3rd Annual Report 2021-22





Khanij Bidesh India Limited 3rd Annual Report 2021-22

BOARD OF DIRECTORS

Shri Sridhar Patra	Chairman
Shri Sanjay Lohiya,IAS	Director
Dr. Veena Kumari Dermal (w.e.f 27.12.2021)	Director
Shri A. K. Shukla	Director
Shri Manasa Prasad Mishra (w.e.f. 26.07.2022)	Director & CEO
Shri Ghanashyam Sharma (w.e.f. 02.08.2022)	Director

REGISTERED OFFICE

Core-4, 5th Floor, South Tower District Centre, Scope Minar, Laxmi Nagar, East Delhi Delhi-110092

STATUTORY AUDITORS

M/s. M. C. Maheshwari & Co. 17, 1st Floor, Yusuf Sarai, New Delhi-110016

BANKER

Punjab National Bank Scope Tower, Laxmi Nagar Delhi-110092



NOTICE

NOTICE is hereby given that the third Annual General Meeting of the Shareholders will be held through video conferencing on short notice on **Friday**, **30**th **September**, **2022** at **3.00 PM**, to transact the following businesses:

ORDINARY BUSINESS:

- To receive, consider and adopt the Audited Financial Statements of the Company for the Financial Year ended 31st March, 2022, Statement of Profit & Loss for the period ended on that date, Report of the Board of Directors and revised report of the Statutory Auditors.
- 2. To fix remuneration of statutory auditors on appointment by C&AG.

SPECIAL BUSINESS:

3. To appoint Dr. Veena Kumari Dermal (DIN: 08890469) as Director of the Company.

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

"RESOLVED THAT Dr. Veena Kumari Dermal (DIN:08890469) who was appointed as Additional Director of the Company with effect from 27.12.2021 vice Shri Satendra Singh, be and is hereby appointed as Director of the Company".

4. To appoint Shri Manasa Prasad Mishra (DIN: 08951624) as Director of the Company.

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

"RESOLVED THAT Shri Manasa Prasad Mishra (DIN: 08951624) who was appointed as Additional Director of the Company with effect from 26.07.2022, be and is hereby appointed as Director of the Company".

5. To appoint Shri Ghanshyam Sharma (DIN: 07090008) as Director of the Company.

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



"RESOLVED THAT Shri Ghanshyam Sharma who was appointed as Additional Director of the Company with effect from 02.08.2022, be and is hereby appointed as Director of the Company".

For and on behalf of Khanij Bidesh India Limited

(M. P. Mishra)
Director & CEO

Place: **Bhubaneswar** Date: **27.09.2022**

NOTES:

- 1. Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 ("the Act") in respect of item no. 3,4 & 5 of the Notice set out above, is annexed.
- This AGM is being convened in compliance with applicable provisions of the Companies Act, 2013 and the Rules made thereunder, the provisions of General Circular dated 5th May, 2020 read with General Circular dated 8th April, 2020, 13th April, 2020 and Office Memorandum dt. 23.09.2021 issued by the MCA.
- 3. In conformity with the applicable regulatory requirements, the Notice of this AGM and the Directors' Report and financial statements for FY 2021-22 are being sent only through electronic mode.
- 4. The attendance of the Members attending the AGM through VC / OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 5. In accordance with the Secretarial Standard 2 on General Meetings issued by the Institute of Company Secretaries of India ("ICSI") read with Clarification / Guidance on applicability of Secretarial Standards 1 and 2 dated 15th April, 2020 issued by the ICSI, the proceedings of the AGM shall be deemed to be conducted at the Registered Office of the Company which shall be the venue of the AGM.
- Generally, a Member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote on a poll instead of himself and the proxy need not be a Member of the Company. Since the AGM is being held through VC / OAVM, physical



attendance of Members is dispensed with and consequently, the facility for appointment of proxies is not applicable. Hence proxy forms and attendance slips are not annexed to this Notice.

7. All documents referred to in this Notice are open for inspection at the Registered Office of the Company between 9:30 a.m. and 12:30 p.m. and between 2:30 p.m. and 4:30 p.m. on any working day (except Saturday & Sunday) of the Company up to the date of the AGM.

DISPATCH OF ANNUAL REPORT THROUGH ELECTRONIC MODE

In compliance with MCA Circulars, Notice of the AGM along with the Annual Report for FY 2021-22 is being sent only through electronic mode.

PROCEDURE FOR JOINING THE AGM THROUGH VC / OAVM

Members will be provided with a link for attending the AGM through VC / OAVM.

Facility to join the meeting shall be opened 30 (thirty) minutes before the scheduled time of the AGM and shall be kept open throughout the proceedings of the AGM. For convenience of the Members and proper conduct of AGM, Members may kindly join at least 15 (fifteen) minutes before the time scheduled for the AGM.

Members who need assistance with using the technology before or during the AGM may kindly contact Shri B. K. Sahu, Officiating Company Secretary.

Pursuant to Section 113 of the Act, Corporate Members are requested to send the scanned copy of the resolution passed by its board/governing body authorizing their representative(s) to attend and vote at the AGM through VC/OAVM at email id(s) mentioned above together with attested specimen signature(s) of the duly authorized representative(s).

Members attending the AGM through VC / OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.

PROCEDURE TO CAST VOTE DURING THE MEETING

When a poll is demanded on any item, the Members shall cast their votes to the resolution only by sending emails at bharat.sahu@nalcoindia.co.in. In the event of poll, the voting rights of Members shall be in proportion to their shares in the paid-up equity share capital



of the Company as on the cut-off date. In case the counting of votes requires time, the Meeting may be adjourned and called later to declare the result.

