37th Annual Report 2021 - 2022



BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED



CIN: L24233MP1985PLC002709

37thAnnual Report 2021 - 2022 CORPORATE INFORMATION

Board of Directors:

Mr. Ramesh Shah

- Chairman & Managing Director

Mr. Romil Shah

- Non Executive Director

Mr. Ketan Shah

- Whole Time Director

Mrs. Shaila Jain

- Independent Director

Mr. Ashok Kumar Ramawat

- Independent Director

Mr. Satish Beohar - Independent Director (wef. 30/06/2021)

Chief Financial Officer:

Mr. Jitendra Kumar Sahu (Upto 30.06.2022)

Company Secretary & Compliance Officer:

Ms. Shikha Khilwani

Statutory Auditors:

M/s Maheshwari & Gupta

Chartered Accountants 312-314, Manas Bhawan Extn., 11/2, RNT Marg, Indore - 452001 (M.P.)

Secretarial Auditors:

M/s L.N. Joshi & Co.

Company Secretaries

122, Krishna Business Centre, 11, PU 4, Next to Medanta Hospital, Rasoma Square, Indore - 452010 (M.P.)

Bankers:

· State Bank of India,

Industrial Estate Branch, Indore.

IDBI Bank Ltd.,

Ratlam Kothi Branch, Indore.

Listed at Stock Exchanges :

National Stock Exchange of India Ltd.

Exchange Plaza, Bandra Kurla Complex, Bandra (East), Mumbai - 400051

BSE Limited

Phiroze Jeejeebhoy Tower, Dalal Street, Fort, Mumbai - 400001

Registered Office:

BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

CIN: L24233MP1985PLC002709

11/12, Sector "E", Sanwer Road, Industrial Area,

Indore - 452015 (M.P.)

Email: bcplcompliance@gmail.com Website: www.biofilgroup.net Phone: 0731-2723016, 2723017

Plant Location :

 Plot No. 8, Sector-3, Kheda Industrial Estate, Pithampur Dist. Dhar (M.P.)

 11/12, Sector 'E', Sanwer Road Industrial Area, Indore - 452015 (M.P.)

Registrar & Share Transfer Agent :

Ankit Consultancy Private Limited

Plot No. 60, Electronic Complex, Pardeshipura, Indore-452010 (M.P.)

• Phone: 0731-2551745, 2551746 • Fax: 0731-4065798

• Email ID: investor@ankitonline.com • Website : www.ankitonline.com

37th ANNUAL GENERAL MEETING

Day: Friday

Date: 30th Day of September, 2022

Time: 2:00 P.M.

Mode: Video Conferencing (VC)

or

Other Audio Visual Means (OAVM)

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NOTICE OF 37th ANNUAL GENERAL MEETING

NOTICE is hereby given that the 37th Annual General Meeting (AGM) of the Members of **BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED** will be held on Friday, 30th day of September, 2022 at 2.00 P.M. (IST) through Video Conferencing (VC) or Other Audio Visual Means (OAVM) for which purpose the Registered office of the company shall be deemed as the venue for the Meeting and the proceedings of the Annual General Meeting shall be deemed to be made thereat, to transact the following businesses:

ORDINARY BUSINESSES:

- 1. To consider and adopt the Audited Financial Statement of the Company together with the Report of the Board of Directors and the Auditors thereon for the financial year ended March 31, 2022.
- 2. To appoint a Director in place of Mr. Romil Shah (DIN: 00326110) Non executive Non Independent Director of the Company, who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and being eligible offers himself for re-appointment.
- 3. RE-APPOINTMENT OF M/S MAHESHWARI & GUPTA, CHARTERED ACCOUNTANTS AS STATUTORY AUDITORS OF THE COMPANY AND TO FIX THEIR REMUNERATION.

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

"RESOLVED THAT pursuant to the provisions of Sections 139, 141 and 142 and other applicable provisions of the Companies Act, 2013 (including any statutory modification(s) or re-enactment thereof for the time being in force) read with the Companies (Audit and Auditors) Rules, 2014, as amended from time to time and pursuant to the recommendation of the Audit Committee to the Board, M/s Maheshwari & Gupta, Chartered Accountants (Firm Registration Number: 006179C) be and is hereby re-appointed as Statutory Auditors of the Company for a second term of five (5) consecutive years, from the conclusion of this 37th Annual General Meeting till the conclusion of the 42nd AGM (AGM for the financial year 2026-27), at such remuneration plus applicable taxes and out of pocket expenses, as may be mutually agreed between the Board of Directors of the Company and the Statutory Auditors from time to time.

RESOLVED FURTHER THAT the Board of Directors of the Company (hereinafter referred to as "the Board", which term shall include any committee(s) constituted or to be constituted by the Board to exercise the powers conferred on the Board by this Resolution) be and is hereby authorized to do and perform all such acts, deeds, matters and things, as may be considered necessary, desirable or expedient to give effect to this resolution."

SPECIAL BUSINESS:

4. APPROVAL OF MATERIAL RELATED PARTY TRANSACTION(S) WITH CYANO PHARMA PRIVATE LIMITED.

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

"RESOLVED THAT pursuant to Regulation 23(4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ('SEBI Listing Regulations') and Section 188 of the Companies Act, 2013 ("Act") read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014 and the Company's Policy on "Materiality of Related Party Transactions and also on dealing with Related Party Transactions" and other applicable provisions, if any, as amended from time to time and pursuant to the recommendation and omnibus approval of the Audit Committee, and in supersession of the earlier resolution passed by the members at the 30th Annual General Meeting of the Company with respect to material related party transactions with Cyano Pharma Private Limited, the approval of the Members be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include any Committee constituted/empowered/ to be constituted by the Board from time to time to exercise its powers conferred by this resolution) to enter into, contract(s)/ arrangement(s)/ transaction(s) (whether by way of an individual transaction or transactions taken together or series of transactions or otherwise) as mentioned in the explanatory statement with Cyano Pharma Private Limited ('CPPL') a related party of Company under Regulation 2(1)(zb) of the SEBI Listing Regulations, on such terms and conditions as may be agreed between the Company and CPPL, for an aggregate value of up to 20 crores to be entered in for financial year 2022-23 and up to the date of 38th annual general meeting, subject to such contract(s)/ arrangement(s)/transaction(s) being carried out at arm's length and in the ordinary course of business of the Company.

RESOLVED FURTHER THAT the Board, be and is hereby authorized, to do and perform all such acts, deeds, matters and things, as may be necessary, including finalizing the terms and conditions, methods and modes in respect thereof and finalizing and executing necessary documents, including contract(s), scheme(s), agreement(s) and such other documents, file applications and make representations in respect thereof and seek approval from relevant authorities, including Governmental/regulatory authorities, as applicable, in this regard and deal with any matters, take necessary steps as the Board may, in its absolute discretion deem necessary, desirable or expedient, to give effect to this resolution and to settle any question that may arise in this regard and incidental thereto, without being required to

seek any further consent or approval of the Members or otherwise to the end and intent that the Members shall be deemed to have given their approval thereto expressly by the authority of this resolution

RESOLVED FURTHER THAT the Board, be and is hereby authorized to delegate all or any of the powers herein conferred, to any Director(s) or Chief Financial Officer or Company Secretary or any other Officer(s)/authorized representative(s) of the Company, to do all such acts and take such steps, as may be considered necessary or expedient, to give effect to the aforesaid resolution(s).

RESOLVED FURTHER THAT all actions taken by the Board or any person so authorized by the Board, in connection with any matter referred to or contemplated in the foregoing resolution, be and are hereby approved, ratified and confirmed in all respects."

By Order of the Board of Directors

Shikha Khilwani Company Secretary ACS-43203

Date: 09th August, 2022

Place : Indore

BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

CIN: L24233MP1985PLC002709

Registered Office: 11/12, Sector "E", Sanwer Road Industrial Area, Indore - 452015 (M.P.) WEB: www.biofilgroup.net • EMAIL: bcplcompliance@gmail.com • PHONE: 0731-2723016/17

Notes:-

- In view of the ongoing COVID-19 pandemic, the Ministry of Corporate Affairs (MCA) vide its General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 20/2020 dated May 5, 2020, General Circular no. 02/2021 dated January 13, 2021, General Circular no. 19/2021 dated December 08, 2021, General Circular no. 21/2021 dated December 14, 2021 followed by Circular No. 02/2022 dated 5th May, 2022 (collectively "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020, circular no. SEBI/HO/CFD/CMD2/ CIR/P/2021/11 dated January 15, 2021 followed by SEBI circular no. SEBI/HO/CFD/ CMD2/CIR/P/2022/62 dated 13th May, 2022 (collectively "SEBI Circulars"), have permitted companies to conduct AGM through Video Conferencing (VC) or other audio-visual means (OAVM), subject to compliance of various conditions mentioned therein. In compliance with the aforesaid MCA Circulars and SEBI Circulars and the applicable provisions of Companies Act, 2013 and rules made there under, and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the 37th AGM of the Company is being convened and conducted through VC/OAVM Facility, which does not require physical presence of Members at a common venue. The Company has availed the facility of Central Depository Services (India) Limited (CDSL) for convening the 37th AGM through VC/OAVM, a detailed process in which the members can attend the AGM through VC/OAVM has been enumerated in Note number 32 of this Notice.
- 2. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013 (the Act).
- 3. ELECTRONIC DISPATCH OF NOTICE AND ANNUAL REPORT: In compliance with the aforesaid MCA and SEBI circulars physical copies of the financial statements (including Board's Report, Auditor's Report or other documents required to be attached therewith) for the Financial Year ended 31st March, 2022 pursuant to Section 136 of the Act and Notice calling the 37th AGM pursuant to Section 101 of the Act read with the Rules framed there under are being sent only in electronic mode to those Members whose e-mail addresses are registered with the Company/Registrar and Share Transfer Agent (R&STA) or Depositories. The Company will not be dispatching physical copies of such statements and Notice of AGM to any Member.
 - To support the 'Green Initiative', Members who have not yet registered their email addresses are requested to register the same with their DPs in case the shares are held by them in electronic form and with the Company/R&STA in case the shares are held by them in physical form after complying due procedure.
- 4. Members who have not registered their e-mail address and those members who have become the member of the Company after 26th August, 2022 being the cut-off date for sending soft copy of the Notice of 37th AGM and Annual Report for the financial year 2021-22, may access the same from Company's website at www.biofilgroup.net websites of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and on the website of CDSL www.evotingindia.com.
- 5. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY/ PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF. SUCH A PROXY/ PROXIES NEED NOT BE A MEMBER OF THE COMPANY.

Since the 37th AGM of the Company will be convened through VC/ OAVM, where there will be no physical attendance of members, the requirement of appointment of proxies pursuant to the provisions of Section 105 of the Act has been dispensed with. Accordingly, attendance slip and proxy form will not be annexed to this Notice.

- 6. Pursuant to the provisions of Sections 112 and 113 of the Act, corporate/ Institutional member can authorize their representatives to attend the AGM through VC/OAVM and cast their votes through e-voting. Provided a scan copy (PDF) of the Board Resolution authorizing such representative to attend the AGM of the Company through VC/OAVM on its behalf and to vote through remote e-voting shall be sent to the Scrutinizer through the registered email address of the member(s) at lnjoshics@gmail.com with a copy marked to the company at bcplcompliance@gmail.com
- 7. Pursuant to Provisions of Section 91 of the Companies Act, 2013, the Register of Members and Share Transfer Book of the Company will remain closed during the period from Friday, 23rd Day of September, 2022 to Friday, 30th Day of September, 2022 (both days inclusive) for the purpose of 37th Annual General Meeting.
- 8. In terms of the Article of Association of the Company read with Section 152 of the Companies Act 2013, Mr. Romil Shah (DIN: 00326110), Non Executive Non Independent Director is liable to retire by rotation at this 37th Annual General Meeting and being eligible offer himself for re-appointment.
- 9. The Statement as required under Section 102 of the Act setting out material facts concerning the businesses with respect to Item Nos. 3 and 4 forms part of this Notice is annexed hereto.
 As per the provisions of Clause 3.A.II of the General Circular No. 20/ 2020 dated May 5, 2020, the matters of Ordinary/ Special Business as appearing at Item No. 3 & 4 of the accompanying Notice, is considered to be unavoidable by the Board and hence, forming part of this Notice.
- 10. The relevant details, pursuant to Regulations 36(3) of the SEBI Listing Regulations and Secretarial Standards -2 on General Meetings issued by the Institute of Company Secretaries of India, in respect of Director who retire by rotation at the AGM and seeking re-appointment is provided as an annexure to the Notice forms integral part of this notice.
- 11. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their Depository Participants with whom they are maintaining their demat accounts. Further, as per SEBI Circular dated April 20, 2018 all securities holders holding securities in physical form should submit their PAN and Bank account details to the Registrar and Share Transfer Agent.
- 12. Members who hold shares in dematerialized form and want to provide/change/correct the bank account details should send the same immediately to their concerned Depository Participant(s) and not to the Company. Members are also requested to give the MICR Code of their bank to their Depository Participant(s). The Company will not entertain any direct request from such Members for change of address, transposition of names, deletion of name of deceased joint holder and change in the bank account details.
- 13. Members who are holding shares in physical form are advised to submit particulars of their PAN details, e-mail address, mobile number, bank account, viz. name and address of the branch of the bank, MICR code of the branch, type of account and account number etc. to our Registrar and Share Transfer Agent in prescribed Form ISR-1 quoting their folio number and enclosing the self-attested supporting document and other forms pursuant to SEBI Circular No. SEBI/HO/ MIRSD/MIRSD_RTAMB/P/CIR/2021/655 dated November 3, 2021. Members holding shares in electronic form are requested to submit the details to their respective Depository Participant (DP) only and not to the Company or Registrar and Share Transfer Agent.
- 14. Members may please note that SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022 has mandated the listed companies to issue securities in dematerialized form only while processing service requests viz. Issue of duplicate securities certificate; claim from unclaimed suspense account; renewal/exchange of securities certificate; endorsement; sub-division/splitting of securities certificate; consolidation of securities certificates/folios; transmission and transposition. Accordingly, Members are requested to make service requests by submitting a duly filled and signed Form ISR-4, the format of which is available on the Company's website www.biofilgroup.net and on the website of the Company's Registrar and Share Transfer Agent i.e. http://ankitonline.com. It may be noted that any service request can be processed only after the folio is KYC Compliant.
- 15. SEBI vide its notification dated January 24, 2022 has mandated that all requests for transfer of securities including transmission and transposition requests shall be processed only in dematerialized form. In view of the same and to eliminate all risks associated with physical shares and avail various benefits of dematerialization, Members are advised to dematerialize the shares held by them in physical form. Members can contact the Company or Registrar and Share Transfer Agent, for assistance in this regard.
- 16. As per the provisions of Section 72 of the Act, the facility for making a nomination is available for the Members in respect of the shares held by them. Members who have not yet registered their nominations are requested to register the same by submitting Form No. SH-13. If a Member desires to cancel the earlier nomination and record a fresh nomination, he may submit the same in Form SH-14. Members who are either not desiring to register Nomination or would want to opt out, are requested to fill and submit Form No. ISR-3. The said forms can be downloaded from the Registrar and Share Transfer Agent's website at http://ankitonline.com. Members are requested to submit the said form to their Depository Participant in case the shares are held in electronic form and to the Registrar and Share Transfer Agent in case the shares are held in physical form, quoting their folio no.
- 17. Members holding shares in physical form, in identical order of names, in more than one folio are requested to send to the Company or Registrar and Share Transfer Agent, the details of such folios together with the share certificates along with the requisite KYC Documents for consolidating their holdings in one folio. Requests for consolidation of share certificates shall be processed in dematerialized form.
- 18. To prevent fraudulent transactions, Members are advised to exercise due diligence and notify the Company of any change in address or demise of any Member as soon as possible. Members are also advised to not leave their Demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository

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- Participant and holdings should be verified from time to time.
- 19. In case of joint holders attending the meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 20. Members desirous of obtaining any information concerning to the accounts and operations of the Company are requested to send their queries to the Company Secretary at least 7 (seven days) before the date of the meeting so that the required information can be made available at the meeting.
- 21. The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act and Register of Contracts or arrangements in which directors are interested maintained under Section 189 of the Act and relevant documents referred to in this Notice of AGM and explanatory statement, will be available electronically for inspection by the Members during the AGM. All documents referred to in the Notice will also be available for electronic inspection without any fee by the Members from the date of circulation of this Notice up to the date of AGM, i.e. Friday, 30th September, 2022. Members seeking to inspect such documents can send an email to bcplcompliance@gmail.com.
- 22. Members are requested to contact the Registrar and Share Transfer Agent for all matters connected with Company's shares at Ankit Consultancy Private Limited, 60 Pardeshipura, Electronic Complex, Indore (M.P.) 452010.
- 23. **Investor Grievance Redressal:** The Company has designated an exclusive e-mail ID i.e <u>bcplcompliance@gmail.com</u> to enable the investors to register their complaints/ send correspondence, if any.
- 24. **Webcast:** Members who are entitled to participate in the AGM can view the proceedings of AGM by logging in the website of CDSL at www.evotingindia.com using the login credentials.
- 25. The Company has appointed Mr. L.N. Joshi, Practicing Company Secretary (Membership No. FCS-5201; CP No.4216) to act as the scrutinizer for conducting the remote e-voting process as well as the e-voting during AGM (insta poll), in a fair and transparent manner.
- 26. The voting rights of Shareholders shall be in proportion of shares held by them to the total paid up equity shares of the company as on Friday 23rd September, 2022, being the cut-off date.
- 27. A person, who is not a Member of the Company as on Friday 23rd September, 2022 should treat this Notice for information purposes only.
- 28. A person who has acquired the shares and has become a member of the Company after dispatch of notice of AGM and prior to the Cut-off date i.e. Friday 23rd September, 2022 shall be entitled to exercise his/her vote either electronically i.e. remote e-voting or e-voting during AGM (insta poll) following the procedure mentioned in this Notice.
- 29. The recorded transcript of this AGM shall also be made available on the website of the Company www.biofilgroup.net as soon as possible after the Meeting is concluded.
- 30. The procedure for joining the AGM through VC/OAVM is mentioned in this Notice. Since the AGM will be held through VC/OAVM, the route map is not annexed in this Notice.
- 31. In compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and any amendments thereto, Secretarial Standard on General Meetings ("SS-2"), Regulation 44 of the SEBI Listing Regulations and MCA Circulars, the facility for remote e-voting and e-voting in respect of the business to be transacted at the AGM is being provided by the Company through Central Depository Services (India) Limited ("CDSL"). Necessary arrangements have been made by the Company with CDSL to facilitate remote e-voting and e-voting during the AGM.

32. THE INSTRUCTIONS FOR SHAREHOLDERS FOR REMOTE E-VOTING AND E-VOTING DURING AGM AND JOINING MEETING THROUGH VC/OAVM ARE AS UNDER:

- (i) The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- (ii) The voting period begins on Tuesday 27th September, 2022 from 9.00 A.M. and ends on Thursday, 29th September, 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 i.e. Friday 23rd September, 2022, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (iii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iv) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015; listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders. In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to

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

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

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

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

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

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

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

Login Type	Helpdesk details
	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33
	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30

Step 2: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.

- (vi) Login method for e-Voting and joining virtual meeting for shareholders other than individual shareholders holding in Demat form & physical shareholders.
 - 1) The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
 - 4) Next enter the Image Verification as displayed and Click on Login.
 - 5) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
 - 6) If you are a first-time user follow the steps given below:

F	For physical shareholders and other than individual shareholders holding shares in Demat.			
PAN	 Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders) Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA. 			
Dividend	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account			
Bank Details or in the company records in order to login.				
OR Date of Birth (DOB)	• If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field.			

- (vii) After entering these details appropriately, click on "SUBMIT" tab.
- (viii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (ix) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (x) Click on the EVSN for the relevant company i.e. Biofil Chemicals And Pharmaceuticals Limited on which you choose to vote.
- (xi) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xiii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xvi) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvii) There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.

(xviii) Additional Facility for Non - Individual Shareholders and Custodians - For Remote Voting only

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI, etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password.
 The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
- It is Mandatory that, a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non Individual shareholders are required mandatory to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address viz; bcplcompliance@gmail.com (designated email address by company), if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

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

- 1. The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.
- 2. The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- 3. Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM.
- 4. Shareholders are encouraged to join the Meeting through Laptops/I-Pads for better experience.
- 5. Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance at least seven days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at bcplcompliance@gmail.com. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance seven days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at bcplcompliance@gmail.com. These queries will be replied to by the company suitably by email.
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ ask guestions during the meeting.
- 9. Only those shareholders, who are present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM.
- 10. If any Votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.
- 11. When a pre-registered speaker is invited to speak at the meeting but he / she does not respond, the next speaker will be invited to speak. Accordingly, all speakers are requested to get connected to a device with a video/ camera along with good Internet speed.
- 12. The Company reserves the right to restrict the number of questions and number of speakers, as appropriate, for smooth conduct of the AGM.

34. PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES.

- For physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to Company/RTA email id.
- 2. For Demat shareholders- Please update your email id & mobile no. with your respective Depository Participant (DP)
- 3. For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

35. DECLARATION OF RESULTS:

- A. The scrutinizer shall, immediately after the conclusion of voting during the AGM, first count the votes cast during the AGM, thereafter unblock the votes cast through remote e-voting and make, not later than 48 hours of conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favor or against, if any, to the Chairperson of the Company or the person authorized by him, who shall countersign the same.
- B. Based on the scrutinizer's report, the Company will submit within 2 (two) working days of the conclusion of the AGM to the Stock Exchanges, details of the voting results as required under Regulation 44(3) of the SEBI Listing Regulations.
- C. The results declared along with the scrutinizer's report, will be hosted on the website of the Company at www.biofilgroup.net and on the website of CDSL, i.e. www.evotingindia.com, immediately after the declaration of the result by the Chairperson or a person authorized by him in writing and communicated to the Stock Exchanges.
- D. The Resolutions shall be deemed to be passed on the date of the Meeting, i.e. Friday 30th September, 2022 subject to receipt of the requisite number of votes in favour of the Resolutions.
- 36. All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 or send an email to helpdesk.evoting@cdslindia.com or call toll free no. 1800 22 55 33.

By Order of the Board of Directors

Shikha Khilwani Company Secretary ACS-43203

Date: 09th August, 2022

Place : Indore

BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

CIN: L24233MP1985PLC002709

Registered Office: 11/12, Sector "E", Sanwer Road Industrial Area, Indore - 452015 (M.P.)
WEB: www.biofilgroup.net • EMAIL: bcplcompliance@gmail.com • PHONE: 0731-2723016/17

STATEMENT AS REQUIRED UNDER SECTION 102 OF THE COMPANIES ACT, 2013

Pursuant to Section 102 of the Companies Act, 2013 ('the Act'), the following Statement sets out all material facts relating to the businesses mentioned under Item Nos. 3 and 4 of the accompanying Notice dated August, 09, 2022:

ITEM NO.3 RE-APPOINTMENT OF M/S MAHESHWARI & GUPTA, CHARTERED ACCOUNTANTS AS STATUTORY AUDITORS OF THE COMPANY AND TO FIX THEIR REMUNERATION.

This Statement is provided pursuant to Regulation 36(5) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ('SEBI Listing Regulations'). However, the same is not required as per Section 102 of the Companies Act.

In accordance with Sections 139 and 142 of the Act read with the Companies (Audit and Auditors) Rules, 2014, as amended from time to time, the Members of the Company had, at the 32nd Annual General Meeting ('AGM') held on 25th September, 2017, appointed M/s. Maheshwari & Gupta, Chartered Accountants as the Statutory Auditors of the Company for a period of five (5) consecutive years from the conclusion of the 32nd AGM till the conclusion of 37th AGM of the Company.

Pursuant to the provisions of Section 139 of the Act, no listed company can appoint/re-appoint an audit firm as a Statutory Auditor for more than two terms of five (5) consecutive years and accordingly, M/s. Maheshwari & Gupta Chartered Accountants is eligible to be re-appointed as the Statutory Auditors of the Company for another term of five (5) consecutive years.

The Board of Directors of the Company, at its meeting held on August, 09, 2022, on the recommendation of the Audit Committee has, after considering and evaluating various proposals and factors such as independence, industry experience, technical skills, geographical presence, audit team, quality of audit reports, etc. recommended the re-appointment of M/s. Maheshwari & Gupta Chartered Accountants as the Statutory Auditors of the Company, to the Members at the ensuing AGM for a second term of five (5) consecutive years from the conclusion of this 37th AGM till the conclusion of the 42nd AGM (AGM for the financial year 2026-27) of the Company, to examine and audit the accounts of the Company.

M/s. Maheshwari & Gupta, Chartered Accountants, have consented to the said re-appointment and confirmed that their re-appointment, if made, would be within the limits specified under Section 141(3)(g) of the Act. They have further confirmed that they are not disqualified to be re-appointed as statutory auditors in terms of the provisions of the proviso to Section 139(1) and Section 141(3) of the Act and the provisions of the Companies (Audit and Auditors) Rules, 2014. As required under the SEBI Listing Regulations, M/s. Maheshwari & Gupta Chartered Accountants holds a valid certificate issued by the Peer Review Board of ICAI.

The Company has received necessary certificate and written consent from M/s. Maheshwari & Gupta, Chartered Accountants stating that their re-appointment, if made, shall be in accordance with the statutory requirements under the Companies Act, 2013 read with Rule 10 of the Companies (Audit and Auditors) Rules, 2014, as amended from time to time and SEBI Listing Regulations.

The terms and conditions of the appointment of the Statutory Auditors of the Company shall inter-alia also include the conditions mentioned in Clauses 6A & 6B of the SEBI Circular No. CIR/CFD/CMD1/114/2019 dated 18th October, 2019.

Disclosure pursuant to Regulation 36(5) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is as follows:

Proposed Fees Payable to Statutory Auditor	Rs. 30,000/- (Rupees Thirty Thousand only) plus reimbursement of out of pocket expenses for financial year 2022-23. The remuneration for the remaining term till the conclusion of the 42nd AGM of the Company shall be determined based on the recommendation of the Audit Committee and as mutually agreed between the Board of Directors of the Company and the Statutory Auditors from time to time.
Terms of Re-Appointment	5 Consecutive Years i.e. from the conclusion of 37th Annual General Meeting till the conclusion of 42nd Annual General Meeting.
Any material change in the fee payable to such auditor from that paid to the outgoing auditor along with the rationale for such change	
	Based on the recommendation of the Audit Committee, the Board re-commends the Ordinary Resolution for reappointment of Statutory auditors
and credentials of the statutory auditor proposed to be	M/s Maheshwari & Gupta, a partnership firm registered with Institute of Chartered Accountant of India having FRN 006179C, and with C & AG with FRN MEF13780. The firm has the separate and distinct legal existence from their partners. The firm consist of three partners 1. Shri Ratan Ial Maheshwari, (B. Com, FCA) aged 64 years founder partner of the firm and has vast experience in Project Financing, Taxation, Corporate Audits & Systems. 2. Shri Manoj K. Gupta (M. Com, FCA) has more than 34 years experience in Corporate Laws, Statutory Audits, Internal Audits, taxation and Accounting. He has rich experience in audit of Public Sector Undertakings, Banks, Internal Audits and Special purpose Audits.

3. **Shri Sunil Maheshwari (M. COM., FCA)** aged 44 years and posses expertise in statutory audits & internal audit of various type of clients like corporate entities, Nationalized Bank etc. He has an in-depth knowledge and an excellent experience in the field of Corporate Law and Financial Management.

Accordingly, the Board of Directors recommends the passing of the Resolution at Item No. 3 as an Ordinary Resolution for approval of members.

None of the Directors and Key Managerial Personnel of the Company and their respective relatives is, in any way, financially or otherwise, are deemed to be concerned or interested in this item of business.

ITEM NO. 4 APPROVAL OF MATERIAL RELATED PARTY TRANSACTION(S) WITH CYANO PHARMA PRIVATE LIMITED.

Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, ('SEBI Listing Regulations'), as amended vide SEBI (Listing Obligations and Disclosure Requirements) (Sixth Amendment) Regulations, 2021, effective from April 1, 2022, states that all Material Related Party Transaction ('RPT') with an aggregate value exceeding 1,000 crore or 10% of annual consolidated turnover of the Company as per the last audited financial statements of the Company, whichever is lower, shall require approval of shareholders by means of an ordinary resolution. The said limits are applicable even if the transactions are in the ordinary course of business of the concerned company and at an arm's length basis. The amended Regulation 2(1)(zc) of the SEBI Listing Regulations has also enhanced the definition of related party transaction which now includes a transaction involving a transfer of resources, services or obligations between a listed entity or any of its subsidiaries on one hand and a related party of the listed entity or any of its subsidiaries on the other hand, regardless of whether a price is charged or not.

