asks include trade and each equivalent that derive directly from its operations. The company's equivalent financial finan a. Market Risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of ekanges in market prices. Market risk iconprises three types of risk: interest rate risk, currency risk and other price risk. Financial instruments affected by market risk include loar deposits and derivative financial instrument. The Company has derigned risk management frame work to control various risks effectively to achieve the business objectives. This includes identification of risk; its assessment, control and monitoring at timely intervals. ns and b

The above mentioned risks may affect the Company's income and expenses, or the value of its financial instruments. The Company's exposure to and n

i. Pareign Currency Risk: The company in subject to the risk that changes in foreign currency values impact the company export and import. The company accorded to foreign exchange risk arising from various currency exposures, primarily with respect to US Dedita. The company anages currency exposures within prescribed limits, through use of derivative instruments such as Fervard cont The company manges currency exposures within prescribed limits, through use of derivative instruments such as Fervard cont ed with strict limits placed on the amount of uncovered exposure, if any, at any point of time

Purticulars	As at March 31, 2022	As at March 31, 2021		
	Amount in Foreign Currency	Amount in Rs.	Amount in Foreign Currency	Amount in Rs.
Foreign Currency Exposure(USD)			Currency	
Receivable	14.68			
Payable		1.093.16	13.31	967.9
Netoff Receivable / (Payable)	(1.97)	(162.83)	(0.42)	(31.23
(ravable)	12.70	930.33	12.89	936.70

Puring courrency semilivity: The following table domonstrates the semility to a 5% increase decrease in foreign currencies exchange rates, with all of ase in foreign exchange rate will have the following impact on before profit before tax.

Particulars	As at March 31, 2022	As at March 31, 2021		
	5% Increase	5% Decrease	5% Increase	5% Decrease
f INR has (Strengthned)/Weukaned) ogainst Foreign Currency				276 Excitease
Net Impact on Profit and Loss	46.52	(46.52)	46.83	(46.83
let Impact on Equity	34.81	(34.81)	35.05	(46.83

iii. Forward foreign exchange contracts/ Options/ Derivatives h is the policy of the Company to rater into forward foreign exchange contracts/Options & Derivatives to cover foreign surroney payments in USD. The Company enters into e conservations which guides that company follow conventional window by use of Forward contracts in respect of Trade transactions. s with terms upto 90 days. The Company's philosophy does not permit any spe-The Company will alter its ledge strategy in relation to the providing contracts in respect of Trade transactions. The Company will alter its ledge strategy in relation to the providing requirements of the contract of the

erlines and settlement of these contracts on maturity are by actual delivery of the hedged enb. Credit Risk

Credit risk is the risk flat owniter party will not meet its obligation leading to a financial loss. The Company is exposed to credit risk arising from its operating activities primarily from trade receivables, financing activities and relating to parking of surplus funde as Depot consider probability of default upon initial recognition of asets and where there has been a significant increase in credit risk and on an ongoing basis throughout the reporting protect. sits with Banks. The Company

Enancial Instruments and Cash Deposit Credit risk from balances with Backs and Financial Institutions is managed by the Company's finance department. Investments of surplus funds are made only with approved counterparties and within credit limits assigned to each counterparty. The limits are set to mini-thereby mitigate financial loss through counterparty's potential failure to make payments. ion of risks and

The Marketing department has a contributed a credit policy under which each new outcomer is analyzed individually for reclification characteristics (before the Company's translard payment and delivery terms and conditions are offered. The Company's review includes external ratiogs, if they are available, and in rome cases back references. Ski limits are constituted for each constant and reviewed protoclically. Trute Reviewables of the Company's translard payment and delivery terms and conditions are offered. The Company's review includes external ratiogs, if they are available, and in rome guarantees provided by the market organizers in the business. Credit risk in managed lineaged credit approval and pariede monitoring of the credit worthiness of constoance to shown are off terms and because of business are provided. The discussioner constrained is a credited to the evaluation of extensional in the business. Credit risk in managed lineaged credit approval and pariede monitoring of the credit worthiness of constoance to shown are off terms or business are provided. The discussioner constrained is a second to the evaluation of the second in the actual conditional discussion and industries and operate in largely independent markets.

rates. Loss rates are based on actual ant in which the entity or

LIQUIDITY RISK

Liquidly risk in the risk that the Company will not be able to meet its financial obligations as they bacome dat. The Company manager liquidity risk by me monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and itabilities. es, banking facilities and reserve ho ine facilities (com ing facilities below), by conti

The fiquidity risk is managed by means of the ultimate prevat company's Liquidity and Financial Indebtedness Management Policy, which nims to cursure the availability of sufficient and funds to meet the Comp measurement instruments as the cash flow projection, using a minimum projection period of 12 months from the benchmark date. nal additional cost. One of the main liquidity monitoring (i) Maturities of financial liabilities

The following table shows the maturity ial liabilities based on the cont afthe tually agreed undiscounted cash flows as at the Balance Sheet date

CIONTRE CONTRACTOR OF CONTRACTOR				(Rs. in takh
CONTRACTUAL MATURITIES OF FINANCIAL LIABILITIES	Less than 6 months	6 months -1 year	1-3 years	Total
March 31, 2022		-		
Borrowings	194.89	1,520.56	2.329.12	
Trade payables	1,472.53	142.79	0.92	4,044.51
Other financial liabilities	156.95	13.27	0.92	1,616.2.
Total Liabilities	1,824,36	1,676.62		170.21
	The start	1,070.02	2,330.09	5,831.08
				(Rs. in lukh:
CONTRACTUAL MATURITIES OF FINANCIAL LIABILITIES	Less than 6 months	6 months -1 year	1-3 years	Total
March 31, 2021				
Borrowings	329.07	1,633	1,561.79	
Trade payables	1,530.68	4.32	1,561.79	3,523.57
Trade payables	200.92	0.47		1,638.03
Fotal Liabilities	2,060.68		0.98	202.37
	2,000.00	1,637.49	1,665.80	5,363.98
				(Rs. in lakhs
CONTRACTUAL MATURITIES OF FINANCIAL LIABILITIES	Less than 6 months	6 months -1 year	1-3 years	Total
spril 1,2020				
lorrowings	139.79	958.85	527.83	
rade payables	752.94	354.54	527.83	1,626.47
ther financial liabilities	136.74	81.50	•	1.107.48
otal Liabilities	892.73	1.394.90	-	81.50
and the second	076.73	1.394.90	527.83	2,815.45



NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

42 CAPITAL MANAGEMENT

For the purpose of the Company's Capital Management, Capital includes issued Equity Share Capital and all Other Reserves attributable to the Equity shareholders of the Company. The Primary objective of the Company's Capital Management is to maximise the shareholder's value. The Company's Capital Management objectives are to maintain equity including all reserves to protect economic viability and to finance any growth opportunities that may be available in future so as to maximise shareholder's value. The Company is monitoring Capital using debt equity ratio as its base, which is debt to equity. The Company monitors capital using debt-equity ratio, which is total debt divided by total equity.

43 EARNINGS PER SHARE

Particulars Profit after tax (Rs. in lakhs)	Year ended March 31,2022	Year ended March 31,2021
	344.52	292.99
Weighted average number of shares outstanding for basic / diluted EPS (In lakhs) Nominal value per share (In Rs.)	100.46	100.46
Basic / diluted earning per Share (In Rs.)	10.00	10.00
and an and canning per onare (in Rs.)	3.43	2.92

44 LEASES

As a lessee: Operating lease

The Company has operating leases for premises. These lease arrangements range for a period between 11 months and 3 years, which include both cancellable and non-cancellable leases. Most of the leases are renewable for further period on mutually agreeable terms and also include escalation clauses.

Particulars		(Rs. in lakhs)
	Year ended March 31,2022	Year ended March 31,2021
Lease payments recognised in the Statement of Profit and Loss during the year	8.58	4.52

The Company has elected not to recognise right-of-use assets and lease liabilities for short term leases that have a lease term of less than or equal to 12 months with no purchase option and assets with low value leases. The Company recognises the lease payments associated with these leases as an expense in statement of profit and loss over the lease term. The related cash flows are classified as operating activities.

With respect to non cancellable operating leases, the future minimum lease payments are as follows:

PARTICULARS			(Rs. in lakhs)
	As at March 31,2022	As at March 31,2021	As at April 01,2020
Not later than one year	6.99		
Later than one year and not later than five years	0.99	-	63.53
Later than 5 years	0.82	7.27	7.27
Total	-	-	-
TOTAL	7.81	7 27	70.80

45 CONTINGENT LIABILITIES

Particulars			
a a acculars	Year ended	Year ended	
Letter Of Credit	March 31,2022	March 31,2021	
Income Tax	648.30	429.12	
involte fux	58.12	58.12	

46 DISCLOSURE PURSUANT TO SECTION 186 OF THE COMPANIES ACT, 2013

The Loan provided to Related party has been utilised by them for meeting their working capital requirement.

Loans and advances in the nature of loans are granted to promoters, directors, KMPs and the related parties, either severally or jointly with any other person, that are:

	As at 31-1	Mar-2022	As at 31-Mar-2021		
Particulars	Amount of loan or advances in the nature of loan	Percentage to the total loans and advances in the nature of loan	Amount of loan or advances in the nature of loan	Percentage to the	
	INR in Lacs	%	INR in Lacs	%	
Related parties			A TACINI LIACS	70	
1.Tembo Global LLC	43.49	100%			
Total			39.75	100%	
Total	43.49	100%	39.75	100%	

NAVI

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47 DISCLOSURE PURSUANT TO IND-AS 12 ON "INCOME TAXES"

A. Components of Tax Expenses/(Income)

		(Rs. in lakhs)		
a. Profit or Loss Section	Year ended March 31,2022	Year ended March 31.2021		
Current Income Tax	(120.00)	(124.00)		
Earlier Year Tax		1.28		
Deferred Tax	5.84	6.55		
TOTAL	(114.16)	(116,17)		

Other Comprehensive Income	Year ended March 31,2022	Year ended March 31,2021	
Remeasurements of the net defined benefit plans	(0.65)		
Remeasurements of the net defined benefit plans Tax	(0.00)		INIDA
Total	(0.65)	(a)	TINDUS

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

B RECONCILIATION OF INCOME TAX EXPENSE/(INCOME) AND ACCOUNTING PROFIT MULTIPLIED BY DOMESTIC TAX RATE APPLICABLE IN INDIA

		(Rs. In Lakhs)
Particulars	Year Ended March 31, 2022	Year Ended March 31, 2021
Profit Before Tax	458.68	409.16
Corporate Tax rate as per Income Tax Act, 1961	25.17%	25.17%
Tax on Accounting Profit	115.44	102.98
Tax effect of :		
Income Consider seperately not Taxable		
Tax on Expense not Deductible	7.51	6.58
Prior Period Tax		0.50
Tax on Capital Gain		
Brought Forward Loss Set Off		
Others	(10.88)	3.40
Current Tax Provision (A)	112.07	112.96
Deferred Tax Liability Recognised		
Deferred Tax Asset Recognised	5.84	6.55
Deferred tax Provision (B)	(5.84)	(6.55)
Tax expenses recognised in statement of Profit and Loss (A+B)	106.23	106.40
Effective Tax Rate	23.16%	26.01%

Balances for Trade Payables, Trade Receivables, Loans and Advances, Goods & Service Tax are subject to confirmations from the respective parties and reconciliations, if any, in many cases. In absence of such confirmations, the balances as per books have been relied upon by the auditors.

49 Ratios- Additional Regulatory Information

50 Payments To Auditor

(Ks. In Lak		
2021-22	2020-21	
1.50	1.50	
1.50	1.50	
	1.50	

52 Earnings & Expenditure in Foreign Currency

	(Ks. In Lakhs)	
2021-22	2020-21	
6,859.59	5,486.40	
89.54	124.95	
31.80	8.28	
45.89	58.64	
	6,859,59 89,54 31,80	

53 Figures for the previous period have been regrouped, wherever necessary, to correspond with figures of the current period.

54 The Company has paid managerial remuneration aggregating to Rs. 1.08 Crores during the year under review to its Directors which is in excess of the limits as laid down by Section 197 of The Companies Act 2013. The excess amount paid by the company to its directors is Rs. 49.17 lacs for the year.

INDO NAVI MUMBAI

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

55 FIRST TIME ADOPTION OF IND AS:

These are the Company's first financial statements prepared in accordance with Ind AS. The Company's opening Ind AS Balance Sheet was prepared as at April 1, 2020 i.e. the Company's date of transition to Ind AS. In preparing the Opening Balance Sheet, the Company has applied the mandatory exceptions and certain optional exemptions from full retrospective application of Ind AS in accordance with the guidance in Ind AS 101 'First Time Adoption of Indian Accounting Standards'.

This note explains the principal adjustments made by the Company in restating its previous GAAP financial statements to Ind AS, in the opening Balance Sheet as at April 1, 2020 and in the financial statements for the year ended March 31, 2020.

A. Exemptions and exceptions availed

Set out below are the applicable Ind AS 101 optional exemptions and mandatory exceptions applied in the transition from previous GAAP to Ind AS.

A.1 Ind AS optional exemptions

Deemed cost:

Ind AS 101 permits a first-time adopter to elect to continue with the carrying value for all of its property, plant and equipment as recognised in the financial statements as at the date of transition to Ind AS, measured as per the previous GAAP and use that as its deemed cost as at the date of transition after making necessary adjustments for de-commissioning liabilities. This exemption can also be used for intangible assets covered by Ind AS 38, Intangible Assets. Accordingly, the Company has elected to measure all of its property, plant and equipment and intangible assets at their previous GAAP carrying value.

A.2 Ind AS mandatory exceptions

Estimates

On an assessment of the estimates made under previous GAAP the Company has concluded that there was no necessity to revise the estimates under Ind AS except where estimates were required by Ind AS and not required by previous GAAP or the basis of measurement were different.

The remaining mandatory exceptions either do not apply or are not relevant to the Company,

Reconciliation Between Previous GAAP and Ind AS

Reconciliation of equity as at April 01, 2020 and March 31, 2021, as reported in accordance with Previous GAAP to equity in accordance with Ind AS is given below :

Particulars	(Rs. in lakhs)
raroculars	Total Equity
Opening Balance as on April 01, 2020 as per Previous GAAP Add/(Less) : Adjustment for Ind AS (Net of Tax)	. 906.12
a) Borrowing cost (Note 1)	12.24
Opening Balance as on April 01, 2020 as per Ind AS	918.36
Balance as on March 31, 2021 as per Previous GAAP	959.83
Add/(Less) : Adjustment for Ind AS (Net of Tax)	
a) Borrowing cost adjustment (Note 1)	16.50
b) Lease adjustment (Note 3)	14.56
c) Adjustment of Derivatives (Note 4)	1.70
d) Impact of security deposits recognised at amortised cost (Note 2)	(0.12)
f) Deferred revenue pertains to Ind AS 115 (Note 5)	(60.59)
Balance as on March 31, 2021 as per Ind As	931.88

The reconciliation of net profit / (loss) for the year ended March 31, 2021 reported in accordance with Indian GAAP to total comprehensive income in accordance with Ind AS is given below:

	(Rs. in lakhs)
Particulars	Year ended March 31,2021
Net Profit / (Loss) for the period as per Previous GAAP	346.70
Add/(Less) : Adjustment for Ind AS	
a) Impact of security deposits recognised at amortised cost (Note 2)	(0.16)
b) Borrowing cost adjustment (Note 1)	. (7.16)
c) Reversal of Borrowing Cost (Note 1)	12.87
d) Amortisation on right of use assets (Note 3)	(44.08)
e) Finance charges on Lease liability (Note 3)	(8.15)
f) Reversal of rent expenses charged to P & L under previous GAAP (Note 3)	71.69
g) Adjustment of Derivatives (Note 4)	2.27
h) Deferred revenue pertains to Ind AS 115 (Note 5)	(80.98)
Total	(53.71)
Net Profit / (Loss) for the period as per Ind AS	292.99
Other Comprehensive Income/(Expenses) :	
Items that will not be reclassified to profit or loss (Net of tax)	
- on account of reclassification of actuarial loss, arising in respect of defined benefit plans (Note 1)	
Total comprehensive income for the year	292.99



NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

RECONCILIATION NOTES:

1. Borrowing cost adjustments :

Under the previous GAAP, processing fees paid on loan taken from Bank/NBFC charged to Profit and Loss with full amount at the time of payments to bank. Under Ind AS, it has to be amortised over the period of tenor of loan on the basis of Effective Interest Rate.

Consequent to this change, the amount of assets increased by Rs. 12.87 lakhs and profit increased by Rs. 12.87 lakhs during the financial year 2020-21. Borrowing cost of Rs. 7.16 was amortised during the year 2020-21. The equity of the company during FY 2020-21 is increased by Rs. 16.50 lakhs (Net of Tax effect of Rs. 6.16 lakhs) and equity of the company increased by Rs. 12.24 lakhs as at April I, 2020 (Net of Tax Effect of Rs. 4.71 lakhs).

2. Security deposits:

Under the previous GAAP, interest free security deposits (that are refundable in cash on completion of the contract term) are recorded at their transaction value. Under Ind AS, all financial assets are required to be recognised at fair value. Accordingly, the company has fair valued these security deposits under Ind AS. Difference between the fair value and transaction value of the security deposit has been recognised as pre-paid expense.

Consequent to this change, the amount of security deposits decreased by Rs. 3.42 lakhs as at March 31, 2021 (April 01, 2020 Rs. 18.50 lakhs). The pre-paid expense increased by Rs. 3.42 lakhs as at March 31, 2021.

The profit of the company decreased by Rs. 0.16 lakhs and total equity of the company decreased by Rs. 0.12 lakhs as during FY 2020-21 (Net of Tax Effect of Rs.0.04) due to amortisation of the prepaid expense of Rs. 1.97 lakhs which is partially off-set by the notional interest income of Rs. 1.81 lakhs recognised on security deposits.

3. Lease Liability and Right of use assets Adjustment (As a Lessee)

The Company assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

The Company applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Company recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

The Company recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and accumulated impairment losses.

Consequent to this change, the equity of the company has increased by Rs. 14.56 (Net of Tax Effect of Rs 4.89) and the profit of the company has increase by Rs. 19.45 lakhs as during FY 2020-21.

4. Derivatives Adjustment

The company recognise unrealised gain / loss on outstanding derivative contracts at the end of each reporting period.

Consequent to this change, the equity of the company has increased by Rs. 1.70 (Net of Tax Effect of Rs. 0.57 lakhs) and profit of the company has increased by Rs. 2.27 lakhs as during FY 2020-21.

5. Deferred Revenue Adjustment

As per Ind AS, revenue from sale of goods shall be recognised only when the entity has transferred to the buyer the significant risks and rewards of ownership of the goods

Revenue from export of goods is recognised at the time of delivery of goods to port of dispatch. The revenue is defferred from the date of invoice till the date of delivery of goods to the port of dispatch.

Consequent to this change, the equity of the company has decreased by Rs. 60.59 (Net of Tax Effect of Rs. 20.39 lakhs) and profit of the company has decreased by Rs. 80.98 lakhs as during FY 2020-21.

Retained earnings as at April 1, 2020 has been adjusted consequent to the above Ind AS transition adjustments.

The notes are an integral part of these financial statements.