For and on behalf of KHANIJ BIDESH INDIA LIMITED

(M. P. Mishra)
Director & CEO

Place: **Bhubaneswar** Date: **27.09.2022**

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

Item No. 3

Dr. Veena Kumari Dermal (DIN:08890469) was appointed as Additional Director with effect from 27.12.2021 vice Shri Satendra Singh Director of the Company vide letter dt. 27.12.2021 received from ministry of Mines.

As per Section 161 of the Companies Act, 2013 ("Act"), and Article 64(ii) of the Articles of Association, every person appointed as Additional Director shall hold office till the next Annual General Meeting and shall be eligible for appointment as Director at such meeting.

As per section 160 of the Act, the Company has received notice proposing candidature of Dr. Veena Kumari Dermal for appointment as Director in this Annual General Meeting. Except Dr. Veena Kumari Dermal, none of the other Directors / Key Managerial Personnel of the Company and his relatives is/ are, in any way, concerned or interested, financially or otherwise, in the aforesaid Resolution No. 3 of the Notice.

The Board recommends the Resolution at Item No. 3 of the Notice for your approval.



Item No. 4

Shri Manasa Prasad Mishra (DIN: 08951624) was appointed as Additional Director of the Company with effect from 26.07.2022. At present, Shri Mishra is Director (P&T) of National Aluminium Company Limited.

As per Section 161 of the Companies Act, 2013 ("Act"), and Article 64(ii) of the Articles of Association, every person appointed as Additional Director shall hold office till the next Annual General Meeting and shall be eligible for appointment as Director at such meeting.

As per section 160 of the Act, the Company has received notice proposing candidature of Shri Manasa Prasad Mishra for appointment as Director in this Annual General Meeting. Except Shri Manasa Prasad Mishra, none of the other Directors / Key Managerial Personnel of the Company and his relatives is/ are, in any way, concerned or interested, financially or otherwise, in the aforesaid Resolution No. 4 of the Notice.

The Board recommends the Resolution at Item No. 4of the Notice for your approval.

Item No. 5

Shri Ghanshyam Sharma (DIN: 07090008) was appointed as Additional Director with effect from 02.08.2022 vice Dr. Ranjit Rath, Director of the Company.

As per Section 161 of the Companies Act, 2013 ("Act"), and Article 64(ii) of the Articles of Association, every person appointed as Additional Director shall hold office till the next Annual General Meeting and shall be eligible for appointment as Director at such meeting.

As per section 160 of the Act, the Company has received notice proposing candidature of Shri Ghanshyam Sharma for appointment as Director in this Annual General Meeting. Except Shri Ghanshyam Sharma, none of the other Directors / Key Managerial Personnel of the Company and his relatives is/ are, in any way, concerned or interested, financially or otherwise, in the aforesaid Resolution No. 5 of the Notice.

The Board recommends the Resolution at Item No. 5 of the Notice for your approval.

DIRECTORS' REPORT

To, The Members, Khanij Bidesh India Limited

Your Directors present this third Annual Report of the Company on the business and operation of the Company together with the Audited Financial Statements for the period ended on 31st March, 2022 and the report of the Auditors thereon.

ABOUT THE COMPANY

Khanij Bidesh India Limited (KABIL), was jointly promoted by National Aluminium Company Ltd. (NALCO), Hindustan Copper Limited (HCL) and Mineral Exploration Limited (MECL), three central public sector enterprises under the administrative control of Ministry of Mines. These three promoter Companies are holding shares at a ratio of 40:30:30. The Company is an associate Company of the three promoter Companies as per provisions under the Companies Act, 2013. The Company does not have any subsidiary/Joint Venture/ Associate Company.

The main object of the Company is to identify, explore, acquire, develop, mine, process, procure and sell strategic minerals outside India. These strategic and other minerals are intended to be supplied primarily to India to meet the domestic requirement due to its non or meager availability in the country and giving a big push to Make in India initiative.

PERFORMANCE AND FINANCIAL RESULTS

During the year under review, the Company has not started its operations. The financial summary of the Company for the year ended 31st March, 2022 is as follows:

Financial Summary	(Rs.)		
Revenue from operations	NIL		
Other Income	12,000		
Total Expenses	(9,97,000)		
Profit / (Loss) Before Tax	(9,85,000)		
Deferred Tax Income	2,36,000		
Profit / (Loss) After Tax	(7,49,000)		

BUSINESS ACTIVITIES OF THE COMPANY

In the advent of current economic scenario of the country, assured supply of critical and strategic minerals is vital for the defence and security of India as well as its transition to a more advanced low fossil fuel based industrial economy. The space industry, electronics, information technology and communications, the energy sector, electric batteries for energy storage and E-mobility, the nuclear industry among others are all

significantly dependent on various critical minerals and rare earth elements. Therefore, the strategic mineral sector in particular and the mining sector in general is expected to face difficulties in meeting the growing demand in vital sectors in the coming years. In this regard, import dependency for strategic minerals is one of the most obvious challenges.

A commissioned study by M/s. DMT Consulting outlines 12 nos. of minerals viz. Lithium (Li), Cobalt (Co), Germanium (Ge), Indium (In), Beryllium (Be), Niobium (Nb), Selenium (Se), Gallium (Ga), Tantalum (Ta), Tungsten (W), Bismuth(BI) and Tin (Sn) as critical and strategic minerals in the context of India. Further, the study have identified Lithium (Li) and Cobalt (Co) as the two most critical minerals both from supply perspective from select countries and demand perspective as the energy minerals that would cater to the E mobility initiative of India. The study has also shortlisted the countries which are endowed with huge resources of these minerals. Pursuant to the studies, active engagement is under progress with Australia and Argentina through Missions and Embassies of India in those countries.