Further SEBI, vide its circular SEBI/HO/CFD/CMD1/CIR/P/2022/40 dated 30th March, 2022, has clarified that a Related Party Transaction approved by the Audit Committee prior to 1st April, 2022, which continues beyond such date and if it becomes material as per revised materiality threshold provided above, shall be placed before the shareholders in the first General Meeting held after April 1, 2022.

It is in the above context that Item No. 4 of Notice is placed for the approval of the Shareholders of the Company.

BACKGROUND, DETAILS AND BENEFITS OF THE TRANSACTION

Biofil Chemicals and Pharmaceuticals Limited (BCPL), has entered into tri-party agreement with Cyano Pharma Private Limited (CPPL) and HLL Lifecare Limited (Formerly Hindustan Latex Limited) for providing job work facility to HLL Lifecare Limited. In order to give effect to agreement BCPL and CPPL undertake the activity of sell and purchase of raw material and finished goods with each other and providing job work facility, although the transaction are entered in to ordinary course of business and on arm length basis.

The proposed activity of the Company with respect to give effect to said agreement, company may need to enter into transaction of sale and purchase with CPPL will may exceed 10% of annual consolidated turnover of the Company as per the last audited financial statement of the Company for the year 2021-22. Thus, in terms of Regulation 23 of SEBI Listing Regulations and Company's policy on Materiality of and dealing with Related Party Transactions and pursuant to all other applicable provisions of the Companies Act, 2013 and Rules made there under, these transactions would require the approval of members by way of an Ordinary Resolution.

The Management has provided the Audit Committee with the relevant details, as required under law, of various proposed RPTs including material terms and basis of pricing. The Audit Committee, after reviewing all necessary information, has granted approval for entering into RPTs with CPPL for an aggregate value of up to Rs. 20 crores to be entered during Financial Year 2022-23 and up to the date of this Annual General Meeting. The Audit Committee has noted that the said transactions will be on an arms' length basis and in the ordinary course of business of the Company.

Accordingly, on the basis of review and approval of the Audit Committee, the Board of Directors recommends the resolution contained in Item No. 4 of the accompanying Notice to the shareholders for approval.

Information required to place before the members pursuant to Rule 15 of the Companies (Meetings of the Board and its Powers) Rules, 2014 read with circular no. SEBI/HO/CFD/CMD1/CIR/P/2021/662 dated November 22, 2021 regarding proposed transaction between related party and Company are as follows:

S. No.	Description	Details
1	Details of summary of information provided	by the Management of the Company to the Audit Committee
a.	with the Biofil Chemicals and Pharmaceuticals Limited or its subsidiary,	Cyano Pharma Private Limited (CPPL) is related party in terms of Regulation 2(1)(zc) of the SEBI Listing Regulations and it is a group company of BCPL. Mr. Ramesh Shah, Mr. Ketan Shah and their relatives are Directors and members of CPPL. Annual Transaction not exceeding Rs. 20.00 Crores.
b.	Tenure of Proposed Transaction	Annual Transaction shall not exceeding Rs. 20.00 Crores for financial year 2022-23 and up to date of 38th Annual General Meeting.
C.	Name of the director or key managerial personnel who is related, if any and nature of relationship	Mr. Ramesh Shah, Chairman & Managing Director; Mr. Ketan Shah, Whole Time Director; & members of Promoter group.

S. No.	Description	Details
d.	Nature, material terms, monetary value and particulars of contracts or arrangement	Nature & Material Terms of Transactions: The transaction involves Purchase and Sale of goods and Rendering of services (job work), transfer of resources for facility to HLL Lifecare Limited as per terms and conditions of tri party agreement entered with Company, CPPL, and HLL. As per the Tri-Party Agreement entered between the parties. These transactions are in the ordinary course of business and conducted on an arm's length basis. Monetary value: Approx: Rs. 20.00 Crores for financial year 2022-23 and up to date of 38th Annual General Meeting.
e.	Value of Transaction	Aggregate amount not exceeding Rs. 20.00 Crores
f.	Percentage of annual consolidated turnover of Biofil Chemicals and Pharmaceuticals Limited considering FY 2021-22 as the immediately preceding financial year, that is represented by the value of the proposed transaction	89.36 % on the basis of the proposed transaction of Rs. 20 Crores and the audited turnover as on 31st March, 2022.
g.	For a RPT involving a subsidiary, such percentage calculated on the basis of the subsidiary's annual turnover on a standalone basis shall be additionally provided	
2.	Justification for the transaction is in the interest of the Company.	Please refer to "Background, details and benefits of the transaction" which forms part of the explanatory statement to the Item No. 4.
3.	Details of transaction relating to any loans, intellisted entity or its subsidiary:	r-corporate deposits, advances or investments made or given by the
	details of the source of funds in connection with the proposed transaction	Not Applicable
(ii)	where any financial indebtedness is incurred to make or give loans, inter-corporate deposits, advances or investments - nature of indebtedness; - cost of funds; and - tenure	Not Applicable
(iii)	applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security	Not Applicable
(iv)	the purpose for which the funds will be utilized by the ultimate beneficiary of such funds pursuant to the RPT	Not Applicable
4	A statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transaction will be made available through registered email address of the shareholder	
5	Percentage of the counter-party's annual consolidated turnover that is represented by the value of the proposed RPT, on a voluntary basis;	
	A statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transaction will be made available through the registered email address of the shareholders;	
	Any other information relevant or important for the members to take a decision on the proposed resolution	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.
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The transaction shall also be reviewed/ monitored on an annual basis by the Audit Committee of the Company and shall remain within the proposed limits as placed before the shareholders. Any subsequent 'Material Modification' in the proposed transaction, as defined by the Audit Committee as a part of Company's 'Policy on Related Party Transactions', shall be placed before the shareholders for approval, in terms of Regulation 23(4) of the SEBI Listing Regulations.

The Members may note that as per the provisions of the SEBI Listing Regulations, the related parties as defined there under (whether such related party(ies) is a party to the above-mentioned transaction or not), shall not vote to approve the resolution set out at Item No. 4.

Save and except Mr. Ramesh Shah, Chairman & Managing Director, Mr. Ketan Shah Whole Time Director and their relatives being a member of promoter group to the extent of their shareholding interest, if any, in the Company, none of the Directors and Key Managerial Personnel of the Company or their relatives, are concerned or interested in the proposed Resolution.

By Order of the Board of Directors

Shikha Khilwani Company Secretary ACS-43203

Date: 09th August, 2022

Place: Indore

BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

CIN: L24233MP1985PLC002709

Registered Office: 11/12, Sector "E", Sanwer Road Industrial Area, Indore - 452015 (M.P.)
WEB: www.biofilgroup.net • EMAIL: bcplcompliance@gmail.com • PHONE: 0731-2723016/17

Additional Information of Director who retire by rotation and seeking re-appointment at this Annual General Meeting pursuant to Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 and Secretarial Standard on General Meeting:

Name of Director	Mr. Romil Shah
DIN	00326110
Date of Birth	7th April, 1985
Date of Appointment	30th July, 2005
Expertise / Experience in specific functional areas	15 years experience in the field of technical and administration
Qualification	B.E. and MBA
No. & % of Equity Shares held in the Company including shareholding as a beneficial owner	382550 (2.35%) & not hold any share as a beneficial owner
List of outside Company's directorship held	 Formo Plast Private limited Mid (India) Pharmaceuticals Private Limited Sedate Mercantile Private Limited
List of Companies in which resigned in the past three years	Nil
Chairman / Member of the Committees of the Board of Directors of the Company	Nil
Salary or Sitting fees paid	Nil
Chairman / Member of the Committees of the Board of Directors of other Companies in which he is director	Nil
Chairman / Member of the Committees of the Board of Directors of other Companies in which resigned in the past three years	Nil
Relationship between directors inter-se	Mr. Romil Shah is Brother's son of Mr. Ramesh Shah (Chairman and Managing Director)
Attendance at Board Meetings	During the year 1st April, 2021 to 31st March, 2022, 5 (Five) Board Meetings of the Company were held, and Mr. Romil Shah had attended all Board Meetings.
In case of independent directors, the skills and capabilities required for the role and the manner in which the proposed person meets such requirements	Not Applicable

By Order of the Board of Directors

Shikha Khilwani Company Secretary ACS-43203

Date : 09th August, 2022

Place : Indore

BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

CIN: L24233MP1985PLC002709

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CIN: L24233MP1985PLC002709

BOARD'S REPORT

To.

The Members,

BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

Indore (M.P.)

Your Directors have the pleasure of presenting the 37th Annual Report on the business and operations of the Company, together with the Audited Financial Statement of your company for the year ended 31st March, 2022.

1. STATE OF AFFAIRS AND FINANCIAL PERFORMANCE:

1.1 FINANCIAL HIGHLIGHTS AND SUMMARY OF FINANCIAL STATEMENTS

The financial statements of the Company for the financial year ended March 31, 2022, have been prepared in accordance with the Indian Accounting Standards (Ind AS) as notified by the Ministry of Corporate Affairs and as amended from time to time.

The Company's performance during the financial year ended March 31, 2022 as compared to the previous financial year is summarized below:

(Amount in Lakhs except EPS)

PARTICULARS	Year ended 31st March 2022	Year ended 31st March 2021
Total Income	2253.26	3655.04
Total Expenditure	2151.77	3463.15
Profit/(loss) before exceptional items and tax	101.49	191.89
Exceptional Item	0	0
Profit/(Loss) before tax	104.49	191.89
Provision for Tax		
Current Tax	27.10	32.75
Deferred Tax	4.02	35.45
Adjustment of tax relating to earlier periods	0.53	(0.44)
Profit/(Loss) after tax	69.84	124.13
Other comprehensive Income (Net of Tax)	1.01	0.46
Total Comprehensive Income	70.85	124.59
Paid up Equity Share Capital	1627.38	1627.38
Earning per share (Rs.10/- each)		
Basic & Diluted (in Rs.)	0.44	0.77

During the financial year 2021-22, Company has total income of Rs. 2253.26 Lacs as against Rs. 3655.04 Lacs. Further during the year, company earned net profit after tax before comprehensive income of Rs. 69.84 Lacs as against Rs. 124.13 Lacs in previous year.

1.2 OPERATIONS AND PERFORMANCE:

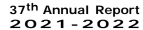
Company is major manufacturer and Traders of Ferrous Sulphate in its Crystal, Exsiccated & Granular form, Microcrystalline Cellulose Powder (MCCP) Cellulose Powder (CP). For expansion of business the Company has received clearance via EC identification Number EC 22B058MP119299 letter from State Environment Impact assessment Authority (SEIAA), Madhya Pradesh for Manufacturing of

- 1. Steriod and Harmones upto the production limit of 90 tons
- 2. API/ Intermediates upto the limit of 1800 tons

Beside this SEIAA Madhya Pradesh also enhanced the production limit of existing drug such as Diclofanec sodium, Aceclofenac, Mefemanic Acid, Fenbendazole along with Intermediates that belongs to Chemical Group such as 4-Nitro Benzyl Chloride, 3-Nitro Benzyl Chloride, Paranitrobenzyl Alcohol etc, manufactured by the company Further Company is working on directions given by (SEIAA), Madhya Pradesh in terms of modification in factory which is expected to be completed by this Diwali for inspection so as to get final clearance from (SEIAA), Madhya Pradesh and will start new production by this December 2022.

1.3 COVID-19 PANDEMIC:

Multiple Covid waves were challenging for all of us as new variants affected diverse geographies at different times, thereby significantly impacting lives and livelihoods. The last wave witnessed low hospitalization and mortality rates. Safety protocols remained in place and the leadership team of your Company closely monitored all regions.





CIN: L24233MP1985PLC002709

2. ANNUAL RETURN:

Pursuant to Section 134(3)(a) and Section 92(3) of the Companies Act, 2013 as amended from time to time, the Annual Return of the Company for Financial Year 2021-22 is available on the Company's website at weblink

http://www.biofilgroup.net/stock-exchange/Form%20MGT_7_BCPL%202022_Website.pdf

3. DIVIDEND:

To conserve resources and plough back profits, your Directors have not recommended any dividend for the year under review.

4. AMOUNTS TRANSFERRED TO RESERVES:

The Board of Directors has decided to retain the entire amount of profit for F.Y. 2021-22 appearing in the Statement of Profit and Loss Account. Accordingly, your company has not transferred any amount to General Reserves for the year ended 31st March. 2022.

5. DEPOSITS:

During the year under review, the Company has not accepted any deposits from the public within the meaning of section 73 of the Companies Act, 2013 read with Companies (Acceptance of Deposits) Rules, 2014 as amended from time to time.

DETAILS OF DEPOSITS WHICH ARE NOT IN COMPLIANCE WITH THE REQUIREMENTS OF CHAPTER V OF THE ACT:

Not applicable since Company has not accepted any deposits, therefore the question does not arise regarding non compliance with the requirements of Chapter V of the Act.

DISCLOSURE OF UNSECURED LOAN RECEIVED FROM DIRECTORS:

Pursuant to Section 2(31) of the Companies Act, 2013 read with Rule 2(1)(viii) of Companies (Acceptance of Deposits) Rules, 2014, (including any statutory modification or re-enactment thereof for the time being in force), the Company had not received any unsecured loan from directors during the financial year 2021-22.

6. DETAILS OF SUBSIDIARY, JOINT VENTURE OR ASSOCIATES:

During the financial year ended on 31st March, 2022, the Company did not have any subsidiary, joint venture or associate company.

7. NUMBER OF BOARD MEETINGS, COMMITTEE MEETINGS AND ANNUAL GENERAL MEETING:

The details of the number of meetings of the Board and its Committees held during the Financial Year 2021-22 forms part of the Corporate Governance Report.

Further, Annual General Meeting of the Company for Financial year 2020-21 was held on 27th September, 2021.

8. PARTICULARS OF LOANS, INVESTMENTS OR GUARANTEE BY COMPANY UNDER SECTION 186 OF THE COMPANIES ACT. 2013:

During the financial year, the Company has not provided any loans and guarantees or made investments pursuant to Section 186 of the Companies Act, 2013.

9. PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES:

In line with the requirements of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI Listing Regulations), the Company has formulated a Policy on Related Party Transactions. During the year under review, the Policy has been amended to incorporate the regulatory amendments in the SEBI Listing Regulations. The updated Policy can be accessed on the Company's website at

https://www.biofilgroup.net/Policies/Policy%20for%20Related%20party%20transaction.pdf

The Policy intends to ensure that proper reporting; approval and disclosure processes are in place for all transactions between the Company and Related Parties.

All Related Party Transactions are placed before the Audit Committee for review and approval. Prior omnibus approval is obtained for Related Party Transactions on a quarterly basis for transactions which are of repetitive nature and/or entered in the Ordinary Course of Business and are at Arm's Length. All Related Party Transactions are subjected to independent review by an Audit Committee to establish compliance with the requirements of Related Party Transactions under the Companies Act, 2013 and SEBI Listing Regulations.

All Related Party Transactions entered during the year 2021-22 were in Ordinary Course of the Business and at Arm's Length basis. The Material Related Party Transactions, i.e. transactions exceeding 10% of the annual consolidated turnover as per the last audited financial statement, which were entered during the year by your company, are given separately in notes to the financial statements. Further the disclosure of Related Party Transactions as required under Section 134(3)(h) of the Companies Act, 2013 and Rule 8(2) Companies (Accounts) Rules, 2014, in Form AOC-2 is set out as Annexure A and form part of this report.

Your Directors draw your attention to Note No. 37 to the financial statements, which set out related party disclosures.

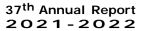
10. DETAILS OF DIRECTORS AND KEY MANAGERIAL PERSONNEL (KMP):

The Composition of the Board of Directors of the Company is in accordance with the provision of Section 149 of the Companies Act, 2013 and Regulation 17 of the SEBI Listing Regulations, with an appropriate combination of executive, Non-Executive and Independent Directors.

Constitution of the Board

As on date of Report, Board of directors are comprising of total 6 (Six) Directors namely:

- 1. Mr. Ramesh Shah, Chairman and Managing Director
- 2. Mr. Ketan Shah, Whole Time Director
- 3. Mr. Romil Shah, Non Executive Non Independent Director





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- 4. Mrs. Shaila Jain, Non Executive Independent Director
- 5. Mr. Ashok Kumar Ramawat, Non Executive Independent Director
- Mr. Satish Beohar. Non Executive Independent Director.

The Chairman of the Board is Executive Director related to promoter. The Board members are highly qualified with the strong varied experience in the relevant field of the business activities of the Company which plays significant roles for the business policy and decision making process and provide guidance to the executive management to discharge their functions effectively.

• Directors liable to retire by rotation seeking re-appointment

In accordance with the provisions of Section 152 of the Companies Act, 2013 and the Company's Articles of Association, Mr. Romil Shah, Non-Executive Non Independent Director (DIN: 00326110) retires by rotation at the forthcoming Annual General Meeting and being eligible offers himself for re-appointment.

Change in Directors and Regularization of Directors

During the financial year, the office of Mr. Subhashchandra Swarnakar (DIN: 01658151) Non-Executive Independent Director of the Company vacated with effect from 15th April, 2021 due to his sudden demise. Your Board conveys deep sympathy, sorrow and condolences for such irreparable loss to the Company.

Further Board of Directors in their meeting held on 30th June, 2021, considered appointment of Mr. Satish Beohar (DIN: 09220291) as an Additional Director as well as Non Executive Independent Director of the Company for a period of five years with effect from 30th June, 2021 to 29th June, 2026, which has been subsequently approved by members in 36th Annual General Meeting held on 27th September, 2021.

Women Director

Pursuant to the provision of Section 149 of the Companies Act, 2013 and Regulation 17 of the SEBI Listing Regulation, Mrs. Shaila Jain (DIN: 00326130) holds position of a Woman Director (Non-Executive Independent Director) of the Company.

• Key Managerial Personnel

As on the date of Board Report, Mr. Ramesh Shah (DIN: 00028819), Chairman & Managing Director; Mr. Ketan Shah (DIN: 08818212), Whole-time Director; and Ms. Shikha Khilwani, Company Secretary and Compliance Officer; have been categorized as the Key Managerial Personnel within the meaning of Section 203 of the Companies Act, 2013.

• Change in Key Managerial Personnel

Board of Directors in their Meeting held on 13th August, 2021 approved the appointment of Mr. Ramesh Shah (Managing Director) (DIN: 00028819) as Chairman of the Board and Company for term of five years w.e.f. 1st October, 2021 to 30th September, 2026 which has been subsequently approved by members in 36th Annual General Meeting held on 27th September, 2021.

Further, during the current financial year, Mr. Jitendra Kumar Sahu has resigned from the post of Chief Financial Officer w.e.f. 30th June, 2022 due to propose shifting at other location to avail good opportunity. Board of Directors in their Board meeting held on 9th August 2022 placed on record his deep appreciation for valuable guidance given by him during his tenure as Chief Financial Officer of the Company.

• Independent directors on Board

Our definition of 'Independent Director is derived from Regulation 16(1)(b) of SEBI Listing Regulations and Section 149(6) of the Companies Act, 2013. The Company having following 3 (Three) Independent Directors;

- 1. Mr. Ashok Kumar Ramawat (DIN: 08818263)
- 2. Mrs. Shaila Jain (DIN: 00326130)
- 3. Mr. Satish Beohar (DIN: 09220291)

As per provisions of the Companies Act, 2013, Independent Directors were appointed for a term of 5 (five) consecutive years, not liable to retire by rotation.

· Disqualifications of directors

During the year declarations were received from the Directors of the Company pursuant to Section 164 of the Companies Act, 2013. Board apprised the same and found that none of the director is disgualified for holding office as director.

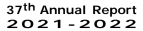
11. DECLARATION BY INDEPENDENT DIRECTOR:

The Company has received declaration of independence from all the Independent Directors, as required under Section 149(7) of the Companies Act, 2013, confirming that they meet the criteria of independence as provided in Section 149(6) of the Companies Act, 2013 and Regulation 16(1)(b) and 25(8) of SEBI Listing Regulations as amended from time to time.

The Board is of the opinion that the Independent Directors of the Company hold highest standards of integrity and possess requisite expertise and experience required to fulfil their duties as Independent Directors.

In terms of Section 150 of the Companies Act, 2013 read with Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014, Independent Directors of the Company have confirmed that they have registered themselves with the databank maintained by The Indian Institute of Corporate Affairs, Manesar ("IICA"). The Independent Directors are also required to undertake online proficiency self-assessment test conducted by the IICA within a period of 2 (two) years from the date of inclusion of their names in the data bank, unless they meet the criteria specified for exemption. Mrs. Shaila Jain (DIN: 00326130) Independent Director of the Company is exempted from the requirement to undertake online proficiency self-assessment test.

However, Mr. Ashok Kumar Ramawat (DIN: 08818263) and Mr. Satish Beohar (DIN: 09220291) Independent Directors of the Company are required to clear online proficiency self-assessment test.





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12. MEETING OF INDEPENDENT DIRECTORS:

The Independent Directors met once during the year as on 31st March, 2022. The Meeting was conducted in an informal manner without the presence of the Chairman, the Whole Time Director, the Non-Executive Non-Independent Directors and the Chief Financial Officer.

13. COMMITTEES OF THE BOARD OF DIRECTORS:

The Company has various committees which have been constituted as a part of the good corporate governance practices and the same are in compliance with the requirements of the relevant provisions of applicable laws and statutes. Further office of Mr. Subhashchandra Swarnakar (DIN: 01658151) Non Executive Independent Director of the company was vacated w.e.f. 15th April, 2021 due to his sudden demise. Accordingly he also vacated from membership of the Audit committee from above said date. Further Mr. Satish Beohar (DIN:09220291) was appointed as an Additional as well as Non-Executive Independent Director of the Company w.e.f. 30th June, 2021. The Board of Directors in their Board Meeting held on 30th June, 2021 has re-constituted the Audit Committee consisting of Smt. Shaila Jain (Chairperson) (DIN: 00326130), Shri Ashok Kumar Ramawat (DIN: 08818263) and Shri Satish Beohar (DIN: 09220291), Non Executive Independent Directors.

The recommendations of the Audit Committee were duly approved and accepted by the Board during the year under review.

The other Committees of the Board are:

- (i) Nomination and Remuneration Committee
- (ii) Stakeholders Relationship Committee

The details with respect to the composition, powers, roles, terms of reference, Meetings held and attendance of the Members at such Meetings of the relevant Committees are given in detail in the Report on Corporate Governance of the Company which forms part of this Report.

14. STATEMENT INDICATING THE MANNER IN WHICH FORMAL ANNUAL EVALUATION HAS BEEN MADE BY THE BOARD OF ITS OWN PERFORMANCE, ITS DIRECTORS, AND THAT OF ITS COMMITTEES:

Pursuant to the provisions of the Act and the SEBI Listing Regulations, the performance evaluation of all the Directors, Committees, Chairman of the Board and the Board as a whole was conducted based on the criteria and framework adopted by the Board which includes assessing the quality, quantity and timelines of flow of information between the Company, Management and the Board, as it is necessary for the Board to effectively and reasonably perform their duties.

The performance of the Board was evaluated by the Board after seeking inputs from all the directors on the basis of the criteria such as the board composition and structure, effectiveness of board processes, information and functioning, etc. The performance of the Committees was evaluated by the Board after seeking inputs from the committee members on the basis of the criteria such as the composition of committees, effectiveness of committee meetings, etc. The Board and the Nomination and Remuneration Committee reviewed the performance of the individual directors on the basis of the criteria such as the contribution of the individual director to the board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc. In addition, the Chairman was also evaluated on the key aspects of his role. The Directors were satisfied with the evaluation results, which reflected the overall engagement of the Individual Directors, the Board as a whole and its Committees with the Company. **Performance Evaluation Criteria for Independent Directors:**

The performance evaluation criteria for independent directors are determined by the Nomination and Remuneration Committee. An indicative list of factors that may be evaluated include participation and contribution by a director, commitment, effective deployment of knowledge and expertise, effective management of relationship with stakeholders, integrity and maintenance of confidentiality and independence of behavior and judgments. Further details are reported

Statement with regard to integrity, expertise and experience of the independent director appointed during the vear.

During the year under review, the Board of Directors in their meeting held on 30th June, 2021 based on the recommendation of the Nomination and Remuneration Committee, appointed Mr. Satish Beohar (DIN: 09220291) as Additional Director as well as Non Executive Independent Director of the Company.

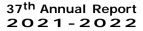
Further, in the opinion of the Board, all our Independent Directors possess requisite qualifications, experience, expertise and hold high standards of integrity for the purpose of Rule 8(5)(iiia) of the Companies (Accounts) Rules, 2014 as amended up to the date. List of key skills, expertise and core competencies of the Board, including the Independent Directors, is provided in Corporate Governance Report.

15. DIRECTORS RESPONSIBILITY STATEMENT:

in Corporate Governance Report.

Pursuant to Section 134(5) of the Companies Act, 2013 the Board of Directors of your Company, to the best of their knowledge, belief and ability and explanations obtained by them, confirm that:-

- i) In the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- ii) the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for that year;
- iii) The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and





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detecting fraud and other irregularities;

- iv) the Directors have prepared the annual accounts on a going concern basis;
- v) the Directors have laid down internal financial controls to be followed by the Company and such internal financial controls are adequate and operating effectively;
- vi) the Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

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

The particulars in respect of conservation of energy, technology absorption and foreign exchange earnings and outgo, as required under sub-section (3)(m) of Section 134 of the Companies Act, 2013 read with Rule (8)(3) of the Companies (Accounts) Rules, 2014 are given as under:

(A) Conservation of Energy:

- (i) The steps taken or impact on conservation of energy: The company is putting continues efforts to reduce the consumption of energy and maximum possible saving of energy.
- (ii) The steps taken by the company for utilizing alternate sources of energy: The Company has used alternate source of energy, whenever and to the extent possible.
- (iii) The capital investment on energy conservation equipment's: Nil

(B) Technology Absorption:

- (i) The efforts made towards technology absorption: Not Applicable.
- (ii) The benefits derived like product improvement, cost reduction, product development or import substitution: Not Applicable.
- (iii) In case of imported technology (imported during the last three years reckoned from the beginning of the Financial Year): The Company has neither purchased within India nor imported any technology.
- (iv) Company has not incurred any expenditure on Research and Development during the year under review. The Company has not incurred any expenditure on Research and Development during the year under review.

(C) Foreign Exchange earning/outgo:

During the year, there was neither inflow nor outflow of foreign exchange.

17. STATEMENT IN RESPECT OF ADEQUACY OF INTERNAL FINANCIAL CONTROL WITH REFERENCE TO THE FINANCIAL STATEMENTS:

The Board has adopted policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, safeguarding of its assets, prevention and detection of fraud, error reporting mechanisms, accuracy and completeness of the accounting records, and timely preparation of reliable financial disclosures.

Your company has an effective internal control and risk mitigation system, which are constantly assessed and strengthened with new/revised standard operating procedures. The company's internal control system is commensurate with its size, scale and complexities of its operations; the internal and operational audit is entrusted to M/s. Sethiya Khandelwal & Company, Chartered Accountants. The main thrust of internal audit is to test and review controls, appraisal of risks and business processes, besides benchmarking controls with best practices in the industry.

The audit committee of the board of directors actively reviews the adequacy and effectiveness of the internal control systems and suggests improvements to strengthen the same. The company has a robust management information system, which is an integral part of the control mechanism.

The audit committee of the board of directors, statutory auditors and the business heads are periodically apprised of the internal audit findings and corrective actions taken. Audit plays a key role in providing assurance to the Board of director. Significant audit observations and corrective actions taken by the management are presented to the audit committee of the board. To maintain its objectivity and independence, the internal audit function reports to the chairman of the audit committee. Report of statutory auditors for internal financial control system is part of Audit Report.

18. REMUNERATION POLICY/DISCLOSURE RELATING TO REMUNERATION OF DIRECTORS, KEY MANAGERIAL PERSONNEL AND PARTICULARS OF EMPLOYEES:

In accordance with Section 178 and other applicable provisions if any, of the Companies Act, 2013 read with the Rules issued there under and the SEBI Listing Regulations, your Company has a well structured Nomination and Remuneration Policy in place which laid down the criteria for determining qualifications, competencies, positive attributes, independence for appointment of Directors and remuneration of Directors, KMP and other employees.

Details on the Remuneration Policy are available on the Company's website at web-link

https://www.biofilgroup.net/Policies/Policy%20for%20the%20%20Nomination%20&%20Remuneration.pdf

Board of Directors affirms that the remuneration paid to Directors, senior management and other employees is in accordance with the remuneration policy of the Company.

The Disclosure required under Section 197(12) of the Companies Act, 2013 read with the Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 as amended up to date, is annexed as Annexure-B and forms an integral part of the Board Report.

None of the employee of the company is drawing more than Rs.1,02,00,000/- per annum or Rs.8,50,000/- per month for the part of the year, during the year under review. Therefore, Particulars of the employees as required under Section 197 of Companies Act, 2013 read with Rule 5 (2) & Rule 5 (3) of Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014 are not applicable, during the year under review.