ERED ACPROPRIETOR M. NO. 166417

Place: Mumbai Date: 28 05 2022



DIN: 01958033

(FATEMA KACHWALA)

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(SHABBIR MERCHANT) CHIEF FINANCIAL OFFICER

Place: Mumbai Date: 28 05 2022 (TASNEEM MARFATIA) COMPANY SECRETARY & COMPLIANCE OFFICER

Place: Mumbai Date: 2805 2022

49. Additional Regulatory Information

Additional Regulatory Information pursuant to clause 6L of General Instructions for preparation of Balance Sheet as given in Part I of Division II of Schedule III to the Companies Act, 2013, are given hereunder to the extent relevant and other than those given elsewhere in any other notes to the financial Statement.

a. Ratio

Variance Reason for variance, if more than 25%	-						The increase was due to aggressive credit policy allowed by the commany to its contractor	sighting an growth in the business operations as compared to previous fiscal	The increase was due to was rationalized credit policy negotiated by the management with various vendors considering the growth of company as compared to previous fiscal.		The increase was due to was aggresive credit policy with customers & simultaneous negotiations on credit terms with vendors.	This descrease in net profitability due to after effects of Covid -19 lockdown and the (30.30) volatility of raw material prices due to the ononing Theraine Puscies actions.	
1 1	9.59	'		(11.81)		'		47.05		53.48	33.97 r	(30.30)	
March, 2021	1.45	2.65	0.70	9.72%		2.18		4.10		4.86	6.25	2.82%	1000 01
As at 31st March, 2022 202	1.59	2.62	1.46	8.57%		2.40		6.03	t	1.40	8.38	1.96%	13 0402
Denominator	Current Liabilities	Shareholders' equity	Interest costs	Average shareholder's equity	Average inventory	6	Average trade receivables		Average trade payables		Working capital	Operating revenue	Capital employed
1 ear ended March 31,2022	Current Assets	Total debt	Earning available for service debt	Net profit after taxes	Sales		Net credit sales		Net credit purchases		Net sales	Net profit	Earning before interest and taxes
Particulars	Current Ratio (in times)	Debt-Equity Ratio (in times)	Debt Service Coverage Ratio (in times)	Return on Equity Ratio (%)	Inventory Turnover Ratio (No. of davs)	In Com	Trade Receivables Turnover Ratio (No. of days)		Trade Payables Turnover Ratio (No. of days)	Not Conited Turning Date of	iver Capital Turnover Katio (in times)	Net Profit Ratio (%)	Return on Capital Employed (ROCE) (%)
No.		2	3	4	5		9		7		80	6	10



- The title deeds of all immovable properties (other than properties where the Company is the lessee and the lease agreements b. are duly executed in favour of the lessee), disclosed in the financial statements included under Property, Plant and Equipment are held in the name of the Company as at the balance sheet date.
- The Company does not have any Benami property, where any proceeding has been initiated or pending against the Company C. for holding any Benami property.
- The Company has not traded or invested in crypto currency or virtual currency during the financial year. d.
- The Company has not been declared as a wilful defaulter by any lender who has powers to declare a company as a wilful e. defaulter at any time during the financial year or after the end of reporting period but before the date when the financial statements are approved.
- f. The Company does not have any transactions with struck-off companies.
- The Company has compiled with the number of layers prescribed under clause (87) of section 2 of the Companies Act 2013 g read with Companies (Restrictions on number of Layers) Rules, 2017.
- The company has not advanced or loaned or invested funds to any other person(s) or entity(is), including foreign h. entities(intermediaries), with the understanding that the intermediary shall; i. Directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of

the Company (Ultimate Beneficiaries), or

ii. Provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.

- The Company has not received any funds from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall;
 - i. Directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate beneficiaries), or
 - ii. Provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- The Company does not have any transactions which is not recorded in the books of accounts but has been surrendered or j. disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).
- The Company has been sanctioned working capital limits in excess of ₹ 5 crore, in aggregate, from banks on the basis of k. security of net current assets. The quarterely statement filed by the company inrelation to net current assets is in agreement with the books of accounts.
- 1. The Company does not have any charges or satisfaction which is yet to be registered with the Registrar of Companies (ROC) beyond the statutory period.



NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

Company Overview

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These statements comprise financial statements of Tembo Global Industries Limited (Formerly known as Saketh Exim Limited) (CIN: L29253MH2010PLC204331) ('the company') for the year ended March 31, 2022. The company is a public company domiciled in India and was incorporated on 16.06.2010 under the provisions of the Companies Act 1956 applicable in India. The Registered Office of the company is situated at D-146/147, MIDC TTC Industrial, Estate, Opp Balmer Lawrie, Turbhe, Navi Mumbai 400703.

Summary of significant accounting policies

a) Statement of compliance

Standalone Financial Statements have been prepared in accordance with the accounting principles generally accepted in India including Indian Accounting Standards (Ind AS) prescribed under the section 133 of the Companies Act, 2013 read with rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time) and presentation and disclosures requirement of Division II of revised Schedule III of the Companies Act 2013, (Ind AS Compliant Schedule III), as applicable to standalone financial statement.

Accordingly, the Company has prepared these Standalone Financial Statements which comprise the Balance Sheet as at 31 March, 2022, the Statement of Profit and Loss, the Statement of Cash Flows and the Statement of Changes in Equity for the year ended as on that date, and accounting policies and other explanatory information (together hereinafter referred to as "Standalone Financial Statements" or "financial statements")

These financial statements are the first financial statements of the Company under Ind AS. Refer note 54 for an explanation of how the transition from previous GAAP to Ind AS has affected the Company's financial position, financial performance and cash flows.

The Ministry of Corporate Affairs (MCA) through a notification, amended Schedule III to the Companies Act, 2013 which is applicable from 1 April, 2021 and accordingly the presentation for line items in balance sheet is based on the amended schedule III and corresponding numbers as at 31 March, 2021 have been regrouped/reclassified.

b) Basis of preparation and presentation

The Standalone Financial Statements have been prepared on the as per applicable IND AS reporting standards as on March 31, 2022 & corresponding figures as on March 31, 2021 & as on April 1, 2021 have been restated.

The Financial Statement is presented in INR and all values are rounded to the nearest Lakhs except when otherwise stated.

Key sources of estimation uncertainty and critical accounting judgements

In the course of applying the policies outlined in all notes under section 2 above, the Company is required to make judgements, estimates and assumptions about the carrying amount of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

a) Key sources of estimation uncertainty

A. Useful lives of property, plant and equipment

Management reviews the useful lives of property, plant and equipment at least once a year. Such lives are dependent upon an assessment of both the technical lives of the assets and also their likely economic lives based on various internal and external factors including relative efficiency and operating costs. This reassessment may result in change in depreciation and amortisation expected in future periods.

B. Contingencies

In the normal course of business, contingent liabilities may arise from litigation and other claims against the Company. Potential liabilities that are possible but not probable of crystalising or are very difficult to quantify reliably are treated as contingent liabilities. Such liabilities are disclosed in the notes but are not recognised. The cases which have been determined as remote by the Company are not disclosed.

Contingent assets are neither recognised nor disclosed in the financial statements unless when an inflow of economic benefits is certain.

C. Taxes

Pursuant to the announcement of the changes in the corporate tax regime, the Companies have an option to either opt for the new tax regime or continue to pay taxes as per the old applicable tax structure together with the other benefits available to the Companies including utilisation of the MAT credit available. This requires significant estimation in determining in which year the company would migrate to the new tax regime basis future year's taxable profits including the impact of ongoing expansion plans of the Company and consequential utilisation of available MAT credit. Accordingly, in accordance with IND AS 12 - Income Taxes, deferred tax assets and liabilities are required to be measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

D. Recognition and measurement of defined benefit obligations

The obligation arising from the defined benefit plan is determined on the basis of actuarial valuation. Key actuarial assumptions include discount rate, trends in salary escalation and vested future benefits and life expectancy. The discount rate is determined with reference to market yields at the end of the reporting period on the government bonds. The period to maturity of the underlying bonds correspond to the probable maturity of the post-employment benefit obligations

E. Allowance for uncollected accounts receivable and advances

Trade receivables do not carry any interest and are stated at their normal value as reduced by appropriate allowap for estimated irrecoverable amounts. Individual trade receivables are written off when management seems them es collectible. Impairment is made using expected credit loss model.

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NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

The impairment provisions for financial assets are based on assumption about risk of default and expected loss rates. Judgement in making these assumption and selecting the inputs to the impairment calculation are based on past history, existing market condition as well as forward looking estimates at the end of each reporting period.

F Allowances for inventories

Management reviews the inventory age listing on a periodic basis. The review involves comparison of the carrying value of the aged inventory items. The purpose is to ascertain whether an allowance is required to be made in the standalone financial statement for any obsolete and slow-moving items. Management is satisfied that adequate allowance for obsolete and slow-moving inventories has been made in the financial statements.

Management also reviews net realisable value for all its inventory and is satisfied that adequate allowance has been made in the financial statements.

Current and non-current classification

The Company presents assets and liabilities in the balance sheet based on current / noncurrent classification.

- An asset is classified as current when it satisfies any of the following criteria :
- it is expected to be realised in, or is intended for sale or consumption in, the Company's normal operating cycle. it
 it is expected to be realised within 12 months after the reporting date; or

• it is each or each equivalent unless it is restricted from being exchanged or used to settle a liability for at least 12 All other assets are classified as non-current.

A liability is classified as current when it satisfies any of the following criteria: All other liabilities are classified as non-current.

c) Revenue Recognition

A. Sale of Goods

The Company recognises revenue when control over the promised goods or services is transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services.

The Company recognises revenue generally at the point in time when the products are delivered to customer or when it is delivered to a carrier for export sale, which is when the control over product is transferred to the customer. In contracts where freight is arranged by the Company and recovered from the customers, the same is treated as a separate performance obligation and revenue is recognised when such freight services are rendered.

Contract balances

a) Trade receivables

A receivable is recognised when the goods are delivered and to the extent that it has an unconditional contractual right to receive cash or other financial assets (i.e., only the passage of time is required before payment of the consideration is due).

b) Contract Liabilites

A contract liability is the obligation to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Company transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognised as revenue when the Company performs under the contract including Advance received from Customer.

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TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

B. Interest Income

Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably. Interest income is accrued on a time basis.

d) Leases

The Company assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

The Company applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Company recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

Right-of-use assets

The Company recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and accumulated impairment losses.

e) Foreign currencies

The functional currency of the Company is determined on the basis of the primary economic environment in which it operates. The functional currency of the Company is Indian National Rupee (INR).

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

Exchange differences on monetary items are recognised in Statement of Profit and Loss in the year in which they arise.

f) Borrowing costs

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

All other borrowing costs are recognised in the Statement of Profit and Loss in the year in which they are incurred.

g) Employee benefits

a) Short-term obligations

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

b) Gratuity obligations

The company has recognised its obligation to its employees as per the acturial valuation report obtained from an independent actury & has not yet commenced to invest in any of defined benefit plans.

h) Taxes

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

Current tax

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

Deletteu tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit.Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.

Current and deferred tax for the year

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

Deferred tax assets and liabilities are offset when they relate to income taxes levied by the same taxation authority and the relevant entity intends to settle its current tax assets and liabilities on a net basis.

i) Property, plant and equipment

The cost of property, plant and equipment comprises its purchase price net of any trade discounts and rebates, any import duties and other taxes (other than those subsequently recoverable from the tax authorities), any directly attributable expenditure on making the asset ready for its intended use, including relevant borrowing costs for qualifying assets and any expected costs of decommissioning. Expenditure incurred after the property, plant and equipment have been put into operation, such as repairs and maintenance, are charged to the Statement of Profit and Loss in the year in which the costs are incurred. Major shut-down and overhaul expenditure is capitalised as the activities undertaken improves the economic benefits expected to arise from the asset.



NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in Statement of Profit and Loss.

<u>The Company has elected to continue with the carrying value for all of its property, plant and equipment as</u> <u>recognised in the financial statements on transition to Ind AS, measured as per the previous GAAP and use that as</u> <u>its deemed cost as at the date of transition.</u>

Depreciable amount for assets is the cost of an asset, or other amount substituted for cost, less its estimated residual value. Depreciation is recognised so as to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives, using straight-line method as per the useful life prescribed in Schedule II to the Companies Act, 2013 except in respect of following categories of assets, in whose case the life of the assets has been assessed as under based on technical advice, taking into account the nature of the asset, the estimated usage of the asset, the operating conditions of the asset, past history of replacement, anticipated technological changes, manufacturers warranties and maintenance support etc.

The Company reviews the residual value, useful lives and depreciation method annually and, if expectations differ from previous estimates, the change is accounted for as a change in accounting estimate on a prospective basis.

j) Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses.

Amortisation is recognised on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of each reporting year.

Transition to Ind AS

On transition to Ind AS, the Company has elected to continue with the carrying value of all of intangible assets recognised as at April 1, 2020 measured as per the previous GAAP and use that carrying value as the deemed cost of intangible assets after making necessary adjustment for mine reclamation provision.

k) Inventories

Inventories are stated at the lower of cost and net realisable value.

Cost of raw materials include cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost of semifinished /finished goods and work in progress include cost of direct materials and labor and a proportion of manufacturing overheads based on the normal operating capacity but excluding borrowing costs.

Costs of inventories are determined on weighted average basis. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

I) Provisions

Provisions are recognised when the Company has a present obligation (legal or constructive), as a result of past events, and it is probable that an outflow of resources, that can be reliably estimated, will be required to settle such an obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the balance sheet date, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is material).

m) Investment in subsidiaries

Investment in subsidiaries are shown at cost in accordance with the option available in Ind AS 27, 'Separate Financial Statements'. Where the carrying amount of an investment in greater than its estimated recoverable amount, it is written down immediately to its recoverable amount and the difference is transferred to the Statement of Profit and Loss.

The Company has elected to continue with carrying value of all its investment in subsidiaries recognised as on transition date, measured as per the previous GAAP and use that carrying value as its deemed cost as of transition date.

n) Financial Instruments

Financial assets and financial liabilities are recognised when an entity becomes a party to the contractual provisions of the instrument.

A. Financial assets

a) Recognition and initial measurement

A financial asset is initially recognised at fair value and, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue.

b) Classification of financial assets

Financial assets are classified, at initial recognition and subsequently measured at amortised cost, fair value through other comprehensive income (OCI), and fair value through profit and loss.

c) Derecognition of financial assets

The Company derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party.

d) Impairment

The Company applies the expected credit loss model for recognising impairment loss on financial assets measured at amortised cost, debt instruments at FVTOCI, lease receivables, trade receivables, other contractual rights to receive cash



NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

or other financial asset.

Expected credit losses are the weighted average of credit losses with the respective risks of default occurring as the weights.

B. Financial liabilities and equity instruments

a) Classification as debt or equity

Debt and equity instruments issued by a company are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

b) Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognised at the proceeds received, net of direct issue costs.

c) Financial liabilities

Financial liabilities are classified as either financial liabilities 'at FVTPL' or 'other financial liabilities'.

Financial liabilities at FVTPL:

Financial liabilities are classified as at FVTPL when the financial liability is either held for trading or it is designated as A financial liability is classified as held for trading if:

. It has been incurred principally for the purpose of repurchasing it in the near term; or

• on initial recognition it is part of a portfolio of identified financial instruments that the Company manages together and has a recent actual pattern of short-term profit-taking; or

• it is a derivative that is not designated and effective as a hedging instrument.

Derecognition of financial liabilities:

The Company derecognises financial liabilities when, and only when, the Company's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in the Statement of Profit and Loss.

C. Derivative Instruments and Hedge Accounting

a) Derivative financial instruments

The Company enters into a variety of derivative financial instruments to manage its exposure to interest rate, commodity price and foreign exchange rate risks, including foreign exchange forward contracts, interest rate swaps and cross currency swaps.

Derivatives are initially recognised at fair value at the date the derivative contracts are entered into and are subsequently remeasured to their fair value at the end of each reporting year. The resulting gain or loss is recognised in Statement of Profit and Loss immediately unless the derivative is designated and effective as a hedging instrument, in which event the timing of the recognition in Statement of Profit and Loss depends on the nature of the hedge item.

o) Segment Reporting:

Operating segments are reported as determined in a manner consistent with the internal reporting provided to the chief operating decision maker

The Board of directors of the Company has been identified as the Chief Operating Decision Maker which reviews and assesses the financial performance and makes the strategic decisions.

p) Cash and cash equivalents:

Cash and cash equivalent 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 For the purpose of the Statement of cash flows, cash and cash equivalent consists of cash and short-term deposits, asdefined above.

q) Earnings per share:

Basic earnings per share is computed by dividing the profit and loss after tax by the weighted average number of equity shares outstanding during the year. The weighted average number of equity shares outstanding during the year is adjusted for treasury shares, bonus issue, bonus element in a rights issue to existing shareholders, share split and reverse share split (consolidation of shares).

Diluted earnings per share is computed by dividing the profit or loss after tax as adjusted for dividend, interest and other charges to expense or income (net of any attributable taxes) relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares including the treasury shares held by the Company to satisfy the exercise of the share options by the employees.

r) Dividend to Shareholders

Annual dividend distribution to the shareholders is recognised as a liability in the period in which the dividends are approved by the shareholders. Interim dividend paid (if any) is recognised on approval by Board of Directors.

s) Contingent Liabilities, Contingent Assets and Commitments

Contingent liabilities are not recognised but disclosed in the Consolidated Financial Statements. Contingent assets are neither recognised nor disclosed in the Financial Statements.

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Provisions, contingent liabilities, contingent assets and commitments are reviewed at each balance sheet date.



R A MARU & ASSOCIATES

Chartered Accountants

C/4, Khandwala Apartments CHSL, Vakola Pipe Line, Gaodevi, Santacruz (East), Mumbai - 400 055. Phone : 022 - 2268 0488 • Mob.: 80803 94548 / 83695 14810 E-mail : carumeetmaru@gmail.com In Reply Please Quote

INDEPENDENT AUDITOR'S REPORT

The Members of TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED)

Report on Audit of the Consolidated Financial Statements

Opinion

To

We have audited the accompanying consolidated financial statements of **TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED)** (hereinafter referred to as "the Holding Company") and its subsidiaries (Holding Company and its subsidiaries together referred to as "the Group"), which comprise the Consolidated Balance Sheet as at 31st March, 2022, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows for the year ended on that date, and a summary of the Consolidated significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate financial statements and other financial information of the subsidiary, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015 as amended ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the company as at 31st March, 2022, the consolidated profit and other comprehensive income, consolidated statement changes in equity and its consolidated cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the consolidated financial statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Statements" section of our report. We are independent of the Group in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the consolidated financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Key Audit Matters	How the matter was addressed in our audit
Adoption of IND-AS and Related Res	tatement
During the year under review, the holding company has adopted IND- AS alongwith its subsidiaries with the date of transition being 01.04.2020. The Management has undertaken restatement of the audited balances as per IND-AS for the period ended 01.04.2020 & 31.03.2021	 We have understood the management's decision for the adoption of IND AS Accounting during the year as per the mandate specified in Companies Act 2013. We have reviewed the management's first-time adoption IND AS process and the restatements made by them for the comparative periods. The process and the details for First time adoption of IND AS are as specified in Note 53 to the financial statements We have reviewed the IND AS optional exemptions and the mandatory exceptions adopted and complied with while preparing the financial statements for the year ended March 31, 2022. We have reviewed the reviewed the reconciliation between Previous GAAP and INDAS submitted to us by the management for the period ended April 1, 2020 & March 31, 2021

Other Information

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

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

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

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

Responsibility of Management and Those Charged with Governance for the Consolidated Financial Statements

The Holding Company's management and Board of Directors are responsible for the matters stated in section 134 (5) of the Act with respect to the preparation of these consolidated financial statements that give a true and fair view of the consolidated financial position, consolidated financial performance including other comprehensive income, consolidated statement of changes in equity and consolidated cash flows of the Group in accordance with the Ind AS specified under section 133 of the Act read with 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 judgements 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 consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, the respective management and Board of Directors of the companies included in the Group are responsible for assessing the company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the 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 also responsible for overseeing the company's financial reporting process of the Group.