Your Company has signed MoU with Critical Mineral Fecilitation Office (CMFO), Australia on a G2G basis. The MoU is the gateway for pre-feasibility study on critical minerals viz. cobalt and lithium in that country. The collaborative framework between CMFO & KABIL envisages the need for provisioning of an estimated amount of USD 6 Million for carrying out the initial due diligence process jointly and equally in a ratio of 50:50 i.e. presently USD 3 Million (approx.) for your Company.

Your Company had also entered into similar MoUs with M/s. YPF and M/s. JEMSE, Argentina for meaningful engagement in mineral security. Since validity period of the MoUs are expiring, your Company has taken up through the Embassy for extension of the validity period of the MoUs for another term of two years.

DIVIDEND AND RESERVES

Since, the Company has not carried out its operation during the year ended on 31st March, 2022, no dividend is declared or recommended by the Board of Directors and no amount is transferred to the reserve.

FURTHER ISSUE OF EQUITY SHARES

Your Company had come out with Right Offer-II by issuing 3,00,00,000 equity shares of Rs. 10/- each amounting to Rs. 30,00,00,000/- to the existing shareholders of the Company in proportionate to their shareholding. The shares were allotted to the shareholders after approval of the Board on 26th July, 2022. Subsequent to the allotment, the paid-up capital of your Company has increased to Rs. 32,50,00,000/-comprising 3,25,00,000 equity shares of Rs.10/- each.

DISCLOSURES UNDER SECTION 134(3)(L) OF THE COMPANIES ACT, 2013

Except as disclosed elsewhere in this report, no material changes and commitments which could affect the Company's financial position have occurred between the end of the financial year of the Company and date of this report.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION

The Company has not started its operation during the year under review and hence, details relating to conservation of energy, technology absorption are not applicable.

FOREIGN EXCHANGE EARNINGS / OUTGO

The Company does not have any foreign exchange earnings or outgo during the year under review.

DIRECTORS AND KEY MANAGERIAL PERSONNEL

Your Company is having the following directors on the Board as on date:

SI. No.	Name	Designation
i.	Shri Sridhar Patra	Chairman
ii.	Shri Sanjay Lohiya	Director
iii.	Dr. Veena Kumari Dermal @	Director
iv.	Shri A.K. Shukla	Director
V.	Shri M. P. Mishra #	Director
vi.	Shri Ghanshyam Sharma \$	Director

[@] w.e.f. 27.12.2021

During the year under review, Shri Satendra Singh, IAS and Dr. Ranjit Rath ceased to be Director w.e.f. 27.12.2021 and 02.08.2022 respectively. The Board placed on record its appreciation for the valuable services rendered and contribution made by Shri Satendra Singh, IAS and Dr. Ranjit Rath during their tenure on the Board.

Since your Company is a private limited Company, the provision relating to Key Managerial personnel (KMP) is not applicable.

[#] w.e.f. 26.07.2022.

^{\$} w.e.f. 02.08.2022.

NUMBER OF MEETINGS OF THE BOARD OF DIRECTORS

Four (4) Board meetings were held on 24.06.2021, 25.10.2021, 08.02.2022 and 29.03.2022 during the year under review. All the meetings were held through video conferencing.

STATUTORY AUDITORS

M/s. M. C. Maheshwari & Co. (Firm Registration No. 003101N), Chartered Accountants, New Delhi were appointed as statutory auditors of the Company for the financial year 2021-22, by Comptroller & Auditor General of India (C&AG).

AUDITORS' QUALIFICATIONS

There were no qualifications, reservations or adverse remarks in the Auditors' Report.

COMMENTS OF COMPTROLLER & AUDITOR GENERAL (C&AG)

Audited Financial Statements with Statutory Auditors' Report as approved by Board was submitted to the office of Comptroller & Auditor General of India for their comments. C&AG, vide letter no.DGA(E)/REP/01-271/Acs-KABIL/2022-23/434 dt.16.09.2022 has stated that they have decided not to conduct the supplementary audit of the financial statements of the Company for the year ended 31st March, 2022 under Section 143(6)(a) of the Act.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

The Company has not given / made any loans, guarantees and investments under Section 186 of the Companies Act, 2013.

RELATED PARTY TRANSACTIONS

The Company has not entered into any contract or arrangement with related parties as referred to in Section 188(1) of the Companies Act, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014. Hence the details of such contracts or arrangements with its Related Parties are not required to be disclosed in Form AOC-2 as prescribed under the Companies Act, 2013 and the Rules framed thereunder.

EXTRACT OF THE ANNUAL RETURN

The requirement of extract of annual return has been withdrawn w.e.f. 05.03.2021. The Company does not have a website as on date and hence Annual Return has not been uploaded.

DIRECTORS' RESPONSIBILITY STATEMENT

Your Directors state that -

- a) in the preparation of the annual accounts for financial year ended 31st March, 2022, the applicable accounting standards have been followed and there is no material departures from the same;
- 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 true and fair view of the state of affairs of the Company at the end of the financial year and of the profit or loss of the Company for thatyear;
- the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) the Directors have prepared the annual accounts for the financial year ended 31st March, 2022 on a going concern basis;
- e) the directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such system were adequate and operating effectively.