Details of top ten employees in terms of the remuneration and employees in receipt of remuneration as prescribed



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under rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended, containing details prescribed under rule 5(3) of the said rules, will be made available to any member on request, as per provisions of Section 136(1) of the Act, the Annual Report is being sent to the Members excluding the aforesaid details. Any Member desirous of obtaining above said details may write to the Company Secretary or email at bcplcompliance@gmail.com

Further, Company did not have any holding or subsidiary company therefore receipt of the commission or remuneration from holding or subsidiary company of the company as provided under Section 197(14) of Companies Act, 2013 is not applicable.

19. CORPORATE SOCIAL RESPONSIBILITY (CSR):

During the financial year under review, your Company has not met criteria laid down under the provisions of Section 135(1) of the Companies Act, 2013 read with companies (Corporate Social Responsibility Policy) Rules, 2014 and accordingly the provisions of Corporate Social Responsibility are not applicable to the Company.

20. REPORT ON CORPORATE GOVERNANCE & MANAGEMENT DISCUSSION ANALYSIS:

As per Regulation 34(3) read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a separate section on corporate governance practices followed by the Company, together with a certificate from the Practicing Chartered Accountants confirming compliance forms an integral part of this Report.

A detailed analysis of the Company's performance is discussed in the Management Discussion and Analysis Report, which also forms part of this Annual Report.

21. DISCLOSURE ON ESTABLISHMENT OF A VIGIL MECHANISM/WHISTLE BLOWER POLICY:

As per the requirement of Section 177(9) & (10) of the Companies Act, 2013 and Schedule V of SEBI Listing Regulations, the Company has established a "Whistle Blower Policy" for directors and employees to enable the directors, employees and all stakeholders of the Company to report genuine concerns about unethical behavior, actual or suspected fraud, or violation of the Company's code of conduct and ethics and to provide for adequate safeguards against victimization of persons who use such mechanism and make provision for direct access to the Chairperson of the Audit Committee. Further, no person has been denied direct access to the Chairperson of the Audit Committee.

The Whistle Blower Policy is disclosed on the website of the Company at

https://www.biofilgroup.net/Policies/Vigil%20Mechanism%20Policy%20BCPL.pdf

No Person has been denied access to the Audit Committee.

22. SECRETARIAL AUDITOR:

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors had appointed M/s. L. N. Joshi & Company, Practicing Company Secretaries, Indore to conduct the Secretarial Audit of the Company for year ended March 31, 2022. The Secretarial Audit Report given by the Secretarial Auditor of the Company is annexed as Annexure-C and forms an integral part of this Report.

There is no qualification, reservation or adverse remark or disclaimer in Secretarial Audit report except the following:-

Secretarial Auditor Observations	Management comments
Pursuant to SEBI/HO/ISO/ISO/CIR/P/2020/168 dated 09th	Due to technical issue data of one of the independent
September, 2020 regarding PIT Regulations, Company has	director could not be updated with designated depository
not updated its promoters/ designated person name in the	through system driven disclosure mechanism, however
designated depository through system driven disclosure	same has been updated with delay of 50 days.
mechanism in prescribed time limit.	

23. STATUTORY AUDITOR:

Members are aware that M/s. Maheshwari & Gupta, Chartered Accountants, Indore (ICAI Firm Registration No. 006179C) the Statutory Auditors of the company who were appointed at the 32nd Annual General Meeting (AGM) of the Company held on 25th September, 2017 for a period of 5 years, retires at the ensuing 37th Annual General Meeting. The Board has on the recommendation of Audit Committee proposed to re-appoint M/s. Maheshwari & Gupta, Chartered Accountants, as the statutory auditors of the company for a further period of 5 years from the conclusion of 37th Annual General Meeting till the conclusion of the 42nd Annual General Meeting to be held in the calendar year 2027. M/s. Maheshwari & Gupta, Chartered Accountants, have given eligibility certificate that they are in compliance with the conditions provided in Section 139(1) read with Section 141 of the Companies Act, 2013.

EXPLANATION TO AUDITOR'S REMARKS:

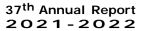
The Auditors in their report have referred to the notes forming part of the Accounts which are self-explanatory and does not contain any qualification, reservation or adverse remark or disclaimer.

Further, there was no fraud in the Company, which was required to be reported by Statutory Auditors of the Company under sub-section (12) of Section 143 of Companies Act, 2013.

24. INTERNAL AUDITOR:

In accordance with the provisions of Section 138 of the Companies Act, 2013 and Rules framed there under, your Company has appointed M/s Sethiya Khandelwal & Company, Chartered Accountants Indore, as the Internal Auditor of the Company and takes their suggestions and recommendations to improve and strengthen the internal control system. Their scope of work includes review of operational efficiency, effectiveness of system & processes, compliances and assessing the internal control strengths in all areas.

The Audit Committee reviews adequacy and effectiveness of the Company's internal control environment and monitors





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the implementation of audit recommendations including those relating to strengthening of the Company's risk management policies and systems.

25. COST AUDITOR:

Your Company does not falls within the provisions of Section 148 of Companies Act, 2013 read with the Companies (Cost Records & Audit) Rules, 2014 as amended from time to time, therefore no such records are required to be maintained.

26. ANNUAL SECRETARIAL COMPLIANCE REPORT:

Pursuant to SEBI vide its Circular No. CIR/CFD/CMD1/27/2019 dated 8th February, 2019 read with Regulation 24(A) of the SEBI (LODR) Regulation, 2015, listed entities to obtain Annual Secretarial Compliance Report from a Practicing Company Secretary for compliance of all applicable SEBI Regulations and circulars/guidelines issued there under. The Company has obtained from M/s. L N Joshi and Company (CP No. 4216), Practicing Company Secretary required Annual Secretarial Compliance Report for the year ended 31st March, 2022 and same has been filed with both the stock exchanges (BSE Limited & National Stock Exchange of India Limited) within prescribed time.

27. CODE OF CONDUCT:

The Board of Directors has laid down a Code of Conduct ("the Code") for all Board members and senior management personnel of your Company. This Code has been posted on the Company's website at the web link:

http://www.biofilgroup.net/Policies/Code%20of%20Conduct%20of%20BCPL.pdf

All Board members and senior management personnel have affirmed compliance with this Code. Declaration on adherence to the code of conduct is forming part of the Corporate Governance Report.

28. STATEMENT INDICATING DEVELOPMENT & IMPLEMENTATION OF RISK MANAGEMENT POLICY:

Your Company has a well-defined risk management framework in place. The risk management framework works at various levels across the organization. The Board of Directors have developed & implemented Risk Management Policy for the Company which provides for identification, assessment and control of risks which in the opinion of the Board may threaten the existence of the Company. The Management identifies and controls risks through a properly defined framework in terms of the aforesaid policy.

29. MATERIAL CHANGES & COMMITMENTS, IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY:

There are no material changes and commitments affecting the financial position of the company which has been occurred between the end of the financial year i.e., March 31, 2022 and the date of signing of this Board's Report.

30. ENVIRONMENT AND SAFETY

The Company is conscious of the importance of environmentally clean and safe operations. The Company's policy required conduct of operations in such a manner, so as to ensure safety of all concerned, compliances environmental regulations and preservation of natural resources.

31. DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013:

The Company has in place an Anti Sexual Harassment Policy in line with the requirements of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee (ICC) has been set up to redress the Complaint received regarding sexual harassment.

The Company has complied with provisions relating to the constitution of Internal Complaints Committee under The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. All employees (permanent, contractual, temporary, trainees) are covered under this Policy. There was no case of sexual harassment reported during the year under review.

32. LISTING OF SHARES:

Presently, Company's shares listed on BSE Limited & National Stock Exchange of India Limited. The company has paid annual listing fee for financial year 2022-2023 to both the Stock Exchanges (BSE Limited & National Stock Exchange of India Limited).

33. COMPLIANCE OF SECRETARIAL STANDARD:

Your Company is in compliance with the applicable Secretarial Standards, issued by the Institute of Company Secretaries of India and approved by the Central Government under Section 118(10) of the Act.

34. DEPOSITORY SYSTEM:

Your Company's shares are tradable compulsorily in electronic form and your Company has connectivity with both the Depositories i.e. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). In view of the numerous advantage offered by the Depository System, members are requested to avail the facility of Dematerialization of the Company's shares on either of the Depositories mentioned as aforesaid.

35. MD/CFO CERTIFICATION:

The Managing Director & CFO of your Company have issued necessary certificate pursuant to the provisions of Regulation 17(8) of the Listing Regulations and the same forms part of this Annual Report.

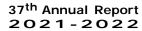
36. INSURANCE

The Company's assets are adequately insured against the loss of fire and other risk, as considered necessary by the Management from time to time.

37. OTHER DISCLOSURES:

Your Directors state that no disclosure or reporting is required in respect of the following items as there were no transactions/events on these items during the year under review:-

> Company has not issued any equity shares with differential rights as to dividend, voting or otherwise.





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- As on 31st March 2022, none of the Directors of the company hold instruments convertible into equity shares of the Company.
- During the financial year, Company has not issued any shares (including Sweat Equity Shares) to employees of the Company under any Scheme and also not made any Stock Option Schemes.
- No Significant or material orders passed by the Regulators or Courts or Tribunals which impact the going concern status and the Company's operation in future.
- Voting rights which are not directly exercised by the employees in respect of shares for the subscription/ purchase of which loan was given by the Company (as there is no scheme pursuant to which such persons can beneficially hold shares as envisaged under section 67(3)(c) of the Companies Act. 2013).
- There has been no change in the nature of business of your Company.
- The Business Responsibility Reporting as required by Regulation 34(2) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, is not applicable to your Company for the financial year ending March 31, 2022.
- No application was made or any proceeding is pending under the Insolvency and Bankruptcy Code, 2016 during the year in respect of your Company.
- There was no one time settlement of loan obtained from the Banks or Financial Institutions.

38. INDUSTRIAL RELATIONS

Company's Industrial relations continued to be healthy, cordial and harmonious during the period under review. Your Directors record their appreciation for all the efforts, support and co-operation of all employees extended from time to time

39. ACKNOWLEDGMENT AND APPRECIATION:

The Board desires to place on record its grateful appreciation for continued co-operation received from the banks, financial institutions, government, customers, shareholders and other stakeholders during the year under review. Your Directors also wish to place on record their appreciation for the extended co-operation and assistance rendered to the Company and acknowledge with gratitude the continued support and cooperation extended by the employees, investors, stakeholders, Banks and other regulatory authorities.

> For and on behalf of the Board of Directors **BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED**

Ketan Shah Ramesh Shah Chairman & Managing Director Whole Time Director (DIN: 08818212)

Place: Indore

Date: 09th August, 2022



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ANNEXURE - A FORM NO. AOC -2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014

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

1.	Details of contracts or arrangements or transactions not at Arm's length basis.	Details
(a)	Name (s) of the related party & nature of relationship	
(b)	Nature of contracts/arrangements/transaction	
(c)	c) Duration of the contracts/arrangements/transaction	
(d)	Salient terms of the contracts or arrangements or transaction including the value, if any	Nil
(e)	Justification for entering into such contracts or arrangements or transactions'	Nil
(f)	Date(s) of approval by the Board	
(g)	Amount paid as advances, if any	Nil
(h)	Date on which the special resolution was passed in General meeting as required under first proviso to Section 188	Nil

2.	Details of Material contracts or arrangements or transactions at Arm's length basis	Details
(a)	Name (s) of the related party & nature of relationship	Cyano Pharma Private Limited Directors and their relatives are directors and Members in the Company
(b)	Nature of contracts / arrangments / transaction	Sale/purchase of goods and supply of services in ordinary course of business and on arms length basis
(c)	Duration of the contracts/arrangements/transaction	On going
(d)	Salient terms of the contracts or arrangements or transaction including the value, if any	Sale: Rs. 766.57 Lacs Purchase: Rs. 53.12 Lacs Job Work: Rs. 66.32 Lacs All transactions are done in the ordinary course of business and are at arm's length basis and necessary omnibus approvals were granted by the Audit committee from time to time.
(e)	Date(s) of approval by the Board	Since these Related Party Transactions are in the ordinary course of business and are at arm's length basis, approval of the Board is not applicable. However, necessary approvals were granted by the Audit Committee from time to time.
(f)	Amount paid as advances or refunded, if any	NIL

For and on behalf of the Board of Directors
BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

Ramesh Shah

Ketan Shah

Date: 09th August, 2022

Chairman & Managing Director

Whole Time Director

Place : Indore

(DIN: 00028819)

(DIN: 08818212)



CIN: L24233MP1985PLC002709

ANNEXURE - B

Statement pursuant to Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

The Ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year:

S. N	D. Name of Director	Ratio to median Remuneration		
1.	Mr. Ketan Shah	16.47:1		

Note: Apart from Mr. Ketan Shah (DIN: 08818212), none of the director is receiving any remuneration from Company.

The percentage increase in the remuneration of each Director, CFO, CEO, Company Secretary or Manager, if any in the financial year 2021-22 is as follows:

S. No.	Name of Person	DIN	Designation	% Increase in Remuneration
1.	Ramesh Shah	(DIN: 00028819)	Chairman & Managing Director	Nil
2.	Romil Shah	(DIN: 00326110)	Non Executive Non Independent Director	Nil
3.	Ketan Shah	(DIN: 08818212)	Whole Time Director	Nil
4.	Shaila Jain	(DIN: 00326130)	Independent Director	Nil
5.	Ashok Kumar Ramawat	(DIN: 08818263)	Independent Director	Nil
6.	Jitendra Kumar Sahu		Chief Financial Officer	42.25%
7.	Shikha Khilwani		Company Secretary	29.20%

Further, percentage increase in Remuneration of Non Executive Directors doesn't apply as no remuneration/sitting fee/ commission is paid to them.

(III) The Percentage increase in the median remuneration of employees in the financial year:

Median Remuneration of Employees for the financial year 2021	Median Remuneration of Employees for the financial year 2022	Percentage Increase in the median remuneration of all employees in the Financial Year
99075	105600	6.59%

(IV) The Number of permanent employees on the rolls of the Company:

Total Number of permanent employees as on 31st March, 2022: 47 (Forty Seven)

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

Average percentile in salaries of employees other than the managerial personnel in the last financial year is increased by 6.58%. Further, there was no percentage increase in remuneration of managerial personnel in financial year therefore no justifications is required to be disclosed.

(VI) Affirmation that the remuneration is as per the remuneration policy of the Company:

The Board affirms remuneration is as per remuneration policy of the Company.

For and on behalf of the Board of Directors **BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED**

Ramesh Shah

Ketan Shah

Date: 09th August, 2022

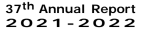
Chairman & Managing Director

Whole Time Director

Place: Indore

(DIN: 00028819)

(DIN: 08818212)





CIN: L24233MP1985PLC002709

SECRETARIAL AUDIT REPORT Form No. MR-3

ANNEXURE - C

For the Financial Year Ended on 31st March, 2022 [Pursuant to Section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To.

The Members,

BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

CIN: L24233MP1985PLC002709

Registered Office:

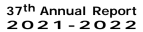
11/12, Sector E, Sanwer Road, Indore (M.P.) - 452015

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **BIOFIL CHEMICALS AND PHARMACEUTICALS 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 Company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering 1st April, 2021 to 31st March, 2022, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by **BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED** for the financial year ended on 31st March, 2022 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made there under;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; (not applicable to the company during the audit period)
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011:
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 and The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; (not applicable to the company during the audit period);
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 and The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021; (not applicable to the company during the audit period);
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 and The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; (not applicable to the company during the audit period);
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 (not applicable to the company during the audit period);
 - (i) The Securities and Exchange Board of India (Listing Obligations and Disclosure requirements) Regulations, 2015 as amended from time to time.
- (vi) I have relied on the representation made by the Company and its officers for systems and mechanism formed by the Company for compliances under other applicable Acts, laws and Regulations to the Company on test check basis. The laws, regulations, directions, orders applicable specifically to the Company are as follows:
 - 1. Drugs and Cosmetics Act, 1940
 - 2. Drugs Price Control Order, 1995 (DPCO) issued under Section 3 of Essential Commodities Act, 1955





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3. Standard Weight and Measurement Act, 1976

I have also examined compliance with the applicable clauses of Secretarial Standards on Meeting of Board of Directors (SS-1) and Secretarial Standards on General Meetings (SS-2) issued by The Institute of Company Secretaries of India.

I further report that I have not reviewed the applicable financial laws (direct and indirect tax laws), Accounting standard, since the same have been subject to review and audit by the Statutory Auditors of the Company.

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

Pursuant to SEBI/HO/ISO/ISO/CIR/P/2020/168 dated 09th September, 2020 regarding PIT Regulations, Company has not updated its promoters/ designated person name in the designated depository through system driven disclosure mechanism in prescribed time limit.

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 Board of Directors that took place during the year under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all the 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.

All decisions at Board Meetings and Committee Meetings are carried out unanimously as recorded in the minutes of the meetings of the Board of Directors or Committee of the Board, as the case may be.

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.

I further report that during the audit period, the company has not undertaken event/action having a major bearing in the company's affair in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc. referred above.

For L.N. Joshi & Company Company Secretaries

Dated: 09th August, 2022

Place: Indore

L.N. Joshi Proprietor FCS: 5201; C P No 4216 UDIN: F005201D000730574 Peer Review Certificate No. 1722/2022

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



CIN: L24233MP1985PLC002709

ANNEXURE to Secretarial Audit Report

To,

The Members,

BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

CIN: L24233MP1985PLC002709

Registered Office:

11/12, Sector E, Sanwer Road, Indore (M.P.) - 452015

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

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. My responsibility is to express an opinion on these secretarial records based on my audit.
- 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, I followed provide a reasonable basis for 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 happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For L.N. Joshi & Company Company Secretaries

L.N. Joshi

Dated: 09th August, 2022 Place: Indore

Proprietor FCS: 5201; CP No 4216 UDIN: F005201D000730574 Peer Review Certificate No. 1722/2022



CIN: L24233MP1985PLC002709

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

INDUSTRY STRUCTURE AND DEVELOPMENT

The industry is in the midst of a fundamental transformation, as the scale of operations is growing. The year 2022 will have pharma companies oriented to staying agile and resilient in regards to disruption bred by the fluctuating market demands and diverse customer needs. A Deloitte's report states that the majority of pharmaceutical companies recognize evolving customers' behaviors and attitudes as the most significant factors of transformation. Indeed, today's pharma clientele require revolutionary pharmaceutical solutions that will render drug development, discovery, prescription, and usage easier and more convenient.

As per Pharmaceutical Technology, a 2021 Global Data survey revealed that 70% of surveyed pharma industry clients anticipate drug development to be the most impacted in 2022 by smart technologies, like Artificial Intelligence (AI), Machine Learning (ML), and Natural Language Processing (NLP). These are more than the expectations of those on the receiving end, but also the overall tendency that will define pharma's 2022.

OPPORTUNITIES AND THREATS

The pharmaceuticals sector in the majority of the world's markets experienced a growth spike in 2021, driven for the most part by vaccine production for Covid-19. This is likely to remain high in the coming years, as a large share of the world's population has yet to be vaccinated. Ongoing production will also be required to supply booster jabs, as well as vaccinations modified to address new virus variants

The pharmaceutical industry has certainly had its challenges in the past year. The global pandemic created an unprecedented demand for vaccines, shut down many clinical trials and resulted in a global PPE shortage. And now, almost midway through 2021, the industry is still scrambling to catch up.

Although pharmaceutical companies have developed and begun to roll out a range of vaccines, this new phase doesn't mean anything is settling down in the industry. Rather, 2021 has delivered its own set of challenges.

Below are five of the most significant.

- -Limited clinical trials during the pandemic
- The cost of innovation and fast evolution
- Supply chain disruptions
- Cultural focus on prevention, rather than treatment
- Developing new cures for presently incurable diseases

Your Company is major manufacturer and Traders of Ferrous Sulphate in its Crystal, Exsiccated & Granular form, Microcrystalline Cellulose Powder (MCCP) Cellulose Powder (CP).

Expansion of Company's Business

For expansion of business the Company has received clearance via EC identification Number EC 22B058MP119299 letter from State Environment Impact assessment Authority (SEIAA), Madhya Pradesh for Manufacturing of

- 1. Steriod and Harmones upto the production limit of 90 tons
- 2. API/ Intermediates upto the limit of 1800 tons

Beside this SEIAA Madhya Pradesh also enhanced the production limit of existing drug such as Diclofanec sodium, Aceclofenac, Mefemanic Acid, Fenbendazole along with Internediates that belongs to Chemical Group such as 4- Nitro Benzyl Chloride, 3-Nitro Benzyl Chloride, Paranitrobenzyl Alcohol etc. manufactured by the company

Further Company is working on directions given by (SEIAA), Madhya Pradesh in terms of modification in factory which is expected to be completed by this Diwali for inspection so as to get final clearance from (SEIAA), Madhya Pradesh and will start new production by this December 2022

SEGMENT WISE PERFORMANCE

Your Company is multi segment Company as it deals in Pharmaceuticals and Chemicals products. During the year under review the performances in terms of revenue of the segments were as follows:-

Pharma Unit

In the financial year 2020-21 revenue generated from Pharma Unit was Rs 2700.01 Lacs and in the year 2021-2022 the same unit generated revenue of Rs 1900.52 Lacs.

Chemicals Unit

In the financial year 2020-21 revenue generated from Chemical Division was Rs 875.03. Lacs and in the year 2021-22 the same unit generated revenue of Rs 337.71 Lacs

OUTLOOK

Medicine spending in India is projected to grow 9-12% over the next five years, leading India to become one of the top 10 countries in terms of medicine spending.

Going forward, better growth in domestic sales would also depend on the ability of companies to align their product portfolio towards chronic therapies for diseases such as cardiovascular, anti-diabetes, anti-depressants and anti-cancers, which are on the rise.

The Indian Government has taken many steps to reduce costs and bring down healthcare expenses. Speedy introduction of generic drugs into the market has remained in focus and is expected to benefit the Indian pharmaceutical companies. In addition, the thrust on rural health programmes, lifesaving drugs and preventive vaccines also augurs well for the pharmaceutical companies



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The Union Cabinet has given its nod for the amendment of the existing Foreign Direct Investment (FDI) policy in the pharmaceutical sector in order to allow FDI up to 100% under the automatic route for manufacturing of medical devices subject to certain conditions.

The Indian drugs and pharmaceuticals sector received cumulative FDIs worth US\$ 19.19 billion between April 2000-December 2021.

Some of the recent developments/investments in the Indian pharmaceutical sector are as follows:

- In March 2022, Themis Medicare Ltd. (Themis), announced the approval of its antiviral drug VIRALEX by the Drug Controller General of India (DCGI).
- In November 2021, US-based Akston Biosciences announced that it would start the clinical trial of its second-generation COVID-19 vaccine 'AKS-452' in India soon.
- In October 2021, AstraZeneca India launched a Clinical Data and Insights (CDI) division to further strengthen its global presence and manage data-related aspects of its clinical trials.
- In September 2021, the Indian government contributed US\$ 4 billion to the pharmaceutical and medical industries.
- In August 2021, Glenmark collaborated with SaNOtize to introduce spray for COVID-19 treatment in India and other Asian markets.
- In August 2021, Uniza Group, an Ahmedabad-based pharmaceutical firm, signed an agreement with Lysulin Inc. (an US-based firm) to introduce Lysulin, a nutritional product for Indian consumers.
- In August 2021, Alkem Laboratories introduced Famotidine and Ibuprofen tablets to treat osteoarthritis and rheumatoid arthritis symptoms in the US.
- In July 2021, Generic Health (an Australia-based subsidiary of Lupin Limited) signed an agreement with Southern Cross Pharma Pty Ltd. (SCP). Under this deal, Lupin will acquire 100% shares of SCP. The acquisition is expected to further strengthen Lupin's foothold in Australia.
- In June 2021, Sun Pharmaceuticals acquired the patent license for Dapagliflozin from AstraZeneca. The company will be distributing and promoting the drug under the brand name 'Oxra'.
- In June 2021, Lupin Ltd. announced its intention to enter the digital healthcare space in India. It incorporated Lupin Digital Health Ltd., a wholly owned subsidiary, to provide a digital therapeutics platform for medical practitioners and patients in the country.
- In May 2021, Cipla launched a real-time COVID-19 detection kit 'ViraGen' that is based on multiplex polymerase chain reaction (PCR) technology.
- In May 2021, the Government of India invited R&D proposals on critical components and innovations in oxygen concentrators by June 15, 2021.
- In May 2021, Indian Immunologicals Ltd. (IIL) and Bharat Immunologicals and Biologicals Corporation (BIBCOL) inked technology transfer pacts with Bharat Biotech to develop the vaccine locally to boost India's vaccination drive. The two PSUs plan to start production of vaccines by September 2021.
- In May 2021, Eli Lilly & Company issued non-exclusive voluntary licenses to pharmaceutical companies-Cipla Ltd., Lupin Ltd., Natco Pharma & Sun Pharmaceutical Industries Ltd.-to produce and distribute Baricitinib, a drug for treating COVID-19.
- In April 2021, the CSIR-CMERI, Durgapur, indigenously developed the technology of Oxygen Enrichment Unit (OEU).
 The unit can deliver medical air in the range of ~15 litres per minute, with oxygen purity of >90%. It transferred the
 technology to MSMEs-Conquerent Control Systems Pvt. Ltd., A B Elasto Products Pvt. Ltd. and Automation Engineers,
 Mech Air Industries and Auto Malleable.
- In April 2021, National Pharmaceutical Pricing Authority (NPPA) fixed the price of 81 medicines including off-patent antidiabetic drugs allowing due benefits of patent expiry to the patients.
- In February 2021, Aurobindo Pharma announced plans to procure solar power from two open access projects of NVNR Power and Infra in Hyderabad. The company will acquire 26% share capital in both companies with an US\$ 1.5 million investment. The acquisition is expected to be completed by the end of March 2021.
- In February 2021, the Telangana government partnered with Cytiva to open a 'Fast Trak' lab to strengthen the biopharma industry of the state.
- In February 2021, Glenmark Pharmaceuticals Limited launched SUTIB, a generic version of Sunitinib oral capsules, for the treatment of kidney cancer in India.
- In February 2021, Natco Pharma launched Brivaracetam for the treatment of epilepsy in India.
- In February 2021, the Russian Ministry of Health allowed Glenmark Pharmaceuticals to market its novel fixed-dose combination nasal spray in Russia.
- In January 2021, the Central government announced to set up three bulk drug parks at a cost of Rs. 14,300 crore (US\$ 1,957 million) to manufacture chemical compounds or active pharmaceutical ingredients (APIs) for medicines and reduce imports from China.
- PharmEasy received US\$ 300 million in July 2021 from its existing investors after acquiring Thyrocare, the diagnostic firm. These funds will be utilised to continue Thyrocare's acquisition process. After the transaction is completed, the online pharmacy plans to float the company on the Indian Stock Exchange.

RISKS AND CONCERN



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After one of the most chaotic years on record, pharmaceutical manufacturers are on track for recovery in 2021. However, despite recovering consumer confidence - and the end of the pandemic being in sight - the pharmaceutical industry still faces significant risk.

The COVID-19 pandemic exposed weaknesses in the industry's global supply chain and while consumer confidence is recovering, it is nowhere near normal levels just yet. Businesses in the sector are likely to face a number of major risks through the end of the year, six of which - including lower-than-average consumer confidence, pharmaceutical fraud, patent cliffs and growing customer expectations - are outlined below.

- Reduced demand for prescription medicine
- Growing competition from generic pharmaceuticals
- Pharmaceutical fraud
- Rising consumer expectations and difficulties managing brand health
- Data breaches and other cybersecurity threats

On the manufacturing side, increased use of internet-connected manufacturing technology - such as industrial IoT sensors

- may make manufacturing facilities more vulnerable to attack.

As cyberattacks become a more serious threat to the industry, investment in cybersecurity will need to increase. Companies will also need to implement better cybersecurity policies in the office and for remote workers, or run the risk of a costly data breach. Investments in IoT security may also be necessary for adopters of the technology.

- Supply chain disruptions

INTERNAL CONTROL SYSTEM

The Company has a reasonable system of internal control comprising authority levels and powers, supervision, checks and balances, policies and procedures so as to ensure orderly and efficient conduct of business, safeguard the assets of the business, prevent and detect fraud, ensure the completeness and accuracy of accounting records, to ensure the timely preparation of financial information. Further, the system is reviewed and updated on an on-going basis on recommendations as and when made by the Statutory Auditors, Internal Auditors and Independent Audit Committee of the Board of Directors.

FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

During the financial year your company has achieved the turnover of Rs 3655.04 Lacs in comparison to previous year's turnover of Rs. 2986.17 lacs and net profit of the company is Rs. 124.59 lacs in comparison to previous net profit of Rs. 123.35 lacs.

HUMAN RESOURCES

At *Biofil* we believe that **"company grows when its people grow"** and hence we continuously strives to emphasize creation of a conducive work environment and development of a robust and consistent approach towards talent management & leadership development. As on 31st March, 2022, Company had 47 employees.