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

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

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

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

- * Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- * Obtain sufficient appropriate audit evidence regarding the financial information of such entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of financial information such entities included in the consolidated financial statements of which we are the independent auditors. For the other entities included in the consolidated financial statements, which have been audited by other auditors such other auditors remain responsible for the direction, supervision and performance of the audit carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company and such other entity included in the consolidated financial statements of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

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

Other Matters:

We did not audit the financial results of the Subsidiary Tembo LLC included in the consolidated financial results, whose financial results reflect total assets of Rs. 181.49 lakhs as at March 31, 2022, total revenue of Rs. 83.65 lakhs, total net loss after tax of Rs. 2.41 lakhs,

total comprehensive loss of Rs. 2.41 lakhs and net cash outflows amounting to Rs. 10.09 lakhs for the year ended on that date. These financial results have been audited by other auditor whose report has been furnished to us by the Management and our opinion of the results, in so far as it relates to the amounts and disclosures included in respect of this subsidiary is based solely on the reports of the other auditors.

We did not audit the financial statements/financial information of subsidiary viz., Tembo USA Inc, whose financial statements/financial information reflect total assets of Rs. NIL as at 31st March 2022, total revenues of Rs. NIL, total profit/loss after tax Rs. NIL, total comprehensive profit/loss of Rs. NIL and net cash outflows amounting to Rs. NIL for the year ended on that date, as considered in the consolidated financial statements. The financial statements are unaudited and have been furnished to us by the management and our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, and our report in terms of sub-sections (3) and (11) of Section 143 of the Act in so far as it relates to the aforesaid subsidiary, is based solely on such unaudited financial statements.

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

Report on Other Legal and Regulatory Requirements

1) As required by Section 143(3) of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of subsidiaries as noted in the 'other matters' paragraph, we report, to the extent applicable, that:

a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.

b) In our opinion, proper books of account as required by law for preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and report of the other auditors.

c) The Consolidated Balance Sheet, Consolidated Statement of Profit and Loss including Statement of Other Comprehensive Income, Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows dealt with by this Report are in agreement with the relevant books of accounts maintained for the purpose of preparation of consolidated financial statements.

d) In our opinion, the aforesaid consolidated financial statements comply with the Ind AS specified under section 133 of the Act.

e) On the basis of the written representations received from the directors of the Holding Company as on 31st March, 2022taken on record by the Board of Directors of the Holding Company and the report of the statutory auditor of its subsidiary company, none of the directors of the Group's companies is disqualified as on 31st March, 2022 from being appointed as a director in terms of section 164 (2) of the Act.

f) With respect to the adequacy of the internal financial controls with reference to financial statements of the Holding Company incorporated in India and the operating effectiveness of such controls, refer to our separate Report in **"Annexure A"**.

g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014 as amended, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the report of the other auditors on separate financial statements of the subsidiary as noted in the 'Other Matter' paragraph:

i) The consolidated financial statements disclosed the impact of pending litigations on its consolidated financial position of the group. (Refer Note 45 to the consolidated financial statements)

ii) The Group has made provision in the consolidated financial statements, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.

iii) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Funds by the Holding Company, its subsidiary incorporated in India during the year ended 31st March, 2022.

iv) a) The Management has represented that, to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Holding Company to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Holding Company 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, no funds have been received by the Holding Company from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Holding Company shall directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Funding Parties or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

c) Based on the audit procedures performed that we considered reasonable and appropriate in the circumstances alongwith management representations, nothing has come to our notice that has caused us to believe that the representations under sub-clause (a) and (b) of Rule 11(e) mentioned above contain any material mis-statement.

v) The dividend declared and paid during the year by the Holding Company is in compliance with Section 123 of the Act.

h) In our opinion and according to the information and explanations given to us, the remuneration paid by the Holding Company to its directors during the current year is **not** in accordance with the provisions of Section 197 of the Act (Refer Note 54). The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.

2) With respect to the matters specified in clause (xxi) of paragraph 3 and paragraph 4 of the Companies (Auditor's Report) Order, 2020 ("CARO"/ "the Order") issued by the Central Government in terms of Section 143(11) of the Act, according to the information and explanations given to us, and based on the CARO reports issued by us and the non-applicability of CARO reporting to one of the foreign subsidiary and non-audit applicability to the second foreign subsidiary, as represented to us by the Management of the Holding Company, we report that there are no qualifications or adverse remarks by the auditor in their audit report.

For **RAM**aru & Associates Charpenter Ascountants RN 44191 Maru

M. No. 166417 UDIN: 22166417AMYIHR7665

Place: Mumbai Date: 28.05.2022

"Annexure – A" TO THE INDEPENDENT AUDITORS' REPORT on Consolidated Financial Statements

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

In conjunction with our audit of consolidated Ind AS financial statements of the company as of and for the year ended 31st March, 2022, we have audited the internal financial controls over financial reporting of **TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED)** ("the Holding Company") and its subsidiary (the holding company and its subsidiary together referred to as "the Group") for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting with reference to these consolidated Ind AS financial statements was established and maintained and if such controls operated effectively in all material respects. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting with reference to these consolidated Ind AS financial statements and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting with reference to these consolidated Ind AS financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence obtained by us and other auditors in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the Group's internal financial controls system over financial reporting with reference to these consolidated Ind AS financial statements.

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us and based on the consideration of reports of the other auditors as referred to in the Other Matters paragraph the Holding Company and its Subsidiary have in all material respects, an adequate internal financial controls system over financial reporting with reference to these consolidated Ind AS financial statements and such internal financial controls over financial reporting effectively as at 31 March 2022, based on the internal control over financial reporting criteria established by these entities considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

Other Matters

Our aforesaid reports under section 143 (3) (i) of the Act on the adequacy and operating effectiveness of the internal financial controls over the financial reporting in so far as it relates to subsidiary company, we state that there is no reporting received from the subsidiary auditor due to nonapplicability of any such reporting requirement in the country of establishment of one foreign subsidiary and the second subsidiary is not liable for audit as represented to us by the management. Our Report is u/s 143 (3) (i) to be accepted as far as relates to the Holding Company only.

Place: Mumbai Date: 28.05.2022

RA Maru & Associates artered Accountants RN: 14191 166417 umeet Anil Maru (Proprietor) M. No. 166417 UDIN: 22166417AMYIHR7665

TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED) CIN: L29253MH2010PLC204331 CONSOLIDATED BALANCE SHEET AS AT MARCH 31, 2022

	· · · · · · · · · · · · · · · · · · · ·	and the second	an an an an ann an an an an an an an an	(Rs. in lakhs)
	Note	As at March 31, 2022	As at March 31, 2021	As a April 01, 202
ASSETS				
Non-current assets			e de la servició de l	
Property, plant and equipment	. 3.	1,952.57	1,734.61	666.92
Capital work-in-progress		27.96	8.63	58.84
Right of use asset	3A	6.53	48.99	104.69
Intangible assets	4	70.35	56.26	6.46
Financial assets			A Company and a company	
i Loans	. 5			
ii. Other financial assets	6	300 76	261.61	225,4
iii Investments	7	75.00		<u>.</u>
Deferred tax assets (net)	8	22.44	31.46	7.4
	9	49.46	28.32	61.12
Income tax assets	10	56.39	82.01	80.59
Other non-current assets	10	and the second se	2,251.89	1,211.45
Total Non-Current Assets		2,561.45	2,231.09	1,411,4.
Current assets				
Inventories	11	2,769.22	2,001.16	1,301.88
Financial assets				
i. Trade receivables	12	2,745.06	3,068.79	2,018.85
ii. Cash and cash equivalents	13	13 03	14.80	15.1
iii. Loans	14	45.57	20.71	15.5
Other current assets	16	1,020.21	729.41	651.20
Total Current Assets		6,593.09	5,834.87	4,002.68
Total Assets		9,154.54	8,086.76	5,214.13
EQUITY AND LIABILITIES				
Equity			a de la composición d	
Equity share capital	17	1,004.60	1,004.60	502.30
Other equity	18	1,495.60	1,292.08	1,593.80
Non Controling Interest		3 70	10.30	-
Total Equity		2,503.90	2,306.98	2,096.1
Liabilities				
Non-current liabilities				
Financial liabilities				
i. Borrowings	19	2,345.74	1,588.85	561,8
ii Lease Liabilities	25	6.99	37.95	97.4
Income Tax Liabilities	20	120.00	124.90	88.5
Employee benefit obligations	21	3.70		en de le 👘 🛓
Total Non-Current Liabilities		2,476,43	1,751.71	747.7
Current liabilities				
Financial liabilities				
	22	1,715,45	1,976.77	1,098.6
i. Borrowings	23	1,749.51	1,708.55	1,109.8
ii. Trade payables	23	171.96	205.85	84.5
iii. Other financial liabilities	24	0.82	7.27	7.2
iv. Lease Liabilities	25	1.44	11	
Employee benefit obligations	20	535.05	129.65	69.8
Other current liabilities	21	4,174.22	4,028.08	2,370.2
Total Current Liabilities			8,086.77	5,214.1
Total Equity & Liabilities	. 1	9,154.54	0,000.//	

In terms of our report of even date

For R A MARU & ASSOCIATES ARU & CHARTERED ACCOUNTANTS

DR.N.141914W

Place: Mumbai Date: 28.05.2022 For TEMBO GLOBAL MUSTRIES LIMITED

6 (SANJAY PATEL) MANAGING DIRECTOR DIN: 01958033 1 0 (SHABBIR MERCHANT) CHIEF FINANCIAL OFFICER

l Place: Mumbai Date: 28.05.2022

frattri. For teno (FATEMA KACHWALA DIRECTOR Navi 0 MUMBAI DIN: 06982324 Q TASNEEM MARFATIA COMPANY SECRETARY & COMPLIANCE OFFICER

Place: Mumbai Date: 28.05.2022

TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED) CIN: L29253MH2010PLC204331

1 14

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

			(Rs. in lakhs)
	Note	Year ended March 31,2022	Year ended March 31,2021
Revenue from operations	28	17,592.75	10,450.67
Other income	29	197.86	16.37
Total Income		17,790.61	10,467.04
1 otar meome			
Expenses			
Cost of materials consumed	30	5,540.56	3,545.99
Changes in inventories of finished goods and work-in-progress	31	(615.81)	(186.00
Cost of Traded Goods	32	8,848.20	4,054.90
Employees benefit expenses	34	493.40	296.40
Finance costs	35	356.22	240.16
Depreciation and amortisation expenses	36	232.72	195.02
	37	2,505 81	1,986.11
Other Expenses		17,361.10	10,132.58
Total Expenses		429.50	334.46
Profit before tax			
Income tax expense	33	(120.00)	(124.90
Current tax	33		1.28
Earlier Year Tax	33	5.84	24.05
Deferred tax	55	(114.16)	(99.57
Total tax expenses		315.34	234.88
Profit for the year			
			250.04
Profit attribiutable to Equity Shareholders			(15.15
(Loss)/Profit attribiutable to Minority Interest			,
Other comprehensive income			
Items that will not be reclassified to profit or loss	110	0.65	-
Remeasurements of post employment benefit obligations	33D	(0.16)	
Income tax relating to above		0.49	
Other comprehensive income for the year, net of tax		315.83	234.8
Total comprehensive income for the year		315.03	234.0
Earnings per equity share (in Rs.)	43		
(Nominal value per share Rs.10)		214	2.3
Basic earning per share (In Rs.)	43	3.14	2.3
Diluted earning per share (In Rs.)	43	3.14	2.3
The notes are an integral part of these financial statements	<u> </u>		and the second

In terms of our report of even date



Place: Mumbai Date: 28.05.2022 For TEMBO GLOBAL INDUSTRIES LIMITED

(SANJAY PATEL)

MANAGING DIRECTOR DIN: 01958033

Fatemethi (FATEMA KACHWALA) DIRECTOR HAVE DIN: 06982324 Ô MUMBAN

(SHABBIR MERCHANT) (FASNEEM MARFATIA) * CHIEF FINANCIAL OFFICEI COMPANY SECRETARY & COMPLIANCE OFFICER

Place: Mumbai Date: 28.05.2022 Place: Mumbai Date: 28.05.2022

TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED) CIN: L29253MH2010PLC204331 CONSOLIDATED CASH FLOW STATEMENT FOR

CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

		(Rs. in lakh
	Year ended March 31,2022	Year end March 31,20
A. CASH FLOW FROM OPERATING ACTIVITIES		Waren 51,20
Profit before tax	. 429.50	224.4
Adjustments for:	. 429.50	334.4
Depreciation and amortisation	232.72	105.0
Interest income	(5.51)	195.0
Unwinding of discount on security deposit	(0.79)	(11.0
Unrealized foreign exchange (gain) / loss on operating activities		(2.2
Interest and finance charges	(151.05) 356.22	(2.2
Operating profit before working capital changes	861.10	240.1 754.1
Adjustments for:		
Increase / (Decrease) in trade payables		
Increase / (Decrease) in other financial liabilities	40.96	598.6
Increase / (Decrease) in employee benefit obligation	(33.89)	121.3
	5.14	÷
Increase / (Decrease) in other current liabilities	405.39	59.7
(Increase) / Decrease in trade receivables	323.73	(1,049.94
(Increase) / Decrease in inventories	(768.07)	(699.2
(Increase) / Decrease in loans	(24.86)	(5.1-
(Increase) / Decrease in other current assets	(290.80)	(78.2
(Increase) / Decrease in other non-current financial assets	25.62	(1.42
Cash generated from operations	544.34	(300.15
Taxes paid (net of refunds)	(150.64)	
Net cash generated from operating activities	(152.64)	(54.49
	391.70	(354.64
CASH FLOW FROM INVESTING ACTIVITIES		
Purchase of tangible/intangible assets	(548.35)	(1,206.60
Disposal of Fixed Assets (Cessation of Subsidiary)	110.30	(1,200.00
Investment In Equity Shares	(75.00)	
Net cash (used in) investing activities	-513.05	(1,206.60
CASH FLOW FROM FINANCING ACTIVITIES	•	
Proceeds (Repayments) from Long Term Borrowings	756.88	1 007 00
Proceeds (Repayments) from Short Term Borrowings	(261.32)	1,027.03
Dividend Paid		878.1
Lease Liabilities	(100.55)	(75.45
Finance Cost	(37.42)	(59.46
Interest Received	(356.22)	(240.16
Proceeds From Fresh Issue of Subsidiary Company	157.35	15.53
Proceeds from Securities Premium	-	25.45
	-	26.00
Net cash (used in) financing activities	158.72	1,597.07

TEMBO GLOBAL INDUSTRIES LIMITED (Formerly Known as SAKETH EXIM LIMITED) CIN: L29253MH2010PLC204331 CONSOLIDATED CASH FLOW STATEMENT FOR T

CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

	Year ended	(Rs. in lakhs) Year ended
	March 31,2022	March 31,2021
A. CASH FLOW FROM OPERATING ACTIVITIES		
Profit before tax	429.50	334.46
Adjustments for:	•	
Depreciation and amortisation	232.72	195.02
Interest income	(5.51)	(11.03)
Unwinding of discount on security deposit	(0.79)	(2.23)
Unrealized foreign exchange (gain) / loss on operating activities	(151.05)	(2.27)
Interest and finance charges	356.22	240.16
Operating profit before working capital changes	861.10	754.10
Adjustments for:		
Increase / (Decrease) in trade payables	40.96	598.65
Increase / (Decrease) in other financial liabilities	(33.89)	121.30
Increase / (Decrease) in employee benefit obligation	5.14	-
Increase / (Decrease) in other current liabilities	405.39	59.78
(Increase) / Decrease in trade receivables	323.73	(1,049.94)
(Increase) / Decrease in inventories	(768.07)	(699.28)
(Increase) / Decrease in loans	(24.86)	(5.14)
(Increase) / Decrease in other current assets	(290.80)	(78.21)
(Increase) / Decrease in other non-current financial assets	25.62	(1.42)
Cash generated from operations	544.34	(300.15)
Taxes paid (net of refunds)	(152.64)	(54.49)
Net cash generated from operating activities	391.70	(354.64)
B. CASH FLOW FROM INVESTING ACTIVITIES	(549.35)	(1 206 60)
Purchase of tangible/intangible assets	(548.35)	(1,206.60)
Disposal of Fixed Assets (Cessation of Subsidiary)	110.30	-
Investment In Equity Shares	(75.00)	-
Net cash (used in) investing activities	-513.05	(1,206.60)
C, CASH FLOW FROM FINANCING ACTIVITIES		
Proceeds (Repayments) from Long Term Borrowings	756.88	1,027.03
Proceeds (Repayments) from Short Term Borrowings	(261.32)	878.12
Dividend Paid	(100.55)	(75.45)
Lease Liabilities	(37.42)	(59.46)
Finance Cost	(356.22)	(240.16)
Interest Received	157.35	15.53
Proceeds From Fresh Issue of Subsidiary Company		25.45
Proceeds from Fresh issue of Subsidiary Company Proceeds from Securities Premium	_	26.00
rioceeus from Securites riennum		20.00
Net cash (used in) financing activities	158.72	1,597.07



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

A Equity Share Capital

Particulars	Note	Rs. in lakhs
As at April 1, 2020	. 17	502,30
Issue of Bonus Equity Shares		502.30
As at March 31, 2021		1,004.60
Changes in equity share capital		8
As at March 31, 2022		1,004.60

Other Equity ġ

Particulars			F	teserves and Surplus			
	Note	Capital Reserve	Capital Redemption Reserve	Forign Currency Translation Reverse	Securities Premium Account	Retained Earnings	Total Other Equity
As at April 1, 2020	18	-	-	-	681.58	912.28	1,593.86
Bonus Issue		-			(502.30)	-	(502.30
Add during the year	1.	•	a a tra -	-	26.00	-	26.00
Profit for the year	1.1	-	-	-	-	250.04	250.04
Dividend			-	-		(75.45)	(75.45
For the Year		-		(0.08)	-	-	(0.08
INS AS Adjustments		-		-	-	-	-
Other comprehensive income					-	-	-
Total comprehensive income for the year	·	-	-	(0.08)	205.28	1,086.87	1,292.08
As at March 31, 2021		-	-		205.28	1,086.87	1,292.15
Profit for the year		•	-	-		315.34	315.34
Securities Premium		-	-	-	(26.00)	-	(26.00
Dividend		-		• •	-	(100.55)	(100.55
Foreign Subsidiary Impact		-	-	0.08	-	-	0.08
Other comprehensive income		-		-		0.49	0.49
Other Adjustments		-	 − − −	-	-	41.82	41.82
INS AS Adjusmnets		-		-	1 . .	(27.66)	(27.66
Total comprehensive income for the year	1.	•		0.08	(26.00)	229.44	203.52
As at March 31, 2022		-	-	-	179.28	1,316.32	1,495.60

In terms of our report of even date

Under the erstwhile Indian Companies Act 2013, a general reserve was created through an annual transfer of net income at a specified percentage in accordance with applicable regulations. The purpose of these transfers was to ensure that if a dividend distribution in a given year is more than 10% of the paid-up capital of the Company for that year, then the total dividend distribution is less than the total distributable reserves for that year.