GENERAL

Your Directors state that no disclosure or reporting is required in respect of the following items since there were no transactions in these matters and/or they are not applicable to the Company during the year under review:

- 1. Internal Financial Controls with respect to financial statements;
- details relating to deposits covered under Chapter V of the Act;
- particulars of employees drawing remuneration of not less than Rs.one crore and two lakhs per annuam /Rs.eight lakh fifty thousand per month under section 197(12) of the Companies Act, 2013;
- 4. details about policy developed and implemented on corporate social responsibility initiatives;
- 5. a statement on declaration given by Independent Directors under Sub-section (6) of Section 149;
- Company's policy on directors' appointment and remuneration including criteria for determining qualifications, positive attributes, independence of a director and other matters provided in section 178;

- 7. a statement indicating the manner in which formal annual evaluation has been made by the Board of its own performance and that of its committees and individual directors:
- 8. no. significant or material orders were passed by the Regulators / Courts or Tribunals which would impact the going concern status of the Company and its future operations.
- 9. constitution of internal complaint committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.
- 10. maintenance of cost records as specified by the Central Government under subsection (1) of section 148 of the Companies Act, 2013.
- 11. details of application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016.
- 12. details of difference between amount of the valuation done at the time of one time settlement and the valuation done while taking loan from the Banks or Financial Institutions.

ACKNOWLEDGEMENTS

Your Directors take this opportunity to thank the Ministry of Mines, all the three promoter Companies, the Indian embassies at different countries, Shareholders, business associates in India and abroad, employees and other regulatory authorities for their support to the Company.

For and on behalf of the Board of Khanij Bidesh India Limited

(Sridhar Patra)
Chairman

Place: Bhubaneswar Date: 27.09.2022



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Independent Auditor's Report

То

The Members.

KHANIJ BIDESH INDIA LIMITED

Opinion

We have audited the accompanying standalone Ind AS financial statements of Khanij Bidesh India Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2022, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the standalone Ind AS financial statements").

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

Basis for Opinion

We conducted our audit of the standalone Ind AS financial statements in accordance with the Standards on Auditing specified under section 143(10) of the Act (SAs). Our responsibilities under those Standards are further described in the *Auditor's Responsibilities for the Audit of the standalone 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 (ICAI) together with the independence requirements that are relevant to our audit of the standalone Ind AS financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone 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 standalone Ind AS financial statements of the current period. These matters were addressed in the context of our audit of the standalone Ind AS financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined that there are no key audit matters to 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 Director's Report, Management Discussion and Analysis, Corporate Governance Report and Business Responsibility Report in the Annual Report but does not include the standalone Ind AS financial statements and our auditor's reports thereon. Our opinion on the standalone 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 standalone Ind AS financial statements does not cover the other information and, in doing so, consider whether the other

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

Management's Responsibility for the standalone Ind AS Financial Statements

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

In preparing the standalone 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.

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

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

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

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

- Identify and assess the risks of material misstatement of the standalone Ind AS financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.



- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone Ind AS financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone Ind AS financial statements, including the disclosures, and whether the standalone Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

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



Report on Other Legal and Regulatory Requirements

- 1. As required by section 143(3) of the Companies Act, 2013, based on our audit we report that:
- a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
- b. In our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books.
- c. The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account.
- d. In our opinion, the aforesaid standalone Ind AS financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
- e. On the basis of written representations received from the directors as on March 31, 2022, taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022, from being appointed as a director in terms of section 164(2) of the Companies Act, 2013.
- 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 A".
- g. With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended: In our opinion and to the best of our information and according to the explanations given to us, No remuneration is being paid by the Company to its directors during the year.
- h. With respect to the other matters to be included in the Auditor's Report in accordance with Rule II of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - (i) The Company has disclosed that there are no pending litigations on its financial position in its standalone Ind AS financial statements.
 - (ii) The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses.
 - (iii) The company has not transferred any amount, to the Investor Education and Protection Fund.
 - (iv) (a) The Management has represented that, to the best of it's 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 entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever 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 it's knowledge and belief, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, 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 performed 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 declared or paid dividend during the year.
- 2. 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 section143 of the Act, we give in the Annexure B, a statement on the matters Specified in paragraphs 3 and 4 of the Order
- 3. As required by Section 143(5) of the Act, we give in "Annexure C", a statement on the matters contained in directions issued by the Comptroller & Auditor General of India. the action taken thereon and its impact on the accounts and financial statements of the company in terms of aforesaid section.

For M.C. MAHESHWARI & Co.,

Chartered Accountants

FRN: 003101N

CA M.C. MAHESHWARI

Partner

Membership No.: 070421

UDIN: 22070421AQKYHH3817

Place: New Delhi Date 29th August

Annexure - A to the Independent Auditors' Report

(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Khanij Bidesh India Limited of even date)

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

We have audited the internal financial controls over financial reporting of KHANIJ BIDESH INDIA LIMITED ("the Company") as of 31 March 2022 in conjunction with our audit of the standalone Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Board of Directors 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. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

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



company's internal financial control over financial reporting includes those policies and procedures that:

- Pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- 2. Provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and
- 3. Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

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

For M.C. MAHESHWARI &Co.,

Chartered Accountants

FRN: Q03101N

CA M.C. MAHESHWARI

Partner

Membership No.: 070421

UDIN: 22070421AQKYHH3817

Place: New Delhi Date: 20 August

Annexure - B to the Independent Auditors' Report

The Annexure referred to in para 2 under 'Report on other legal and Regulatory Requirements' of Independent Auditors' Report to the members of the Company on the financial statements for the year ended 31 March 2022, we report that:

- (i) a) (A) As per information & explanations given to us & to the best of our knowledge & belief the Company does not have any Property Plant and Equipment, therefore paragraph 3(i) of the order is not applicable on the company.
 - (B) As per information & explanations given to us & to the best of our knowledge & belief the Company does not have any intangible assets, therefore this clause is not applicable on the company.
 - (b) Since the Company does not have any Property Plant and Equipment, therefore paragraph 3(i)(b) of the order is not applicable on the company.
 - (c) Since the Company does not have any Property Plant and Equipment, therefore paragraph 3(i)(c) of the order is not applicable on the company.
 - (d) Since the Company does not have any Property Plant and Equipment, therefore paragraph 3(i)(d) of the order is not applicable on the company.
 - (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 Benami Transactions (Prohibition) Act 1988 (45 of 1988) and rules made there under.
- (ii) In our opinion and according to the information and explanations given to us, the company has no inventory held during the year. Accordingly, paragraph 3(ii)(a) of the order is not applicable.
- (iii) According to the information and explanations given to us and on the basis of our examination of the records of the company the Company has not been sanctioned any working capital limits in excess of five crore rupees in aggregate from banks and financial institutions on the basis of security of current assets at any point of time of the year. Accordingly, clause 3(ii)(b) of the Order is not applicable to the Company.
- (iv) In our opinion and according to the information and explanations given to us the Company has not made investment in the nature of loan or provided any guarantee or security or granted any loans or advances in the nature of loans secured or unsecured to companies, firms, Limited liability partnerships or any other parties during the year Accordingly paragraph 3(iii)(a) to (f) of the Order is not applicable to the Company.
- (v) In our opinion and according to the information and explanations given to us the Company has not advanced loans or made investments in or provided guaranty or security to parties covered by section 185 and section 186 is not applicable to the Company. Hence reporting under paragraph 3(iv) of the Order is not applicable.



- (vi) The Company has not accepted any deposit or amounts which are deemed to be deposits. Hence, reporting under Hence, reporting under paragraph 3 (v) of the Order is not applicable.
- (vii) According to the information & explanations given to us the Central Government has not prescribed the maintenance of cost records under section 148(1) of the Act. for any of the business activities undertaken by the Company. Hence, reporting under paragraph 3 (vi) of the Order is not applicable.
- (viii) (a) In our opinion and according to the information and explanations given to us undisputed statutory dues, including Goods and Service tax, Provident Fund, Employees' State Insurance, Income-tax, Sales Tax, duty of Customs, duty of Excise, Value Added Tax, Cess, and other material statutory dues applicable to the Company have been regularly deposited by it with the appropriate authorities in all cases during the year.
 - (b) In our opinion and according to the information and explanations given to us there were no undisputed amounts payable in respect of Goods and Services tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, Customs Duty, Excise Duty, Value Added Tax, Cess, and other material statutory dues in arrears as at 31st March 2022, for a period of more than six months from the date they became payable.
- (ix) In our opinion and according to the information and explanations given to us and on the basis of our examination of the records of the Company, we have not come across any transactions not recorded in the books of account which have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- (x) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company did not have any loans or borrowings from any lender during the year. Accordingly, clause 3(ix)(a) of the Order is not applicable to the Company.
- (xi) According to the information and explanations given to us and on the basis of our audit procedures we report that the Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority or any other lender.
- (xii) The Company has not taken any term loan during the year and there are no unutilized term loansat the beginning of the year and hence, reporting under clause 3 (ix)(c) of the Order is not applicable.
- (xiii) According to the information and explanations given to us and to the best of our knowledge and belief on an overall examination of the balance sheet of the company, we report that no funds raised on short-term basis have been used for long-term purposes by the company.
- (xiv) According to the information and explanations given to us and on an overall examination of the financial statements of the Company we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries or associates during the year and hence, reporting under clause 3(ix)(e) of the Order is not applicable.
- According to the information and explanations given to us and procedures performed by us we report that the Company has not raised loans during the year in the pledge of securities held in its subsidiaries, joint ventures or associate companies and hence, reporting under clause 3(ix)(f) of the Order is not applicable.

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- (xvi) According to the information and explanations given to us and on an overall examination of the financial statements of the Company we report that The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) during the year and hence reporting under clause 3(x)(a) of the Order is not applicable.
- (xvii) In our opinion and according to the information and explanations given to us The Company has not made any preferential allotment or private placement of shares or convertible debenture (fully or partly or optionally) during the year and hence reporting under clause 3(x)(b) of the Order is not applicable to Company.
- (xviii) Based on examination of the books and records of the Company and according to the information and explanations given to us, considering the principles of materiality outlined in Standards on Auditing, we report that no fraud by the Company or on the Company has been noticed or reportedduring the course of the audit.
- (xix) To the best of our knowledge & belief and according to the information and explanations given to us no report under sub-section (12) of section 143 of the Companies Act, 2013 has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and up to the date of this report.
- (xx) We have taken into consideration the whistle blower complaints received by the Company during the year (and up to the date of this report), while determining the nature, timing and extent of our audit procedures.
- In our opinion and according to the information and explanations given to us the Company is not a Nidhi Company. Accordingly, paragraph 3(xii) of the Order is not applicable to the Company.
- (xxii) In our opinion and according to the information and explanations given to us the Company is in compliance of Section 177 & 188 of the Companies Act, where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements etc. as required by the applicable accounting standards.
- (xxiii) (a) In our opinion and according to the information and explanations given to us the Company has not an internal audit system commensurate with the size and nature of its business.
 - (b) Since the Company has not an internal audit system commensurate with the size and nature of its business as such no internal audit report has been provided to us & has not been considered by us as such paragraph 3(xiv)(b) of the Order is not applicable to the Company.
- According to the information and explanations given to us in our opinion during the year the Company has not entered into any non-cash transaction with its directors or persons connected with its directors. Accordingly, paragraph 3(xv) of the Order is not applicable to the Company and hence provisions of section 192 of the Act 2013 are not applicable to the Company.
- According to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, the reporting under Clause 3(xvi)(a) is not applicable.