DETAILS OF SIGNIFICANT CHANGES IN THE KEY RATIOS

As per the amendment made under Schedule V to the Listing Regulations read with Regulation 34(3) of the Listing Regulations, details key financial ratios and any changes in return on net worth of the Company are given below:

Particulars	2021-22	2020-21	Change
Debtors' turnover	1.84	1.52	20.45
Inventory turnover	7.43	11.26	(34.00)
Interest coverage ratio	27.02	30.89	(12.54)
Current ratio	6.23	1.4	344.89
Debt-Equity ratio	0.12	1.05	(88.93)
Operating profit margin (%)	4.71	5.55	(15.11)
Net profit margin (%) or sector-specific equivalent ratio as applicable	3.12	3.47	(10.13)

Reason for change of 25% or more in Financial Ratios:

Inventory Turnover

Decrease in Cost of Goods Sold

Interest Current Ratio

Decrease in Creditor and other Current Liabilities

Debt Equity Ratio

Heavy decrease in Total Liabilities

DETAILS OF CHANGE IN RETURN ON NET WORTH AS COMPARED TO THE IMMEDIATELY PREVIOUS FINANCIAL YEAR

There was a change of (46.8%) in Return on Net Worth due to decrease in sales.

CAVEAT:

Some of the Statements in Management Discussion and Analysis describing company's objective may be "forward looking statement" within the meaning of applicable Securities Law and Regulations. Actual results may differ substantially or materially from those expressed or implied. Important factors that could influence companies operation include various global and domestic economic factors.



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REPORT ON CORPORATE GOVERNANCE

[As per Regulation 34(3) read along with Schedule V(c) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

The Directors present a Report on compliance with the Corporate Governance provisions as prescribed under Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") for the year ended March 31, 2022 is given below:

L COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

Corporate Governance is the combination of voluntary practices and compliance with laws and regulations leading to effective control and management of the organization. Good corporate governance leads to long term shareholders value and enhances interest of all stakeholders. It brings into focus the fiduciary and trusteeship role of the Board of align and direct the actions of the organization towards creating wealth and shareholder value.

The company's essential character is shaped by the value of transparency, customer satisfaction, integrity, professionalism and accountability. The Company continuously endeavors to improve on these aspects. The Board views corporate governance in its widest sense. The main objective is to create and adhere to corporate culture of integrity and consciousness, transparency and openness. Corporate governance is a journey for constantly improving sustainable value creation and is an upward moving target. The Company's philosophy on corporate governance is guided by the company's philosophy of knowledge, action and care. The Company has complied with all the requirements of SEBI listing regulation and listed below is the status with regard to same.

II. BOARD OF DIRECTORS

A. BOARD COMPOSITION AND CATEGORY OF DIRECTORS:

The Company is in compliance with the provisions of Section 149 of the Companies Act, 2013 ("the Act") and Regulation 17 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("SEBI Listing Regulations") (as amended from time to time). As on March 31, 2022 the Board of Directors of the Company comprises of 6 (Six) Directors, out of which 2 (Two) are Executive Directors, 3 (Three) are Non Executive Independent Directors and 1 (One) is Promoter Non-Executive Director. The Management of the Company is headed by Mr. Ramesh Shah, Chairman & Managing Director of the Company, who operates under the supervision and control of the Board. All members of the Board are eminent persons with considerable professional expertise and experience. The Board consists of a balanced combination of Executive Directors and Non Executive Directors. Independent Directors are non-executive directors as defined under Regulation 16(1)(b) of the SEBI Listing Regulations read with Section 149(6) of the Companies Act, 2013. The maximum tenure of Independent Directors is in compliance with the Act. All the Independent Directors have confirmed that they meet the criteria as mentioned under Regulation 16(1)(b) of the SEBI Listing Regulations read with Section 149(6) of the Act.

None of the Director is a Director in more than 10 public limited companies (as specified in Section 165 of the Act) or acts as an Independent Director in more than 7 listed companies or 3 listed companies in case he/she serves as a Whole-time Director/Managing Director in any listed company (as specified in Regulation 17A of the SEBI Listing Regulations). Further, none of the Directors on the Board is a Member of more than 10 Committees and Chairperson of more than 5 Committees (as specified in Regulation 26 of the SEBI Listing Regulations), across all the Indian public limited companies in which he/she is a Director. The name and categories of Directors, DIN, the number of Directorships, Committee positions held by them in the companies and the list of Listed Entities where he/she is a Director along with the category of their Directorships and other details are given hereafter.

Name of Director	Category	No. of Directorship including Biofil Chemicals and Pharmaceuticals Limited		No. of Committee Chairmanship / Membership including Biofil Chemicals ar Pharmaceuticals Limited	
		Chairperson	Member	Chairperson	Member
Mr. Ramesh Shah (DIN : 00028819)	Promoter / Executive Director (Chairman & Managing Director)	1	1	1	-
Mr. Romil Shah (DIN: 00326110)	Promoter / Non Executive Director	-	1	1	-
Mr. Ketan Shah (DIN: 08818212)	Promoter / Executive Director (Whole Time Director)	-	1	ı	-
Mrs. Shaila Jain (DIN: 00326130)	Independent / Non Executive Director	-	1	2	2
Mr. Ashok Kumar Ramawat (DIN: 08818263)	Independent/Non Executive Director	-	1	-	2
Mr. Satish Beohar (DIN: 09220291)*	Independent / Non Executive Director	-	1	-	2



CIN: L24233MP1985PLC002709

* Note:

- Mr. Satish Beohar (DIN: 09220291) was appointed as an Additional Director as well as Non-executive Independent Director w.e.f. 30th June, 2021.
- Mr. Subhashchandra Swarnakar (DIN: 01658151) Non-Executive Independent Director of the Company was vacated office with effect from 15th April, 2021 due to his sudden demise.
- Directorship excludes Private Limited Companies (except subsidiary of holding company), Foreign Companies and Companies Registered under section 8 of the Companies Act 2013.
- Committee considered as Audit Committee and Stakeholders Relationship Committee, including that of your Company. Committee membership(s) and Chairmanship(s) are counted separately.
- B. ATTENDANCE OF DIRECTORS AT THE BOARD MEETINGS HELD DURING 2021-22 AND THE LAST ANNUAL GENERAL MEETING HELD ON 27TH SEPTEMBER, 2021.

The Board Meeting is conducted at least once in every quarter to discuss the performance of the Company and its Quarterly Financial Results, along with other matters. The Board also meets to consider other business(es), whenever required, from time to time. During the financial year 2021-22 Five (5) Board Meetings were held. The Board met at least once in every calendar quarter and gap between two meetings did not exceed 120 days. The date on which the Board Meetings were held are given below:

April 27th 2021, June 30th 2021, August 13th 2021, November 12th 2021 and February 14th 2022.

Name of Director	Category	Meeting held during the tenure of the Director	Meetings Attended	Attendance at the last AGM held on 27th September 2021
Mr. Ramesh Shah (DIN : 00028819)	Promoter / Executive Director (Chairman & Managing Director)	5	5	Yes
Mr. Romil Shah (DIN: 00326110)	Promoter / Non Executive Director	5	5	Yes
Mr. Ketan Shah (DIN: 08818212)	Promoter / Executive Director (Whole Time Director)	5	5	Yes
Mrs. Shaila Jain (DIN: 00326130)	Independent / Non Executive Director	5	5	Yes
Mr. Ashok Kumar Ramawat (DIN: 08818263)	Independent / Non Executive Director	5	5	Yes
*Mr. Satish Beohar (DIN: 09220291)	Independent / Non Executive Director	3	3	Yes

* Note:

- Mr. Satish Beohar (DIN: 09220291) was appointed as an Additional Director as well as Non-executive Independent Director w.e.f. 30th June, 2021.
- C. THE NAMES OF OTHER LISTED ENTITIES WHERE THE DIRECTORS HAVE DIRECTORSHIP AND THEIR CATEGORY OF DIRECTORSHIP IN SUCH LISTED ENTITIES:

None of the Director is holding Directorship in any other listed Company.

- D. DISCLOSURE OF RELATIONSHIP BETWEEN DIRECTORS INTER-SE:
 - Mr. Romil Shah (Promoter/Non Executive Director) is Brother's Son and Mr. Ketan Shah (Whole Time Director) is son of Mr. Ramesh Shah, who is Chairman & Managing Director of the Company. Except for this there is no interse relationship among the other directors.
- E. NUMBER OF SHARES AND CONVERTIBLE INSTRUMENTS HELD BY NON- EXECUTIVE DIRECTORS AS ON 31ST MARCH, 2022:

S. No.	Name of the Director	No. of Equity Shares	Convertible Instruments*
01	Mr. Romil Shah (DIN: 00326110)	382550	Ni
02	Mrs. Shaila Jain (DIN: 00326130)	Nil	Nil
03	Mr. Ashok Kumar Ramawat (DIN: 08818263)	Nil	Nil
04	Mr. Satish Beohar (DIN: 09220291)	Nil	Nil

^{*} The Company had not issued any Convertible instrument till date.

F. THE DETAILS & WEB LINK OF FAMILIARISATION PROGRAMMES IMPARTED TO INDEPENDENT DIRECTORS

Pursuant to Regulation 25(7) of the SEBI Listing Regulations, the Company conducts familiarization programmes for its directors from time to time. The familiarization programme ensures that the non-executive directors are updated on the business and regulatory environment and the overall operations of the Company. This enables the non-executive directors to make better informed decisions in the interest of the Company and its stakeholders. The details of the familiarization programme of the independent directors are available on the website of the



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Company at the web link:

 $\frac{http://www.biofilgroup.net/Appointment \% 20 letter \% 20 Independent \% 20 Director/Familarization \% 20 Programme \% 20 of \% 20 Independent \% 20 Director \% 20 20 22. pdf$

G. MATRIX OF SKILL/EXPERTISE/COMPETENCIES OF THE BOARD OF DIRECTORS:

In terms of the requirements of the SEBI Listing Regulations, the Board has identified and approved the list of core skills/expertise/competencies as required in the context of Company's business(es) and sector(s) for it to function effectively. Broadly, the essential skills identified by the Board are categorized as under:

- Strategy & Planning
- Governance, Legal, Risk & Compliance
- Finance, Accounts & Audit
- Global Experience / International Exposure
- Contributor & collaborator
- Information Technology
- Client Engagement
- Stakeholder Engagement & Industry Advocacy
- Leadership

These skills/competencies are broad-based, encompassing several areas of expertise/ experience. Each Director may possess varied combinations of skills/experience within the described set of parameters, and it is not necessary that all Directors possess all skills/experience listed therein. In the table below, the specific areas of focus or expertise of individual board members have been highlighted:-

AREA OF SKILL/EXPERTISE/COMPETENCIES									
Name of Director	Strategy &	Governance, Legal,		Global Experience		Information Technology	Client Engagement		Leadership
	Planning		& Audit		collaborator			& Industry Advocacy	
Mr. Ramesh Shah	Yes	Yes	Yes	Yes	Yes	-	Yes	Yes	Yes
(DIN: 00028819)									
Mr. Romil Shah									
(DIN: 00326110)	Yes	-	Yes	-	-	Yes	-	-	-
Mrs. Shaila Jain									
(DIN: 00326130)	-	Yes	Yes	-	-	-	Yes	Yes	-
Mr. Ketan Shah									
(DIN: 08818212)	Yes	Yes	-	-	-	-	-	Yes	Yes
Mr. Ashok Kumar									
Ramawat									
(DIN: 08818263)	Yes	Yes	-	-	-	-	-	-	Yes
Mr. Satish Beohar									
(DIN: 09220291)	Yes	Yes	-	Yes	-	-	Yes	Yes	-

H. CONFIRMATION OF INDEPENDENT DIRECTORS

All the Independent Directors of the Company have given their respective declaration/disclosures under Section 149(7) of the Act and Regulation 25(8) of the SEBI Listing Regulations and have confirmed that they fulfill the independence criteria as specified under Section 149(6) of the Act and Regulation 16(1)(b) of the SEBI Listing Regulations and have also confirmed that they are not aware of any circumstance or situation, which exist or may be reasonably anticipated, that could impair or impact their ability to discharge their duties with an objective independent judgment and without any external influence. Further, the Board after taking these declaration/disclosures on record and acknowledging the veracity of the same concluded that the Independent Directors are persons of integrity and possess the relevant expertise and experience to qualify as Independent Directors of the Company.

On the basis of the declarations made by the Independent Directors, the Board of Directors are of the opinion that the Independent Directors of the Company fulfills conditions specified in Companies Act, 2013 and under SEBI (LODR) Regulations, 2015 and are Independent of the management of the Company.

I. DETAILED REASON FOR RESIGNATION OF INDEPENDENT DIRECTOR WHO RESIGNS BEFORE THE EXPIRY OF HIS TENURE ALONG WITH THE CONFIRMATION BY SUCH DIRECTOR THAT THERE ARE NO OTHER MATERIAL REASON OTHER THAN THOSE PROVIDED:

During the year under review, none of the Independent Director of the Company had resigned before the expiry of his/her respective tenure(s). However during the year Mr. Subhashchandra Swarnakar (DIN: 01658151) Non-Executive Independent Director of the Company was vacated office with effect from 15th April, 2021 due to his



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sudden demise.

J. BOARD PROCEDURE

A detailed Agenda, setting out the business to be transacted at the Meeting(s), supported by detailed notes and presentation, if any, is sent to each Director at least seven days before the date of the Board Meeting(s) and of the Committee Meeting(s) except where Meetings have been convened at a shorter notice to transact urgent business.

The Board also, inter alia, periodically reviews strategy and business plans, annual operating and capital expenditure budget(s), investment and exposure limit(s), compliance report(s) of all laws applicable to your Company, as well as steps taken by your Company to rectify instances of non compliances, review of major legal issues, minutes of the Committees of the Board, approval of quarterly/half-yearly/annual results, transactions pertaining to purchase/disposal of property(ies), major accounting Provisions and write-offs, material default in financial obligations, if any and information on recruitment of Senior Officers just below the Board level etc.

The Board sets annual performance objectives, oversees the actions and results of the management, evaluates its own performance, performance of its Committees and individual Directors on an annual basis and monitors the effectiveness of the Company's governance practices for enhancing the stakeholders' value.

The Company has well-established framework for the Meetings of the Board and its Committees which seeks to systematize the decision making process at the Meetings in an informed and efficient manner.

Apart from Board members and the Company Secretary, the Board and Committee Meetings are generally also attended by the Chief Financial Officer and wherever required the heads of various corporate functions.

K. MEETING OF INDEPENDENT DIRECTORS

Pursuant to the Regulation 25(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Schedule IV of the Companies Act, 2013, the Independent Directors of the Company shall hold at least one meeting in a year without attendance of non-independent directors and members of the Management. Accordingly, meeting of the Independent Directors of the Company was held on 31st March, 2022 to consider the following businesses as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Companies Act, 2013:-

- (a) Review the performance of Non-Independent Directors and the Board of Directors as a whole;
- (b) Review the performance of the Chairperson of the Company, taking into account the views of executive directors and non-executive directors and;
- (c) Assess the quality, quantity and timelines of flow of information between the company management and the Board of Directors that is necessary for the Board of Directors to effectively and reasonably perform their duties.

Attendance of Independent Directors in Independent Directors' meeting:

Name of the Members of Committee	Category and Designation in Committee	Meetings held during tenure of the Directors	Meetings Attended
Mrs. Shaila Jain (DIN: 00326130)	Independent/Non Executive Director, Chairperson	1	1
Mr. Ashok Kumar Ramawat (DIN: 08818263)	Independent/Non Executive Director, Member	1	1
Mr. Satish Beohar (DIN: 09220291)	Independent/Non Executive Director, Member	1	1

III. AUDIT COMMITTEE

Pursuant to the Companies Act, 2013 and SEBI Listing Regulations, the Company has an independent Audit Committee. The Composition, Procedure, Meeting and Role/Function of the committee comply with the requirements of the Companies Act, 2013 as well as those of SEBI Listing Regulations, 2015. The Audit Committee reviews all applicable mandatory information under Part C of Schedule II pursuant to Regulation 18 of SEBI Listing Regulations, 2015.

A) The brief terms of reference of the Audit Committee includes the following:-

- 1. Oversight of the company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommendation for the appointment, remuneration and terms of appointment of auditors of the Company;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. Reviewing with management, the annual financial statement and auditor's report thereon before submission to the Board for approval, with particular reference to:
 - a. Matters required to be included in the Directors Responsibility Statement to be included in the Board's Report as per Section 134(3)(c) of the Companies Act, 2013.
 - b. Changes, if any, in the Accounting policies and practices and the 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;



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- g. Modified opinion(s) in the draft audit report.
- 5. Reviewing with the management, the guarterly financial statements before submission to the board for approval;
- 6. Reviewing, with the management, the statement of uses/application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter;
- 7. Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- 8. Approval or any subsequent modification of transactions of the company with related parties;
- 9. Scrutiny of inter-corporate loans and investments;
- 10. Valuation of undertakings or assets of the company, wherever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 13. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit:
- 14. Discussion with internal auditors of any significant findings and follow up there on;
- 15. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 16. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- 17. To look into the reasons for substantial defaults in the payment to the depositories, debenture holders, shareholders (in case of non-payment of declared dividend) and creditors;
- 18. To review the functioning of the Whistle Blower mechanism;
- 19. Approval of appointment of chief financial officer after assessing the qualifications, experience and background, etc. of the candidate:
- 20. Carrying out any other function as is mentioned in the terms of reference of the audit committee.
- 21. Reviewing the utilization of loans and/ or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crores or 10% of the asset size of the subsidiary, whichever is lower including existing loans / advances / investments existing as on the date of coming into force of this provision.
- 22. Considering and comment on rationale, cost-benefits and impact of schemes involving merger, demerger, amalgamation etc., on the Company and its shareholders.
- B) The Audit Committee mandatorily reviews the following information:-
- 1) Management Discussion and Analysis of financial condition and results of operations;
- 2) Statement of significant related party transactions (as defined by the audit committee), submitted by management;
- 3) Management letters/letters of internal control weaknesses issued by the statutory auditors;
- 4) Internal audit reports relating to internal control weaknesses; and
- The appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the audit committee.
- 6) Statement of deviations:
 - (a) Quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1).
 - (b) Annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice in terms of Regulation 32(7).
- C) Composition and Attendance of Members at the Meetings of the Audit Committee held during 2021-22

 During the year the committee met on five occasions on following dates namely:-

April 27th 2021, June 30th 2021, August 13th 2021, November 12th 2021 and February 14th, 2022

Name of the Members of Committee	Category and Designation in Committee	Meetings held during tenure of the Directors	Meetings Attended
Mrs. Shaila Jain (DIN: 00326130)	Independent/Non Executive Director, Chairperson	5	5
Mr. Ashok Kumar Ramawat (DIN: 08818263)	Independent/Non Executive Director, Member	5	5
Mr. Satish Beohar* (DIN: 09220291)	Independent/Non Executive Director, Member	3	3

*Note:

- Mr. Satish Beohar (DIN: 09220291) was appointed as an Additional Director as well as Non-executive Independent Director w.e.f. 30th June, 2021.



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During the financial year office of Mr. Subhashchandra Swarnakar (DIN: 01658151) Non Executive Independent Director of the company was vacated w.e.f. 15th April, 2021 due to his sudden demise. Accordingly he also vacated from membership of the Audit committee from above said date and Mr. Satish Beohar (DIN: 09220291) was appointed as an Additional as well as Non Executive Independent Director of the Company w.e.f. 30th June, 2021. The Board of Directors in their Board Meeting held on 30th June, 2021 has re-constituted Audit Committee consisting of Mrs. Shaila Jain (DIN: 00326130) (Chairperson), Mr. Ashok Kumar Ramawat (DIN: 08818263) and Mr. Satish Beohar (DIN: 09220291), Non Executive Independent Directors.

As required under the Companies Act, 2013, SEBI Listing Regulations and Secretarial Standards, the Chairperson of the Audit Committee or in her absence, any other Member of the Committee authorised by her on her behalf shall attend the General Meeting of the Company. The Chairperson of the Audit Committee, Mrs. Shaila Jain was virtually present at the 36th Annual General Meeting of the Company held through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") on 27th September, 2021 to address the shareholders' queries pertaining to Annual Accounts of the Company.

All the members of the committee, including Chairperson are independent director. All the members of the committee are financial literate and possess accounting and related financial management expertise.

IV. NOMINATION AND REMUNERATION COMMITTEE

Pursuant to the Companies Act, 2013 and SEBI Listing Regulations, the Company has a Nomination and Remuneration Committee. The Nomination & Remuneration Committee (NRC), comprising three independent directors as its members, inter-alia oversees the Company's nomination process for the Directors, senior management and coordinates the annual self-evaluation of the performance of the Board, Committees and of individual Directors.

The Composition, Procedure, Role/Function of the committee complies with the requirements of the Companies Act, 2013 as well as SEBI Listing Regulations are given below:-

- 1. Brief Terms of reference of the Nomination and Remuneration committee includes the following::
- (a) Formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy relating to, the remuneration of the directors, key managerial personnel and other employees:
- (b) For every appointment of an independent director, the Nomination and Remuneration Committee shall evaluate the balance of skills, knowledge and experience on the Board and on the basis of such evaluation, prepare a description of the role and capabilities required of an independent director. The person recommended to the Board for appointment as an independent director shall have the capabilities identified in such description. For the purpose of identifying suitable candidates, the Committee may:
 - i. use the services of an external agencies, if required;
 - ii. Consider candidates from a wide range of backgrounds, having due regard to diversity; and
 - ii. Consider the time commitments of the candidates.
- (c) Formulation of criteria for evaluation of performance of independent directors and the board of directors;
- (d) Devising a policy on diversity of Board of Directors;
- (e) 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 board of directors their appointment and removal.
- (f) 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.
- (g) Recommend to the board, all remuneration, in whatever form, payable to senior management.
- 2. Composition and Attendance of Members at the Meetings of the Nomination and Remuneration Committee held during 2021-22:

During the year the committee met on two occasions on following dates namely:-June 30th 2021 and August 13th 2021

Name of the Members of Committee	Category and Designation in Committee	Meetings held during tenure of the Directors	Meetings Attended
Mrs. Shaila Jain			
(DIN: 00326130)	Independent/Non Executive Director, Chairperson	2	2
Mr. Ashok Kumar Ramawat (DIN: 08818263)	Independent/Non Executive Director, Member	2	2
Mr. Satish Beohar* (DIN: 09220291)	Independent/Non Executive Director, Member	1	1

*Note:

- Mr. Satish Beohar (DIN: 09220291) was appointed as an Additional Director as well as Non-executive Independent Director w.e.f. 30th June, 2021.

During the financial year office of Mr. Subhashchandra Swarnakar (DIN: 01658151) Non Executive Independent Director of the company was vacated w.e.f. 15th April, 2021 due to his sudden demise. Accordingly he also vacated from membership of the Nomination and Remuneration Committee from above said date and Mr. Satish Beohar (DIN: 09220291) was appointed as an Additional as well as Non Executive Independent Director of the Company



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w.e.f. 30th June, 2021. The Board of Directors in their Board Meeting held on 30th June, 2021 has re-constituted Nomination and Remuneration Committee consisting of Mrs. Shaila Jain (DIN: 00326130) (Chairperson), Mr. Ashok Kumar Ramawat (DIN: 08818263) and Mr. Satish Beohar (DIN: 09220291), Non Executive Independent Directors.

As per Section 178(7) of the Companies Act, 2013, SEBI Listing Regulations and Secretarial Standards, the Chairperson of the Nomination and Remuneration Committee or in her absence, any other Member of the Committee authorised by her on her behalf shall attend the General Meeting of the Company. The Chairperson of the Nomination and Remuneration Committee, Mrs. Shaila Jain was virtually present at the 36th Annual General Meeting of the Company held through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") on 27th September, 2021 to answer shareholder's queries.

All the members of the committee, including Chairperson are independent director.

3. Performance evaluation criteria of Independent Directors:

The performance evaluation criterion for independent directors is determined by the Nomination and Remuneration committee. An indicative list of factors that may be evaluated include participation and contribution by a director, commitment, effective deployment of knowledge and expertise, effective management of relationship with stakeholders, integrity and maintenance of confidentiality and independence of behaviour and judgement.

The evaluation of independent directors is done by the entire board of directors which includes -

- (a) Performance of the directors; and
- (b) Fulfilment of the independence criteria as specified in these regulations and their independence from the management:

Provided that in the above evaluation, the directors who are subject to evaluation do not participate.

4. Nomination and Remuneration Policy:

In accordance with Section 178 of the Act, the Committee has framed a Nomination and Remuneration Policy and the same is available at the web-link:

https://www.biofilgroup.net/Policies/Policy%20for%20the%20%20Nomination%20&%20Remuneration.pdf

V. STAKEHOLDERS RELATIONSHIP COMMITTEE

The Stakeholders' Relationship Committee of the Board was constituted in compliance with the provisions of Section 178 of the Companies Act, 2013 and Regulation 20 of the SEBI Listing Regulations. This Committee deals with stakeholder relations and grievances raised by the investors in a timely and effective manner and to the satisfaction of investors. The Committee oversees performance of the Registrar and Share Transfer Agents of the Company relating to investor services and recommends measures for improvement. The Company is also registered with SCORES, a centralized web based complaints redressal system launched by SEBI and complaints received on SCORES are monitored regularly and resolved from time to time.

A) The Brief terms of reference of Stakeholder Relationship Committee includes the following:-

- Resolving the grievances of the security holders of the Company including complaints related to transfer/transmission
 of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates,
 general meetings etc.
- 2. Review of measures taken for effective exercise of voting rights by shareholders.
- 3. Review of adherence to the service standards adopted by the Company in respect of various services being rendered by the Registrar & Share Transfer Agent.
- 4. Review of the various measures and initiatives taken by the Company for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company.

B) Composition and Attendance of Members at the Meetings of the Stakeholders Relationship Committee held during 2021-22:

During the year the committee met on three occasions on July 23rd 2021, September 20th 2021 and January 21st 2022

Name of the Members of Committee	Category and Designation in Committee	Meetings held during tenure of the Directors	Meetings Attended
Mrs. Shaila Jain (DIN: 00326130)	Independent/Non Executive Director, Chairperson	3	3
Mr. Ashok Kumar Ramawat (DIN: 08818263)	Independent/Non Executive Director, Member	3	3
Mr. Satish Beohar* (DIN: 09220291)	Independent/Non Executive Director, Member	3	3

*Note:

- Mr. Satish Beohar (DIN: 09220291) was appointed as an Additional Director as well as Non-executive Independent Director w.e.f. 30th June, 2021.

During the financial year office of Mr. Subhashchandra Swarnakar (DIN: 01658151) Non Executive Independent Director of the company was vacated w.e.f. 15th April, 2021 due to his sudden demise. Accordingly he also vacated from membership of the Stakeholders Relationship Committee from above said date and Mr. Satish Beohar (DIN:



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09220291) was appointed as an Additional as well as Non Executive Independent Director of the Company w.e.f. 30th June, 2021. The Board of Directors in their Board Meeting held on 30th June, 2021 has re-constituted Stakeholders Relationship Committee consisting of Mrs. Shaila Jain (DIN: 00326130) (Chairperson), Mr. Ashok Kumar Ramawat (DIN: 08818263) and Mr. Satish Beohar (DIN: 09220291), Non Executive Independent Directors as Members of the Committee.

As per Section 178(7) of the Companies Act, 2013, SEBI Listing Regulations and Secretarial Standards, the Chairperson of the Stakeholders Relationship Committee or in her absence, any other Member of the Committee authorised by her on her behalf shall attend the General Meeting of the Company. The Chairperson of the Stakeholders Relationship Committee, Mrs. Shaila Jain was virtually present at the 36th Annual General Meeting of the Company held through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") on 27th September, 2021 to answer shareholder's queries.

All the members of the committee, including Chairperson are independent director.

C) Name, designation and address of Compliance Officer:-

Ms. Shikha Khilwani,

Company Secretary and Compliance Officer

BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

11/12, Sector "E" Sanwer Road, Indore-452015 (M.P.)

Email: bcplcompliance@gmail.com • Telephone : 0731-2723016, 2723017

D) Status Report of investor queries and complaints for the period from April 1, 2021 to March 31, 2022 is given below:-

S.No.	Particulars	No. of Complaints
01	Investor complaints pending at the beginning of the year	Nil
02	Investor complaints received during the year	7
03	Investor complaints disposed off during the year	7
04	Investor complaints remaining unresolved at the end of the year	Nil

VI. RISK MANAGEMENT COMMITTEE

The Company is not required to constitute risk management committee. However the company has a well defined risk management framework in place. The risk management framework is at various levels across the Company.