(II) Retained Earnings

Retained earnings are the profits that the Company has earned till date, less any transfers to general reserve, dividends or other distributions paid to shareholders. Retained earnings includes re-measurement loss / (gain) on defined benefit plans, net of taxes that will not be reclassified to Statement of Profit and Loss. Retained earnings is a free reserve available to the Company.

(III) Securities Premium

The amount received in excess of face value of the equity shares is recognised in securities premium. This reserve is utilised in accordance with the specific provisions of the Companies Act 2013.

For R A MARU & ASSOCIATES CHARTERED ACCOUNTANTS F EN. 141914W

& ASSON Ø M. No. 166417 RUMEET ANIL MARU PROPRIETOR MN6/166417 ERED ACCS

1p

Place: Mumbai Date: 28.05.2022

For TEMBO GLOBAL INDUSTRIES .) (SANJAY PATEL) MANAGING DIRECTOR DIN: 01958033

j,

LIMITED

SHABBER MERCHANT) CHIEF FINANCIAL OFFICER

Place: Mumbai Date: 28.05.2022

Fatenethathi (FATEMA KACHWALA) DIRECTOR DIN: 0698232

ASNEEM MARFATIA) COMPANY SECRETARY & COMPLIANCE OFFICER

Place: Mumbai Date: 28.05.2022



and the second sec

(Rs. in lakhs)

TEMBO GLOBAL INDUSTRIKS LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED LIMECH31, 2022

(1) (1) <th>FS.</th> <th>Therefore a second s</th> <th>Sector 200 (200)</th> <th>Cress Carrier Amount</th> <th>CONTRACTOR OF CONTRACTOR OF CONTRACTOR</th> <th></th> <th></th> <th>non-Hypelist pintratanyy</th> <th>THE REPORT OF THE REPORT OF TH</th> <th>A CONTRACTOR OF A CONTRACTOR O</th> <th>COLUMN TO COLUMN TO COLUMN</th>	FS.	Therefore a second s	Sector 200 (200)	Cress Carrier Amount	CONTRACTOR OF CONTRACTOR OF CONTRACTOR			non-Hypelist pintratanyy	THE REPORT OF TH	A CONTRACTOR OF A CONTRACTOR O	COLUMN TO COLUMN TO COLUMN
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		Una Assets	C.B.C			1 004 28					105428
113.0 113.0 <th< td=""><td></td><td>LARIA FUTTORIA</td><td>57%1</td><td></td><td>•</td><td>128.45</td><td></td><td></td><td></td><td></td><td></td></th<>		LARIA FUTTORIA	57%1		•	128.45					
		Plant and Persistential	540.19				\$5.07	\$2.08	0.55)		
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Mathematical Mathematical<		Plecter feetablices	8.26			\$28	105	•		2.95	
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100 100 <td></td> <td>Building</td> <td>. 31.76</td> <td></td> <td></td> <td>0.31</td> <td>1.42</td> <td>2.55</td> <td>•</td> <td>71.9</td> <td></td>		Building	. 31.76			0.31	1.42	2.55	•	71.9	
		Au Charlibriance	501		-	507		•			
17.46 1.38 1.48 0.301 0.305 0		Office Fautement	151				858	3.74	(95.0)		
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2011 19 10 10 10 10 10 10 10 10 10 10 10 10 10		Leaseltold Improvement	85.0		(15.38)		355	•	(95.5)	•	•
Accessing by provide a second prov		101					42.201	144.47	(823)	269.00	1,952.57
International International Market		icko are primately held of the name of numarcontext primamel, Howers	er the love lishificier and ly	opotitication of such volucies	s are in the some of co	-Ann-d-		Accumulated	Dependanta		Met Carritan Amount
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Alt (Referent) - 9803 - 9803 -			Linemad Cost in a April 1, 2021		Dispersion	Closing at al Morch 31, 2021			Dispesses	Clocky as st Alarch 31, 2019	Aster Action of Action
Bits State		Uten Assets		-		AU STO		,			50'8h5
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1129 1		Buildinge	- M.M.		•	13.19	•	2		8	
		Air Comhliosette	5			8	•		•		27
		Office Equipment	0.36			- CP	•	250	•	2570	

•	Reddinge	8.0		•	93.85		2		1.62		1.1
	die Conditionaet.	501	•	,	1.00		•	•			21
• •	Office Pressment	0.30	27	1	. 435	•	. 0.5%	•	0.98		3.55
1	Computer	4.95	. 6.85		11.87		194	•	494		68.9
Ξ	Leavebald Imploryment		13.33	;	85.01		1.16		1%		11.02
ł	TOTAL	26.92	1,200.48		1,867.46		132.79		132,79		1,714.61
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5	and and the second star from the first one was a sublement of starting with first dimension										
ž	back while details of the accets us on April 01, 2020										
1 4 3	Particulars	Opening as at Auril 93, 2028 Grass Plack	Accumulated Depreciation	Deened Certury of April 1, 2020 (Befer Note-23							
Ł	Tanglole Assets										
-	Land Freehold	•	1								
61	Land Under Lone	51-361		128.45							
ŝ	Plott and Equpment	19113	-	10.00							
4	Electric Installation.	191									
m	Furniture, Flottures and Office Equipments	57.42									
ى	1 abider	123.08	10,01	10,05						,	
•	Bullian.	12.12	18.80	M 11							

		(Bit in latter) et Cercyfig Amount As in Arech J1, 2922 4, 29
		tion presid: Classing as at presid: Classing as at presid: 13,323 (0.33) 12,33 (0.33) 12,33
		and a second
		Assemblack For the Year 134 134
		Appendic on Append
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51.70 3.46 5.40 3.0.33	F1:000 T	re re gammelo re re gammelo ra de la track ra de la track
tudikase tudikase A Cadibutura Ulse Experience.	TOTAL	NEANCINE ASSITS Projection. A second and a second and a second and a second a se
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	70.35	(Rs. je laklis)	Net Carrying Amount	Acat Narce 31,2921	W2 .	49.13	36.26		
	20,46		-	Closing as ad March 31, 2021	81	4.55	63		
	(6.5.0)		field Assortisation	Disperals		•			
	14.28		Accepted	Fur the Yaar	151.	4.50	83		
	6.0			Opening as in Auril 1, 2016	•	•			
	90.81			Clothep as at March J1, 2021	19.6	27.02	62.79		
	6.50		rg Ambeat	Disperals		•			The second se
	30.42		Chert Certra	Additions	155	57.78	SE 35		Accumulated
	62.79			E	5.52	0.54	6.46		Cipetiful at at
	TOTAL		Jaw Contraction Contraction	<u> </u>	Ammater Suthman and Lineseer	datt	TVIOI	Block when details of the assets in an Ajrtil 01, 2020	
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	Tes 140.	01,2020		3.52	0.0	÷	6.46	
	Desaled	νģε						
	Accomutated	A BE MANU		3.55	0.03	•	3.57	
	Accent	Depreciation						
-	while at at	ren 1 1 2 2 2 2		ş	- 0.57	•	10.03	
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	CAPITAL WORK-IN-PROGRESS										
L				Gross Block	beck .			Amortination	ation		Net Black
ЯŻ	Particulars		Opening as at April 02, 2023	Additions	Dispectats/ Adjustment	Cloving as at March 31, 2022	Opering as at Auril 01, 2021	Far the Vear	Dispacale/ Adjustment	Clocing as at March 31, 2022	. March 3),
-	(Jajohti wari-in-puogrees	-	8.03	224	(977)	2082			(981)		
1		TOTAL	6.63	22.54	(96.1)	28.62			(38)	136	-
L				And and				4 mortineties	ative.		Net Black
Ϋ́ς Β	81. Particulare No.		Dretacd Cott to vi April 1, 2620	Addition	Disposels	Ctosing nr ad March 31, 2523	Optaing as at April 1, 2024	Per the 1	Dispessels	Closing at at March 31, 2021	March 31,
<u> </u>	Capital work-tu-program		26.34	2.2	99/65	63	•		•	•	
L		TOTAL	53.84	9.15	59.46	8.63	-				
25	ton. 1. The Compared down and have use project of Carpital-and day pagame of statingfuls and every state of the state of t	togrees or intengol	tie arrete under develer	parent, whose completion a	e overlas of her exces	ided fit cart compared to	te otiginal phue.				
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TOTAL TOTAL TOTAL Presider 1 2 2 Presider 1 2 2 2 Add enticipation 1 2 2 2 2 Add enticipation 1 2	╉┥┝ ╍┈┈┥╸ ┽┥ _╺ ╶┊╶┝╍╌┽	Treitodator Presideator Capital cubicatoryonu Dipidi cubicatoryonu Dibiduo dala presideatori in presideatori Computedatori persistenti di	AL Not Cast to at Application of App	22.541 Create BJ 9.25 9.35 0.15 0.15 0.15 0.15 0.15 0.15 0.15 0.1	13-65 Idea Disposais 59-66 59-66	2020 Chateg es at March 31, 2833 843 843 843	Opening as at April 1, 2020	Par the 1	44	2	22.95 Net Book Abarch 31, 2023 8.65
Derivative Terres/Tau, hi Corres/Tau,		Pententur Control on the program Data data and the program Data data and the program of the program of	Diermod Cast as at Apré 1, 2820 Apré 1, 2820 3844 344 3444 3444 3444 3444	Additions B 9.15 9.15 9.15	Disposais 9.46 5.46	Charles et al. Charles et al. 8.63 8.63 8.63 8.63	Opteking as at April 1, 2020	Par the 1	service A sec	Closing nr. at March 31, 2021	Ner Beek As at Alarch 31, 2421 8.65
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Capital environment State State <td><u>↓</u>++ _% T<u>+</u>+</td> <td>Capital evoluturen 1 Campany dare politiken sov project al Capital-archiel pogeres of</td> <td>AL State area under develor</td> <td>9.25 9.35</td> <td>59.46 59.46 severatur of har encov</td> <td>8.63 8.63 8.63 Add its cast compared to</td> <td></td> <td>• •</td> <td></td> <td></td> <td>898 87</td>	<u>↓</u> ++ _% T <u>+</u> +	Capital evoluturen 1 Campany dare politiken sov project al Capital-archiel pogeres of	AL State area under develor	9.25 9.35	59.46 59.46 severatur of har encov	8.63 8.63 8.63 Add its cast compared to		• •			898 87
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Compared deran et an er ander en er ander en en ander en an Baarde en ander	1 .3 7444	Compary door and here my project of Capital-work in progress of	angible areate under develop	putot, whose completion is	e eventure of here excess	ded its cart compared to			-		
Particular Optimization (199,201) Addition (199,201) Addition (199,201) 96(11,201) 191,00 22,00 101,001 191,00 22,00 Particular Demonstration (19,00) 20,000				Gres Bl	lock			Ameritsation	isation		Net Block
Sparify ass 191.65 22.97 1011AL 14.46 2.37 14.45 2.47 2.47	ł		Opening as ad April 91, 2021	Additions	Disposits	Clasing to March 21, 2022	Opening as at April 91.2021	Yer Ba Yese	Disposely	Clasing as at March 31, 2022	As at March 31, 2022
101AJ 1449 2010 101AJ 1449 2010 Percentin		Kight To are	104.65	. 237		127.26	- 55.76	62.03		12021	679
Periodure Control Cont		Ĕ		22.57		127.26	55.710	65.63		CT.021	6.93
Periodurs Coast Place Arrit 1, 568 Autilities	4										
Particulture Desend Cost as AL April 1, 2428 J. 2428	+			Cress BI	hick			Amorth	Amorth ation		Net Black
			Deemed Cost as at Apr2 1, 2420		Disposits	Cleaing as at March 31, 2021	Opening as at April 1, 2020	For the Veer	Disposals	Clasing as at March 31, 2021	As at Murch 31, 2821
RushtTo ure		Rught To ure	101.05	•	•	104.69	·	55.70	'	35.70	66.83
TOTAL 194.69	÷					104.69	•	33.70		BC 25	48.99

TEMBO CLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE VEAR ENDED MARCH 31, 2022