- (xxvi) According to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, the reporting under Clause 3(xvi)(b) is not applicable
- (xxvii) According to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, the reporting under Clause 3(xvi)(c) is not applicable.
- (xxviii) According to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, the reporting under Clause 3(xvi)(d) is not applicable.
- (xxix) In our opinion and according to the information and explanations given to us, the Company has not incurred cash losses in the financial year 2021-22 and in the immediately preceding financial year 2020-21.
- (xxx) There has been no resignation of the statutory auditors during the year and accordingly requirement to report on Clause 3(xviii) of the Order is not applicable to the Company.
- In our opinion and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, the Board of Directors and management plans given to us, no material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.
- According to the information and explanations given to us and based on our examination of the records of the Company it is not required to transfer any unspent amount pertaining to the year under report to a fund specified in schedule VII to the Companies Act in compliance with second proviso to sub section 5 of section 135 of the said Act.
- The Company has incurred losses during the three immediately preceding financial years and hence, it is not required to spend any money under sub-section (5) of section 135 of the Act. Accordingly, reporting under clause 3 (xx)(b) of the Order is not applicable for the year.
- The reporting under Clause 3(xxi) of the Order is not applicable in respect of audit of standalone financial statements. Accordingly, no comment in respect of the said clause has been included in this report.

For M.C. MAHESHWARI & Co.

Chartered Accountants

FRN: 003101N

CA M.C. MAHESHWARI

Partner

Membership No: 070421

UDIN: 22070421AQKYHH3817

Place: New Delhi Date: 29th August, 2022

Page 11 of 12

Annexure C to the Independent Auditors' Report

Referred to in paragraph 3 under 'Report on Other Legal and Regulatory Requirements' section of our report of even date to the standalone Ind AS financial statements of the Company for the year ended 31st March, 2022, we give below a report on the directions issued by the Comptroller and Auditor General of India in terms of Section 143(5) of the act:

S.No.	Areas to be Examined	Auditors' Observations/findings	Impact
1.	Whether the company has system in place to process all the accounting transactions through IT system? If yes, the implications of processing the accounting transactions outside IT system on the integrity of accounts along with the financial implications, if any may be stated.	As informed to us the Company has	Nil
2.	Whether there is any restructuring of an existing loan or cases of waiver/ write off of debts/loans/interest etc. made by a lender to the company due to the company's inability to repay the loan? If yes, the financial impact may be stated.	As per the information and explanation given to us the Company has not taken any loan.	Not Applicable
3,	Whether funds (grants/subsidy etc.) received/receivable for specific schemes from Central/State Government or its agencies were properly accounted for /utilized as per its terms and conditions?	As per the information and explanation given to us the Company has not received any grants/subsidy from Central/State Government or its agencies.	Not Applicable

For M.C. MAHESHWARI & Co.

Chartered Accountants

FRN 1003101N

CA M.C. MAHESHWARI

Partner

Membership No.: 070421

UDIN: 22070421AQKYHH3817

COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143(6)(B) OF THE COMPANIES ACT, 2013 ON THE FINANCIAL STATEMENTS OF KHANIJ BIDESH INDIA LIMITED FOR THE YEAR ENDED 31 **MARCH 2022**

The preparation of financial statements of Khanij Bidesh India Limited for the year ended 31 March 2022 in accordance with the financial reporting framework prescribed under the Companies Act, 2013(Act) is the responsibility of the management of the company. The statutory auditor appointed by the Comptroller and Auditor General of India under section 139(5) of the Act is responsible for expressing opinion on the financial statements under section 143 of the Act based on independent audit in accordance with the standards on auditing prescribed under section 143(10) of the Act. This is stated to have been done by them vide their Audit Report dated 29.08.2022.

I, on behalf of the Comptroller and Auditor General of India, have decided not to conduct the supplementary audit of the financial statements of Khanij Bidesh India Limited for the year ended 31 March 2022 under Section 143(6)(a) of the Act.

> For and on behalf of the Comptroller & Auditor General of India

> > (D. K. Sekar)

Director General of Audit (Energy)

New Delhi

Place: New Delhi Dated: 16/09/2022

CIN: U14297DL2019PTC353677

REGD. OFFICE: CORE-4, 5TH FLOOR, SOUTH TOWER DISTRICT CENTRE, SCOPE MINAR, LAXMI NAGAR, DELHI-110092

BALANCE SHEET AS ON 31st MARCH, 2022

Figures are rounded off to multiple of thousand rupees

PARTICULARS	NOTE NO	AS ON 31/03/2022	AS ON
Non-Current Assets		01/00/2022	31/03/2021
Deferred Tax Asset (Net)	2.1	269	į
Current Assets nancial Assets			,
(a) Cash & Cash Equivalents (b) Investments	2.2 2.3	1,969 13,000	15,83
TOTAL		15,238	
EQUITY & LIABILITIES hareholders Fund		10,235	15,87
(a) Equity Share Capital (b) Other Equiy urrent Liabilities	2.4 2.5	25,000 -10,008	25,00 0 -9,259
(a) Other Current Liabilities	2.6	246	131
TOTAL			0
accompanying notes forming part of the financial statements	1 & 2	15,238	15,872

port of even date attached

FOR M C MAHESHWARI & Co. CHARTERED ACCOUNTANTS

CA M C MAHESHWARI

Partner) M. No. -070421 FRN: 003101N

PLACE : NEW DELHI DATE:29.08.2022

For & On Behalf of Board of Directors

Director DIN - 07090008 M.P. Mishra)

Director DIN - 08951624





CIN: U14297DL2019PTC353677

REGD. OFFICE: CORE-4, 5TH FLOOR, SOUTH TOWER DISTRICT CENTRE, SCOPE MINAR, LAXMI NAGAR, DELHI-110092

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

Figures are rounded off to multiple of thousand rupees, REGD.