VII. REMUNERATION OF DIRECTORS

- All pecuniary relationship or transactions of the non-executive directors vis-à-vis the company:
 Non Executive Directors does not have any pecuniary relationship with the Company or relationship with the managerial personnel or other directors.
- Criteria of making payments to non-executive directors:
 - During the year no remuneration and payment made to any non executive director of the Company.
- Disclosure with respect to remuneration: -

Remuneration paid to Directors during the year 2021-22:

(Rs . in Lakhs)

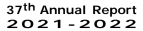
Sr. No.	Name of Director	Category	Sitting Fees	Salary & Perquisites	Contribution to PF	Commission	Total (In Rs.)
1	Ketan Shah	Promoter /	-	17.40	-	-	17.40
	(DIN: 08818212)	Whole Time Director					

- No sitting Fees was paid to any Director of the Company during the financial year
- The company has not granted any bonuses/stock options/pension etc. to any of its directors.
- Details of fixed component and performance linked incentives along with the performance criteria- Nil.
- The Company does not have service contract with any of its directors. Notice period of minimum 30 days has been fixed for directors. Further, the Company does not pay any severance fee.

VIII. GENERAL BODY MEETINGS

(i) Location and time of last Three AGM's held:

Financial Year.	Location	Date	Time
*2020-21 - 36th Annual General Meeting	At Regd. Office of the Company at 11/12, Sector "E", Sanwer Road, Indore M.P. 452015	27th September 2021	3:00 P.M.
*2019-20 - 35th Annual General Meeting	At Regd. Office of the Company at 11/12, Sector "E", Sanwer Road, Indore M.P. 452015	29th September 2020	3:00 P.M.
*2018-19 - 34th Annual General Meeting	At Regd. Office of the Company at 11/12, Sector "E", Sanwer Road, Indore M.P. 452015	26th September 2019	3:00 P.M.





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* Through Video Conferencing (VC) or Other Audio Visual Means (OAVM) for which purpose the registered office of the Company shall be deemed as the venue for the meeting.

(ii) Special resolutions were passed in last three Annual General Meetings:

- a. The Company in AGM held on September 27, 2021 has passed the following special resolution(s):
 - Re-appointment of Mr. Ramesh Shah as a Managing Director of the Company for a period of 5 years w.e.f. 01st October, 2021 to 30th September, 2026.
- b. The Company in AGM held on September 29, 2020 has passed the following special resolution(s):
 - Appointment of Mr. Ketan Shah as a Director as well as Whole-time Director of the Company for a term of three consecutive years commencing form 25th August, 2020 to 24th August, 2023.
- c. The Company in **AGM held on September 26. 2019** has passed the following special resolution(s):
 - Re-appointment of Mr. Subhash Chandra Swarnkar as a Non Executive Independent Director of the Company to hold office for a second term of five consecutive years commencing from 13th August, 2020 to 12th August, 2025

(iii) Special Resolution(s) passed through Postal Ballot:

- No resolution was passed by postal ballot during the last financial year ended 31.03.2022.
- None of the business proposed to be transacted in the ensuing Annual General Meeting require passing of a resolution through Postal Ballot.

(iv) Extra-ordinary General Meeting:

No Extra-ordinary general meeting of the members was held during the financial year 2021-22.

IX. CODE FOR PREVENTION OF INSIDER TRADING PRACTICES

The Company has formulated and adopted the 'Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information' which, inter alia, includes Policy for determination of "Legitimate Purpose" and 'Code of Conduct for Prevention of Insider Trading in Securities of Biofil Chemicals and Pharmaceuticals Limited in compliance with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 ("the Regulations"). This code has been available on the Company's website at:

http://www.biofilgroup.net/Policies/Code%20of%20Insider %20Trading%20BCPL%202015.pdf

The Company's Code of Conduct has been formulated to regulate, monitor and ensure reporting of trading by the Designated Persons and their immediate relatives towards achieving compliance with the Regulations and is designed to maintain the highest ethical standards of trading in Securities of the Company by persons to whom it is applicable. The Code lays down Guidelines, which advises them on procedures to be followed and disclosures to be made, while dealing with securities of the Company and cautions them of the consequences of violations. During the year under review, the Company's Code of Conduct was amended in line with the amendments brought in the Regulations by SEBI.

X. MANAGEMENT DISCUSSION AND ANALYSIS

The Management Discussion and Analysis is a part of the Annual report and annexed separately.

XI. DISCLOSURE REGARDING DIRECTOR SEEKING RE-APPOINTMENT AT THE ENSUING ANNUAL GENERAL MEETING.

Brief resume of the Director proposed to be re-appointed is given in the Notice convening the Annual General Meeting in separate annexure.

XII. MEANS OF COMMUNICATIONS

The Company recognizes the importance of two way communication with Shareholders and of giving a balanced reporting of results and progress. Full and timely disclosure of information regarding the Company's financial position and performance is an important part of your Company's corporate governance ethos.

Your Company follows a robust process of communicating with its stakeholders, security holders and investors through multiple channels of communications such as dissemination of information on the website of the Stock Exchange, the Annual Report and uploading relevant information on its website.

The quarterly, half-yearly and annual financial results are published in widely circulated newspapers such as Free Press (English), Indore, Free Press Journal (English), Mumbai & Choutha Sansar (Hindi), Indore in compliance with Regulation 47 of the SEBI Listing Regulations. These are not sent individually to the shareholders.

Financial Results:

The unaudited quarterly results are announced within forty- five days of the close of each quarter, other than the last quarter. The audited annual results are announced within sixty days from the end of the financial year as required under the SEBI Listing Regulations. The aforesaid financial results are announced to the Stock Exchanges within the statutory time period from the conclusion of the Board Meeting(s) at which these are considered and approved.

Other Information:

Your Company discloses to the Stock Exchanges, all information required to be disclosed under Regulation 30 read with Part 'A' and Part 'B' of Schedule III of the SEBI Listing Regulations including material information having a bearing on the performance/ operations of the Company and other price sensitive information. All information is filed electronically on BSE's online portal - BSE Corporate Compliance & Listing Centre (Listing Centre) as well as on NSE's online portal viz. National Stock Exchange Electronic Application Processing System (NEAPS) and the Digital Exchange Portal. The Company's website: www.biofilgroup.net contains a separate dedicated section "Investor" where information for shareholders is available. The Quarterly/Annual Financial Results, annual reports, investor forms, stock exchange information, shareholding pattern, corporate benefits, polices, investors' contact details, etc., are posted on the website

in addition to the information stipulated under Regulation 46 of the Securities and Exchange Board of India (Listing





CIN: L24233MP1985PLC002709

Obligations and Disclosure Requirements) Regulations, 2015. The presentation, if any made to the investor/analyst are placed to the company's website.

XIII. GENERAL SHAREHOLDER INFORMATION

AGM : Date, Time and Venue	Friday, 30th September, 2022 at 2:00 P.M. (IST) through Video Conferencing (VC) or Other Audio Visual Means (OAVM) for which purposes the Registered office of the company shall be deemed as the venue for the Meeting.	
Financial Year	The financial year covers the period from 1st April, to 31st March	
Financial Year Reporting for 2022-23:- 1st Quarter ending 30th June, 2022 2nd Quarter ending 30th September, 2022 3rd Quarter ending 31st December 2022 4th Quarter ending 31st March, 2023 Dividend Payment Date	Before 14th day of August, 2022 Before 14th day of November, 2022 Before 14th day of February, 2023 Before 30th May, 2023 No Dividend was recommended by the Board of Directors for financial year ended March 31, 2022	
Date of Annual Book Closure (Both days inclusive)	Friday, 23rd Day of September, 2022 to Friday, 30th Day of September, 2022 (Both days inclusive)	
Registered Office	11/12, Sector "E", Sanwer Road, Indore - 452015 (M.P.)	
Listing on Stock Exchanges	BSE Limited 25th Floor, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001 The National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex, Bandra (East), Mumbai-400051	
Listing Fees	Board of Directors of the Company confirmed that Annual Listing Fees for the year up to 2022-23 have been paid to BSE Limited and National Stock Exchange of India Limited	
BSE Security Code -	BSE Limited (524396)	
NSE Security Code	National Stock Exchange of India Limited (BIOFILCHEM)	
ISIN Code-	INE829A01014	
CIN-	L24233MP1985PLC002709	
Market Price Data: High / Low / During each month in the last Financial Year.	As per attached Table-1	
Relative Performance of Share Price	As per attached Table-2	
V/S. BSE Sensex and NSE Index	710 por attached Table 2	
Suspension of Securities	Not Applicable	
Registrar and Transfer Agents	ANKIT CONSULTANCY PRIVATE LIMITED	
(For Physical & Demat Shares)	CIN: U74140MP1985PTC003074 SEBI REG. No. INR 000000767 60, Electronic Complex, Pardeshipura, Indore - 452010 (M.P.) Tel.: 0731-4065797, 4065799 • Fax: 0731-4065798 Email: investor@ankitonline.com / Web Address: www.ankitonline.com	
Share Transfer System	Share transfers and related operations for the Company are processed by the Company's RTA. In accordance with Regulation 40 of the SEBI Listing Regulations, as amended, the Company had stopped accepting any share transfer requests for securities held in physical form. Further, SEBI had vide its circular dated January 25, 2022, mandated companies to issue its securities in demat form only while processing various service requests such as issue of duplicate securities certificates, sub-division, consolidation, transmission, etc. to enhance ease of dealing in securities markets by investors. Accordingly, Members are requested to make service requests by submitting a duly filled and signed Form ISR - 4, the format of which is available on the Company's website at www.biofilgroup.net Dematerialisation of holdings will, inter alia, curb fraud in physical transfer of securities by unscrupulous entities and improve ease, convenience and safety of transactions for investors. In view of the aforesaid, Members who are holding shares in physical form are hereby requested to convert their holdings in electronic mode to avail various benefits of dematerialization.	



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Distribution of shareholding as on 31.03.2022	As per attached Table-3
Dematerialization of Shares & liquidity	1,53,73,700 Shares are Dematerialized (as on 31.03.2022) i.e. 94.47% of -total Shares viz.; 1,62,73,800 equity shares.
Outstanding GDRs/ADRs/Warrants or any convertible instruments, Conversion date and likely impact on equity	The Company has not issued any GDRs/ADRs/Warrants or any convertible Instruments.
Commodity Price Risk or Foreign Exchange Risk and Hedging activities	Your Company does not deal in any commodity and hence is not directly exposed to any commodity price risk. Further, the Company has no foreign exchange exposure; hence hedging is not required.
Plant Locations	The Company's plant are located at :- 1) Plot No. 8, Sector-3, Kheda Industrial Estate, Pithampur (Dist. Dhar) 2) 11/12, Sector E, Sanwer Road, Industrial Area, Indore - 452015 (M.P.)
Address for correspondence	Shareholders correspondence should be addressed to: BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED Regd. Office: 11/12, Sector E, Sanwer Road, Industrial Area, Indore - 452015 (M.P.) • Ph.: 0731-2723016/17, Mob.: +91-8889912313 Email id: bcplcompliance@gmail.com . Website: www.biofilgroup.net
List of Credit Ratings	During the year under review your Company has not obtained any Credit Rating with respect to non-convertible debt securities as the same was not applicable to the Company.

INFORMATION FOR PHYSICAL SHAREHOLDERS

SEBI vide Circular no. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/655 dated November 3, 2021 read with Circular no. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/687 dated December 14, 2021 has mandated all listed entities to ensure that shareholders holding equity shares in physical form shall update their PAN, KYC, nomination and bank account details (if not updated or provided earlier) through the Registrar & Share Transfer Agent. Necessary communication through letters have been sent to all the physical shareholders in this regard.

Members are requested to update the above details by submitting the forms available on the Company's website www.biofilgroup.net or the Company's RTA's website i.e. www.ankitonline.com.

Members holding shares in dematerialised form are requested to intimate changes to their respective Depository through Depository Participants.

Further all the shareholders who have not dematerialized their shares, are also advised to get their shares converted into Demat/electronic form to get inherent benefits of dematerialization. For further queries, you can approach our Registrar and Share Transfer Agent (RTA).

XIV. OTHER DISCLOSURES

A) Disclosures on materially significant related party transactions that may have potential conflict with the interests of Company at large & web link where policy on dealing with related party transactions:-

Your Company has formulated a Policy on Materiality of and Dealing with Related Party Transactions which specify the manner of entering into related party transactions. This Policy has also been posted on the website of the Company and can be accessed through web link:

https://www.biofilgroup.net/Policies/Policy%20for%20Related%20party%20transaction.pdf

All transactions entered into with related parties under Regulation 23 of the SEBI Listing Regulations, during the year under review were on Arm's Length basis and in the ordinary course of Business. During the year, Company entered into material related party transaction which does not have potential conflict with the interest of the Company at large. Further details of related party transactions are presented in Note 37 of financial statements forming part of the Annual Report.

As per the Regulation 23(9) of SEBI Listing Regulations, Company has filed disclosure of Related Party Transaction with BSE Limited and National Stock Exchange of India Limited within prescribed time limit.

B) Policy for determining 'material' subsidiaries:-

Not applicable since as on date company does not have any subsidiary company.

C) Disclosure of Accounting Treatment in preparation of Financial Statements:

The Company adopted Indian Accounting Standards ("Ind AS") from 1st April, 2017. Accordingly, the financial statements have been prepared in accordance with Ind AS as per the Companies (Indian Accounting Standards) Rules, 2015 as amended and notified under Section 133 of the Act and other relevant provisions of the Act.

D) Details of non-compliance by the Company, fine, and strictures imposed on the Company by Stock Exchange or SEBI, or any statutory authority, on any matter related to capital markets, during the last three years:

There has been no non-compliance by the Company and no penalty or strictures imposed on the Company by the stock exchange or SEBI or any statutory authority, on any matter related to capital markets during last three years.



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However in previous financial year 2020-2021, National Stock Exchange of India Limited has imposed fine of Rs. 8,61,400/- (including GST) for delay of non compliance of Regulation 17(1)(c) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 in respect of which the Company has partially deposited Rs 5,36,900/- fine levied by National Stock Exchange of India Limited under protest.

Further on waiver application made by the company the fine amount was waived by the National Stock Exchange of India Limited vide their letter dated 13th October, 2021.

E) Vigil Mechanism/Whistle Blower Policy:

In accordance with Regulations 22 of SEBI (LODR) Regulations, 2015, Company has formulated a Whistle Blower Policy and has established a Vigil Mechanism for directors and employees to report concerns about unethical behavior, actual or suspected fraud and any wrong doing or unethical or improper practice. The Company affirms that no personnel have been denied access to the Audit Committee under Vigil Mechanism. Details of Whistle Blower Policy are provided in the Board's Report section of this Annual Report and also made available on the Company's website.

F) Commodity Price Risk or Foreign Exchange Risk and Hedging activities:

Your Company does not deal in any commodity and hence is not directly exposed to any commodity price risk. Further, the Company has no foreign exchange exposure; hence hedging is not required.

- G) Company had not raised funds through preferential allotment or qualified institutions placement as specified under Regulation 32(7A)
- H) Details of compliance with mandatory requirement and adoption of non-mandatory requirement:

Your Company has complied with all the applicable requirements of Regulations 17 to 27 and clause (b) to (i) and (t) of Regulation 46(2) of SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015 and the Company has fulfilled the following non-mandatory requirements as prescribed in Regulation 27(1) read with PART E of Schedule II of (Listing Obligations and Disclosure Requirements) Regulations, 2015:

- The Board: Company has appointed Mr. Ramesh Shah (Managing Director) as Chairman of Board and Company.
- Shareholders' Rights: As the quarterly, half yearly, financial performance and summary of significant events in last six-months are published in the newspapers and are also posted on the Company's website, the same are not mailed to the shareholders.
- **Modified opinion(s) in Audit Report:** During the year under review, the Auditors have provided an unmodified audit opinion on the financial statements of the Company.
- Reporting of Internal Auditor: In accordance with the provisions of Section 138 of the Companies Act, 2013, the Company has appointed an Internal Auditor who reports to the Audit Committee. Quarterly internal audit reports are submitted to the Audit Committee which reviews the audit reports and suggests necessary action.
- Separate Posts of Chairperson and the Managing Director or the Chief Executive Officer: Not Applicable as Company has appointed Mr. Ramesh Shah (Managing Director) as Chairman of Board and Company. The Company has submitted quarterly compliance report on Corporate Governance with the Stock Exchanges, in accordance with the requirements of Regulation 27(2)(a) of the SEBI Listing Regulations.

I) COMPLIANCE CERTIFICATE BY PRACTICING COMPANY SECRETARY FOR NON DISQUALIFICATION OF DIRECTOR

As required under Part C of Schedule V of the SEBI Listing Regulations, 2015, the Company has obtained a certificate from CS L. N. Joshi (FCS: 5201 and CP No. 4216), Proprietor of M/s. L.N. Joshi & Co., Company Secretary in Practice, certifying that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of the Company by the Securities and Exchange Board of India/ Ministry of Corporate Affairs or any such statutory authority.

J) DISCLOSURE ON ACCEPTANCE OF RECOMMENDATIONS MADE BY THE COMMITTEES TO THE BOARD OF DIRECTORS

During the financial year under review various recommendations were made by the Committees to the Board of Directors, which were all accepted by the Board, after necessary deliberations.

K) The details of total fees for all services paid by the Company and its subsidiaries, on a consolidated basis, to the statutory auditor and all the entities in the network firm/network entity of which the statutory auditor is a part, are as follows:

Type of Services For Financial Year Ended 31.03.2022	Biofil Chemicals & Pharmaceuticals Limited
Audit Fees (Rs. in Lakhs)	0.25
Tax Fees (Rs. in Lakhs)	-
Others (Rs. in Lakhs)	0.05
Total	0.30



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L) Disclosure in relation to the Sexual Harassment of women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

The Company has formulated a Policy for Prevention of Sexual Harassment of women at Workplace to ensure prevention, prohibition and protection against sexual harassment. The policy provides the guidelines for reporting of such harassment and the procedure for resolution & redressal of the complaints of such nature.

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

S.No.	Particulars	No. of Complaints
а	Number of Complaints filed during the financial year.	Nil
b	Number of Complaints disposed during the financial year.	Nil
С	Number of Complaints pending as on end of financial year.	Nil

M) Disclosure by company and its subsidiary for loans and advances in the nature of loans to firms/companies in which directors are interested by name and amount:-

The Company has not made any Loans and advances in the nature of loans to firms/companies in which directors are interested during the FY 2021-22. Further as on date company does not have any subsidiary company.

XV. DISCLOSURE WITH RESPECT TO DEMAT SUSPENSE ACCOUNT/UNCLAIMED SUSPENSE ACCOUNT

The Company does not have any shares in the demat suspense account/unclaimed suspense account.

XVI. CODE OF CONDUCT

The Board of Directors has laid down the Code of Conduct for all the Board Members and members of the senior management. The Code is also placed on the Company's website of the company at the web link:

http://www.biofilgroup.net/Policies/Code%20of%20Conduct%20of%20BCPL.pdf

A certificate from the Chairman & Managing Director, affirming compliance of the said Code by all the Board Members and members of the senior management to whom the Code is applicable, is annexed separately to this report. Further, the Directors and the Senior Management of the Company has submitted disclosure to the Board that they do not have any material financial and commercial transactions that may have a potential conflict with the interest of the Company at large.

XVII. NON-COMPLIANCE OF ANY REQUIREMENT OF CORPORATE GOVERNANCE REPORT OF SUB-PARAS (2) TO (10) OF PART C OF SCHEDULE V. WITH REASONS THEREOF

Non-Applicable, since Company has complied all the requirement of Corporate Governance Report of sub-paras (2) to (10) of Part C of Schedule V of SEBI Listing Regulations.

XVIII. MD & CFO CERTIFICATION

The Chairman & Managing Director and the Chief Financial Officer of the Company has provided annual certification on financial reporting and internal controls to the Board in terms of Regulation 17(8) read with Part B of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Copy of said certificate is annexed with this report.

The Managing Director and the Chief Financial Officer also provided quarterly certification on financial results to the Board in terms of Regulation 33(2)(a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

XIX. DISCLOSURES OF THE COMPLIANCE WITH CORPORATE GOVERNANCE REQUIREMENTS & AUDITORS COMPLIANCE CERTIFICATE ON CORPORATE GOVERNANCE

The Company has obtained a certificate from the Statutory Auditors of the Company regarding compliance with the conditions of Corporate Governance as stipulated in terms of Regulation 34(3) read with Schedule V of the SEBI Listing Regulations, 2015 and the same is annexed with this report.

XX. OTHER INFORMATIONS

- Proceeds from public issues, rights issues, preferential issues, etc. Not Applicable.
- The company has adopted a policy on dissemination of information on the material events to stock exchanges in accordance with the Regulation 30 of the SEBI (LODR) Regulations, 2015. The said policy is available on the website of the company at the weblink:

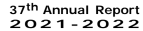
http://www.biofilgroup.net/Policies/Policy%20on%20Disclosure%20of%20Material%20Events%20&%20 Information.pdf

 The company has adopted the policy on preservation of documents in accordance with the regulation 9 of the SEBI (LODR) Regulations, 2015. The documents preservation policy is available at the weblink:

http://www.biofilgroup.net/Policies/POLICY%20ON%20PRESERVATION%20OF%20%20DOCUMENTS.pdf

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

Compliance with the Code of Business Conduct and Ethics





Place : Indore

Date: 09th August 2022

CIN: L24233MP1985PLC002709

I, Ramesh Shah (DIN: 00028819), Chairman & Managing Director of Biofil Chemicals & Pharmaceuticals Limited declare that all the Members of the Board of Directors and Senior Management Personnel have affirmed compliance with the Code of Conduct for the year ended 31st March, 2022.

FOR BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

Ramesh Shah

Chairman & Managing Director

(DIN: 00028819)



CIN: L24233MP1985PLC002709

ANNEXURE TO GENERAL SHAREHOLDER INFORMATION

• Table 1- Market Price Data:

The monthly high and low price of shares traded on Exchanges for the period start from **April**, **2021 to March**, **2022** is as follows:

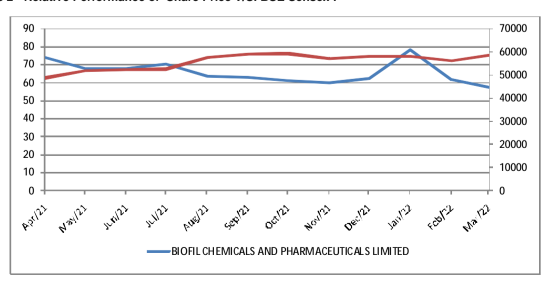
BSE Limited April, 2021 to March, 2022

MONTH	(In Rs. Per Share)		
MONTH	High Price	Low Price	
April, 2021	84.95	62.50	
May, 2021	79.55	67.35	
June, 2021	74.50	62.00	
July, 2021	92.05	63/00	
August, 2021	73.40	57.00	
September, 2021	66.95	59.95	
October, 2021	75.55	59.50	
November, 2021	64.80	55.00	
December, 2021	64.00	56.50	
January, 2022	107	60.10	
February, 2022	82.40	57.00	
March, 2022	72.00	55.85	

National Stock Exchange of India Limited April, 2021 to March, 2022

MONTH	(In Rs. Per Share)		
MONTH	High Price	Low Price	
April, 2021	77.00	74.10	
May, 2021	70.60	67.55	
June, 2021	69.85	67.50	
July, 2021	72.20	69.55	
August, 2021	64.25	63.25	
September, 2021	64.20	62.50	
October, 2021	63.40	60.00	
November, 2021	60.70	57.00	
December, 2021	63.15	61.15	
January, 2022	82.00	77.00	
February, 2022	62.90	59.10	
March, 2022	59.10	57.00	

• Table 2 - Relative Performance of Share Price V/S. BSE Sensex :





CIN: L24233MP1985PLC002709

• Relative Performance of Share Price V/S. NSE Nifty :

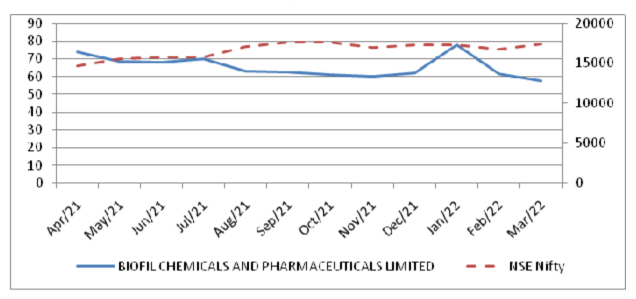


Table 3 - Distribution of shareholding according to size class as on 31st March 2022

Category (Shares)	No of Share holders	% of Total Share holder	Shares	% of Total Shares
Upto-100	20427	68.18	777920	4.78
101-200	3651	12.18	601484	3.70
201-300	1780	5.94	482073	2.96
301-400	816	2.72	300913	1.85
401-500	1054	3.52	514811	3.16
501-1000	1337	4.46	1052206	6.47
1001-2000	536	1.79	781238	4.80
2001-3000	143	0.48	359137	2.21
3001-4000	65	0.22	236239	1.45
4001-5000	53	0.18	248580	1.53
5001-10000	54	0.18	402432	2.47
10000 ABOVE	45	0.15	10516767	64.62
Total	29961	100.00	16273800	100.00



CIN: L24233MP1985PLC002709

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

[In terms of Regulation 34(3) and Schedule V Para C Sub Clause (10)(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To
The Members of,
BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED**, having CIN L24233MP1985PLC002709 and having registered office at 11/12, SECTOR E SANWER ROAD INDORE - 452015 (M.P.) (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub-clause 10(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to me by the Company and its officers, I hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on March 31, 2022 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India (SEBI) and Ministry of Corporate Affairs (MCA), or any such other Statutory Authority.

Details of Directors:

S.No	Name of Director	DIN	Date of Appointment in Company
1	Mr. Ramesh Shah	00028819	04th January, 1985
2	Mr. Romil Shah	00326110	30th July, 2005
3	Mrs. Shaila Jain	00326130	31st January, 2003
4	Mr. Satish Beohar	09220291	30th June, 2021
5	Mr. Ashok Kumar Ramawat	08818263	25th August, 2020
6	Mr. Ketan Shah	08818212	25th August, 2020

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

For L.N.Joshi & Co., Company Secretaries,

L.N. Joshi

Proprietor
M. No. : F5201, CP No. : 4216
UDIN: F005201D000730563
Peer Review Certificate No. 1722/2022

Dated: 09th August, 2022

Place: Indore



CIN: L24233MP1985PLC002709

MD/CFO COMPLIANCE CERTIFICATE

[Pursuant to Regulation 17(8) and Schedule II Part B of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To The Board of Directors **BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED**

11/12, Sector E, Sanwer Road, Indore (M.P.) 452015

Pursuant to Regulation 17(8) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation 2015

We hereby certify to the Board of Directors of BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED that:

- We have reviewed financial statements and the cash flow statement prepared based on the Indian Accounting Standards for the financial year ended on 31.03.2022 and that to the best of our knowledge and belief:
 - these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (2) these statements together present a true and fair view of the Company's affairs and are in compliance with applicable Indian Accounting Standards, laws and regulations.
- B. That there are, to the best of our knowledge and belief, no transactions entered into by the Company during the year ended 31.03.2022 which are fraudulent, illegal or violative of the Company's code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and we have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps taken or propose to be taken to rectify these deficiencies.
- D We have indicated to the auditors and the Audit committee about:-
 - Significant changes in internal control over financial reporting during the year. (1)
 - Significant changes in accounting policies during the year and that the same have been disclosed in the notes (2)to the financial statements: and
 - that there were no instances of significant fraud of which we have become aware and the involvement therein, (3)if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

FOR BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

Jitendra Kumar Sahu

Place: Indore Chief Financial Officer Chairman & Managing Director Date : 30th May 2022

DIN: 00028819

Ramesh Shah



CIN: L24233MP1985PLC002709

COMPLIANCE CERTIFICATE

COMPLIANCE CERTIFICATE FROM STATUTORY AUDITORS REGARDING COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE REQUIREMENTS UNDER SEBI (LISTING OBLIGATION AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

To
The Members of
BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED
11/12, Sector E, Sanwer Road,
Indore (M.P.) 452015

We have examined the compliance of conditions of Corporate Governance by **BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED** ('the Company'), for the year ended 31st March 2022, as stipulated in Regulations 17, 17A, 18, 19, 20, 22, 23, 24, 24A, 25, 26, 27, clauses (b) to (i) and (t) of sub-regulation (2) of Regulation 46 and paragraphs C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations').

The compliance of conditions of Corporate Governance as stipulated under the listing regulations 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 Company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Regulations, as applicable.

We have examined the relevant records of the Company in accordance with the Generally Accepted Auditing Standards in India, to the extent relevant, and as per the Guidance Note on Certification of Corporate Governance issued by the Institute of the Chartered Accountants of India.