THER NON-CURRENT FINANCIAL ASSETS				As et March 31, 2022	As at March 31, 2921	April 01,
eposit with bank with maturity period of more than 12 months				300.76	261.61	22
			TOTAL	300.76	261.61	22
IN CURRENT INVESTMENTS			in the second			
				As at March 31, 2022	As at March 31, 2021	April 01,
estment in Equity Shares (Unquoted, Carried at Cost)						
onth Seven Star Industries Private Lumited				75.00		
50,000 (3,00,000) shares of Rs 10 (10) each fully Paid up)			TOTAL	75.00		
						(Rs. in l
forred Tax Assel/(Laubility) (net)				As at Murch 31, 2022	As at March 31, 2021	April 1
formed Tax. Accords				27.49	12.13	
ference between books and tax written down value of fixed assets allowinges under section 43B of the Income Tax Act, 1961				4.23	6.62	
Ruitowindes under section 456 of the Internet For Ast, 7207				1.46		
D AS Adusment						6 - 1 - F
λ 1				(10.72)	12.71	
			1.			
ferred Tax Lizbilities I - Re-measurements of the defined benafit plans				(0.16)		
Researce between books and tax written down value of fixed assets (AS adjustment (Effective Interest Rate)				-: -:		
nammartised Processing Fee Expense						
mortisation of processing (se mortisation of ROU (Depreciation)						
marination of processing fee paid on borrowing ease liability - Rent expenses						
TOTAL	<u>terren i de</u>			22.44	31.46	
	<u></u>	Cooscoarte internet		AL	Ás pi	(Rs. in
come tux assets				As at <u>Maryh 31, 2022</u> 49-46	March 31, 2021 28.32	April 1
TOTAL			11	49.46	28.32	
THER NON CURRENT ASSETS					Arm	(Rs. in)
secured Considered Doublind				March 31, 2022	March 31, 2021	April 01
trance for Capital Goods				8.16	14.27	
es - Expected Credit Loss Provision				(2.04) 5.12	14.37	
territorial constituent areas						
Insecured, considered good)				19.33	22.39	
rinera and a consumerou governo seniro daposito apótal Deposita				19.33 18.90	22.39 18.00	
scurity deposits spital Deposits				18.00 12.94	18.00	
scurity deposits spital Deposits	•		TOTAL	18.92	18.00	
scurity deposits spital Deposits	*****		TOTAL	18.00 12.94	18.00	
vanty depends poped Depends elimineery Expenditure(to the extent not written off)	•		TOTAL	18.09 12.94 56.39	18.00 27.35 82.01	(Rs. in
vany ú depositi tejséd Depositi ellan inny Expendituro (to be estoré net written off) VENYORIDS			TOTAL	13.02 12.94 56.39 As at Murch 31, 2022	18.00 27.35 82.01 March 31, 2021	(Rs. in) April 01
vary 4 depends poped Depends eliminety Expenditure(to the extent not written off) VENTORIES.	Rui		TOTAL	13.00 12.94 56.39 As at Murch 31, 2022 \$75.78 443.29	18.00 27.35 82.01 Ntwerh 31, 2027 583.02 346.91	(Rs. in April 0) 2 3
vary 4 depends synd Depends eliminety Expenditure(to the extent not written off) VENTORES. So Cardiol and Valuad by fee Management) so antendad oki in syngma. minet Obsek/ Andiofacturing:	•		TOTAL	13.02 12.94 56.39 As at Murch 31, 2022 678.18	18.00 27.35 82.01 March 31, 2621 683.02	(Rs. in April 9) 2 3
vary & genetic pleaf Deposits (initiacy Expenditure(to the extent net written off)) VENTORES:			TOTAL	13.05 12.94 56.39 36.39 Murch 31, 2022 878.98 443.59 1,462.77	18.00 27.35 82.01 542.01 542.01 542.01 542.02 346.91 846.03	(Re. in April 9) 2 3 7
variy deposits Ium nery Expenditacy(in the extent act written of[) VENTOREES Controlled and Valued by for Management) excertisfies and Valued by for Management) with a pagene Mainel Dood (Trading) and of Docd (Trading)				18.00 17.24 56.39 Murch 31, 2022 4/4557 14/57 14/57 23.46 23.46 23.46 23.46 23.46 23.46 23.46	18.00 22.25 88.98 March 31, 2020 346.91 846.03 24.69 1, 24.69 1, 24.69 2,691,16	(Rs. in April 0) 2 3 7 1,3
varb depends priod Depends (inninery Expendiess(to the extert net mitten off)) VENTORESS (control and Valued by for Management) ex control and Valued by for Management) ex material dock in programs multer (lowed/(Trading)) andred Oxed((Trading))				18.05 12.54 56.39 March 31, 2022 8/8.09 4(857) 1, 62.77 21.62 21.62	8.60 27.35 84.01 March 51, 2027 34601 846 63 124 69 2,461.16	(Bs. ia) 2 3 7 1,3 1 (Bs. in
vary & genetic peak Depends (in many Dependience) (in the extent net written off) VENYTORIDS (in progress or Curthet and Volued by the Management) erroristical on progress without Good (Trading) ACME REVERY ABLES CADE REVERY ABLES				15.00 12.94 56.39 March 31, 2022 405.00 2,765.21 2,765.21 3,765.21 March 31, 2022	8.60 27.35 84.81 March 57, 2627 683.02 3469 846.63 124.90 7, 401.16	(Rs. in
uary departs phel Departs Luminey Expendies (to the extert set written off) VENTORIES Schulder and Valued by for Management) we material doi: in progress material material Action for anyones material material CADE FLECEN VALUES.			TOTAL	18.00 22.54 56.39 March 31, 2022 405.05 14527 23.54 2.769.21 March 31, 2022 2.779.32 3.54 2.769.21 3.54 2.769.21 3.54 2.769.21 3.54 3.54 3.54 3.55 3.54 3.55 3.55 3.55	18.00 27.35 92.01 March 31, 2021 346 91 846 93 124 60 2,401.16 March 31, 2021 3,088, 70	(Re. in April 9) 2 3 3 7 1,3 (Re. in April 9) 2,7
uary departs phel Departs (um incer Expendies (in the extert set written off) VENTORIES Schrifted and Valued by for Management) we material doi: in progress material intel dowel (Anadechring) material CADE FLECEN VALUES. CADE FLECEN VALUES. Compared - compared good secured - compared good secured - compared good secured - compared good			TOTAL SUB-TOTAL	1940 2294 55.19 March 31, 202 202 202 202 202 202 202 202 202 202	18.00 27.35 92.01 March 31, 2027 3465 11 8465 35 124 60 2,691.16 March 31, 2021 3,088,79 3,068,79	(Rs. in April 0) 2 3 3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,3 7 1,1 1,3 7 1,1 1,1 1,1 1,1 1,1 1,1 1,1 1,1 1,1 1
earp & departs per de Departs ten ince Expendies (lo tie exteri net mitten off) VENTORIES Schuled and Valand by the Managarani) en ancienti de la pagne material de la pagne material de la constructional de la			TOTAL	18,60 17,294 56,39 Murch 31, 2022 9,68 4,5355 3,48 2,769,32 3,48 2,769,32 3,48 2,769,32 2,777,55 3,797,55 2,777,	18.00 27.35 42.01 March 51, 2021 34659 2,401.16 March 51, 2021 3,068.79 3,068.79	(Rs. in April 9) 2 3 3 7 4,3 4,3 4,0 7 4,3 4,0 7 2,6 2,6 2,6 2,6
earp & departs per de Departs ten ince Expendies (lo tie exteri net mitten off) VENTORIES Schuled and Valand by the Managarani) en ancienti de la pagne material de la pagne material de la constructional de la		Outstanding for following	TOTAL SUB-TOTAL TOTAL	1940 1254 5649 3649 3649 3649 3649 3649 3649 3649 3	18.00 27.35 92.01 March 31, 2021 3465 11 8464 53 12460 2,001.16 March 31, 2021 3,068,79 3,068,79	(Re. in Agerl 9) 2 3 3 7 2 4,5 2 (Re. in 2,6 (Re. in 1)
ung degenis pied Degenis Linninge Expendies (in the extert set written off) VENTORUES VENTORUES Schulich and Valued by for Management) was material dok in pagetes lineft dowel/Konstraing's authord Cowel/Finding) CODE RECENT ANLES Sequence - considered dowelfiel secure - considered dowelfiel secur	Lu the 6 sects.	6 months -1 year	TOTAL SUB-TOTAL TOTAL	1900 1724 56.09 March 11, 2027 6659 6759 16927 2,798,21 Xarro 1, 5,709 2,798,21 Xarro 1, 5,709 2,798,21 Xarro 1, 5,709 2,2775 5,47 2,797,50	18.00 27.35 92.01 March 31, 2027 3465 11 8465 35 124 60 2,691.16 March 31, 2021 3,088,79 3,068,79	(Rs. in:
Uniform provide a second and writers off) VENTORES VENTORES VENTORES VENTORES VENTORES Control on Vision by for Management) and and Vision by for Management) and of a pagene divel down / North by for Management) and down / South by for Management	Los than 6 strotts 1422 57		TOTAL SUB-TOTAL TOTAL TOTAL g printh from das 1-3 years 82.56 6.6 d	1940 1729 4649 Murch H, 2027 4659 4627 2598-21 2598-21 2,298-21 2,298-21 2,297,164 2,298-21 2,277,164 2,298-21 2,277,164 2,277,174 2,277	18.00 27.35 18.01 19.01 19.02	(Rs. in:
varie depends het Depends line neuer Expendition (de the extent net written off) VENTORIES VENTORIES VENTORIES VENTORIES Auford and Valued by fer Management) wardendum Auford Statute Valued by Statute Valued	Les than 6 months 1,222 57	6 months -1 year	TOTAL SUB-TOTAL g printle from dar 1-1 year 822 45	1940 1729 4649 Murch H, 2027 4659 4627 2598-21 2598-21 2,298-21 2,298-21 2,297,164 2,298-21 2,277,164 2,298-21 2,277,164 2,277,174 2,277	18.00 27.35 92.01 March 31, 2021 3465 11 8464 53 12460 2,001.16 March 31, 2021 3,068,79 3,068,79	(Rs. in:
varp & departs production of the second set written of D VENTORIES VENTORI	1,823.87	6 months - I year 29.23	TOTAL TOTAL SUL-TOTAL TOTAL J 2 primi from date J 2 primi from dat	1940 1729 4649 Murch H, 2027 4659 4627 2598-21 2598-21 2,298-21 2,298-21 2,297,164 2,298-21 2,277,164 2,298-21 2,277,164 2,277,174 2,277	18.00 27.35 18.01 19.01 19.02	(Rs. in: April 9) 2 3 7 2.3 7 2.0 2.0 2.0 2.0 2.0 2.0 (Rs. in: 1 7 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0
varing deposits in many Expensits in many Expensits VENTOREDS VENTORESS VENTOREDS VENTORESS VENTORESS VENTORESS VENTORESS VENTORESS VENTORESS VENTORESS VENTORESS VENTORESS VENTORESS	1,823.87	6 months -1 year	TOTAL SUB-TOTAL TOTAL TOTAL g printh from das 1-3 years 82.56 6.6 d	1940 1729 4649 Murch H, 2027 4659 4627 2598-21 2598-21 2,298-21 2,298-21 2,297,164 2,298-21 2,277,164 2,298-21 2,277,164 2,277,174 2,277	18.00 27.35 18.01 19.01 19.02	(Rs. in Age(19) 2 3 3 7 2 4,5 3 3 7 2,6 2,6 2,6 2,6 (Rs. in 1 705a) 2,7 (Rs. in 2,6 2,6 (Rs. in 2,6) 2,6 (Rs. in 2,6) 2,6) 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7
vary departs per la Departs per la Departs Linninger Lingerediene (lo the extert net written off) VENTORES. Scrifted and Valued by the Management) and and Valued by the Management) we material doi: in progress winder Oxed (Trading) SCRIFT For XEV AULES Constrained and Scrifted an		6 months -1 year 29-23 	TOTAL TOTAL SUB-TOTAL TOTAL graphsfrom das J-3 year. J-3 year. 9-40 	1900 1234 56.09 March 31, 2022 66.09 64.09 1364 2, 2022 2, 2025 2, 202	18.00 27.35 18.01 19.01 19.02	(Rs. in Age(19) 2 3 3 7 2 4,5 3 3 7 2,6 2,6 2,6 2,6 (Rs. in 1 705a) 2,7 (Rs. in 2,6 2,6 (Rs. in 2,6) 2,6 (Rs. in 2,6) 2,6) 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7
van 6 deposits pried Deposits (initiative Eleptonities (lo the exteri net mitten off)) VENTORES (initiative Eleptonities (lo the exteri net mitten off)) (initiative Eleptonities (lo the Managaranet)) water and the state of the Managaranet) (initiative elements) (initiative elements) (i	1,823.87	6 months - 1 year 20 23 - - - 22 23 Outstanding for followin 6 months - 1 year	TOTAL SUE-TOTAL SUE-TOTAL TOTAL graphelifon dor J-2 year. 940 	1900 1234 56.09 March 31, 2022 66.09 64.09 1364 2, 2022 2, 2025 2, 202	18.00 27.35 18.01 19.01 19.02	(Rs. in 1 2 3 7 7 4.33 (Rs. in 1 2,0 2,0 2,0 2,0 (Rs. in 1 7 0 1 3 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7
varb & genetics defensive fungeredites (for the extent net written off) VENTORIES VENTORIES Confloct and Valued by the Management of a program for an extensive the management of a program for an extensive the management and of Covel (Trading) READE RECENTABLES EXCERTING Covel (Trading) READE RECENTABLES Excent - considered tabelid error - considered tabelid Excent - considered tabelid E	1,823.87	6 months - 1 year 29:23 - - 29:23 Outstanding for followin	TOTAL SUB-TOTAL SUB-TOTAL TOTAL g periods from dat 14 periods 52 56 	1940 17294 56,19 36,19 36,19 36,29 3,49 3,49 3,49 3,49 3,49 3,49 3,49 3,4	18.00 27.35 49.01 March 37, 2027 34659 2,401.16 2,401.16 3,068.79 3,068.79 3,068.79 3,068.79	(Rs. in 1 2 3 7 7 4.33 (Rs. in 1 2,0 2,0 2,0 2,0 (Rs. in 1 7 0 1 3 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7 2,7
Ver VYORDS We Algorith Ver VYORDS VER VYONDS VER V	1,823.87	6 months - 1 year 20 23 - - - 22 23 Outstanding for followin 6 months - 1 year	TOTAL SUE-TOTAL SUE-TOTAL TOTAL graphelifon dor J-2 year. 940 	1940 17294 56,19 36,19 36,19 36,29 3,49 3,49 3,49 3,49 3,49 3,49 3,49 3,4	18.00 27.35 49.01 March 37, 2027 34659 2,401.16 2,401.16 3,068.79 3,068.79 3,068.79 3,068.79	(Rs. in 1 3, 3, 2, 2, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3,
varb d popoli pole D popoli (initiative j Expendites (be the extert net written off)) VENTORES (initiative j Expendites (be the extert net written off)) VENTORES (initiative j Expendites (be the extert net written off)) (initiative j Expendites (be the Management)) we material och in pages material (initiative j Expendites (be the Management)) we material (initiative j Expendites (be the Management)) we material (initiative j Expendites (be the Management)) we material (initiative j Expendites (be the Management)) we material (be the Management) (initiative j Expendites (be the Management)) we material (be the Management) (initiative j Expendites (be the Management)) material (be the Management) (initiative material expendites and the Management)) (independent were initiative material inspection) (independent were initiative material inspect (independent were initiative material initiative) (independent were initiative) (indepen	1,822,87 1,823,87 1,823,87 Less than 6 months 1,920,20	6 months - 1 year 20 23 - - - 22 23 Outstanding for followin 6 months - 1 year	TOTAL SUE-TOTAL SUE-TOTAL TOTAL graphelifon dor J-2 year. 940 	1940 1729 56,19 36,19 36,19 36,29 3,49 3,49 3,49 3,49 3,49 3,49 3,49 3,4	18.00 27.35 49.01 March 37, 2027 34659 2,401.16 2,401.16 3,068.79 3,068.79 3,068.79 3,068.79	2 3 3 7 1,34 (Rs. in 1 2,0 2,0 2,0 2,0 2,0 (Rs. in 1 7 0tal 2,7 2,7 (Rs. in 1

TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022 (Rs. in lakhs) As at April 01, 2020 As at March 31, 2021 13 CASH AND CASH EQUIVALENTS As at March 31, 2022 Cash and Cash equi Cash on bind Bank Balonces : In Current accounts 4.20 2.33 10.20 2.33 13.03 10.60 14.80 12.84 15.17 TOTAL (Ra. in lakha) As at April 01, 2620 As at March 31, 2022 March 31, 2021 14 LOANS (CURRENT) (Unsecured, considered good) Lean to employees 15.58 15.58 45.57 45.57 20.71 20.71 TOTAL (Ra. in takhs)

16 0	THER CURRENT ASSETS	As at March 31, 2023	As of March 31, 2021	As at April 01, 2020
a	nsecured, considered good unless otherwise stated)			
	Advances to suppliers			
	Considered good	322.33	84.65	236.09
	Balances with Revenue Authorities	488.25	617.71	392.05
	Pre-paid Expenses	6.64	5.51	17.10
	Other Receivables	202.95	21.54	3.96
	τότλ	L 1,020.21	729.41	651.20
				(Rs. in talchs)
17 8	IARE CAPITAL	As at March 31, 2022	As at March 31, 2021	Avat April 91, 2020
A	xborised	and the second s		
	10,000 Equity Shares of Rs. 10 each For Year Ended March 2022 (PY 1,10,00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2022) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2022) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2022) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 55.00,000 Equity Shares of Rs. 10	1,100.00	1,100.00	550.00
. R	10 esch as on April 2020)	}		
		1,109.06	1,100.00	550.00
Is	need.		· · · · · · · · · · · · · · · · · · ·	
	10, 46,000 Equity Shares of Rs. 10 each For Year Ended March 2022 (PY 1,00,46,000 Equity Shares of Rs. 10 each For Year Ended March 2021) & (PY 50,23,000 Equity Shares o 10 each As on Agril 2020)	f 1,004.90	1,064.60	\$02.30
	bertibid and paid-up			
1,	one new many participant of the stand participant of the stand of the stand of the stand of the stand stand of the stand stan	1,004.50	1,004.60	.502.30
The second secon	- To And Elde of Schurt Androy			
	τστ	J. 00460	1,004.60	592.30

a) Reconstitution of the number of shares : Equity Shares

a) :	Reconstitution of the number of shares : Equity Shares						
				1997 - A. S.	1.		(Rs. in lakhs)
	Particulars	As at March		As at March 31		As at April (
		Number of Shares	Amount	Number of Shares	Amount	Number of Shores	Amount
	Balance at the beginning of the year	100.46	1,094.60	- 50.23	502.30	50.23	502.30
	Bonus Issue	· · · · · · · · · ·	•	50.23	502.30		
- t	Balance at the end of the year	100.46	1,004.60	100.46	1,004.68	50.23	50Z.30

b) Rights, preferences and restrictions attached to equity shares

c)

The company has one class of equity shares having a par value of its. 10 per share. Each shareholder is eligible for one vate per share held. In the event of lipidation the equity shareholders are eligible to receive the manufactories of the Company after distribution of all performant amount, in preparation to their distribution of all performant amount, in preparation to their distribution of the Company after distribution of all performant amount.

Details of shareholder	holding more then of 5% o	f the weightegate shares i	in the company

Nome of Shareholder	As at Marc	h31,2022	As pt Ma	rch 31, 2021	As at April	01, 2020
	No. of Shures held	% of Holding	No. of Sharve held	% of Helding	No. of Shares held	% of Holding
Fotema S. Kachwais	32.07	31.92%	32.07	31.92%	16.04	31.92%
Sanjay J. Potel	12.52	12.46%	. 12.52	12.46%	6.25	12.46%
Smite S. Petel	8.89	8.84%	8.89	8.84%	4.44	8.84%
Tanena P. Patel	10.39	10.33%	10.39	10.33%	\$.19	10.33%
Piyush J. Patel	6.24	6.20%	6.24	6.20%	3.12	6.20%
TOT	AL 70.10	69.75%	70.10	69.75%	35.05	69.75%

noters and propacter group ďb dd by in

Name of Shareholder	As at Mar	:h 31, 2022	As at Ma	reh 31, 2021	As at Apri	01,2020
A second state of the s	No. of Shores held	% of Holding	No. of Shares held	% of Einkling	No. of Shares held	% of Holding
Fatema S. Kachwala	32.07	31.92%	. 32.07	31.92%	16.04	31.92%
Sanjay J. Patel	12.52	12.46%	12.52	12.46%	5.25	. 12.45%
Smith S. Palel	8.89	\$.84%	\$.59	8.84%	4.44	8 84%
Taruns P. Patel	10.39	10.33%	10.39	10.33%	5.19	10.33%
Piyush J. Patel	6.24	6.20%	6.24	6.20%	3.12	6.20%
	TAL 79.19	69.75%	70,10	69,75%	35.05	69,75%

TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 202

An	Ak # March 31, 3023 173-28 179-28	As at March 31, 2021 681,58	April V L, 21
Builcone on at the beginning of the year set Ponce how shores as at the end of the year option in Shoresmonts of Polyfanet Loos Builcone on the Beginning of the year Add. Profile.Loop) for the year Leas Divident Bed	•	621.52	
Annor as at the end of the year organic an Samoness of Poolf and Lons Balances as the Bajoring of the year Add. Profest.Long Jorthe year Less Divisation Bad	•		
replay in Statement of Profil and Loss Balance as a the beginning of the year Add: ProfilALLoad) for the year Less Diviscent Paid	179.28	(502.30)	. 681
Bulances are the beginning of the year Add: Profed.Leash for the year Leas Division Brad		179.28	681
Addi: PredA(Loss) for the yeer Less Dividend Paid	1000 000 000 000 000 000 000 000 000 00	1.1	1 .
Less Dividend Paid	1,085.87	917.28	912
	315.34	250.04	
	(193.55)	(75.45)	1 ¹ -
Add: Other Comprehensive Income	(2765) 0.49		
Add: Subsidiary Etimination Impact	41.62		1
dance as at the end of the year	1,316.32	1,085.87	912
	OTAL 1,495.60	1,266.15	1,593.
ING TERM BORROWINGS			
A O FRAM DURIUM	Au at March 31, 2022	As at March 31, 2021	April 01, 2
surd Loons			April 01,2
rticle Loan	112.58	64.38	71.
ectured against Hypotheculian of Vehicles)			
m Lan from Brok	350.48	329.98	
spothecution in favour of SIDBI on all movable assets of horrowiers including Movable Plant Machinery. Machinery Spares Tools & Accessories, Office Equipment, Computer		329.96	100
mulare Paquee etc)	•		
m Iour from Financial Institutions	966.67	543,39	83
secured against Plant & Machinery, Machinery Spares, Tools etc)	,		
secured Leans		[]	
rm Loan from Banks	2.39	30.55	101
m Loso fivin Financial Institution	1621	244.54	
we from Directors & Related Parties	000202020000000000000000000000000000000		170.
nest Money Deposit	315.61	376.01	. 34
new new propose	474.85	•	-
ng Term Borrowangs			
ę rem borowege	2,345 74	1,588.85	
om: Tax Liebiliter		1	
	Av at March 31, 2022	As at March 31, 2021	A April 01, Z
vision for Income Tax	120.00	124.90	3 4941 01, 2 86
	OTAL 120.00	124.96	88.
		,,,,,,, _	
IFLOYEE BENEFIT OBLICATIONS - NON-CURRENT	As at	At at	(Rs. in lak)
	March 31, 2622	March 31, 2021	ىر April 01, 20
vision for employee benefits Provision for graduity			
	3.70 0TAL 3.76		· · ·
п.	0TAL 3.76	-	· -
RROWINCS-CURRENT		1.1.1.1.1.1	(Rs. in lok
RROWINGS - CURRENT	As at	As at	N
ured, Considered Good	March 31, 2022	March 31, 2021	April 01, 20
From banks			
Working Capital loan from Bank	1,325.57	. 1,304.14	819
(Secured against Movable Property, Stock, Book Debts and Personal Gammine of Directors and Promoters) Current Maturities of Long Term Debts-	Contraction of the second		
Controls summaries of Ford 1 atm Faire	589.77	672.63	279
The second s	DTAL 1,715.45	1,976.27	1,098.4
		101021	1,098.6