M. FR

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DA

unless stated otherwise				
PARTICULARS	NOTE	FOR THE YEAR ENDEDFOR THE YEAR EN		8
CONTINUING OPERATIONS:	NO	31/03/2022	31/03/2021	8
		747		
INCOMES		· · · · · · · · · · · · · · · · · · ·	- 1	
Revenue From Operations			-	-
Other Incomes	2.7	12		
TOTAL INCOMES		12		-
		12		cash
EXPENDITURE				
Other Expenses	2.8	997		net
TOTAL EXPENDITURE	4.0	997		1
		331		(a) (ir
Net Profit before Exceptional & Extra Ordinary Item & Tax		-985		(b) (ir
Less : Exceptional Items		-985		(c) in
Profit before Extra Ordinary Item & Tax		-985		(d) (ir
Less : Extra Ordinary Item		-985		1
Profit Before Tax		-985		casi
Less: Tax Expenses/(Savings):		-905		Las
Current Tax Expenses				
ess: Prior Period Taxes		1 :1		as
ess: MAT Credit Entitlement			-	(inc
		-985		cas
ess: Deferred Tax Income		236	1	48
Profit/Loss for the period from Continuing Operations (A)		-749	3	cas
			7	H
DISCONTINUING OPERATIONS:			1	issu
Profit/(Loss) from discontinuing operations (before tax)				1550
Add/(Less): Tax expense of discontinuing operations				
Profit/(Loss) for the period from Discontinuing Operations (B)				ne
The last transfer of the last				M.
Profit /(Loss) for the year {(A)+(B)}		-749	-4:	ne
Miles and the second se				Al .
Other comprehensive income			1	cas
a. (i) Items will not be reclasified to profit or loss				
i) Income tax relating to items that will not be reclassified to profitor loss		2 11	- 1	ca
(i) Items that will be reclassified to profit or loss		- 17		Ca
i) Income tax relating to items that will be reclassified to profitor loss				
24.1 6				In
otal Comprehensive Income for the period comprising profit (loss) and			7.	BI .
ther comprehensive income		-749	-45	F
				C
arnings per equity share (for discontinued operation)			21	
Basic		× 1		10
i) Diluted				
arnings per equity share (for continued and discontinued operation)				
Basic		(0.30)	(0.02	
i) Diluted		(0.30)	(0.02	
			(0.02	(P
See accompanying notes forming part of the financial statements	1 & 2			M

In terms of our report of even date attached

FOR M C MAHESHWARI & Co. CHARTERED ACCOUNTANTS

CA M C MAHESHWARI

(Partner) M. No. -070421 FRN: 003101N

PLACE : NEW DELHI DATE: 29.08.2022

For & On Behalf of Board of Directors

(Ghanshyam Sharma) Director

DIN - 07090008

M.P. Mishra) Director

DIN - 08951624

2/18

CIN: U14297DL2019PTC353677

REGD. OFFICE: CORE-4, 5TH FLOOR, SOUTH TOWER DISTRICT CENTRE, SCOPE MINAR, LAXMI NAGAR, DELHI-110092 CASH FLOW STATEMENT FOR THE YEAR ENDED 31st MARCH 2022 END

> Figures are rounded off to multiple of thousand rupees, unless stated

	otherwise			
PARTICULARS	NOTE NO.	FOR THE YEAR 2021-22	FOR THE YEAR 2020-21	
cash flowfrom operating activities			2020-21	
net profit / (loss) before tax				
		-985	-7	
a) (increase)/ decrease in trade receivables				
(b) (increase)/ decrease in inventories / work in progress				
(c) increase / (decrease) in liabilities & provisions				
d) (increase) / decrease in other assets		115	78	
cash inflow / (outflow) from operating activities (A)	1 1			
	1 1	-870	0	
ash flow from investing activities	1			
increase) / decrease in investments		10.000		
cash flow from investing activities (B)	-	-13,000	0	
ash flow from financing activities	l t	-13,000	0	
ssue of share capital & receipt of share application money				
et cash flow of financing activities (C)			0	
	_	0	- 0	
et increase / (decrease) in cash / bank balance [A+B+C	-	-13,870		
ash & cash equivalents at the beginning of the year		15,670	0	
3		15,839	15,839	
ash & cash equivalents at the end of the year	_	1,969		
terms of our report of even date attached		1,909	15,839	

n terms of our report of even date attached

FOR M C MAHESHWARI & Co. ARTERED ACCOUNTANTS

CA M C MAHESHWARI

(Partner)

21

M. No. -070421 FRN: 003101N

PLACE: NEW DELHI

DATE: 29:08.2022

For & On Behalf of Board of Directors

(Ghanshyam Sharma)

Director

DIN - 07090008

M.P. Mishra)

Director

DIN - 08951624



KHANIJ BIDESH INDIA LIMITED CIN: U14297DL2019PTC353677

REGD. OFFICE: CORE-4, 5TH FLOOR, SOUTH TOWER DISTRICT CENTRE, SCOPE MINAR, LAXMI NAGAR, DELHI-110092

SIGNIFICANT ACCOUNTING POLICIES AND NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31st MARCH 2022 Company's Overview

M/s Khanij Bidesh India Limited is a Private Company domiciled in India and incorporated ON 08-Aug-2019 under the provisions of Companies Act, 2013 .It is headquartered in Delhi. The Company is in the business of to identify, explore, acquire, develop, mine, process, procure and sell strategic minerals outside India.

Significant Accounting Policies

The accounting policies adopted by the Company are stated in order to assist a general understanding of the financial statements. These policies have been consistently applied except as otherwise indicated.

Basis of preparation and disclosure of financial statements

The Company has prepared these financial statements to comply in all material aspects with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and relevant provisions of the Companies Act, 2013.