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

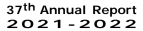
For Maheshwari & Gupta Chartered Accountants, F.R.N.: 006179C

Date: 09th August, 2022

Place : Indore

CA SUNIL MAHESHWARI
Partner

M.NO: 403346 UDIN: 22403346AOQWDC7243





CIN: L24233MP1985PLC002709

INDEPENDENT AUDITOR'S REPORT

To,

The Members of,

BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

Indore

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying Ind AS financial statements of <u>BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED</u>, ("the Company"), which comprise the Balance Sheet as at 31st March 2022, the Statement of Profit & Loss, (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year then ended, and notes to the Ind AS Financial Statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Ind AS financial statements give the information required by the Companies Act, 2013 as amended ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, its profit including other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis of Opinion

We conducted our audit of the Ind AS 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 Ind AS Financial Statements' section of our report. We are independent of the Company in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Ind AS financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Ind AS financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the Ind AS financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each key audit matter below, our description of how our audit addressed the matter is provided in that context.

We have determined the matters described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibilities described in the 'Auditor's responsibilities for the audit of the Ind AS financial statements' section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the Ind AS financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying Ind AS financial statements.

Key Audit Matters

Revenue Recognition

The management is of the opinion that it controls the goods before transferring them to the customer.

The variety of terms that define when control are transferred to the customer, as well as the high value of the transactions, give rise to the risk that revenue is not recognized in the appropriate accounting period.

Revenue is measured net of returns and allowances, trade discounts and volume rebates (collectively 'Discount and rebates'). There is a risk that these discount and rebates are incorrectly recorded as it also requires ascertain degree of estimation, resulting in understatement of the associated expenses and accrual.

Accordingly, due to the significant risk associated with revenue recognition in accordance with terms of Ind AS 115

'Revenue from Contracts with Customers', it was determined to be a key audit matter in our audit of the Ind AS Financial Statements.

How our Audit addressed the key Audit Matters

We assessed the Company's process to identify the impact of adoption of new Revenue Accounting Standard (Ind AS 115)

Our audit approach included assessment of design and testing of operating effectiveness of internal controls related to revenue recognition, calculation of discounts and rebates and other substantive testing. We carried out:

Evaluation of the design of internal controls relating to implementation of new revenue accounting standard.

- Selection of samples of both continuing and new contracts for
 - testing of operating effectiveness of the internal control
 - identification of contract wise performance obligations and
 - Determination of transaction price.
- Verification of individual sales transaction on sample basis and traced to sales invoices, sales orders and other related documents. Further, the samples were checked



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Key Audit Matters	How our Audit addressed the key Audit Matters
	for revenue recognition as per the shipping terms.
	 Sample of sales transactions were selected pre- and post year end, agreeing the period of revenue recognition to third party support, such as transporter invoice and customer confirmation of receipt of goods.
	 Direct confirmations were obtained from customers to support existence assertion of trade receivables and assessed the relevant disclosures made in the Financial Statements; to ensure revenue from contracts with customers are in accordance with the requirements of relevant accounting standards.
	 In the cases where direct confirmations are not available, additional procedures were applied in respect of receipts in the Subsequent period.

We have determined that there are no other key audit matters to communicate in our report.

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

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual Report 2021-22, but does not include the Ind AS financial statements and our auditor's report thereon. Our opinion on the Ind AS 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 Ind AS financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Ind AS financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Ind AS Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these Ind AS financial statements that give a true and fair view of the financial position, financial performance, (changes in equity) and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian accounting Standards (Ind AS) specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Ind AS 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.

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

Auditor's Responsibilities for the Audit of the Ind AS Financial Statements

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

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

Identify and assess the risks of material misstatement of the 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.



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- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements 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 Ind AS financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and
 whether the financial statements represent the underlying transactions and events in a manner that achieves fair
 presentation.

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

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the "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) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - (c) The Balance Sheet, the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account.
 - (d) In our opinion, the aforesaid financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended.
 - (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) In our opinion, the managerial remuneration for the year ended March 31, 2022 has been paid/ provided by the Company to its directors in accordance with the provisions of section 197 read with Schedule V to the Companies Act, 2013.
 - (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has no pending litigations, hence the impact of pending litigations on its financial position in its Financial Statements is not disclosed.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.



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- 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 Company to or in any other person(s) or entity(ies), including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries:
 - (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- v. The Company has not paid any dividend during the year ended 31st March, 2022.

For MAHESHWARI & GUPTA,

Chartered Accountants, F.R.N.: 006179C

CA. SUNIL MAHESHWARI

Partner M.NO : 403346

UDIN: 22403346AJXITI4879

Place: Indore

Date : 30th May, 2022



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Annexure A - Referred to in paragraph under the heading 'Report on Other Legal and Regulatory Requirements' of our report of even date to the members of Biofil Chemicals and Pharmaceuticals Limited for the year ended March 31, 2022

- (a) (A) The company is maintaining proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - (B) The company does not have any intangible assets.
 - (b) The management, during the year, has physically verified the Property, Plant and Equipment of the company and n material discrepancies were noticed on such physical 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 all the immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee) disclosed in the financial statements are held in the name of the company.
 - (d) As informed and explained to us, the management has not revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year.
 - (e) According to the information and explanations given to us and on the basis of our examination of the records of the Company, no proceedings have been initiated or are pending against the company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 (previously known as Benami Transactions (Prohibition) Act, 1988) and rules made thereunder.
- ii. (a) Physical verification of inventory has been conducted at reasonable intervals by the management. In our opinion, the coverage and procedure of such verification by the management is appropriate. No discrepancies of 10% or more in the aggregate for each class of inventory were noticed during such physical verification by the management.
 - (b) As informed and explained to us by the management, at any point of time during the year, the company has not been sanctioned working capital limits in excess of 5 crore rupees, in aggregate, from banks.
- iii. During the year the Company has not provided loans, advances in the nature of loans, stood guarantee or provided security to Companies, Firms, Limited Liability Partnerships or any other parties. Accordingly, the requirement to report on clause 3(iii) of the Order is not applicable to the Company.
- iv. In our opinion and according to the information and explanations given to us, provisions of section 186 of the Act in respect of investments made have been complied with by the Company. Further, in our opinion and according to the information and explanations given to us, there are no loans, guarantees, and securities given in respect of which provisions of section 185 and 186 of the Act are applicable. Accordingly, the requirement to report on clause 3(iv) of the Order is not applicable to that extent to the Company
- v. The Company has not accepted any deposits under sections 73 to 76 or any other relevant provisions of the Act and the rules framed there under.
- vi. As per information & explanation given by the management, maintenance of cost records has not been prescribed by the Central Government under sub-section (1) of section 148 of the Act.
- vii. (a) According to the books of accounts and records examined by us as per the generally accepted auditing practices in India, in our opinion, the company has been regular in depositing undisputed statutory dues including Goods and Service Tax, provident fund, employee's state insurance, Income Tax, Duty of Customs, Cess and any other Statutory dues to the appropriate authorities. According to the information and explanations given to us, there were no undisputed amounts payable in respect of such statutory dues which have remained outstanding as at 31st March, 2022 for a period of more than six months from the date they became payable.
 - (b) According to the information and explanations given to us, there are no amounts payable in respect of income tax, wealth tax, service tax, sales tax, goods & service tax, customs duty and excise duty which have not been deposited on account of any disputes.
- viii. According to the explanations and information given to us by the management, there has been no amount surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- ix. (a) The Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to lenders.
 - (b) According to the information provided to us by the management, the company has not been declared as a wilful defaulter by any bank or financial institution or any other lender.
 - (c) The term loans were applied for the purpose for which the loans were obtained.
 - (d) On an overall examination of the financial Statements of the Company, no funds raised on short-term basis have been used for long-term purposes by the Company



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- (e) The company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiary.
- (f) The company has not raised loans during the year on the pledge of securities held in its subsidiary.
- x. (a) The Company did not raise any money by way of initial public offer/ further public offer (including debt instruments).
 - (b) The company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partly or optionally convertible) during the period under audit.
- xi. (a) According to the information and explanations given to us, no fraud by the Company or no fraud on the Company has been noticed or reported during the year under audit.3
 - (b) No report under sub section (12) of section 143 of the Companies 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 during the year.
 - (c) As per our information and according to the explanations given to us, no whistle blower complaints were received by the company during the year.
- xii. In our opinion, the company is not a Nidhi Company and therefore, the provisions of clause (xii)(a), (xii)(b) and (xii)(c) of para 3 of the said order are not applicable to the Company.
- xiii. According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the Ind AS financial statements as required by the applicable accounting standards.
- xiv. (a) In our opinion and according to the information and explanations given by management, the company has an internal audit system commensurate with the size and nature of its business.
 - (b) The reports of the Internal Auditors for the period under audit were duly obtained and considered by us.
- xv. According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into any non-cash transactions with directors or persons connected with him as referred to in section 192 of the Act.
- xvi. (a) According to the information and explanations given to us by the management, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934.
 - (b) According to the information and explanations given to us by the management, the company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934.
 - (c) According to the information and explanations given to us by the management, the company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India.
 - (d) According to the information and explanations given to us by the management, the Group does not have any CIC as part of the Group, hence clause (xvi)(d) of paragraph 3 of the said order is not applicable to the company.
- xvii. The company has not incurred any cash losses in the current financial year and immediately preceding financial year. xviii. There has been no resignation of the statutory auditors during the year.
- xix. On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and in our knowledge of the Board of Directors and management plans we are of the opinion that no material uncertainty exists as on the date of the audit report that company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.
- xx. According to the information and explanations given to us by the management, and on the basis of our examination of the records of the company, there was no such unspent amount to be transferred to the fund specified in schedule VII to the Companies Act, 2013, pursuant to section 135 of the Companies Act, 2013, and therefore sub-clauses (a) and (b) of clause (xx) of para 3 are not applicable.
- xxi. Since this report is being issued in respect of standalone financial statements of the company, hence clause (xxi) of paragraph 3 of the said Order is not applicable to the company.

For MAHESHWARI & GUPTA, Chartered Accountants,

F.R.N.: 006179C

CA. SUNIL MAHESHWARI
Partner

M.NO: 403346 UDIN: 22403346AJXITI4879

Place: Indore

Date : 30th May, 2022



CIN: L24233MP1985PLC002709

Annexure B - Referred to in paragraph (f) under the heading 'Report on Other Legal and Regulatory Requirements' of our report of even date to the members of Biofil Chemicals and Pharmaceuticals Limited for the year ended March 31, 2022

Report on the Internal Financial Controls Over Financial Reporting under Clause (i) of subsection 3 of Section 143 of the Companies Act, 2013 (the "Act")

We have audited the internal financial controls with reference to the financial statements of **Biofil Chemicals and Pharmaceuticals Limited** (the "Company") as of March 31, 2022 in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Management of the Company is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "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 Act.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to the Ind AS financial statements of the Company based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by the ICAI and prescribed under Section 143(10) of the Act, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting with reference to the 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 with reference to the Ind AS financial statements and their operating effectiveness. Our audit of internal financial controls with reference to the Ind AS financial statements included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system with reference to the Ind AS financial statements.

Meaning of Internal Financial Controls with reference to these Ind AS financial statements

A company's internal financial control with reference to these Ind AS financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of Ind AS financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control with reference to these 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 Ind AS financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the Ind AS financial statements.

Inherent Limitations of Internal Financial Controls with reference to these Ind AS financial statements

Because of the inherent limitations of internal financial controls with reference to these Ind AS 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 Ind AS financial statements to future periods are subject to the risk that the internal financial control over financial reporting with reference to these Ind AS 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, the Company has, in all material respects, an adequate internal financial controls over financial reporting with reference to these Ind AS Financial Statements and such internal financial controls over financial reporting with reference to these Ind AS Financial Statements were operating effectively as at March 31, 2022, based on the criteria for internal financial control over financial reporting established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the ICAI.

For MAHESHWARI & GUPTA, Chartered Accountants.

F.R.N.: 006179C

CA. SUNIL MAHESHWARI

Partner M.NO : 403346

Date : 30th May, 2022

Place: Indore



CIN: L24233MP1985PLC002709

			(Amount in La
PARTICULARS	NOTE	As at March 31. 2022	As at March 31, 2021
ASSETS			
(1) Non-current assets	4	044.00	077.00
Property, plant and equipment	4	941.93	977.69
Total Non-current assets		941.93	977.69
(2) Current Assets Inventories Financial Assets	5	129.32	434.46
Trade Receivables	6	717.37	1721.79
Cash and cash equivalents	7	14.49	44.05
Other current assets	8	70.12	145.86
Total Current assets		931.30	2346.16
TOTAL ASSETS		1873.22	3323.84
EQUITY AND LIABILITIES			
(1) Equity Equity Share Capital Other Equity	9	1,627.38	1,627.38
Securities premium	9C	172.82	172.82
Retained earnings		(3305.95)	(3376.81)
Other reserves		3,189.52	3,189.52
Total equity		1683.77	1612.91
(2) Non Current liabilities			
Deferred Tax Liabilities (Net)	10	39.98	35.62
Total Non Current liabilities (3) Current liabilities Financial liabilities		39.98	35.62
Borrowings Trade Payables i. Total outstanding dues to micro & small enterprises	11 12	46.47	42.98
ii. Total outstanding dues to creditors		_	_
other than micro & small enterprises	6	59.63	1585.20
Other financial liabilities	13	16.28	14.38
Provisions	14	27.10	32.75
Total Current liabilities		149.47	1675.31
TOTAL EQUITY AND LIABILITIES		1873.22	3323.84
Summary of significant accounting policies	3		

The accompanying summary of significant accounting policies and other explanatory information are as an integral part of the financial statements.

As per our Report of even date

For MAHESHWARI & GUPTA CHARTERED ACCOUNTANTS ICAI Registration No. 006179C

CA. SUNIL MAHESWARI,

Partner

Membership No. 403346 UDIN: 22403346AJXITI4879

Place: Indore Date: 30.05.2022

For and on behalf of board of Directors of BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

Ramesh Shah

Chairman & Managing Director

DIN: 00028819

Shikha Khilwani

Company Secretary Meb. No.: A43203

Place: Indore Date: 30.05.2022 Jitendra Kumar Sahu Chief Financial Officer

Ketan Shah

Whole Time Director

DIN: 08818212



CIN: L24233MP1985PLC002709

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

			(Amou	int in Lacs Except EPS
PAI	RTICULARS	NOTE	For the Year Ended March 31, 2022	For the Year Ended March 31, 2021
	Income			
I	Revenue from operations	15	2238.23	3575.04
Ш	Other income	16	15.03	79.99
Ш	Total Income (I+II)		2253.26	3655.04
١٧	Expenses			
	Cost of Material Consumed	17	226.76	685.12
	Purchases of Goods Traded	18	1360.27	2834.43
	Changes in inventories of finished goods,			
	goods traded and work in progress	19	359.01	(276.86)
	Employee benefits expense	20	78.67	75.16
	Finance costs	21	4.06	6.81
	Depreciation and amortisation expenses	22	42.75	41.19
	Other expenses	23	80.26	97.29
	Total Expenses		2151.77	3463.14
٧	Profit/(loss) before exceptional items and tax (III-	V)	101.49	191.89
۷I	Exceptional Items			
VII	Profit/(loss) before tax (V-VI)		101.49	191.89
VIII	Tax Expenses			
•	Current tax	24	27.10	32.75
	Deferred tax		4.02	35.45
	Adjustment of tax relating to earlier periods		0.53	(0.44)
	Income Tax Expense		31.65	67.76
ΙX	Profit/(loss) for the period (VII-VIII)		69.84	124.14
	. , , ,		33.31	
X	Other comprehensive income Other comprehensive income to be reclassified			
	to profit or loss in subsequent periods Other comprehensive income not to be		-	-
	reclassified to profit or loss in subsequent period	ls:		
	- Re-measurement gains/(losses) on defined benefit	plans	1.35	0.63
	- Income tax effect		(0.34)	(0.18)
	Net other comprehensive income not to be reclas	sified to		
	profit or loss in subsequent periods Other comprehensive income for the year, net of	tax	1.01	0.46
ΧI	Total comprehensive income for the year, net of t	ах	70.86	124.59
XII	Earnings per share (computed on the basis of pro	ofit for th	e year)	
	Basic (Face Value Rs. 10 each)	25	0.44	0.77
	Diluted (Face Value Rs. 10 each)	25	0.44	0.77
	Summary of significant accounting policies	3		

The accompanying summary of significant accounting policies and other explanatory information are as an integral part of the financial statements.

As per our Report of even date For MAHESHWARI & GUPTA CHARTERED ACCOUNTANTS ICAI Registration No. 006179C

CA. SUNIL MAHESWARI,

Partner Membership No. 403346

UDIN: 22403346AJXITI4879

Place: Indore Date: 30.05.2022

For and on behalf of board of Directors of BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

Ramesh Shah Chairman & Managing Director DIN: 00028819

> Jitendra Kumar Sahu Chief Financial Officer

Place: Indore Date: 30.05.2022 **Ketan Shah** Whole Time Director DIN: 08818212

Shikha Khilwani Company Secretary

Meb. No.: A43203



CIN: L24233MP1985PLC002709

STATEMENT OF CHANGES IN EQUITY AS AT 31 March 2022

A. EQUITY SHARE CAPITAL:

(Amount in Lacs)

Equity share of	Balance at the	ne beginning year	Changes the y	•		at the end e year
Rupees 10/- each	No. of Shares	Amount	No. of Shares	Amount	No. of Shares	Amount
2021-22	16,273,800	1,627.38	-	-	16,273,800	1,627.38
2020-21	16,273,800	1,627.38	-	-	16,273,800	1,627.38

B. OTHER EQUITY

(Amount in Lacs)

Particulars	General Reserve	Securities Premium	Retained earnings	Other Comprehensive Income	Total
2021-22					
Balance at the beginning of the year	3,189.52	172.82	(3,379.89)	3.08	(14.47)
Prior period errors	-	-	-		-
Restated balance	3,189.52	172.82	(3,379.89)	3.08	(14.47)
Profit for the year	-	-	69.84	1.01	70.86
Total	3,189.52	172.82	(3,310.04)	4.09	56.39
2020-21					
Balance at the beginning of the year	3,189.52	172.82	(3504.03)	2.62	(139.06)
Prior period errors	-	-		-	
Restated balance	3,189.52	172.82	(3504.03)	2.62	(139.06)
Profit for the year	-	-	124.14	0.46	124.59
Total	3,189.52	172.82	(3,379.89)	3.08	(14.47)

As per our Report of even date

For MAHESHWARI & GUPTA CHARTERED ACCOUNTANTS ICAI Registration No. 006179C

CA. SUNIL MAHESWARI,

Partner

Membership No. 403346 UDIN: 22403346AJXITI4879

Place: Indore Date: 30.05.2022

For and on behalf of board of Directors of BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

Ramesh Shah

Chairman & Managing Director DIN: 00028819

> Shikha Khilwani Company Secretary

Meb. No.: A43203 Place: Indore Date: 30.05.2022 Ketan Shah

Whole Time Director DIN: 08818212

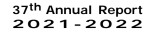
Jitendra Kumar Sahu Chief Financial Officer



CIN: L24233MP1985PLC002709

CASH FLOW STATEM FOR THE YEAR ENDED Marc		(Amount in Lacs)
PARTICULARS	For the Year Ended	For the Year Ended
	March 31, 2022	March 31, 2021
Cash flow from operating activities	•	, , , , , , , , , , , , , , , , , , ,
Profit before tax	101.49	191.89
Profit before tax	101.49	191.89
Adjustments to reconcile profit before tax to net cash used in	101.43	131.03
operating activities	0.00	0.00
Depreciation of property, plant and equipment	42.75	41.19
Finance cost	42.73	6.81
Impact Considered in OCI	1.01	0.46
impact considered in OCI	149.31	240.35
Provision for doubtful advances/debts	143.31	240.33
	0.00	0.00
Working capital adjustments	305.14	
Increase/ (Decrease) in Inventory		(265.24)
(Increase)/ Decrease in Trade Receiable	1004.42	1249.07
(Increase)/ Decrease in Trade Receivable, Non Current	0.00	0.00
(Increase)/ Decrease in other current assets	75.74	(84.32)
(Increase)/ Decrease in other non current assets	0.00	0.00
(Increase)/ Decrease in other financial assets, current	0.00	0.00
(Increase)/ Decrease in other financial assets, non-current	0.00	0.00
Increase/ (Decrease) in trade payables	(1,525.57)	(1,006.56)
Increase/ (Decrease) in trade payables- Non-Current	0.00	0.00
Increase/ (Decrease) in other financial liabilities	1.90	2.06
Increase/ (Decrease) in other financial liabilities- Non-current	0.00	0.00
Increase/ (Decrease) in other liabilities	(1.29)	43.49
Cash generated from operations	9.66	178.85
Tax Expenses		
Current Tax	(27.10)	(32.75)
Deferred Tax	(4.02)	(35.45)
Adjustment of tax relating to earlier periods	(0.53)	0.44
Net cash flows from operating activities	(21.99)	111.09
Cash flow from investing activities		
Payment for purchase and construction of property, plant and equip	oment (6.99)	(56.67)
Proceeds from sale of property, plant and equipment	0.00	47.06
(Increase)/ Decrease in other bank balances	0.00	0.00
Interest received	0.00	0.00
Net cash flows from investing activities	(6.99)	(9.61)
Cash flow from financing activities		
Increase/(decrease) in Borrowings	3.48	(76.22)
Deemed Investment by Holding Company	0.00	0.00
Finance cost	(4.06)	(6.81)
Net cash flows from financing activities	(0.58)	(83.03)
Net increase / (decrease) in cash and cash equivalents	(29.56)	18.45
Cash and cash equivalents at the beginning of the year	44.05	25.60
Cash and cash equivalents at the end of the year	14.49	44.05
Increase /(Decrease) in cash and cash equivalents	(29.55)	18.45

The accompanying summary of significant accounting policies and other explanatory information are as an integral part of the financial statements.





CIN: L24233MP1985PLC002709

As per our Report of even date

For MAHESHWARI & GUPTA CHARTERED ACCOUNTANTS ICAI Registration No. 006179C

CA. SUNIL MAHESWARI,

Partner

Membership No. 403346 UDIN: 22403346AJXITI4879

Place: Indore Date: 30.05.2022

For and on behalf of board of Directors of BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

Ramesh Shah

Chairman & Managing Director DIN: 00028819

Shikha Khilwani

Company Secretary Meb. No.: A43203

Place: Indore Date: 30.05.2022

Ketan Shah

Whole Time Director DIN: 08818212

Jitendra Kumar Sahu

Chief Financial Officer



CIN: L24233MP1985PLC002709

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2022

1 Corporate Information

Biofil chemicals and Pharmaceuticals Limited is public limited Company in India with its registered office at Indore Madhya Pradesh India. The Company is listed on BSE Limited and National Stock Exchange of India Limited. (NSE)

The Company deals in manufacturing and trading of Pharmaceuticals. Further the company also deals in providing job work facility in respect of manufacturing of pharmaceuticals durg. The company runs its business via two unit viz Pharmaceutical Division & Chemicals Division.

The functional and presentation currency of the Company is Indian Rupee ("") which is the currency of the primary economic environment in which the Company operates.

The financial statements for the year ended March 31, 2022 were approved by the Board of Directors and authorised for issue on May 30, 2022.

2 Basis of preparation

a Statement of Compliance

The financial statements of the company have been prepared in accordance with and comply in all material aspects with Indian Accounting Standards ("Ind AS") as notified under section 133 of the Companies Act, 2013 ('Act') read with Companies (Indian Accounting Standards) Rules, 2015 and the relevant provisions of the Act.

b Functional and presentation currency

These financial statements are presented in Indian rupees (in lakhs), which is the Company's functional currency. All amounts have been amount in Lakhs, unless otherwise indicated.

c Use of Estimates and Judgement

The preparation of financial statements in accordance with Ind AS requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amount of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods if affected. The most significant estimates and assumptions are described below:

(i) Recognistion and measurement of Provisions and Contingencies

The Company's Management estimates Key assumptions about the likelihood and maginitude of an outflow of resources; based on available information and the assumptions and methods deemed appropriate. Wherever required, these estimates are primarily prepared with the assistance of legal counsel. As additional information becomes available to the Company, estimates are revised and adjusted periodically.

(ii) Recognistion of Deferred Tax Assets

The Management makes estimates as regards to availablity of future taxable profits against which unabsorbed depreciation/ tax losses carried forrward can be used.

(iii) The financial statements are presented in Indian Rupee ('INR') which is also the Company's functional currency and all values are rounded to the nearest lakhs, except when otherwise indicated. Wherever the amount represented '0' (zero) construes value less than Rupees five thousands.

3 Summary of significant accounting policies

3.01 Current versus non-current classification

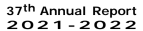
The Company presents assets and liabilities in the balance sheet based on current/ non-current classification. An asset is treated as current when it is:

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in normal operating cycle
- It is held primarily for the purpose of trading
- It is due to be settled within twelve months after the reporting period, or





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 There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period

The Company classifies all other liabilities as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. The Company has identified twelve months as its operating cycle.

3.02 Foreign currencies

H

The Company's financial statements are presented in INR, which is also the company's functional currency.

3.03 Transactions and balances

Transactions in foreign currencies are initially recorded by the Company at their functional currency spot rates at the date the transaction first qualifies for recognition.

3.04 Fair value measurement

The company has elected to measure items of property, plant and equipment and intangible assets at its carrying value at the transition date except for certain class of assets which are measured at fair value as deemed cost.

3.05 Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the government.

The specific recognition criteria described below must also be met before revenue is recognised.

3.06 Interest income

For all debt instruments measured either at amortised cost or at fair value through other comprehensive income, interest income is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the gross carrying amount of the financial asset or to the amortised cost of a financial liability. When calculating the effective interest rate, the company estimates the expected cash flows by considering all the contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) but does not consider the expected credit losses. Interest income is included in finance income in the statement of profit and loss.

3.07 Dividends

Revenue is recognised when the Company's right to receive the payment is established, which is generally when shareholders approve the dividend.

3.08 Taxes

Current income tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted at the reporting date in the country where the Company operates and generates taxable income.

"Current income tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in other comprehensive income or in equity).

"Current tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate."

3.09 Deferred tax

Deferred tax is provided using the liability method on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax liabilities are recognised for all taxable temporary differences, except when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss. Deferred tax assets are recognised for all deductible temporary differences, the carry forward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised, except when the deferred tax asset relating to the



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deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction. affects neither the accounting profit nor taxable profit or loss.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are re-assessed at each reporting date and are recognised to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in 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.

Deferred tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in other comprehensive income or in equity). Deferred tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity.

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

3.10 Minimum Alternate Tax (MAT)

Minimum Alternate Tax (MAT) paid as per Indian Income Tax Act, 1961 is in the nature of unused tax credit which can be carried forward and utilised when the Company will pay normal income tax during the specified period. MAT paid in a year is charged to the statement of profit and loss as current tax for the year. The deferred tax asset is recognised for MAT credit available only to the extent that it is probable that the concerned company will pay normal income tax during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. In the year in which the company recognizes MAT credit as an asset, it is created by way of credit to the statement of profit and loss and shown as part of deferred tax asset. The company reviews the "MAT credit entitlement" asset at each reporting date and writes down the asset to the extent that it is no longer probable that it will pay normal tax during the specified period.

3.11 Property, plant and equipment

The Company has elected 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 in accordance with the exemption provided under IND AS 101.

Plant and equipment is stated at cost, net of accumulated depreciation and accumulated impairment losses, if any such cost includes the cost of replacing part of the plant and equipment and borrowing its for long-term construction projects if the recognition criteria are met. When significant parts of plant and equipment are required to be replaced at intervals, the Company depreciates them separately based on their specific useful lives. Likewise, when a major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognised in profit or loss as incurred.

Depreciation on property, plant and equipment is calculated on a WDV basis using the rates arrived at based on the useful lives estimated by the management which coincides with the rates as per Schedule II of the Companies Act, 2013. The useful life of major assets are as under:

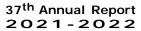
Asset class	Useful lives
Building	30 years
Plant & Machinery	20 years
Office equipment	5 years
Other Assets	15 years
Furniture & fixtures	10 years

An item of property, plant and equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the income statement when the asset is derecognised.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

3.12 Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of





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the asset. All other borrowing costs are expensed in the period in which they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs.

3.13 Leases

The determination of whether an arrangement is (or contains) a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains, a lease if fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset or assets, even if that right is not explicitly specified in an arrangement.

For arrangements entered into prior to 1 April 2015, the Company has determined whether the arrangement contain lease on the basis of facts and circumstances existing on the date of transition.

3.14 Company as a lessee

A lease is classified at the inception date as a finance lease or an operating lease. A lease that transfers substantially all the risks and rewards incidental to ownership to the Company is classified as a finance lease.

A leased asset is depreciated over the useful life of the asset. However, if there is no reasonable certainty that the Company will obtain ownership by the end of the lease term, the asset is depreciated over the shorter of the estimated useful life of the asset and the lease term.

Operating lease payments are recognised as an expense in the statement of profit and loss on a straight-line basis over the lease term.