23	TRADE PAYABLES		· · · · · · · · · · · · · · · · · · ·				(Rs. in lakhs)
	(New BIALDER)	2000 - Contra - Contr			Asal	As at	Ax at
	a) total outstanding dues of micro enterprises and small enterprises *		2000 (2000 (2000 (2000 (2000 (2000 (2000 (2000 (2000 (2000 (2000 (2000 (2000 (2000 (2000 (2000 (2000 (2000 (200		March 31, 2022	March 31, 2021	April 01, 2020
				÷			•
	b) total outstanding dues of creditors other than micro enterprises and small enterprises and dues to relate	d porties		1.00	1,749,5(1,708,55	1,109.89
1	c) total outstanding dues to related parties						
					•	. *	-
	* Steps have been taken to identify the suppliers who qualify under the definition of micro and small enter	erprises, as defined under the M	licro, Satell and Medium Br	nterprises .			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Development Act 2000. Since no intension has been received from the standars negatine their status of	rider the tool dot or of 31st Ma	vitates seems locib. COC di-	the summary strength and the			
	as at the year end, if any, have not been furnished. In the opinion of the management, the impact of intere- not expected to be material.	st, if any that may be payable is	accordance with the provis	sions of the Act, is			
1	tav odjeven u ce martan.						
					A NAME OF A		
				TOTAL			
	and the second s			IUIAL	1,749,51	1,708.55	1,109.89
	Trade Payable ageing schedule as at 31st March,2022						(Rs. in Loids)
			Outstanding for following	ng periods from due	date of payment		(ACR. HE LORDE)
- E	(i) Undisputed Trade psychles - MSME - Considered good	Less than 6 months	6 months -1 year	1-2 years	2-3 years	More than 3 years	Total
- 6	(ii) Undepoted Trade psyches - Others - Considered good	1,605,80					1. A
- 1	(iii) Disputed dues - MSME	1,005.80	142.79	0.92			(749.5]
1	(iv) Disputed duos - Others				-	<u> </u>	
		1,605.80	142.79	0.92	÷		1,749.51
	Trade puyables agoing schedule as at 31st March,2621						4,147.51
Ē	Trace physion's agoing schedule as at 31st March,2021						(Rs. in Lakhs)
1	Particulars	Less than 6 months	Outstanding for followin 6 months -1 year	ng periods from due 1-2 years	date of payment		
- 2	(i) Undisputed Trade payables - MSME - Considered good	A ANS ADAIL O IDOUCIS	6 months -1 year	1-4 years	2-3 years	More than 3 years	Total
1	(ii) Undisputed Trade psyables - Othere - Considered good	1,601.19	4.32	103.05			1,708.55
	(in) Disputed dues - MSME						1,708.33
- H	(iv) Disputed date - Others						
		1,601.19	4.32	103.03	•		1,708.55
24	OTHER FINANCIAL LIABILITIES - CURRENT				Asut	As ut	(Rs. in loktes)
82			- 10		March 31, 2022	March 31, 2021	As at Apri£01, 2020
	Creditors for Capital Goods				1.00		Nonor, 2020
- #	Creditors for Expenses				170.96	205.85	84.55
	and the second			TOTAL	171.96	205.85	84.55
				·		the second se	990.02
2513	Lease Lubilities						(Ra. in lakhs)
					A3 #	As at	As at
- T,	Lotor Labilities		in Anna China ann an Anna Anna Anna Anna Anna Anna		March 31, 2022	March 31, 2021	April 01, 2020
ľ	Pouse Fineraries				7.81	45.22	104.69
2	Maturities of lease licbilities as at year end				(1111 - L. 1117 - L		1. A.
						1911 - E.	
ľ	Less then I year				6.59	37.95	. 97.42
1	I to 3 years				0.82	7.27	
h	The Company does not fice a significant liquidity risk with regard to its lease liabilities as the current asse				v.02	1.27	7.27
1	they full due.	is are summarin to meet the ob-	gations related to lease liab	nintics as and when		1 A A	11 A.
ł				1 1 1 I			the second second second
k.	······································			TOTAL	7.81	45.22	104.69
26 1	EMPLOYEE BENEFIT OBLIGATIONS. CURRENT						(Rs. in lakhs)
1					As at	As at	As at
F	rovision for employee benefits (Refer note no. 34A)			10.71.01.04000.0000	March 31, 2022	March 31, 2821	April 01, 2029
P	Provision for gratuity					000000000000000000000000000000000000000	ataniana a casa com
					1.44		
	Treasure of grants			TOTAL			
	To rescal to galling			TOTAL	1.44		
				TOTAL	1.44	1	
17 0	THER CURRENT LABILITIES			TOTAL	1.44 As at		(Rs. in lakhs)
	THER CURRENT LABELITES			TOTAL	As al March J1, 2022		
P	TITLER CURRENT LABELITISS			TOTAL	As at March 31, 2022 44,26	March 34, 2021 37.72	(Rs. in lakh) As at April 01, 2020 29.81
P	TTURE CURRENT LABELITON writing for progress without for progress			TOTAL	As al March 31, 2022 44, 26 468, 93	March 31, 2021 37.72 70.21	1Rs. in lakin) As at April 01, 2029 29.81 33.78
P	TITLER CURRENT LABELITISS			TOTAL	As at March 31, 2022 44,26	March 34, 2021 37.72	(Rs. in lakh) As at April 01, 2020 29.81

And the second for the

 $_{ij},\ldots,j_{i}\}$

TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

28	REVENUE FROM OPERATIONS		(Rs. in lakhs)
		Year ended March 31,2022	Year ended March 31,2021
	Sale of Products		
	Manufacturing Sales		
	Export Sales Domestic Sales	6,859.59 709,53	5,492.63
	Trading Sales	(99-33	430.30
	Domestic Sales	9,436.75	4,169.72
	Other Operating Revenues		
	Foreign Currency Fluctuation Gain Export Incentives	102.89	25.50
	Freight Charges	219.99	238.41
		174.00	94.12
	ΤΟΤΑΙ	17,593	10.451

Ind AS 115 Revenue from Contracts with Customers The Company recognises revenue when control over the promised goods or services is transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services.

29	OTHER INCOME		(Rs. in lakhs)
85.0		Year ended	
	Interest Income	March 31,2022	March 31,2021
	Sundry Balance Writton Back	5.51	11.03
	Gain on Hedge of foreign currency	•	· ·
	Other Income	151.05	2.27
		41.30	3.07
	TOTAL	197.86	16.37

30	COST OF MATERIAL CONSUMED		(Rs. in lakhs)
		Year ended March 31,2022	
	Raw material consumed	staren 51,2022	March 31,2021
	Opening inventory	773.66	260.38
	Add: Purchases and incidental expenses		
	Less: Closing inventory	5,722.65	4,059.27
		(955.76)	(773.66)
	Cost of raw material consumed during the year	5,540,56	3,545,99
	TOTAL		
	TOTAL	5,540.56	3,545.99

11 CHANGES IN INVENTORIES OF FINISHED GOODS AND WORK IN PROGRESS	Year ended March 31,2022	(Rs. in lakhs) Year ender March 31,2021
(Increase) / Decrease in stocks		
Stock at the end of the year		
Work in progress		
Finished Goods(Manufacturing)	443.99	346.91
Finished Goods(Trading)	1.375.84	755.99
	23.48	124.60
	1.843 30	1,227.50
TOTAL A	1,843.30	1,227.50
Less: Stock at the beginning of the year	Contraction of the second s	
Work in progress	346.91	
Finished Goods(Manufacturing)		166.89
Finished Goods(Trading)	755 99	716.03
	124.60	158.58
	1,227.50	1,041.50
TOTAL B	1,227.50	1,041.50
(Increase) / Decrease in stocks (B-A)	(615.81)	(186,00)

32	Cost of Traded Goods	di inigenti di successi di		 1. <u>1. 1</u> . 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		(Rs. in lakhs)
					Year ended	Vear ended
					March 31,2022	March 31,2021
	o in the state of the					
ľ.	Cost of Traded Goods				8,848.20	4,054,90
		1	TOTAL		8 848 20	4 854 80

			(Rs. in lakhs)
33		r ended 1 31.2022	Year ended
	Current Tax		March 31,2021
	Earlier Year Tax	120.00	124.90
	Deferred Tax		(1.28)
1.1		(5.84)	(24.05)
	TOTAL	114.16	99.57

	A Contraction of the second		(Rs. in lakhs)
33D	OTHER COMPREHENSIVE INCOME	Year ended Murch 31,2022	Year ended March 31,2921
	Remeasurements of the net defined benefit plans		
	Remeasurements of the net defined benefit plans Tax	(0,65)	
	TOTAL	(0.65)	

33923			(Rs. in lakhs
34	EMPLOYEE BENEFITS EXPENSES	Year ended	Year ende
-	Salaries, wages and bonus	March 31,2022	March 31,202
	Contribution to provident and other funds:	464.92	281.07
.	Gratuity [Refer note no. 34A]	5.80	
	Staff welfare expenses	22.68	
	TOTAL		296.40

SAA EMPLOYEE BENEFIT OBLIGATIONS:
 The company has made the provision for gratuity obligation for the first time as per acturial report. Consolidated effect of provision for Gratuity has been taken in PY 21-22 for the previous years as well.
 Defaced-contribution plans
 The Company makes contributions to provident fund under the provision of the Employees' Provident Funds and Missellaneous Provisions Act, 1952 and to superannuation fund for the qualifying employees as per the Company's policy.

TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

ii) Defined-Benefits Plans

and the second

The company provides for gratuity, a defined benefit retirement plan covering eligible employees. The Gratnity Plan provides a lump sum payments to vested employees at retirement, death, incapacitation or termination of employment, as per the company's policy. Vesting occurs on completion of 5 continuous years of service as per Indian law. However, no vesting condition applies in case of death. The gratuity payable to employees is based on the employee's service and last drawn salary at the time of leaving the services of the Company.

Profit & Loss account expenses: Particulars		r	(Rs. in lakh
		Year ended March 31,2022	Year end
Current Service Cost		1.29	March 31,20
Past service Cost			
Interest on defined benefit obligation/(asset) (net)		0.21	0.1
Total ex	enses charged	1.50	1.2
			1.2.
Amount recorded in other comprehensive income: Particulars		the second second	(Rs. in lakh
(and charty		As at	As
Opening balance recorded in OCI		March 31, 2022	March 31, 202
Remeasurement during the period due to:			-
(Gain)/loss from change in financial assumptions	1	-	· · ·
(Gain)/loss from change in demographic assumptions		(0.02)	
Experience (gains)/losses		(0.02)	0.10
Actuarial (gains)/losses on plan assets		40.031	0.58
Total amount reco	gnised in OCI	(0.65)	0.68
		(circl)	0.08
Present value of defined benefit obligation: Particulars	35453777000081		(Rs. in lakhs
		As at March 31, 2022	As a March 31, 202
Balance at the beginning of the year		4.29	2.33
Current service cost		1 29	1.14
Past service cost			1.14
interest on defined benefit obligation		0.21	0.14
Remeasurement due to:			0.14
(Gain)/loss from change in financial assumptions			· · · · ·
(Gain)/loss from change in demographic assumptions			
Experience (gains)/losses		(0.65)	0.68
Benefit paid			0.08
Balance at the close of the year		5.14	4.29
			4.47
fair value of plan assets: farticulars	Marine states and states	······	(Rs. in lakhs)
the most of the second s		As at March 31, 2022	As a <u>March 31, 202</u>
Salance at the beginning of the year			
ontributions by employer	1		<u>-</u> -
aterest income			1. E
lenefits paid		· · ·	
ctuarial gains/(losses) on plan assets			
alance at the close of the year	. 1	-	
ssets and Liabilities recognised in the Balance Sheet:			
articulars	As at	As at	(Rs. in lakhs) As al
M	arch 31, 2022	March 31, 2021	April 01, 2020
resent value of funded obligations	5.14	4.29	2.33
air value of plan assets	-		·
eficit of funded plan	5.14	4.29	2.33
			2.33
on-current	1.44	1.43	0.56
urrent	3 70	2.86	1.77
		2.60	. 1.17
ajor Category of Plan Assets as a % of total Plan Assets:			
	As at	As at	As at
overnment of India securities	arch 31, 2022	March 31, 2021	April 01, 2020
prorate bonds	-	- 1	-
	25520 12.00	- <u>-</u> -	
workers manipul first			
surance managed fund hors		-	-

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

Particulars				As at		As at	Asi
Discount rate	000000000000000000000000000000000000000	XU, 10	March 3	5 1496	Ma	rch 31, 2021	April 01, 207
Salary Growth rate						5.00%	6.00%
The discount rates reflects the		 	1.55	7.00%		7.00%	7.009

The estimates of future salary increases, considered in actuarial valuation, takes into account, inflation, seniority, promotions and other relevant factors, such as demand and supply in the employment market. The expected rate of return of plan assets is the Company's expectation of the average long term rate of return expected on investments of the fund during the estimated term of the obligations.

Sensitivity Analysis

The sensitivity of the defined benefit obligation t	to changes in the weighted principal assu	motions by 100 basis Point is				
Particulars		Impact on defined benefit obligation				
	Increase in assumptions		sumptions			
Discount rate	March 31, 2022 March 31,	2021 March 31, 2022	March 31, 2021			
	-2.40% -2.31%	2.53%	2.43%			
Salary growth rate	2.94% 2.84%	-7 84%	2 749/			

The above sensitivity analyses are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant actuarial assumptions the same method (present value of the defined benefit obligation calculated with the projected unit credit method at the end of the reporting period) has been applied which has been used for calculating the defined benefit liability recognised in the Balance Sheet.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the prior period.

Expected Contribution to the Fund in the next year:			m . ())))
Particulars	As at	1	(Rs. in lakhs)
a articulars	March 31, 2022	1	
Gratuity	March 31, 2022	March 31, 2021	April 01, 2020
ordenity	and the second second second		

iv) Risk Exposure

The Gratuity scheme is a final salary Defined Benefit Plan that provides for a lump sum payment made on exit either by way of retirement, death, disability or voluntary withdrawal. The benefits are defined on the basis of final salary and the period of service and paid as lump sum at exit. The risks commonly affecting the defined benefit plan are expected to be:

Demographic Risk: This is the risk of variability of results due to unsystematic nature of decrements that include mortality, withdrawal, disability and relirement. The effect of these decrements on the defined benefit obligation is not straight forward and depends upon the combination of salary increase, discount rate and vesting criteria. It is important not to overstate withdrawals because in the financial analysis the retirement benefit of a short career employee typically costs less per year as compared to a long service employee.

Salary Inflation Risk : Higher than expected increases in salary will increase the defined benefit obligation

Interest-Rate Risk: The defined benefit obligation calculated uses a discount rate based on government bonds. If bond yields fall, the defined benefit obligation will tend to increase.

v) Defined Benefit Liability and Employer Contributions

The company considers that the contribution rates set at the last valuation date are sufficient to eliminate the deficit over the agreed period and that regular contributions, which are based on service costs, will not increase significantly. The weighted average duration of the defined benefit obligation is 0.00 years The expected maturity analysis of undiscounted gratuity is as follow:

and the set

TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

	FINANCE COSTS		(Rs in lakins)
\$	PINANCE COSTS	Year ended March 31,2022	Year ended March 31,2021
	Interest On Term Loans	289.25	208.88
	Interest on loans form Directors & Related Parties	37 24	11.45
	Finance Charges on Borrowing Cost	8.26	(1.91)
	Finance charges on Lease liability	19.93	8.15
	Other finance cost	1.55	13.58
L.,	TOTAL	356.22	240.16
			(Rs. in lakhs)

			(Rs. in lakhs)
36	DEPRECIATION AND AMORTISATION EXPENSES	Year ended March 31,2022	
	Depreciation on property, plant and equipment	153.41	132.79
	Amortisation on intangible assets	14.28	6.53
	Amortisation of right to use assets	65.03	55,70
	TOTAL	232 72	195.02

37.:	MANUFACTURING EXPENSES	Year ended March 31,2022	Year endeo March 31,202
	Power and Fuel	126.63	78.57
	Repairs to Machinery	30.36	36.38
	Transportation Expenses	206.84	134.20
	Job Work & Labour Charges	1,287,22	1.073.05
	Freight, handling and other expenses	346.46	91.15
37.1	SELLING & DISTRIBUTION EXPENSES	Year ended March 31,2022	Year ended March 31,2021
	Commission		49.08
	Courier, Freight and Insurance	140.35	192.33
	Advertisement and publicity expenses	8.40	2.10
	Exhibition Expenses	27.73	2
37.0		Year ended March 31,2022	Year ended March 31,2021
	Travelling & Conveyance Expenses	53.41	18.65
	Rent Paid	8.83	17.15
	Rates and Taxes	4,67	0.75
	Insurance Premium	7.45	16.45
	Lease rent exp ind As	(81.41)	(69.21)
37.4	OTHER EXPENSES	Year ended March 31,2022	Year ended March 31,2021
	Repairs & Maintenance	5.37	4.45
	Printing, stationery and communications expenses	7.48	7.81
	Legal and professional fees	30.32	30.14
	Office Expenses	20.54	9.76
	Electricity Expenses	5.75	6.21
	Document Registration Charges	0.87	2.64
	Filing Fees	1 70	5.49
	Rates & Taxes	1.24	4.77
	Telephone Charges	1 32	0.88
	Bank discount, Commission and Other Charges	48.76	39.78
	Sundry Balance Written Off	(16.70)	12.08
	Preliminery Expenditure Written Off	13.07	13.43
	General Expenses	91.27	134.12
	Prior Period Expenses	0,98	2.91
	Payment to auditors	4.80	1.80
	Provision for Expected Credit Loss	4.21	•

Particulars	2021-22	2020-21
Statutory Audit Fees	1.80	1.80
Total	1.80	1.80

TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

38 SEGMENT INFORMATION

The Company is in the but nufacturing steel products having similar e s of i ter ('CODM') for as ent of Con

The information relating to revenue from e sed as below a) Revenue from operations

Particulars	 For year ended 31 March, 2022		For year ended 31 March, 2021
Domestic		10,236.28	
Export		6,859.59	
Total		17,095.86	10.092.65

39 RELATED PARTY DISCLOSURES: 394 Names of the related parties and nature of

Associates Tembo Exim Private Limited Tembo USA Inc Tembo LLC (W.e.f. 16.06.2020) Saketh Seven Star Industries Private Limited

New Managerial Personnel (KNP) Kr Singay Jashab Hada (Jataging) Director Mr. Tauna Patel - Director Mr. Tauna Patel - Director Mr. Patalin Sangby Patel - Director Mr. Patalin Sangby Patel - Director (W. ef. 23 02 2021) Mr. Sanbhäng Wheth Director (regiment W. ef. 23 02 2021) Mr. Sanbhäng Wheth Director (regiment W. ef. 23 02 2021) Mr. Sanbhäng Wheth Director (regiment W. ef. 23 02 2021) Mr. Sanbhäng Marshina - Company Societary & Compliance Officier Mr. Tauneen Marshina - Company Societary & Compliance Officier

Independent Directors Johan Variava Jashir Singh Anand

Relatives of Key Managerial Personnel Nir. Piyush Patel - Brother of Managing Director Mrs. Smita Sanjay Patel - Speuse of Director

Others Bred & Stanley Kitchen Industries Private Limited B.M. Electro Mechanical LLP – Firm of Promoter & CFO

For the Year Ended March 2022

Name of the related party	Nature of Relationship	In the second second			10 A. C. A.					
Sanjay Patel	Managing Director	Receiving of Goods & Service		Director Sitting Fees	Interest Paid	Interest Received	Loans Taken	Lean Repayment	Closing Balance of Loans	IN: IN A
Fatuna Kachwala	Director	0.52	42.00	· · · · · · · · · · · · · · · · · · ·			45.00	45.00	Crosury Damance of Loans	Dividend 12.52
Taruna Patel	Director	0.52	36.00		1.76		24.00	54.00		32.07
Jehan variava	Independent Director	18.26		0.03	12.06			10.00	103.00	10.39
Jashir Singh Anand	Independent Director	13.20		0.03	· · ·		-		105.00	10.37
Shalin Patel	Director		30.00	0.03		-	-			<u>+</u>
Shabbir Merchant	Chief Financial Officer	1.93	24.00	0.03	3.47		15.00	30.00	38.00	
Tasanem Marfatia	Company Secretary & Compliance Officer		3.86		•		6.00	6.00		
Smita Patel	Spouse of Director		3.00	· · · · · ·		•	-			
Piyush Patel	Brother of Managing Director		18.00		18.34	-	21.09	47.50	155.00	8 89
Priyanka Patel	Daughter of Director		10.00		· · ·		-			6.24
Rushil Patel	Son of Director						-			1.50
	Associate Company	104,59					-		-	1.50
B.M. Electro Mechanical LLP	Firm of Promoter & CFO	480.42		i		1.61		-	-	-

As at March 31, 2021

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Particulars	Relationship	Receiving of Goods & Service	Remuneration	÷.,	Dimeter Sittle - R.					I	T
Sanjay Patel	Managing Director			12.00	Director Sitting Fees		Interest Received	Loans Taken	Loan Repayment	Closing Balance of Loans	Dividen
Fatema Kachwala	Director		4	12.00		0.50		130.60	130.55	0.05	
Taruna Patel	Director			· .		0.37	-	29.37	0.37	/ 29.00	+
Jehan yariaya	Independent Director			·	· .	2.22	-	113.32	3.30	110.02	+
Jashir Singh Anand	Independent Director			-	0.10		-	-		110.02	
Shalin Patel	Director				0.10	-					+
Shabbir Merchant	Chief Financial Officer		2	20.00		1.30		52.35	2.30	50.05	<u> </u>
Tosneem Morfatia	Company Secretary & Compliance Officer			-	•	-				50.03	
Smita Patel	Spouse of Director					· -		-			÷
Piyush Patel	Brother of Managing Director	· · · · ·		-	-	5.01		201.11	31.04	170.07	<u>+</u>
Priyanka Patel	Daughter of Director		1	8.00		-			01104	170.07	· · ·
Rushil Potel	Son of Director			-	•	•					<u> </u>
Saketh Seven Star Industries Pvt Ltd	Associate Company			-	-			- 1			
B.M. Electro Mechanical LLP	Firm of Promoter & CFO	121.21		·		-	0.53				· · ·
		775.05	L	. 1	-		-				1
TATE TATAT ME ANT A ON DRA COMMENT									-	-	1 -

FAIR VALUE MEASUREMENTS ts by category

There are no financial assets/liabilities that uch stat ant of profit and loss ing fir icial assets/liabilities are measured at amorti and open

Particulars	 		(Rs. in lakhs)
1 31 MC 41143	As at March 31, 2022	As at March 31, 2021	As at April 01, 2020
Financial Assets			141001,2020
<u> </u>			
Loans & Advance	 		
Invostments	 75.00		
Other financial assets	 300.76	261.61	225.41
Trade receivables	 2,745.06	3,068.79	
Cash and eash equivalents	 13.03	14.80	2.018.85
Short Term Loans & Advance	 45.57		15.17
Total Financial Assets	 3,179,42	20.71	15.58
Non-current Financial Liabilities	 3,179.42	3,365.92	2,275.01
Borrowings	 2,345,74	1.588.85	
Lease Liabilities	 6.99		561.83
Current Financial Liabilities	 0.55	37.95	97.42
Borrowings	 1,715.45	1.976.77	
Trade payables	 1.749.51		1,098.64
Other financial liabilities	 171.96	1,708.55	1,109.89
Lease Liabilities		205.85	84.55
	 0.82	7.27	7.27
I otal Financial Liabilities	 5,990.45	5,525.24	2,959.60

(ii) Fair value hierarchy

The section explains the judgements and estimates useds at determining the fair values of the financial astruments that are (a) recognized and measured at fair value and (b) measured at anortised cost and for which fair values are disclosed in the financial statements. To provide an indication about the reliability of the inputs used in determining fair values, the Compony has classified in the financial statements. To provide an indication about the reliability of Level 1 : Level 1 hierarchy includes financial instruments measured using quoted prices.