3.15 Inventories

Inventories are valued at the lower of cost and net realisable value.

Costs incurred in bringing each product to its present location and condition are accounted for as follows:

- Raw materials and components, stores and spares: COST includes COST of purchase and other costs incurred in bringing the inventories to its present location and condition. Cost is determined on moving wieghted average basis.
- Finished goods and work in progress: cost includes cost of direct materials and labour and a proportion of manufacturing overheads based on the normal operating capacity, but excluding borrowing costs. Cost is determined on moving weighted average basis.

Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

3.16 Impairment of Financial assets (other than at fair value)

The Company assesses at each date of balance sheet whether a financial asset or a group of financial assets is impaired. Ind AS 109 ('Financial Instruments') requires expected credit losses to be measured through a loss allowance. The Company follows 'simplified approach' for recognition of impairment loss allowances. All financial assets, expected credit losses are measured at an amount equal to the 12-month expected credit losses or at an amount equal to the life time expected credit losses if the credit risk on the financial asset has increased significantly since initial recognition. The Company provides for impairment upon the occurrence of the triggering event.

3.17 Impairment of non-financial assets

The Company assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's (CGU) fair value less costs of disposal and its value in use. Recoverable amount is determined for an individual asset. unless the asset does not generate cash inflows that are largely independent of those from other assets or group of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less costs of disposal, recent market transactions are taken into account. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, quoted share prices for publicly traded companies or other available fair value indicators.

For assets excluding goodwill, an assessment is made at each reporting date to determine whether there is an indication that previously recognised impairment losses no longer exist or have decreased. If such indication exists, the Company estimates the asset's or CGU's recoverable amount. A previously recognised impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognised. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the statement of profit or loss.



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3.18 Contingent liabilities & Contingent Assets

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by occurrence or non-occurrence of one or more uncertain future events beyond the control of the company or a present obligation that is not recognised because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognised because it cannot be measured reliably. The Company does not recognise a contingent liability but discloses its existence in the financial statements.

A contingent assets is not recognised unless it becomes virtually certain that an inflow of economic benefits will arise. When an inflow of economic benefits is probable, contingent assets are disclosed in the financial statements.

Contingent liabilities and contingent assets are reviewed at each balance sheet date.

3.19 Provisions

Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Company expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of profit and loss net of any reimbursement.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost. Provisions are reviewed at each balance sheet and adjusted to reflect the current best estimates.

3.20 Retirement and other employee benefits

i. Defined contribution plan

Retirement benefits in the form of provident fund, Pension Fund and Employees state Insurance Fund are a defined contribution scheme and the contributions are charged to the Statement of profit and loss of the period when the employee renders related services. There are no other obligations other than the contribution payable to the respective authorities.

ii. Defined benefit plan

Gratuity liability for eligible employees are defined benefit obligation and are provided for on the basis of an actuarial valuation on projected unit credit method made at the end of each financial year. Obligation is measured at the present value of estimated future cash flows using discounted rate that is determined by reference to market yields at the balance sheet date on Government Securities where the currency and terms of the Government Securities are consistent with the currency and estimated terms of the defined benefit obligation.

Remeasurements, comprising of actuarial gains and losses excluding amounts included in net interest on the net defined benefit liability are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.

Past service costs are recognised in profit or loss on the earlier of:

- The date of the plan amendment or curtailment, and
- The date that the Company recognises related restructuring costs

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Company recognises the following changes in the net defined benefit obligation as an expense in the statement of profit and loss:

- Service costs comprising current service costs, past-service costs, gains and losses on curtailments and non-routine settlements; and
- Net interest expense or income

3.21 Financial instruments

Financial instruments are recognised when the Company becomes a party to the contract that gives rise to financial assets and financial liabilities.

Financial Assets

Initial recognition and measurement

All financial assets and liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value measured on initial recognition of financial asset or financial liability.



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Subsequent measurement

Financial assets at amortised cost

Financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method if these financial assets are held within a business whose objective is to hold these assets to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the profit or loss. The losses arising from impairment are recognised in the profit or loss. This category generally applies to trade and other receivables.

Financial assets at fair value through other comprehensive income

Financial assets are measured at fair value through other comprehensive income if these financial assets are held within a business whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. Fair value movements are recognised in Other Comprehensive Income (OCI).

Financial assets at fair value through profit or loss

Financial assets are measured at fair value through profit or loss unless it is measured at amortised cost or at fair value through other comprehensive income on initial recognition. The transaction costs directly attributable to the acquisition of financial assets at fair value through profit or loss are immediately recognised in statement of profit and loss.

Derecognition

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire or it transfers the financial asset and the transfer qualifies for derecognition under Ind AS 109. A financial liability (or a part of a financial liability) is derecognised when the obligation specified in the contract is discharged or cancelled or expires.

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Company's financial liabilities include trade and other payables and borrowings.

Loans and Borrowings

Financial liabilities are subsequently measured at amortised cost using the effective interest method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance cost in the statement of profit and loss. For trade and other payables maturing within one year from the balance sheet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the statement of profit or loss.

Fair value of financial instruments

In determining the fair value of its financial instruments, the Company uses following hierarchy and assumptions that are based on market conditions and risks existing at each reporting date.

Fair value hierarchy

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

Level 1 — Quoted (unadjusted) market prices in active markets for identical assets or liabilities.

Level 2 — Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.

Level 3 — Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.



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For assets and liabilities that are recognised in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

Reclassification of financial assets

The Company determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately next reporting period following the change in business model. The Company does not restate any previously recognised gains, losses (including impairment gains or losses) or interest.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the balance sheet if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realize the assets and settle the liabilities simultaneously.

3.22 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 an insignificant risk of changes in value.

For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above, net of outstanding bank overdrafts as they are considered an integral part of the Company's cash management.

3.23 Segment Reporting

Based on "Management Approach" as defined in Ind AS 108 - Operating Segments, the management evaluates the Company's performance and allocates the resources based on an analysis of various performance indicators by business segments. Inter segment sales and transfers are reflected at market prices.

Unallocable items includes general corporate income and expense items which are not allocated to any business segment.

Segment Policies:

The Company prepares its segment information in conformity with the accounting policies adopted for preparing and presenting the financial statements of the Company as a whole. Common allocable costs are allocated to each segment on an appropriate basis.

3.24 Earnings Per Share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period.

For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

3.25 Recent pronouncements

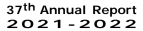
Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. On March 23, 2022, MCA amended the Companies (Indian Accounting Standards) Amendment Rules, 2022, applicable from April 1, 2022, as below:

Ind AS 103 - Reference to Conceptual Framework

The amendments specify that to qualify for recognition as part of applying the acquisition method, the identifiable assets acquired and liabilities assumed must meet the definitions of assets and liabilities in the Conceptual Framework for Financial Reporting under Indian Accounting Standards (Conceptual Framework) issued by the Institute of Chartered Accountants of India at the acquisition date. These changes do not significantly change the requirements of Ind AS 103. The company does not expect the amendment to have any significant impact in its financial statements.

Ind AS 16 - Proceeds before intended use

The amendments mainly prohibit an entity from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, an entity will recognise such sales proceeds and related cost in profit or loss. The company does not expect the amendments to have any impact in its recognition of its property, plant and equipment





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in its financial statements.

Ind AS 37 - Onerous Contracts - Costs of Fulfilling a Contract

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labour, materials) or an allocation of other costs that relate directly to fulfilling contracts. The amendment is essentially a clarification and the company does not expect the amendment to have any significant impact in its financial statements.

Ind AS 109 – Annual Improvements to Ind AS (2021)

The amendment clarifies which fees an entity includes when it applies the '10 percent' test of Ind AS 109 in assessing whether to derecognise a financial liability. The company does not expect the amendment to have any significant impact in its financial statements.

Ind AS 116 - Annual Improvements to Ind AS (2021)

The amendments remove the illustration of the reimbursement of leasehold improvements by the lessor in order to resolve any potential confusion regarding the treatment of lease incentives that might arise because of how lease incentives were described in that illustration. The company does not expect the amendment to have any significant impact in its financial statements.

3.35 Mandatory exceptions applied - Standard Issued but not yet effective.

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards. There is no such notification which would have been applicable from April 1, 2021.



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(Amount in Lacs)

NOTE: 04 Property Plant and equipment

		Deemed Cost / Cost	ost / Cost		A	scumulated	Accumulated Depreciation		Net E	Net Block
Particulars	As on April 01 2021	Additions	Deletions	As on March 31 2022	As on April 01 2021	Additions	Deletions	As on March 31 2022	As on March 31 2022	As on March 31 2021
TANGIBLE ASSETS										
Lease Hold Land	449.59	1	1	449.59	1	1	ı	1	449.59	449.59
Work in progress		ı		ı			ı	1	ı	ı
Building	298.00	ı	•	298.00	58.44	13.07	ı	71.51	226.49	239.56
Plant and Machinery	367.83	6.33		374.16	91.37	26.30		117.67	256.48	276.46
Eelectric Installations	24.00	0.34		24.33	17.88	2.77	ı	20.65	3.68	6.11
Cycle	0.02			0.02	0.02	1	ı	0.02	0.01	0.01
Office Equipments	10.57	0.32		10.90	8.16	0.32	ı	8.48	2.41	2.41
Vehicles	4.71	ı	ı	4.71	1.15	0.29	1	1.44	3.27	3.55
TOTAL	1,154.71	66.9	•	1,161.70	177.03	42.75		219.77	941.93	977.69

(Amount in Lacs)

		Deemed Cost / Cost	ost / Cost		¥	ccumulated	Accumulated Depreciation		Net E	Net Block
Particulars	As on April 1 2020	Additions	Additions Deletions	As on March 31 2021	As on April 01 2020	Additions	Deletions	As on March 31 2021	As on March 31 2021	As on March 31 2020
TANGIBLE ASSETS										
Lease Hold Land	449.59	1	ı	449.59	•	1	1	1	449.59	449.59
Work in progress	37.83	1	37.83	Í	ı	ı	1	1	1	37.83
Building	259.04	38.95	•	298.00	46.39	12.05		58.44	239.56	212.65
Plant and Machinery	360.25	16.81	9.23	367.83	06.30	25.07		91.37	276.46	293.95
Eelectric Installations	23.37	0.62	•	24.00	14.45	3.44		17.88	6.11	8.93
Cycle	0.02		•	0.02	0.02	•		0.02	0.01	0.01
Office Equipments	10.29	0.29	ı	10.57	7.82	0.34	1	8.16	2.41	2.47
Vehicles	4.71	ı	ı	4.71	0.87	0.29	ı	1.15	3.55	3.84
TOTAL	1.145.10	56.67	47.06	1.154.71	135.84	41.19		177.03	977.69	1.009.26



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Notes forming Part of the Financial Statements as at March 31, 2022 (Amount in Lacs)

PAR	TICULARS	As at March 31, 2022	As at March 31, 2021
Note 5 :	Inventories		
	Raw Material	96.11	42.46
	Stores and Spares	0.28	0.06
	Finished Goods	22.58	382.44
	Work in process	10.35	9.50
		Total 129.32	434.46

Inventories are valued at cost or net realisable value whichever is lower. The cost formulas used is First in-First Out (FIFO) in case of Raw Material, Ancillary Raw Material and Stores & Spares. The cost of inventories comprises all cost of purchase including duties and taxes (other than those subsequently recoverable from the taxing authorities), conversion cost and other costs incurred in bringing the inventories to their present location and condition.

Note 6: Trade Receivables

Considered good - Secured	0.00	0.00
Considered good - Unsecured	686.79	1721.79
Trade Receivables which have significant credit risk	0.00	0.00
Trade Receivables - Credit Impaired	33.97	0.00
Less-Allowances For Credit Losses	(3.39)	-
Total	717.37	1721.79

(Amount in Lacs)

<i>f</i>										
Particulars	Outstanding for following periods from due date of payment									
	Current	Less than	6 months	1-2	2-3	More than				
	but	6	-	years	years	3	Total			
	not due	months	1 year			years				
(i) Undisputed Trade										
receivables - considered good		337.80	323.28	15.04	1.31	9.42	686.85			
(ii) Undisputed Trade Receivables										
 which have significant increase in credit risk 							-			
(iii) Undisputed Trade Receivables										
 credit impaired 		-	-	-	-	33.91	33.91			
(iv) Disputed Trade Receivables										
 considered good 		-	-	-	-	-	-			
(v) Disputed Trade Receivables										
 which have significant increasein credit risk 		-	-	-	-	-	-			
(vi) Disputed Trade Receivables										
 credit impaired 		-	-	-	-	-	-			
Unbilled Dues		-	Nil	9		-				

Trade Receivable ageing (As On 31st March 2021)

(Amount in Lacs)

Particulars	Outstanding for following periods from due date of payment								
	Current but not due	Less than 6 months	6 months - 1 year	1-2 years	2-3 years	More than 3 years	Total		
(i) Undisputed Trade receivables – considered good (ii) Undisputed Trade Receivables – which have significant increase in credit risk		879.42	775.84	50.42	5.55	10.56	1721.79		
(iii) Undisputed Trade Receivables - credit impaired (iv) Disputed Trade Receivables - considered good		-	-	-	-	-	-		
(v) Disputed Trade Receivables– which have significant increasein credit risk(vi) Disputed Trade Receivables– credit impaired		-	-	-	-	-	-		
Unbilled Dues			Nil	•		•	•		



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Notes forming Part of the Financial Statements as at March 31, 2022

_ (Amount in Lacs)

44.05

PARTICULARS As at Marc	th 31, 2022	As at March 31, 2021
------------------------	-------------	----------------------

The Company uses expected credit loss allowance for Trade Receivables based on Management Projections.

Trade receivables are non-interest bearing and are generally on terms of 30 to 90 days

Note 7 (i): Cash and cash equivalents

Balances with banks:

- On current accounts	6.00	43.08
- On escrow accounts	-	-
 Deposits with original maturity of less than three months 	-	-
Cash on hand	8.50	0.97

Total

Earmarked Balances with Banks:

Against Unpaid Dividend

Note 8 :	Other Current assets			
	Income-tax asset (net of provision for tax)		20.00	5.19
	Work-in-progress		24.80	108.50
	Duties and taxes receivable		0.53	1.37
	Prepaid expenses		24.80	30.81
	Security Deposits		0.00	0.00
		Total	70.12	145.86

Note 9: Equity

A) Equity share capital

Authorised share capital
At the beginning of the year
Increase/(decrease) during the year

At the end of the year

As at Marc	h 31, 2022	As at March 31, 2021		
o. of Shares	Rs. in Lacs	No. of Shares	Rs. in Lacs	

2000.00

2000.00

14.49

Issued Share Capital

Equity shares of INR 10/- each issued, subscribed and fully paid.

16,273,800

1627.38

16,273,800

1627.38

2000.00

2000.00

a) Reconciliation of the number of shares outstanding and the amount of share capital:

	As at March 31, 2022		As at March 31, 2021	
	No. of Shares	Rs. in Lacs	No. of Shares	Rs. in Lacs
Equity shares of INR 10/- each issued , subscribed and fully paid				
At the beginning of the year	16,273,800	1627.38	16,273,800	1627.38
Decrease during the year	-	-	-	-
Increase during the year		-	-	
At the end of the year	16,273,800	1627.38	16,273,800	1627.38

b) Terms / rights attached to equity shares

The company has one class of equity shares having par value of Rs. 10/- per share per share. Each holder of equity shares is entitled to one vote per share.

In the event of liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

B) Details of shareholders holding more than 5% shares and held by the holding company:

	As at March 31, 2022		As at March 31, 20		
Particular	No. of	% holding	No. of	% holding	
	Shares	in the class	Shares	in the class	
Scope Finance Company Private Limited	22,62,500	13.90%	22,62,500	13.90%	
Smitesh Sanalal Shah	10,82,740	6.65%	10,82,740	6.65%	



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Particular	As at No. of Shares	March 31, 2022 % holding in the class	As at Ma No. of Shares	rch 31, 2021 % holding in the class
Mid India Pharmaceuticals Private Limited	11,75,250		11,75,250	7.22%
Cyano Finance and Sales Private Limited	8,76,450	5.39%	8,76,450	5.39%
Starline Equifin Private Limited	17,61,005	10.82%	18,50,800	11.37%
Libra Healthcare Private Limited	20,032	0.12%	8,50,000	5.22%
Shareholding of Promoter- Shares held by promoters at the end of the year	No. of Shares	% of total share	% Change du	uring the vear
Promoter name		70 01 10101 011010	/o ogo a	
Cyano Finance And Sales Pvt. Ltd.	876450	5.39		
Mid (India) Pharmaceuticals Pvt Ltd	1175250	7.22		
Scope Finance Company Private Limited	2262500	13.90		4.040
Niyati Shah Kiran Shah	300000 63100	1.84 0.39		1.84%
Meena Shah	193280	1.19		
Trupti Shah	101750	0.63		
Smitesh Sanalal Shah	1082740	6.65		
Ramesh Shah	493940	3.04		-1.84%
Ketan Shah	340800	2.09		
Sandeep Shah	106600	0.66		
Romil Shah	382550	2.35		
Ritu Shah	87100	0.54		
Meet Shah	87200	0.54		
Rohan Shah	65500	0.40		
		March 31, 2022	As at Ma	rch 31, 2021
	Α	mount In Lacs	Am	ount In Lacs
Security Premium As at April 01, 2021 Addition/Deletion		172.82		172.82
As at March 31 , 2022		172.82	-	172.82
Other Reserves (General reserves) :		3,189.52	=	3,189.52
a. General reserve :		1,975.00		1,975.00
 The reserve is created by transfer of a portion Share Premium Reserve : Amounts received on issue of shares in excess 	ss of the par	660.49		660.49
 value has been classified as securities premit Forfeited Share Reserve: This reserve is created against forfeited share 	·	172.82 -		172.82
d. Reserve created of Capital Subsidy :		5.00		5.00
Capital Reserve was created on receipt of Go for setting up factory in backward area, transfe				
in current year e. Reserve created of valuation on assets :		376.21 apany.		376.21
This reserve is created against revaluation of	assets of the con			
Retained Earnings		(3,305.95)	<u>-</u>	(3,376.81)
_	that can be	(3,305.95)	-	(3,376.81)
Retained Earnings Retained earnings comprises of the amounts distributed by the company as dividends to its ote 10 : Deferred Tax Liabilities (Net)	that can be	(3,305.95)	- -	(3,376.81)
Retained Earnings Retained earnings comprises of the amounts	that can be s equity share hol	(3,305.95)	- -	(3,376.81) 35.99
Retained Earnings Retained earnings comprises of the amounts distributed by the company as dividends to its of the second of the	that can be s equity share hol	(3,305.95) ders 41.89 (1.05) (0.85)	- -	35.99 (0.37
Retained Earnings Retained earnings comprises of the amounts distributed by the company as dividends to its ote 10 : Deferred Tax Liabilities (Net) Deferred Tax Liability On Account of tax Effects on Timing Difference Property Plant & Equipment Deferred Tax Asset	that can be s equity share hol	(3,305.95) ders 41.89 (1.05)	<u>-</u>	35.99



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Notes forming Part of the Financial Statements as at March 31, 2022 (Amount in Lacs)

			(Amount in Euro)
PARTICULARS	As a	t March 31, 2022	As at March 31, 2021
Note 11 : Borrowings			
Current Borrowings			
Inter Corporate Deposits (Unsecured)		46.47	42.98
	Total	46.47	42.98
Note 12 : Trade Payables			
Total outstanding dues to Micro and eneterprises			
(Refer Note No. 27)		-	-
Total outstanding dues to creditors other than			
micro and small enterprises		59.63	1585.20
	Total	59.63	1585.20

Trade Payable ageing (As on 31st March 2022)

(Rs. in Lacs)

Particulars	Outstanding for following periods from due date of payment					
. artioularo	Current but not due	Less than 1 year	1-2 years	2-3years	More than 3 years	Total
(i) MSME		-	-	-	-	-
(ii) Others		43.58	0.79	2.83	12.43	59.63
(iii) Disputed dues - MSME (iv) Disputed dues - Others		-	-	-	-	-

Trade Payable ageing (As on 31st March 2021)

(Rs. in Lacs)

14.38

Particulars Outstanding for following periods from due date of payment						
r ar illourar o	Current but not due	Less than 1 year	1-2 years	2-3years	More than 3 years	Total
(i) MSME		-	-	-	-	-
(ii) Others		1001.85	286.86	225.90	70.59	1,585.20
(iii) Disputed dues - MSME		-	-	-	-	-
(iv) Disputed dues - Others		-	-	-	-	-

Information as required to be furnished as per Section 22 of the Micro, Small & Medium Enterprises Development Act, 2006 (MSMED Act) for the year ended March 31, 2022 is given below. This information has been determined to the extent such

par	ties have been identified on the basis of information available with the compa	ny.	
i)	Principle amopunt and interest due thereon reamining unpaid to any supplie	er	
	covered under MSMED Act :		
	Principle	-	-
	Interest	-	-
ii)	The amount of interest paid by the buyer in terms		
	of Secction 16, of the MSMED Act, 2006 along with		
	the amounts of the payment made to the supplier		
	beyond the appointed day during each accounting year.	-	-
iii)	The amount of interest due and payable for the period of		
	delay in making payment (which have been paid but		
	beyond the appointed day during the year) but beyond		
	without adding the interest specified under MSMED Act.	-	-
iv)	The amount of interest accrued and remaining unpaid at		
	the end of each accounting year.	-	-
V)	The amount of further interest remaining due and payable		
	even in the succeeding years, until such date when the		
	interest dues as above are actually paid to the small		
	enterprise for the purpose of disallowance as a deductible		
	expenditure under section 23 of the MSMED Act, 2006.	-	-
Not	e 13: Other financial liabilities		
	Employee benefits payable	6.56	3.65
	Other Payable	9.72	10.73
1			

Total

16.28





Gratutity Expesnes

Prior year Expesnses (gratutity)

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Notes forming Part of the Financial Statements as at March 31, 2022 (Amount in Lacs) **PARTICULARS** As at March 31, 2022 As at March 31, 2021 Note 14: Provisions Current Provison for tax 27.10 32.75 27.10 Total 32.75 Terms and conditions of the above financial liabilities: Trade payables are non-interest bearing and are normally settled on 90 day terms. For terms and conditions with related parties, For explanations on the Company's credit risk management processes Note 15: Revenue From Operations Sale of goods Traded Goods 1844.32 2520.01 Sale of manufactured goods 337.71 875.03 Other operating revenue - Conversion Charges 56.20 180.00 3575.04 2238.23 Total Note 16: Other Income Lease Rent 4.20 4.20 37.25 Misc income 4.55 2.14 Interest on others 2.10 Commission and Handling Charges received 4.18 2.96 Service Charge 5.91 Electricity Charges received for Earlier Year 27.26 Profit on Sale of Asset 0.27 79.99 Total 15.03 Note 17: Cost of Material Consumed Cost of Material Consumed 685.12 226.76 685.12 226.76 Total Note 18: Purchases of Goods Traded Purchases of Goods Traded 1360.27 2834.43 2834.43 1360.27 Total Note 19: Changes in inventories of work in progress, stock in trade and finished goods. **Opening Balance** - Work in progress 9.50 15.95 - Finished Goods 382.44 99.14 391.94 115.08 **Closing Balance** - Work in progress 10.35 9.50 - Finished Goods 22.58 382.44 32.93 391.94 Total changes in inventory of work in Total 359.01 (276.86)progress, stock in trade and finished goods Note 20: Employee benefits expenses Salaries, wages and bonus 64.31 68.02 Contribution to provident and other funds 5.27 5.38 Staff welfare expenses 1.07 1.64 Leave encashment

Total

4.30

78.67

3.84

75.16



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Notes forming Part of the Financial Statements as at March 31, 2022

DARTIC		0	-		(Amount in Lacs)
PARTICULARS		As	s at March 31, 2022	As at March 31, 2021	
Note 21 :					
		Charges		0.16	0.39
		est on			
		ns from banks and financial institution	ns .	2.00	- 0.40
	- 011 1	oan from others		3.90	6.42
			Total	4.06	6.81
Note 22 :	Depr	eciation and amortisation expense	s		
	-	eciation on plant and equipment	-	42.75	41.19
	•		Total		44.40
			Total	42.75	41.19
Note 23 :	Othe	r expenses			
		air and Maintenance		5.60	5.56
		ratory Charges		-	1.04
		ur Charges		2.90	16.02
		l Professional & Consultancy		16.82	15.69
		ng & Stationary		0.41	0.41
		er and Fuel		30.28	28.83
	Freig	ht & Cartage		6.08	7.43
		g Expenses		5.40	5.40
	•	nent to Auditors		0.30	0.30
		s Commission		-	0.16
		ance		1.34	1.63
		elling & Conveyance		3.19	3.41
		munication Cost		0.33	0.11
		rtisement & Publicity		0.74	0.70
		rity expenses		1.89 4.99	2.16 8.44
	IVIISC	ellaneous Expenses			
	Davn	nent to Auditor	Total	80.26	97.29
	-				
		uditors:		0.05	0.05
		tutory Audit Fees		0.25	0.25
	- Lin	nited Review Fees		0.05	0.05
			Total	0.30	0.30
Note 24 :	Inco	me tax Reconciliation			
	(a)	Amounts recognised in Statement	of profit and loss		
	(/	The major components of income ta	-		
		ended March 31, 2022 and March 3		, 64.6	
		Current income tax:	,	25.17%	27.82%
		Current income tax charge		27.10	32.75
		Adjustment of tax relating to earlier	periods	0.53	(0.44)
		Deferred tax Liability		4.02	35.45
		Deferred tax of amounts recognised	in other comprehe	ensive income 0.34	0.18
	Inco	me tax expense reported in the stat	ement of profit or	loss 31.99	67.93
		nciliation of tax expenses and the ac			
	india	n Domestic tax rate for March 31,202	∠ and March 31, 2		404.00
		Accounting profit before tax Tax rate under Normal / MAT		101.49 25.17%	191.89 27.82%
	<i>(</i> 1.)			20.11%	21.02%
	(b)	Reconciliation of effective tax rate	•	404.40	404.00
		Accounting profit before tax		101.49	191.89
		Tax rate under Normal rate/MAT		25.17% 25.54	27.82%
		At India's Statutory income tax rate Expenses disallowed not deductible		25.5 4 10.76	53.38 11.46
		LAVEUSES UISANUWEU NOLUEUUCNOK			



CIN: L24233MP1985PLC002709

Notes forming Part of the financial statements as at March 31, 2022

(Amount in Lacs)

PARTICULARS	As at March 31, 2022	As at March 31, 2021	
Income not chargeable to tax / Expenses allowed	(9.20)	(13.92)	
Unutilsed tax credits	-	0.32	
Utilised MAT tax credits	-	(18.18)	
Adjustment of tax relating to earlier periods	0.53	(0.44)	
Deferred Tax on account of Property, Plant and Equ	uipment and	, ,	
Intangible Assets	5.90	35.99	
Deferred Tax on account of Financial Assets and O	ther Items (1.54)	(0.37)	
Tax at effective income tax rate	31.99	67.93	
Effective Tax Rate (in %)	31.52%	35.40%	

(c) Movement in deferred tax balances

(Amount in Lacs)

Particulars			For the F.Y. 2021 - 22		As at
T at tiourars			Recognised in profit or loss	Recognised in OCI	31.03.2022
Deferred Tax Liabilities					
Depreciation	35.99	-	5.90	-	41.89
Total - Deferred Tax Liabilities	35.99	-	5.90	-	41.89
Deferred Tax Assets					
On Employee Benefit	0.37	-	1.03	(0.34)	1.06
On Allowance for Bad & doubtful Debts	-	-	0.85	-	0.85
Total - Deferred Tax Assets	0.37	-	1.88	(0.34)	1.91
Net tax (Assets)/Liabilities	35.62	-	4.02	0.34	39.98

(Amount in Lacs)

Particulars	As at	Adjusted in Retained Earnings	For the F.Y. 2020 - 21		As at
	01.04.2020		Recognised in profit or loss	Recognised in OCI	31.03.2021
Deferred Tax Liabilities					
Depreciation	-	-	35.99	-	35.99
Total - Deferred Tax Liabilities	-	-	35.99	-	35.99
Deferred Tax Assets On Employee Benefit On Allowance for Bad & doubtful Debts		- -	0.55 -	(0.18)	0.37
Total - Deferred Tax Assets	-	-	0.55	(0.18)	0.37
Net tax (Assets)/Liabilities	-	-	35.44	0.18	35.62

Note 25: Earnings per share (EPS)

Basic EPS amounts are calculated by dividing the profit / (loss)

for the year attributable to equity holders of the parent by the

weighted average number of equity shares outstanding during the year.

Profit/(loss) for the year 69.84 124.14 Weighted average number of equity shares in calculating basic EPS and diluted EPS 16,273,800 16,273,800 Face value per share (in Rupees) 10 10 Basic earning per share (in Rupees) 0.44 0.77 Diluted earning per share (in Rupees) 0.44 0.77

2 mater carring per criare (in respect)	•	•
	Retained Earnings	Total
During the year ended 31st March 2022		
Re-measurement gains (losses) on defined benefit plans	0.00	0.00
	0.00	0.00
During the year ended 31st March 2021		
Re-measurement gains (losses) on defined benefit plans	0.00	0.00
	0.00	0.00



CIN: L24233MP1985PLC002709

Notes forming Part of the Financial Statements as at March 31, 2022

(Amount in Lacs except EPS)

PARTICULARS

For the year ended March 31, 2022

For the year ended March 31, 2021

Note 26: Commitments and Contingencies

i) Contingent liabilities

The company's pending litigations comprise of claims against the Company primarily by the commuters and regulators except to the mentioned in below Note 1. The company has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required. The Company has not provided for or disclosed contingent liabilities for matters considered as remote for pending litigations/public litigations(PIL)/ claims wherein the management is confident, based on the internal legal assessment and advice of its lawyers that these litigations would not result into any liabilities. The Company does not expect the outcome of these proceedings to have a material adverse effect on the financial statements.

Note 1 :-

A writ petition filed in year 2012 before hon'ble court M.P. Bench at Indore against Madhya Pradesh Adyogik Kendra Vikas Nigam (Indore) Limited, (MPAKVN Ltd) Indore and other parties with respect to vacant land admeasuring 94462 Sq. Mts. Situated at Kheda Industrial Area, Pithampur (M.P.)

Note 27: Details of dues to micro and small enterprises as per MSMED Act, 2006

There are no Micro and Small Enterprises as defined in the Micro and Small Enterprises Development Act, 2006 to whom the Company owes dues on account of principal amount together with interest and accordingly no additional disclosures have been made. The above information regarding Micro and Small Enterprises has been determined to the extent such parties has been identified on the basis of information available with the Company.

Note 28: Fair Values

Financial assets and liabilities

The accounting classification of each category of financial instruments, their carrying amounts and the categories of financial assets and liabilities measured at fair value, are set out below:

	• • • •			_	•	it iii Laoo,	
		Carrying Amount			Fa	ir Value	
	FVTPL*	FVTOCL**	Amortised Cost	Total	Level 1	Level 2	Level 3
As at 31 March, 2022 Financial assets							
Trade recievables	-	-	717.37	717.37	-	-	-
Cash and Cash equivalents			14.49	14.49	-	-	-
Total	•	-	731.86	731.86	-	-	-
Financial liabilities							
Borrowings	-	-	46.47	46.47	-	-	-
Trade Payable			59.63	59.63	-	-	-
Other financial liabilities	-	-	16.28	16.28	-	-	-
Total	-	-	122.37	122.37	-	-	-
As at 31 March, 2021							
Financial assets							
Trade recievables	-	-	1721.79	1721.79	-	-	-
Cash and Cash equivalents			44.05	44.05	-	-	
Total	•	-	1765.84	1765.84	•	-	-
Financial liabilities							
Borrowings	-	-	42.98	42.98	-	-	
Trade Payable			1585.20	1585.20	-	-	
Other financial liabilities	-	-	14.38	14.38		-	
Total	-	-	1642.56	1642.56	-	-	-



CIN: L24233MP1985PLC002709

- * Fair value through profit and loss
- ** Fair value through other comprehensive income

The company uses the following hierarchy for determining and/or disclosing the fair value of financial instruments by valuation techniques:

- Level 1: Fair value measurement are those derived from quoted prices (unadjusted) in active markets for identical assets and liabilities.
- Level 2: Fair value measurements are those derived from inputs other than quoted prices that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices)
- Level 3: Fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs)

There were no transfers between Level 1 and Level 2 during the year. No financial assets/ liabilities that are measured at fair value were Level 3 fair value measured.

Note 29: Financial risk management objectives and policies

The Company's risk management policies are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities.

The Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework.

In performing its operating, investing and financing activities, the Company is exposed to the Market risk, Liquidity risk.

a) Market Risk

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 of : interest rate risk and commodity risk. Financial instruments affected by market risk include loans and borrowings, deposits, and derivative financial instruments.

(i) Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's long-term debt obligations with floating interest rates.

The Company manages its interest rate risk by having a balanced portfolio of fixed and variable rate loans and borrowings."

(ii) Interest rate sensitivity

The following table demonstrates the sensitivity to a reasonably possible change in interest rates on that portion of loans and borrowings affected, after the impact of hedge accounting. With all other variables held constant, the Company's profit before tax is affected through the impact on floating rate borrowings, as follows:

(Amount in Lacs)

	For the year ended March 31, 2022	For the year ended March 31, 2021
Increase in basis points - INR	50.00	50.00
Effect on profit before tax - INR Decrease in basis points	(0.23)	(0.21)
- INR Effect on profit before tax	50.00	50.00
- INR	0.23	0.21

(iii) Commodity Price Risk

The company purchases raw materials (sulphiric acid and iron waste) on ongoing basis which is required for manufacturing of Ferrous sulphate powder and company involves trading in pharmaceutical products.

(iv)Credit Risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the Company's receivables from customer. The Company establishes an allowance for doubtful debts and impairment that represents its estimate on expected loss model.



CIN: L24233MP1985PLC002709

(a) Trade and other receivables

The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer. The demographics of the customer, including the default risk of the industry has an influence on credit risk assessment. Credit risk is managed through credit approvals, establishing credit limits and continuously monitoring the creditworthiness of customers to which the Company grants credit terms in the normal course of business.

Summary of the Company's exposure to credit risk by age of the outstanding from various customers is as follows:

(Amount in Lacs)

PARTICULARS	As at March 31, 2022	As at March 31, 2021	
Past due but not impaired	-	-	
Past due 0-90 days	280.90	620.92	
Past due 91–180 days	56.90	258.50	
Past due more than 180 days	382.96	842.37	
·	720.76	1721.79	

Expected credit loss assessment

Exposures to customers outstanding at the end of each reporting period are reviewed by the Company to determine expected credit losses. Historical trends of impairment of trade receivables do not reflect any significant credit losses. Impaired amounts are based on lifetime expected losses based on the best estimate of the management. Further, management believes that the unimpaired amounts that are past due by more than 180 days are still collectible in full, based on historical payment behaviour and extensive analysis of customer credit risk. The impairment loss related to several customers that have defaulted on their payments to the Company and are not expected to be able to pay their outstanding balances, mainly due to economic circumstances.

(iii) (b) Cash and cash equivalents

The Company holds cash and cash equivalents with credit worthy banks and financial institutions of Rs. 6 lakhs as at March 31, 2022, (Rs. 43.08 Lakhs as at 31st March 2021). The credit worthiness of such banks and financial institutions is evaluated by the management on an ongoing basis and is considered to be good.

(iii) (c) Investments

The Company does not expect any losses from non-performance by these counter-parties apart from those already given in financials, and does not have any significant concentration of exposures to specific industry sectors or specific country risks.

(b) Liquidity risk

Liquidity risk is the risk that the Company may not be able to meet its present and future cash and collateral obligations without incurring unacceptable losses. The Company's objective is to, at all times maintain optimum levels of diquidity to meet its cash and collateral requirements. The Company closely monitors its liquidity position and deploys a robust cash management system. It maintains adequate sources of financing including debt and overdraft from banks at an optimised cost.

The Company's maximum exposure to credit risk for the components of the balance sheet at March 31, 2022 and March 31, 2021 is the carrying amounts as illustrated in Note 11, Note 12 and Note 13 The Company's maximum exposure relating to financial guarantees.

(Amount in Lacs)

	<1 years	1 to 5 years	> 5 years	Total
As at March 31, 2022				
Borrowings	46.47	-	-	46.47
Trade payable	59.63	-	-	59.63
Other financial liabilities	16.28	-	-	16.28
	122.37	-	-	122.37
As at March 31, 2021				
Borrowings	42.98	-	-	42.98
Other financial liabilities	1,585.20	-	-	1,585.20
Trade payable	14.38	-	-	14.38
	1,642.56			1,642.56

At present, Company does expect to repay all liabilities at their contractual maturity. In order to meet such cash commitments, operating activity is expected to generate sufficient cash inflows.



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Note 30: Capital management

For the purpose of the Company's capital management, capital includes issued equity share capital and all other equity reserves attributable to the equity holders of the Company. The primary objective of the Company's capital management is to maximise the shareholder value.

The Company manages its capital so as to safeguard its ability to continue as a going concern and to optimise returns to shareholders. The capital structure of the Company is based on management's judgement of its strategic and day-to-day needs with a focus on total equity so as to maintain investor, creditors and market confidence. The Company monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt is calculated as borrowing less cash and cash equivalent and other bank balances and mutual funds investments.

(Amount in Lacs)

PARTICULARS	As at March 31, 2022	As at March 31, 2021
Borrowings	46.47	42.98
Less: Cash and cash equivalent	(14.49)	(44.05)
Adjusted net debt	31.97	-1.06
Total Equity	1,683.77	1,612.91
Capital and net debt	1,683.77	1,612.91
Gearing ratio	1.90%	-0.07%

In order to achieve this overall objective, the Company's capital management, amongst other things, aims to ensure that it meets financial covenants attached to the interest-bearing loans and borrowings that define capital structure requirements. Breaches in meeting the financial covenants would permit the bank to immediately call loans and borrowings. There have been no breaches in the financial covenants of any interest-bearing loans and borrowing in the current period.

No changes were made in the objectives, policies or processes for managing capital during the year ended March 31, 2022 and March 31, 2021.

Note 31: Significant accounting judgement, estimates and assumptions

The preparation of the Company's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenue, expenses, assets and liabilities, and the accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

Estimates and assumptions

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and future periods are affected.

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below. The Company based on its assumptions and estimates on parameters available when the financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

Taxes

Tax expense comprises of current and deferred tax. Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the Income Tax Act, 1961. Deferred income taxes reflects the impact of timing differences between taxable income and accounting income originating during the current year and reversal of timing differences of earlier years.

Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted at the balance sheet date. Deferred tax assets and deferred tax liabilities are offset, if legally enforceable right exists to set-off current tax assets against current tax liabilities and the deferred tax assets and deferred tax liabilities related to the taxes on income levied by same governing taxation laws. Deferred tax assets are recognised only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realised. In situations where the Company has unabsorbed depreciation or carry forward tax losses, all deferred tax assets are recognized only if there is virtual certainty supported by convincing evidence that they can be realized against future taxable profits.

At each balance sheet date the Company re-assesses unrecognised deferred tax assets. It recognises unrecognised deferred tax assets to the extent that it has become reasonably certain that sufficient future taxable income will be available against which such deferred tax assets can be realised or virtually certain as the case may be.

The carrying amount of deferred tax assets are reviewed at each balance sheet date. The Company writes-down the carrying amount of a deferred tax asset to the extent that it is no longer reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will be available against which deferred tax asset can be realised. Any such write-down is reversed to the extent that it becomes reasonably certain or



CIN: L24233MP1985PLC002709

virtually certain, as the case may be, that sufficient future taxable income will be available.

Minimum alternative tax (MAT) credit is recognised as an asset only when and to the extent there is convincing evidence that the Company will pay income tax higher than that computed under MAT, during the period that MAT is permitted to be set off under the Income Tax Act, 1961 (specified period). In the year, in which the MAT credit becomes eligible to be recognised as an asset in accordance with the recommendations contained in the guidance note issued by the Institute of Chartered Accountants of India (ICAI), the said asset is created by way of a credit to the Statement of profit and loss and shown as MAT credit entitlement. The Company reviews the same at each balance sheet date and writes down the carrying amount of MAT credit entitlement to the extent there is no longer convincing evidence to the effect that the Company will pay income tax higher than MAT during the specified period.

There are many transactions and calculations undertaken during the ordinary course of business for which the ultimate tax determination is uncertain. Where the final tax outcome of these matters is different from the amounts initially recorded, such differences will impact the current and deferred tax provisions in the period in which the tax determination is made. The assessment of probability involves estimation of a number of factors including future taxable income.

Defined benefit plans (gratuity benefits)

A liability in respect of defined benefit plans is recognised in the balance sheet, and is measured as the present value of the defined benefit obligation at the reporting date less the fair value of the plan's assets. The present value of the defined benefit obligation is based on expected future payments which arise from the fund at the reporting date, calculated annually by independent actuaries. Consideration is given to expected future salary levels, experience of employee departures and periods of service.

Further details about gratuity obligations are given in Note 32

As per our Report of even date

For MAHESHWARI & GUPTA CHARTERED ACCOUNTANTS ICAI Registration No. 006179C

CA. SUNIL MAHESWARI,

Partner

Membership No. 403346 UDIN: 22403346AJXITI4879

Place: Indore Date: 30.05.2022

For and on behalf of board of Directors of BIOFIL CHEMICALS AND PHARMACEUTICALS LIMITED

Ramesh Shah

Chairman & Managing Director DIN: 00028819

Shikha Khilwani

Company Secretary Meb. No.: A43203

Place: Indore Date: 30.05.2022 **Ketan Shah**

Whole Time Director DIN: 08818212

Jitendra Kumar Sahu Chief Financial Officer



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Note 32: Gratuity and other post employment benefit plans

(Amount in Lacs)

		For the year ended March 31, 2022	For the year ended March 31, 2021
(a)	Employee Data : Summery Statistics		
	Total Number of Employees	47	35
	Average Age	41.32	41.77
	Total Monthly Salary	7.79	6.61
	Average Salary	0.17	0.19
	Average Past Service	7.36	10.20
(b)	Gratuity Fund and Payout Information		
` ,	Opening Balance	40.08	35.89
	Contributions	0.10	2.60
	Benefits Paid	21.05	0.94
	Interest Credited	2.09	2.52
	Closing Balance	21.21	40.08
	Benefits paid directly by company		

(c) Information about Gratuity Benefit

Gratuity Benefit if payable to employess as per the provisions of payment of Gratuity Act 1972 and its later amendments.

All employees are entitled to Gratuity benefits on exit from service due to retirement resignation or death tthere is a vesting period of 5 Year on exits due to retirement of resignation.

(e) Valuation Methos

Projected unit credit method has been used for valuation of the plans liabilities as requried under Ind As 19

(f) Assumption - Economics

Discount Rate 6.80% 6.80%

based on yields (as on valuation date) of Government bonds with/a tenure similar to the expected working lifetime of the employees.

Salary Escalation rate 7.00% 7.00%

based on inflation, seniority promotion and other relevant factors such as demand and supply in the employment market. This assumption has been determined in consultation with the company

(g) Assumption - Demograhics

Retirement Age	58 year	58 year
Attrition Rate	5 % to 1 %	5 % to 1 %
Mortality Rate	Indian Assured Lives	Indian Assured Lives
	Mortality (2012-14)	Mortality (2012-14)
	Ult.	Ult.
Defined Benefit Obligation	43.79	41.41
Profit and Loss charge for the Period	5.13	3.84
Charge of Other Comprehensive income for the period	16.21	(0.63)

Complete disclosure required for reporting under

Indian Accounting Standard-19 are given in the Annexure to this report.

(h) Defined Benefit Plan

The Company has an unfunded defined benefit gratuity plan. Every employee who has completed five years or more of service gets a gratuity on departure at 15 days salary (last drawn salary) for each completed year of service as per the provision of the Payment of Gratuity Act, 1972 with total ceiling on gratuity of Rs. 2.000.000/-

The following tables summaries the components of net benefit expense recognised in the statement of profit and loss and the funded status and amounts recognised in the balance sheet for the Gratuity plans.

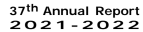


CIN: L24233MP1985PLC002709

		(Amount in Lacs)
Statement of Profit and Loss	For the year ended March 31, 2022	For the year ended March 31, 2021
Changes in the present value of the defined benefit obligation are as	s follows: 41.41	36.63
Current service cost	4.33	3.84
Interest cost on benefit obligation	2.82	2.49
Benefits paid Expected return on plan assets	(21.05)	(0.94)
Actuarial losses / (gains) arising from change in financial assumptions Actuarial losses / (gains) recognised during the period		-
Actuarial losses /(gains) arising from experience adjustments Past service cost	16.29	(0.61)
Net benefit expenses	43.79	41.41
Bifurcation of Present value of Benefit Obligation		
Current-Amount due with one year	20.60	20.77
Non-current Amount due after one year	23.19	20.64
Total	43.79	41.41
Expected Benefit Payment in Future Year		
Year 1	20.60	20.77
Year 2	1.29	0.69
Year 3	0.79	2.12
Year 4	1.82	0.60
Year 5 Year 6 to Year 10	0.64 1.31	1.59 1.95
Sensitivity Analysis Effects of Key Assumption on defined Benefit Obligations Discount Rate -1 Percent Increse Discount Rate -1 Percent decraese Salary Escalation Rate-1 Percent increase	40.92 47.28 47.24	38.85 44.53 44.49
Salary Escalation Rate-1 Percent decraese	40.90	38.83
Withdrawal Rate 1 Percent increse	43.76	41.39
Withdrawal Rate 1 Percent decraese	43.82	41.44
Changes in Fair Value of Plan Assets		
Opening Fair Value of plan assets	40.08	35.89
Expectd return on plan assets	2.01	2.50
Company Contributioins Benefits paid	0.10	2.60
Actuarial losses (gains)	(21.05) 0.08	(0.94) 0.02
Closing Fair value of plan assets on	21.21	40.08
Balance Sheet- Amount to be recongnised Present Value of Benefit Obligation on 31-03-2021	43.79	41.41
Fair Value of Plan Assets on 31-03-2021	21.21	40.08
Net Liability /(Asset) recognised in Balance sheet	22.58	1.34
Profit and Loss Statement		
Current Service coast	4.33	3.84
Net Interest on net Defined Liability /(Assets) Expenses recognised in stataement of profit and loss	0.80	(0.01)
·	5.13	3.84
Other Comprehensive Income Actuarial (Gains) /Losses on Liability Return of Plan Assets excluding amount included in Net interest on	16.29	(0.61)
net defined liability / (Asset) above	(0.08)	(0.02)
Total	16.21	(0.63)

The estimates of future salary increases, considered in actuarial valuation, take account of inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.

The overall expected rate of return on assets is determined based on the market prices prevailing on that date, applicable to the period over which the obligation is to be settled. There has been significant change in expected rate of return on assets due to change in the market scenario.





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Note 33: ADDITIONAL REGULATORY INFORMATION:-

- Title deeds of immovable properties not held in the name of Company. Details of all the immovable properties (other than properties where the Company is the leesee of and the lease agreements are duly executed in favour of the leesee) whose deeds are held in the name of the Company.
 NIL
- 2 There are no investment in properties.
- 3 The Company has not revalued its Property, Plant and Equipment during the year.
- 4 The Company does not have intangible assets therefore question of revaluation of intangible assets does not arise.
- 5 The Company has no Capital Work in Progress pending as at the end of the year.
- 6 The Company has not granted loans and advances to promoters, directors, KMPs and related Parties.
- 7 No procedings have been initiated or pending against Company for holding any Benami Property under Prohibitions of Benami Transactions Act,1988(Earlier titled as Benami transactions (Prohibitions) Act,1988.
- 8 The company does not have borrowing from banks.
- 9 The Company is not declared a wilfull defaulter by any Bank or Financial Institution or any other lender
- 10 The Company has no transaction with Companies which are stuck off under section 248 of the Companies Act,2013 or under section 530 of Companies Act,1956.
- 11 No charges of satisfication are pending for registration with the Registrar of Companies (ROC).
- 12 The Company does not have any subsidiary. Thus, the Company is in compliance with the number of layers as prescribed under clause (87) of section 2 of the Companies Act, 2013 read with the Companies (Restriction on Number of Layers) Rules, 2017
- 13 During the year no Scheme of Arrangement has been formulated by the Company/pending with competent authority.
- 14 No funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries") with the understanding, whether recorded in writing or otherwise, that the Intermediary shall lend or invest in party identified by or on behalf of the Company (Ultimate Beneficiaries). The Company has not received any fund from any party(s) (Funding Party) with the understanding that the Company shall whether, directly or indirectly lend or invest in other persons or entities identified by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- 15 The Company does not have any transactions that are not recorded in the books of account but have been surrendered or disclosed as income during the year during the year in the tax assessments under the Income Tax Act, 1961.
- 16 Details of Crypto Currency or Virtual Currency

The Company has not traded or invested in Crypto Currency or Virtual Currency during the financial year.



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Note 34: Financial Ratio

Ratio	Numerator	Denominator	As at	As at	%	(Amount in Lacs
Kallo	Numerator	Denominator	31.03.2022	31.03.2021	Change	above 25% YoY
Current Ratio	Current	Current	6.23	1.40	344.91%	Increase in current
	Assets	Liabilities				assets
Debt-Equity Ratio	Total Debt	Shareholder's	0.12	1.05	-88.53%	Decrease in Purchase
		Equity				of Goods
Debt Service Coverage	Earnings	Interest	29.86	26.75	11.63%	No major variance
Ratio	available for	& Lease				
	debt services	Payments +				
		Principal				
		Repayment				
Return on Equity Ratio	Net Profit	Average	4.24	8.01%	-47.07%	Decrease in
	after taxes -	Sharegolder's				Profit after Tax
	Preference	Equity				
	Dividend (if any)					
Inventory Turnover	Cost of goods	Average	6.90	11.26	-38.69%	Decrease in Cost of
Ratio	Sold or Sales	Inventory				Goods Sold due to
						lower purchase of
						goods
Trade Receivables	Net Credit Sales	Average	1.79	1.52	17.71%	No major Variance
turnover ratio		Accounts				
		Receivable				
Trade Payable	Net Credit	Average	1.93	1.69	14.51%	No major Variance
turnover ratio	Purchases	Accounts				
		Payables				
Net Capital	Revenue from	Working	2.79	5.06	-44.85%	Increase in Working
turnover ratio	Operation	Capital				Capital
Net Profit Ration	Net Profit after	Revenue from	3.20%	3.66%	-12.46%	No major Variance
	Tax	Operation				
Return on Capital	Earnings before	Average	6.09%	12.02%	-49.35%	Decrease in Profit
Employed	Interest and	Capital				after Tax
	Taxes (EBIT)	Employed				
Return on Investment	Interest	Average of	0.00%	0.00%	N.A.	
	(Finance Income)	Investement				
		in Subsidiary				
		& Bank Deposit				



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Note 35 : Segment Reporting

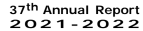
Notes to Financial Statements for year ending March 31, 2022

(Amount in Lacs)

Particulars	Pharma Div.	Chemicals Div.	Plastice Div.	Unallocable Div.	Total	
Income						
External Sales/ Revenue	1,844.32	337.71			2,182.03	
Job Work	56.20				56.20	
Total Revenue	1,900.52	337.71	-		2,238.23	
<u>Expenditure</u>						
Consumption of Material	1,360.27	226.76			1,587.03	
Expenditure	60.41	95.60	-	6.98	162.98	
Depreciation	12.01	30.74	-		42.75	
(Increase)/Decrease in stock	375.00	(15.99)			359.01	
Total Expenditure	1,807.69	337.10	-	6.98	2,151.77	
Segment Results	92.84	0.61	-	(6.98)	86.47	
Other Income	14.90	0.13			15.03	
Profit before tax	107.74	0.73	-	(6.98)	101.49	
Tax Expenses	31.65	-			31.65	
Net Profit for the year	76.09	0.73	-	(6.98)	69.84	
Segment Assets	678.10	1,195.13	-		1,873.22	
Segment Liabilities	86.53	102.93	-		189.46	
Capital Expenditure	0.09	6.90	-		6.99	
Depreciation and Amortisation	12.01	30.74	-		42.75	

Notes to Financial Statements for year ending March 31, 2021

	2021					
Pharma Div.			Unallocable Div.	Total		
2,520.01	875.03			3,395.04		
180.00				180.00		
2,700.01	875.03	-		3,575.04		
2,834.43	685.12			3,519.55		
84.15	88.50	-	6.62	179.26		
12.08	29.11	-		41.19		
(341.08)	64.23			(276.86)		
2,589.57	866.96	-	6.62	3,463.14		
110.45	8.08	-	(6.62)	111.90		
15.08	64.91			79.99		
125.52	72.99	-	(6.62)	191.89		
67.76	-			67.76		
57.77	72.99	-	(6.62)	124.14		
2,158.34	1,163.38	-		3,321.72		
1,615.99	93.48	-		1,709.47		
-	9.45	-		9.45		
12.08	29.11	-		41.19		
	2,520.01 180.00 2,700.01 2,834.43 84.15 12.08 (341.08) 2,589.57 110.45 15.08 125.52 67.76 57.77 2,158.34 1,615.99	Div. Div. 2,520.01 875.03 180.00 875.03 2,700.01 875.03 2,834.43 685.12 84.15 88.50 12.08 29.11 (341.08) 64.23 2,589.57 866.96 110.45 8.08 15.08 64.91 125.52 72.99 67.76 - 57.77 72.99 2,158.34 1,163.38 1,615.99 93.48 - 9.45	Div. Div. 2,520.01 875.03 180.00 875.03 2,700.01 875.03 2,834.43 685.12 84.15 88.50 12.08 29.11 (341.08) 64.23 2,589.57 866.96 110.45 8.08 15.08 64.91 125.52 72.99 67.76 - 57.77 72.99 2,158.34 1,163.38 1,615.99 93.48 - 9.45	Div. Div. Div. 2,520.01 875.03 - 180.00 875.03 - 2,834.43 685.12 - 84.15 88.50 - 6.62 12.08 29.11 - 6.62 (341.08) 64.23 - 6.62 110.45 8.08 - (6.62) 15.08 64.91 - (6.62) 125.52 72.99 - (6.62) 67.76 - - (6.62) 2,158.34 1,163.38 - - 1,615.99 93.48 - - - 9.45 - -		





CIN: L24233MP1985PLC002709

Note 36: Related Party disclosures

i) Holding company

Company neither have holding Company nor have subsidiary Company.

ii) Other related parties

Fellow group concern (only with whom there have been transaction during the period / there was balance outstanding at the period end)

During the year Company entered related party transaactions with following related parties:

- 1. Cyano Pharma Private Limited
- 2. MID (India) Pharmaceuticals Private Limited
- 3. Formoplast Private Limited

iii) Key management personnel

The following have been designated as the Key Managerial Personnel of the Company pursuant to sections 2(51) and 203 of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

- 1. Mr. Ramesh Shah, Chairman & Managing Director
- 2. Mr. Ketan Shah, Whole Time Director
- 3. Ms. Shikha Khilwani, Company Secretary and Compliance Officer
- 4. Mr. Jitendra Kumar Sahu, Chief Financial Officer

iv) Relative of key management personnel

- 1. Mr. Meet Shah
- 2. Mr. Rohan Shah



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Note 37: Statement of Related Party Transactions for the period ended March 31,2022

(Amount in Lacs)

			2022		2021			
S. No.	Particulars	Group Concern	Key Managerial Personnel	Relative of Key Managerial Personnel	Group Concern	Key Managerial Personnel	Relative of Key Managerial Personnel	
1	Sale :-							
2	Cyano Pharma Private Ltd. Purchase:-	766.57	-	-	279.47	-	-	
	Cyano Pharma Private Ltd.	53.12	-	-	162.61	-	-	
3	Job Works :- Cyano Pharma Private Ltd.	66.32	-	-	212.40	-	-	
4	Salary To relative of KMP Meet Shah Rohan Shah	-	-	3.73	-	-	4.42 1.73	
5	Salary To KMP	-	-	-	-	-	1.73	
	Ketan Shah	-	17.40	-	-	17.40	-	
	Shikha Khilwani	-	4.68	-	-	3.29	-	
	Jitendra Kumar Sahu	-	4.43	-	-	3.43	-	
6	Borrowings repaid Formoplast Private Limited MID (India) Pharmaceuticals Private Limited	- -	- -	- -	39.00 43.11	- -	- -	
7	Interest on borrowings Formoplast Private Limited	-	3.87	-	4.38	-	-	
	MID (India) Pharmaceuticals Private Limited	-	-	-	2.03	-	-	

Statement of Related Party Balances as at March 31,2022

			2022		2021			
S. No.	Particulars	Group Concern	Key Managerial Personnel	Relative of Key Managerial Personnel	Group Concern	Key Managerial Personnel	Relative of Key Managerial Personnel	
1	Cyano Pharma Private Ltd. - Receivable	398.63	-	-	365.49	-	-	
2	Formoplast Private Limited - Payable	46.47	-	-	42.98	-	-	
3	MID (India) Pharmaceuticals Private Limited - Payable Salary To relative of KMP	-	-	-	-	-	-	
1	Meet Shah	-	-	0.26	-	-	0.26	
2	Rohan Shah Salary To KMP	-	-	-	-	-	-	
1	Ketan Shah	-	1.03	-	-	1.03		
2	Shikha Khilwani	-	0.38	-	-	0.39		
3	Jitendra Kumar Sahu	-	0.37	-	-	0.35		