Level 2: The fair value of financial instruments that are not traded in an active market is dete instrument is included in level 2. nise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instruction are observable, the

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 2 iii) Fair value of financial assets and liabilities measured at amortised cost

The carrying amounts of term deposits and interest there on, trade receivables, eash and eash equival-

ial liabilities are considered to be the same as their fair values due to their short-to The fair values of security deposits are based on discounted cash flows using a risk free rate of interest. They are ele wified as level 3 fair value

rouchy due to the use of unobservable inputs, including own credit risk. Fair value of the security deposit is Rs.894.42 lakhu the fair value his

TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

FINANCIAL RISK MANAGEMENT

The Company's financial risk management is an integral part of how to plan and execute is business strategies. The risk management policy is approved by the Company's Board. The Company's principal financial fabrilisms comprise of founs and borrowings, trate and other psychies. The main purpose of these financial fabrilisms is to finance the Company's principal financial fabrilisms in the content of the Company's principal financial fabrilisms comprise of founs and borrowings, trate and other psychies. The main purpose of these finance the Company's principal financial fabrilisms comprise of founs and borrowings, trate and other psychies. The main purpose of these risk, reading financial fabrilisms company's financial fabrilisms of performance. The Company's principal financial fabrilisms comparise of found to perform the operations. The company's principal financial fabrilisms comparise of found to perform the operation of the company's financial fabrilisms of performance.

a. Market Risk

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Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risk: interest rate risk, currency risk and other price risk. Financial instruments affected by market risk include loans and borrowinge, deposits and derivative financial instruments. The Company has designed risk management frame work to control various risks effectively to achieve the business objectives. This includes identification of risk, its assessment, control and monitoring at tanely intervals

ie risks are expla

The ab e mentioned risks may affect the Company's income and expenses, or the value of its financial instruments. The Company's exposure to and ma

i. Porrige Currency Risk: The company is subject to the risk that changes in foreign surreacy values impact the company export and import. The company is exposed to foreign exchange risk arriving from various currency exposures, primarily with respect to US Dedar. The company manages survey exponents within preserved limits, through use of dirivitive mutuation such as Fervard cont.

are covered with strict limits placed on the amount of uncovered exposure, if any, at any point of time.

Particulars	As at March 31, 2022			As at Murch 31, 2021		
	Amount in Foreign Currency	Amount in Rs.	Amount in Foreign Currency	Amount in Rs.		
Foreign Currency Exposure(USD)			Corrency	· · · · · · · · · · · · · · · · · · ·		
Receivable	14.68	1.093.16	. 13.31	967.93		
Payable Netoff Receivable / (Payable)	(1.97)	(162.83)	(0.42)	. (31.23		
(Fayable)	12.70	930.33	12.89	236.70		

ii Foreign currency sensitivity: The following table demonstrates the se or decrease in foreign exchange rate will have the following impact on before profit before tax

And the second second	As at March 31, 202	As at March 31, 2021		
Particulars If INR has (Strengthmed)/Weakaned)	5% Increase	5% Decrease	5% Increase 5% Decrease	
against Foreign Currency		and the second second	Contraction of the second	
Net Impact on Profit and Loss	46.52	(46.52)	46.83 (46	
Net Impact on Equity	34.61	(34.81)	35.05 (35	

iii. Pervard foreign exchange contracts' Options' Derivatives It is the policy of the Company to enter into forward foreign exchange contracts Options & Derivatives to ovver foreign on conservation which guides that company follow conventional wiedom by use of Fervard contracts in respect of Trade trans rencey payments in USD. The Company enters into contracts with terms upto 90 days. The Company's philosophy does not permit any speculative calls on the currency. It is driven by

The Company will also its hedge strategies in relations without no yut of Provide Contrasts in respect of Trade transactions. The Company will also its hedge strategies in relations the providing regulatory framework and guidelines that may be bised by RBI, FEDAI or SDA or other regulatory bodies from time to time. Based on over or options covers is obtained from Banks or Merchant House for each of the aggregated exposures and the Trade data is booked. The forward cover deals are all backed by actual Index trans-ductrine hedge trade transaction. es and settlement of these contracts on maturity are by actual delivery of the hedged of

b. Credit Risk

Credit risk is the risk that counter party will not meet its obligation leading to a financial loss. The Company is exposed to credit risk arising from its operating activities primarily from trade receivables, financing activities and relating to parking of surplus funds as Deposits with Banks. The Company o probability of default upon initial recognition of such and where there has been a significant increase in avoid risk and on an engoing basis throughout the reporting period.

Ensuring Instruments and Cash Deposit: Credit risk from balance with Boalas and Function is managed by the Company's finance department. Investments of surplus funds are made early with approved counter portiest and within credit limits assigned to each counterparty. The limits are ret to mi implicate financial limit to through counterparty postation limits are posted limits assigned to each counterparty. The limits are ret to mi tration of risks and thereby ise the co

The Marking department has entiblished a credit policy under which coch new customer is analysed individually for endimentations before the Company's trandard psyment and delivery terms and conditions are effered. The Company's review includes external ratings, if they are available, and in some cases bank references. Seli individual is are tablished for each under our viewed periodically. Trade Receivables of the Company are typically mosared, except receivable which is on-word through ECOC and to the extend of the setting department has entiblished a tradit of the setting department of the company's trade of the actual collectability of accessible and periodic main are gravitable, and in some cases bank by the market organizes in the business. Credit risk is managed through credit spectral and periodic main are gravitable and periodic main are gravitable and periodic main are gravitable and periodic main are graved and are graved and periodic main are graved and and are graved an

ted credit loss of trade receivables and loads from customers based on historical trand, indus try practices and the business environment in which the entity operates. Loss rates are based on actual credit loss exposure and past trands. The Company increases the en

LIQUIDITY RISK

Liquidity risk is the risk that the Conspany will not be able to most its financial obligations as they become due The Company manages liquidity risk by maintaining adequate reserves, banking facilities and re forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities. rowing facilities (comprising the undrawn borrowing facilities below), by c

The liquidity risk is measured by means of the ultimate parent company's Liquidity and Financial Indektedness Management Policy, which aims to ensure the availability of sufficient act funds to meet the Company's financial commitments with minimal additional cost. One of the main liquidity measurement instruments in the easy flow projection, using a minimum projection period of 12 means liquidity measurement for the availability of sufficient act funds to meet the Company's financial commitments with minimal additional cost. One of the main liquidity measurement instruments in the easy flow projection, using a minimum projection period of 12 means liquidity measurement for the sufficient act funds to meet the Company's financial commitment with minimal additional cost.

(i) Maturities of financial liabilities

The following table shows the maturity analysis of the companies financial liabilities based on the contractually age ated each flows as at the Balance Sheet date.

CONTRACTUAL MATURITIES OF FINANCIAL LIABILITIES		Less than 6 months		6 months -1 year	1.3 years	Total
March 31, 2022			-			
Borrowings Trade payables			194.89	1.520.56	2.329.12	4.044.57
Other financial liabilities			1,472.53	142.79	0.92	1,616,23
Total Liabilities	+		156.95	13.27	0.05	170.27
Y OTHE LANDINGES	1		1,824.36	1,676.62	2,339,09	5,831 (18

			· · ·	E. 1. 1.	(Rs. in lakhs)
CONTRACTUAL MATURITIES OF FINANCIAL LIABILITIES	Less than 6 months		6 months -1 year	1-3 years	Total
March 31, 2021					· · · · · · · · · · · · · · · · · · ·
Borrowings		329.07	1,633	1.561.79	3.523.57
Frade payables		1,530.68	4.32	103.03	1,638.03
Frade payables Fotal Liabilities		200.92	0.47	0.98	202.37
Total Elsontres		2,060.68	1,637.49	1,665.80	5,363.98
					(Do in black)

CONTRACTUAL MATURITIES OF					(Rs. in lakhs)	
FINANCIAL LIABILITIES		Less than 6 months	6 months -1 year	1-3 years	Total	
April 1,2020					· · · · · · · · · · · · · · · · · · ·	Ĺ.
Borrowings	1. A.	139.79	958.85	527.83	1,626.47	1.1
Trade payables		752.94	354.54	927.03	1,020.47	1
Other financial liabilities			81.50		1,107.48	
Total Liabilities		892.73	1 394 90	K17 91	20150	

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

42 CAPITAL MANAGEMENT

For the purpose of the Company's Capital Management, Capital includes issued Equity Share Capital and all Other Reserves attributable to the Equity shareholders of the Company. The Primary objective of the Company's Capital Management is to maximise the shareholder's value. The Company's Capital Management objectives are to maintain equity including all reserves to protect economic viability and to finance any growth opportunities that may be available in future so as to maximise shareholder's value. The Company is monitoring Capital using debt equity ratio as its base, which is debt to equity. The Company monitors capital using debt-equity ratio, which is total debt divided by total equity.

43 EARNINGS PER SHARE

Particulars	Year ended March 31,2022	Year ended March 31,2021
Profit after tax (Rs. in lakhs)	315.34	234.88
Weighted average number of shares outstanding for basic / diluted EPS (In lakhs)	100.46	100,46
Nominal value per share (In Rs.)	10.00	10.00
Basic / diluted earning per Share (In Rs.)	3.14	2.34

44 LEASES

As a lessee: Operating lease

The Company has operating leases for premises. These lease arrangements range for a period between 11 months and 3 years, which include both cancellable and non-cancellable leases. Most of the leases are renewable for further period on mutually agreeable terms and also include escalation clauses

		(Rs. in lakhs)
Particulars	Year ended March 31,2022	Year ended March 31,2021
Lease payments recognised in the Statement of Profit and Loss during the year	8.83	17.15

The Company has elected not to recognise right-of-use assets and lease liabilities for short term leases that have a lease term of less than or equal to 12 months with no purchase option and assets with low value leases. The Company recognises the lease payments associated with these leases as an expense in statement of profit and loss over the lease term. The related cash flows are classified as operating activities.

With respect to non cancellable operating leases, the future minimum lease payments are as follows:

PARTICULARS	As at March 31,2022	As at March 31,2021	(Rs. in lakhs) As at April 01,2020
Not later than one year	6.99	37.95	97.42
Later than one year and not later than five years Later than 5 years	0.82	7.27	7.27
Total	7.81	45.22	104.69
CONTINGENT LIABILITIES	1		

S CONTINGENT LIABILITIES			11.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1			(Rs. in lakhs)
Particulars					Year ended	Year ended
I					March 31,2022	March 31,2021
Letter Of Credit			· · · · · · · · · · · · · · · · · · ·	-	648.30	429.12
Income Tax	· · · · · · · · · · · · · · · · · · ·	1			58.12	58.12

m.

46 DISCLOSURE PURSUANT TO SECTION 186 OF THE COMPANIES ACT, 2013 - Not Applicable

47 DISCLOSURE PURSUANT TO IND-AS 12 ON "INCOME TAXES"

A. Components of Tax Expenses/(Income)

a. Profit or Loss Section	Year ended March 31,2022	(Rs. in lakhs) Year ended March 31,2021
Current Income Tax	120.00	124.00
Earlier Year Tax	-	(1.28)
Deferred Tax	(5.84)	(24.05)
TOTAL	114.16	99.57

		(Rs. in lakhs)
Other Comprehensive Income	Year ended March 31,2022	Year ended March 31,2021
Remeasurements of the net defined benefit plans	(0.65)	
Remeasurements of the net defined benefit plans Tax		
Total	(0.65)	-

B RECONCILIATION OF INCOME TAX EXPENSE/(INCOME) AND ACCOUNTING PROFIT MULTIPLIED BY DOMESTIC TAX RATE APPLICABLE IN INDIA

	100 C 100 C 100 C	(Rs. In Lakhs)
Particulars	Year Ended March 31, 2022	Year Ended March 31, 2021
Profit Before Tax	429.50	334.46
Corporate Tax rate as per Income Tax Act, 1961	25,17%	25.17%
Tax on Accounting Profit	108.10	84.18
Tax effect of		01.10
Income Consider seperately not Taxable		
Tax on Expense not Deductible		
Prior Period Tax		
Tax on Capital Gain		
Brought Forward Loss Set Off		
Others	11.90	39.82
Current Tax Provision (A)	120.00	124.00
Deferred Tax Liability Recognised		121.00
Deferred Tax Asset Recognised	5.84	24.05
Deferred tax Provision (B)	(5.84)	(24.05)
Tax expenses recognised in statement of Profit and Loss (A+B)	114.16	99.95
Effective Tax Rate*	26.58%	29.88%

* Difference of Effective Tax rate as compared to Corporate Tax Rate is on account of disallowed expenses under Income Tax Act, 1961

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NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

Balances for Trade Payables, Trade Receivables, Loans and Advances, Goods & Service Tax are subject to
 confirmations from the respective parties and reconciliations, if any, in many cases. In absence of such confirmations, the balances as per books have been relied upon by the auditors.

ן 9 ר	Payments To Auditor	 <u></u>	 	· . · ·		(Rs. In Lakhs)
	Particulars			÷	2021-22	2020-21
5	Statutory Audit Fees				1.80	1.50
	Fotal		 		1.80	1.50

· · · · ·		(INS. III LAKIIS)
Particulars	2021-22	2020-21
Earnings in Foreign Currency		2020 21
FOB value of Exports	6,859,59	5,486,40
Expenditure in Foreign Currency		5,480.40
CIF Value of Imports	89.54	124,95
Travelling Expenses	31.80	
Commission & Others		8.28
	45.89	58.64

The Holding Company has paid managerial remuneration aggregating to Rs. 1.08 Crores during the year 51 under review to its Directors which is in excess of the limits as laid down by Section 197 of The Companies Act 2013. The excess amount paid by the holding company to its directors is Rs. 49.17 lacs for the year.

52 Figures for the previous period have been regrouped, wherever necessary, to correspond with figures of the current period.

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

53 FIRST TIME ADOPTION OF IND AS:

These are the Company's first financial statements prepared in accordance with Ind AS. The Company's opening Ind AS Balance Sheet was prepared as at April 1, 2020 i.e. the Company's date of transition to Ind AS. In preparing the Opening Balance Sheet, the Company has applied the mandatory exceptions and certain optional exemptions from full retrospective application of Ind AS in accordance with the guidance in Ind AS 101 'First Time Adoption of Indian Accounting Standards'.

This note explains the principal adjustments made by the Company in restating its previous GAAP financial statements to Ind AS, in the opening Balance Sheet as at April 1, 2020 and in the financial statements for the year ended March 31, 2020. A. Exemptions and exceptions availed

Set out below are the applicable Ind AS 101 optional exemptions and mandatory exceptions applied in the transition from previous GAAP to Ind AS.

A.1 Ind AS optional exemptions

Deemed cost:

Detende cost: Ind AS 101 permits a first-time adopter to elect to continue with the carrying value for all of its property, plant and equipment as recognised in the financial statements as at the date of transition to Ind AS, measured as per the previous GAAP and use that as its deemed cost as at the date of transition after making necessary adjustments for de-commissioning liabilities. This exemption can also be used for intangible assets covered by Ind AS 38, Intangible Assets. Accordingly, the Company has elected to measure all of its property, plant and equipment and intangible assets at their previous GAAP carrying value.

A.2 Ind AS mandatory exceptions

Estimates

On an assessment of the estimates made under previous GAAP the Company has concluded that there was no necessity to revise the estimates under Ind AS except where estimates were required by Ind AS and not required by previous GAAP or the basis of measurement were different.

The remaining mandatory exceptions either do not apply or are not relevant to the Company.

Reconciliation Between Previous GAAP and Ind AS

Reconciliation of equity as at April 01, 2020 and March 31, 2021, as reported in accordance with Previous GAAP to equity in accordance with Ind AS is given below

Particulars	(Rs. in lakhs Total Othe
	Equit
Opening Balance as on April 01, 2020 as per Previous GAAP	1,581.62
Add/(Less) : Adjustment for Ind AS (Net of Tax)	1.
a) Borrowing cost (Note 1)	12.24
Opening Balance as on April 01, 2020 as per Ind AS	
	1,593.86
Balance as on March 31, 2021 as per Previous GAAP	1.334.97
Add/(Less) : Adjustment for Ind AS (Net of Tax)	
a) Borrowing cost adjustment (Note 1)	16.70
b) Lease adjustment (Note 3)	1
c) Adjustment of Derivatives (Note 4)	2.63
d) Impact of security deposits recognised at amortised cost (Note 2)	1.70
	- 1
f) Deferred revenue pertains to Ind AS 115 (Note 5)	(60.59)
Non Controlling Interest	(3.34)
Balance as on March 31, 2021 as per Ind As	and the second s
The reconciliation of net profit / (loss) for the year ended March 31, 2021 reported in accordance with Indian GAAP to total comp	1,292.08

	(Rs. in lakh
Particulars	Year end March 31,20
Net Profit / (Loss) for the period as per Previous GAAP	286.6
Add/(Less) : Adjustment for Ind AS	
a) Impact of security deposits recognised at amortised cost (Note 2)	
b) Borrowing cost adjustment (Note 1)	(0.19
c) Reversal of Borrowing Cost (Note 1)	(5.39
d) Amortisation on right of use assets (Note 3)	9.8
e) Finance charges on Lease liability (Note 3)	(41.68
f) Reversal of rent expenses charged to P & L under previous GAAP (Note 3)	(9.14
g) Adjustment of Derivatives (Note 4)	
h) Deferred revenue pertains to Ind AS 115 (Note 5)	(60.59
Total	(51.78
Net Profit / (Loss) for the period as per Ind AS	234.89
Other Comprehensive Income/(Expenses) :	234,03
Items that will not be reclassified to profit or loss (Net of tax)	
- on account of reclassification of actuarial loss, arising in respect of defined benefit plans (Note 1)	· · · · ·
Total comprehensive income for the year	234.89

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

RECONCILIATION NOTES:

1. Borrowing cost adjustments :

Under the previous GAAP, processing fees paid on loan taken from Bank/NBFC charged to Profit and Loss with full amount at the time of payments to bank. Under Ind AS, it has to be amortised over the period of tenor of loan on the basis of Effective Interest Rate.

Consequent to this change, the amount of assets increased by Rs. 9.87 lakhs and profit increased by Rs. 9.87 lakhs during the financial year 2020-21(Net of Tax effect of Rs.1.81lakhs). Borrowing cost of Rs. 5.39 was amortised during the year 2020-21(Net of Tax effect of Rs.3.31lakhs). The equity of the company during FY 2020-21 is increased by Rs. 16.70 lakhs (Net of Tax effect of Rs.5.62 lakhs) and equity of the company increased by Rs. 12.24 lakhs as at April 1, 2020 (Net of Tax Effect of Rs. 4.12 lakhs).

2. Security deposits:

Under the previous GAAP, interest free security deposits (that are refundable in cash on completion of the contract term) are recorded at their transaction value. Under Ind AS, all financial assets are required to be recognised at fair value. Accordingly, the company has fair valued these security deposits under Ind AS. Difference between the fair value and transaction value of the security deposit has been recognised as pre-paid expense.

The profit of the company decreased by Rs. 0.19 lakhs as during FY 2020-21 (Net of Tax Effect of Rs. 0.06) due to amortisation of the prepaid expense of Rs. 3.44 lakhs which is partially off-set by the notional interest inocme recognised on security deposits.

3. Lease Liability and Right of use assets Adjustment (As a Lessee)

The Company assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

The Company applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Company recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

The Company recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and accumulated impairment losses.

Consequent to this change, the equity of the company has increased by Rs. 2.63 (Net of Tax Effect of Rs. 0.89) and the profit of the company has increase by Rs. 2.82 lakhs as during FY 2020-21.

4. Derivatives Adjustment

The company recognise unrealised gain / loss on outstanding derivative contracts at the end of each reporting period.

Consequent to this change, the equity of the company has increased by Rs. 1.70 (Net of Tax Effect of Rs. 0.57 lakhs) and profit of the company has increased by Rs. 1.70 lakhs as during FY 2020-21.

5. Deferred Revenue Adjustment

As per Ind AS, revenue from sale of goods shall be recognised only when the entity has transferred to the buyer the significant risks and rewards of ownership of the goods.

Revenue from export of goods is recognised at the time of delivery of goods to port of dispatch. The revenue is defferred from the date of invoice till the date of delivery of goods to the port of dispatch.

Consequent to this change, the equity of the company has decreased by Rs. 60.59 (Net of Tax Effect of Rs. 20.39 lakhs) and profit of the company has decreased by Rs. 60.59 lakhs as during FY 2020-21.

Retained earnings as at April 1, 2020 has been adjusted consequent to the above Ind AS transition adjustments.

The notes are an integral part of these financial statements. BASSO, For R A MARU & ASSOCIATES (AU HARTERED ACCOUNTANTS N. 141914W M. No. 165417 SA SA 1 EET ANIL MARU CHHATERED AU PRIETOR NO. 166417

Place: Mumbai Date: 28.05.2022

For TEMBO GLOBAL INDU TRIES LIMITED 10

(SANJAY PATEL) MANAGING DIRECTOR DIN: 01958033

terrethathi

(FATEMA KACHWALA) DIRECTOR DIN: 06982324

(SHABBIR MERCHANT)

Place: Mumbai Date: 28.05.2022 (FASNEEM MARFATIA) COMPANY SECRETARY & COMPLIANCE OFFICER

Place: Mumbai Date: 28.05.2022



TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

Company Overview

1

These statements comprise financial statements of Tembo Global Industries Limited (Formerly known as Saketh Exim Limited) (CIN: L29253MH2010PLC204331) ('the company') for the year ended March 31, 2022. The company is a public company domiciled in India and was incorporated on 16.06.2010 under the provisions of the Companies Act 1956 applicable in India. The Registered Office of the company is situated at D-146/147, MIDC TTC Industrial, Estate, Opp Balmer Lawrie, Turbhe, Navi Mumbai 400703.

The Company is principally engaged in the activities pertaining manufacture of pipe hangers and trading of fabrics. These consolidated financial statements were approved by the Board of Directors and authorised for issue on May 28, 2022.

2 Summary of significant accounting policies

a) Statement of compliance

consolidated Financial Statements have been prepared in accordance with the accounting principles generally accepted in India including Indian Accounting Standards (Ind AS) prescribed under the section 133 of the Companies Act, 2013 read with rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time) and presentation and disclosures requirement of Division II of revised Schedule III of the Companies Act 2013, (Ind AS Compliant Schedule III), as applicable to consolidated financial statement.

Accordingly, the Company has prepared these consolidated Financial Statements which comprise the Balance Sheet as at 31 March, 2022, the Statement of Profit and Loss, the Statement of Cash Flows and the Statement of Changes in Equity for the year ended as on that date, and accounting policies and other explanatory information (together hereinafter These financial statements are the first financial statements of the Company under Ind AS. Refer note 54 for an explanation of how the transition from previous GAAP to Ind AS has affected the Company's financial position, financial performance and cash flows.

The Ministry of Corporate Affairs (MCA) through a notification, amended Schedule III to the Companies Act, 2013

b) Basis of preparation and presentation

The consolidated Financial Statements have been prepared on the as per applicable IND AS reporting standards as on March 31, 2022 & corresponding figures as on March 31, 2021 & as on April 1, 2021 have been restated.

The Financial Statement is presented in INR and all values are rounded to the nearest Lakhs except when otherwise

c). Basis For Consolidation:

The consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. If a member of the group uses accounting policies other than those adopted in the consolidated financial statements, appropriate adjustments are made to that group member's financial statements in preparing the consolidated financial statements to ensure conformity with the group's accounting policies.

The financial statements of all entities used for the purpose of consolidation are drawn up to same reporting date as that of the Parent Company. Where the end of the reporting period of the other group companies is different from that of the Parent Company, those companies prepare, for consolidation purpose, additional financial information as of the same date as the financial statements of the Parent Company to enable the Parent Company to consolidate the financial information of those companies, unless it is impracticable to do so.

The consolidated financial statements present the consolidated accounts of Tembo Global Industries Limited with its following subsidiaries, and associates:

Name of the Company	Country of Incorporation	% of Voting Power as at 31st March 2022	% of Voting Power as at 31st March 2021
Saketh Seven Star Industries Limited	India	18.65%	75%
(Formaly Known as Saketh Seven Star		 Manufacture and a state 	
Industries Private Limited)			
Tembo Global INC	USA	100%	100%
Tembo Global LLC	Egypt	70%	70%

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

Key sources of estimation uncertainty and critical accounting judgements

In the course of applying the policies outlined in all notes under section 2 above, the Company is required to make judgements, estimates and assumptions about the carrying amount of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

a) Key sources of estimation uncertainty

A. Useful lives of property, plant and equipment

Management reviews the useful lives of property, plant and equipment at least once a year. Such lives are dependent upon an assessment of both the technical lives of the assets and also their likely economic lives based on various internal and external factors including relative efficiency and operating costs. This reassessment may result in change in depreciation and amortisation expected in future periods.

B. Contingencies

In the normal course of business, contingent liabilities may arise from litigation and other claims against the Company. Potential liabilities that are possible but not probable of crystalising or are very difficult to quantify reliably are treated as contingent liabilities. Such liabilities are disclosed in the notes but are not recognised. The cases which have been determined as remote by the Company are not disclosed.

Contingent assets are neither recognised nor disclosed in the financial statements unless when an inflow of economic benefits is certain.

C. Taxes

Pursuant to the announcement of the changes in the corporate tax regime, the Companies have an option to either opt for the

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

new tax regime or continue to pay taxes as per the old applicable tax structure together with the other benefits available to the Companies including utilisation of the MAT credit available. This requires significant estimation in determining in which year the company would migrate to the new tax regime basis future year's taxable profits including the impact of ongoing expansion plans of the Company and consequential utilisation of available MAT credit. Accordingly, in accordance with IND AS 12 - Income Taxes, deferred tax assets and liabilities are required to be measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

D. Recognition and measurement of defined benefit obligations

The obligation arising from the defined benefit plan is determined on the basis of actuarial valuation. Key actuarial assumptions include discount rate, trends in salary escalation and vested future benefits and life expectancy. The discount rate is determined with reference to market yields at the end of the reporting period on the government bonds. The period to maturity of the underlying bonds correspond to the probable maturity of the post-employment benefit obligations.

E. Allowance for uncollected accounts receivable and advances

Trade receivables do not carry any interest and are stated at their normal value as reduced by appropriate allowances for estimated irrecoverable amounts. Individual trade receivables are written off when management seems them not collectible. Impairment is made using expected credit loss model.

The impairment provisions for financial assets are based on assumption about risk of default and expected loss rates. Judgement in making these assumption and selecting the inputs to the impairment calculation are based on past history, existing market condition as well as forward looking estimates at the end of each reporting period.

F Allowances for inventories

Management reviews the inventory age listing on a periodic basis. The review involves comparison of the carrying value of the aged inventory items. The purpose is to ascertain whether an allowance is required to be made in the consolidated financial statement for any obsolete and slow-moving items. Management is

satisfied that adequate allowance for obsolete and slow-moving inventories has been made in the financial statements.

Management also reviews net realisable value for all its inventory and is satisfied that adequate allowance has been made in the financial statements.

Current and non-current classification

The Company presents assets and liabilities in the balance sheet based on current / noncurrent classification.

An asset is classified as current when it satisfies any of the following criteria :

- it is expected to be realised in, or is intended for sale or consumption in, the Company's normal operating cycle. it is
- it is expected to be realised within 12 months after the reporting date; or

• it is cash or cash equivalent unless it is restricted from being exchanged or used to settle a liability for at least 12

All other assets are classified as non-current.

A liability is classified as current when it satisfies any of the following criteria:

All other liabilities are classified as non-current.

c) Revenue Recognition

A. Sale of Goods

The Company recognises revenue when control over the promised goods or services is transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services.

The Company recognises revenue generally at the point in time when the products are delivered to customer or when it is delivered to a carrier for export sale, which is when the control over product is transferred to the customer. In contracts where freight is arranged by the Company and recovered from the customers, the same is treated as a separate performance obligation and revenue is recognised when such freight services are rendered.

Contract balances

a) Trade receivables

A receivable is recognised when the goods are delivered and to the extent that it has an unconditional contractual right to b) Contract Liabilities

A contract liability is the obligation to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Exchange differences on monetary items are recognised in Statement of Profit and Loss in the year in which they arise.

f) Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, All other borrowing costs are recognised in the Statement of Profit and Loss in the year in which they are incurred.

g) Employee benefits

a) Short-term obligations

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

b) Gratuity obligations

The company has recognised its obligation to its employees as per the acturial valuation report obtained from an independent actury & has not yet commenced to invest in any of defined benefit plans.

h) Taxes

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

Current tax

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

Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.

TEMBO GLOBAL INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

Current and deferred tax for the year

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

Deferred tax assets and liabilities are offset when they relate to income taxes levied by the same taxation authority and the relevant entity intends to settle its current tax assets and liabilities on a net basis.

i) Property, plant and equipment

The cost of property, plant and equipment comprises its purchase price net of any trade discounts and rebates, any import duties and other taxes (other than those subsequently recoverable from the tax authorities), any directly attributable expenditure on making the asset ready for its intended use, including relevant borrowing costs for qualifying assets and any expected costs of decommissioning. Expenditure incurred after the property, plant and equipment have been put into operation, such as repairs and maintenance, are charged to the Statement of Profit and Loss in the year in which the costs are incurred. Major shut-down and overhaul expenditure is capitalised as the activities undertaken improves the economic benefits expected to arise from the asset.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in Statement of Profit and Loss.

The Company has elected to continue with the carrying value for all of its property, plant and equipment as recognised in the financial statements on transition to Ind AS, measured as per the previous GAAP and use that as its deemed cost as at the date of transition.

Depreciable amount for assets is the cost of an asset, or other amount substituted for cost, less its estimated residual value. Depreciation is recognised so as to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives, using straight-line method as per the useful life prescribed in Schedule II to the Companies Act, 2013 except in respect of following categories of assets, in whose case the life of the assets has been assessed as under based on technical advice, taking into account the nature of the asset, the estimated usage of the asset, the operating conditions of the asset, past history of replacement, anticipated technological changes, manufacturers warranties and maintenance support etc.

The Company reviews the residual value, useful lives and depreciation method annually and, if expectations differ from previous estimates, the change is accounted for as a change in accounting estimate on a prospective basis.

i) Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost.Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses.

Amortisation is recognised on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of each reporting year.

Transition to Ind AS

On transition to Ind AS, the Company has elected to continue with the carrying value of all of intangible assets recognised as at April 1, 2020 measured as per the previous GAAP and use that carrying value as the deemed cost of intangible assets after making necessary adjustment for mine reclamation provision.

k) Inventories

Inventories are stated at the lower of cost and net realisable value.

Cost of raw materials include cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost of semifinished /finished goods and work in progress include cost of direct materials and labor and a proportion of manufacturing overheads based on the normal operating capacity but excluding borrowing costs.

Costs of inventories are determined on weighted average basis. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

1) Provisions

Provisions are recognised when the Company has a present obligation (legal or constructive), as a result of past events, and it is probable that an outflow of resources, that can be reliably estimated, will be required to settle such an obligation. The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the balance sheet date, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is material).

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

m) Investment in subsidiaries

Investment in subsidiaries are shown at cost in accordance with the option available in Ind AS 27, 'Separate Financial Statements'. Where the carrying amount of an investment in greater than its estimated recoverable amount, it is written down immediately to its recoverable amount and the difference is transferred to the Statement of Profit and Loss.

The Company has elected to continue with carrying value of all its investment in subsidiaries recognised as on transition date, measured as per the previous GAAP and use that carrying value as its deemed cost as of transition date.

n) Financial Instruments

Financial assets and financial liabilities are recognised when an entity becomes a party to the contractual provisions of the instrument.

A. Financial assets

a) Recognition and initial measurement

A financial asset is initially recognised at fair value and, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue.

b) Classification of financial assets

Financial assets are classified, at initial recognition and subsequently measured at amortised cost, fair value through other comprehensive income (OCI), and fair value through profit and loss.

c) Derecognition of financial assets

The Company derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party.

d) Impairment

The Company applies the expected credit loss model for recognising impairment loss on financial assets measured at amortised cost, debt instruments at FVTOCI, lease receivables, trade receivables, other contractual rights to receive cash or other financial asset.

Expected credit losses are the weighted average of credit losses with the respective risks of default occurring as the weights.

B. Financial liabilities and equity instruments

a) Classification as debt or equity

Debt and equity instruments issued by a company are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

b) Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognised at the proceeds received, net of direct issue costs.

c) Financial liabilities

Financial liabilities are classified as either financial liabilities 'at FVTPL' or 'other financial liabilities'.

Financial liabilities at FVTPL:

Financial liabilities are classified as at FVTPL when the financial liability is either held for trading or it is designated as at A financial liability is classified as held for trading if:

• It has been incurred principally for the purpose of repurchasing it in the near term; or

• on initial recognition it is part of a portfolio of identified financial instruments that the Company manages together and has a recent actual pattern of short-term profit-taking; or

• it is a derivative that is not designated and effective as a hedging instrument.

Derecognition of financial liabilities:

The Company derecognises financial liabilities when, and only when, the Company's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in the Statement of Profit and Loss.

C. Derivative Instruments and Hedge Accounting

a) Derivative financial instruments

The Company enters into a variety of derivative financial instruments to manage its exposure to interest rate, commodity price and foreign exchange rate risks, including foreign exchange forward contracts, interest rate swaps and cross currency swaps.

NOTES TO THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED MARCH 31, 2022

Derivatives are initially recognised at fair value at the date the derivative contracts are entered into and are subsequently remeasured to their fair value at the end of each reporting year. The resulting gain or loss is recognised in Statement of Profit and Loss immediately unless the derivative is designated and effective as a hedging instrument, in which event the timing of the recognition in Statement of Profit and Loss depends on the nature of the hedge item.

o) Segment Reporting:

Operating segments are reported as determined in a manner consistent with the internal reporting provided to the chief The Board of directors of the Company has been identified as the Chief Operating Decision Maker which reviews and assesses the financial performance and makes the strategic decisions.

p) Cash and cash equivalents:

Cash and cash equivalent 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. For the purpose of the Statement of cash flows, cash and cash equivalent consists of cash and short-term deposits, as defined above.

q) Earnings per share:

Basic earnings per share is computed by dividing the profit and loss after tax by the weighted average number of equity shares outstanding during the year. The weighted average number of equity shares outstanding during the year is adjusted for treasury shares, bonus issue, bonus element in a rights issue to existing shareholders, share split and reverse share split Diluted earnings per share is computed by dividing the profit or loss after tax as adjusted for dividend, interest and other charges to expense or income (net of any attributable taxes) relating to the dilutive potential equity shares, by the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares including the treasury shares held by the Company to satisfy the exercise of the share options by the employees.

r) Dividend to Shareholders

Annual dividend distribution to the shareholders is recognised as a liability in the period in which the dividends are approved by the shareholders. Interim dividend paid (if any) is recognised on approval by Board of Directors.

s) Contingent Liabilities, Contingent Assets and Commitments Contingent liabilities are not recognised but disclosed in the Consolidated Financial Statements. Contingent assets are Provisions, contingent liabilities, contingent assets and commitments are reviewed at each balance sheet date.

The notes are an integral part of these financial statements. For R A MARU & ASSOCIATIFor TEMBO GLOBAL INDUSTRIES LIMITED

CHARTERED ACCOUNTANTS



Place: Mumbai Date: 28.05.2022

PATEN MANAGING

DIN: 01958033

(SHABBIR MERCHANT) CHIEF FINANCIAL OFFICER

Place: Mumbai Date: 28.05.2022

temethothie

(FATEMA KACHWAI DIRECTOR DIN: 06982324

MAN C

(TASNEEN MARFATIA) COMPANY SECRETARY & COMPLIANCE OFFICER

Place: Mumbai Date: 28.05.2022