- All assets and liabilities are classified as current or non-current as per the Company's normal operating cycle and other criteria set out in Ind-AS 1 notified under the Companies (Indian Accounting Standards) Rules, 2015. Based on the nature of products and the time between the acquisition of assets for processing and their realization in cash and cash equivalents, twelve months has been considered by the Company for the purpose of current/ non-current classification of assets and liabilities. However certain liabilities such as trade payables and accruals for employee(if any) and other operating costs are part of the working capital used in the Company's normal operating cycle, accordingly classified as
- The management of the Company makes assumptions about the estimated useful lives, depreciation methods or residual values of items of property, plant and equipment could impact the results of the Company based on past experience and information currently available. In addition, the management assesses annually whether any indications of impairment of
- The income statement is presented in the form based on the nature of expense and classifies expenses according to their function. Further detailed analyses of expenses are provided in notes to the financial statements.

Revenue Recognition

- Revenue from sales is recognised net of rebates and discounts on transfer of significant risks and rewards of ownership to the buyer on accrual basis.
- Interest on refunds of Governments dues, if any, are intended to be accounted for as and when the amounts (b) are finally determined by the respective Government department.

Fixed Assets

During the F.Y. 2021-22, there are no fixed assets of the Company. However, fixed assets are to be stated at cost(including applicable taxes i.e GST etc.) including cost like freight and other expenses relating to acquisition and installation to the concerned assets and any other attributable cost of bringing the assets into their present

Depreciation and Amortization

Depreciation is to be provided on the basis of useful lives as prescibed under Schedule II of Companies Act, 2013.

Income Tax

- Current Income Tax is ascertained on the basis of assessable profits computed in accordance with the (a) provisions of the Income Tax Act, 1961.
- Deferred Tax is recognized in accordance with Ind AS 12, subject to the consideration of prudence, on timing (b) differences, being the differences between taxable income and accounting income that originate in on period and capable of reversal in one or more subsequent periods.

1.9

Contingent Liabilities, if material, are disclosed by way of notes.





1.10 Earnings per share:

Basic earnings per share is computed by dividing the profit / (loss) for the year by the weighted average number of equity shares outstanding during the year. The weighted average number of equity shares outstanding during the year is adjusted for treasury shares, bonus issue, bonus element in a rights issue to existing shareholders, share split and reverse share split (consolidation of shares). Diluted earnings per share is computed by dividing the profit / (loss) for the year as adjusted for dividend, interest and other charges to expense or income (net of any attributable taxes) relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares. Potential equity shares are deemed to be dilutive only if their conversion to equity shares would decrease the net profit per share from continuing ordinary operations. Potential dilutive equity shares are deemed to be converted as at the beginning of the period, unless they have been issued at a later date

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1.11 Employee Benefit Expense

Short term employee benefits and defined contribution plans:

All employee benefits payable/ available within twelve months of rendering the service are classified as short-term employee benefits. Benefits such as salaries, wages and bonus etc. are recognized in the statement of Profit & loss in the period, in which the employee renders the related service. Retirement benefit in the form of provident fund is a defined contribution scheme. The Company has no obligation as there are no employees on the payroll of the company. The Company recognizes contribution payable to the provident fund scheme as an expense, when an employee renders the related service.

Gratuity

Gratuity is a defined benefit scheme. The cost of providing benefits under the defined benefit plan is determined using the Projected Unit Credit (PUC) method.

The Company recognizes termination benefit as a liability and an expense when the Company has a present obligation as a result of 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. If the termination benefits fall due more than 12 months after the balance sheet date, they are measured at present value of future cash flows using the discount rate determined by reference to market yields at the balance sheet date on government bonds

Past service costs are recognized in gain or loss on the earlier of

: the date of the plan amendment or curtailment, or

the date that the Company recognizes related restructuring cost

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset.

The Company recognizes 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 & non-routine settlements; and

· Net interest expense or income.





CIN: U14297DL2019PTC353677

REGD. OFFICE: CORE-4, 5TH FLOOR, SOUTH TOWER DISTRICT CENTRE, SCOPE MINAR, LAXMI NAGAR, DELHI-110092

2. NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED ON 31ST MARCH, 2022

Figures are rounded off to multiple of thousand rupees, unless stated otherwise

DADTICITY A DC	Amount	
PARTICULARS	31.03.2022	Amount
eferred Tax Asset	01.00.2022	31.03.2021
usiness Loss		
	269	
duction as per provisions of Income Tax Act		
otal		
	269	

NOTE NO. 2.2: CASH & CASH EQUIVALENTS

PARTICULARS	Amount	Amount
Cash in Hand	AS ON 31.03.2022	AS ON 31.03.2021
Bank Balances		
- Punjab National Bank Current A/c No. 4200002100014835		
	1,969	15,83
l'otal		·
	1,969	15,839

NOTE NO. 2.3: INVESTMENTS

PARTICULARS	Amount AS ON 31.03.2022	Amount AS ON 31.03.2021
nvestment in FDR in scheduled bank	13,000	115 ON 01.03.2021
otal	13,000	

NOTE NO. 2.4: EQUITY SHARE CAPITAL

PARTICULARS	NO. OF SHARES	AMOUNT	NO. OF SHARES	AMOUNT
AUTHORISED CAPITAL	AS ON 31.03.2	022	AS ON 31.	03.2021
10,00,00,000 Equity Shares of Rs.10/- each with voting rights	10,00,00,000	10,00,000.00		10,00,000.00
ISSUED, SUBSCRIBED & PAID-UP CAPITAL				
2,500,000 Equity Shares of Rs.10/- each fully paid-up	25,00,000	25,000	25,00,000	25,000
	25,00,000	25,000	25,00,000	25,000





NOTE NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NOTE NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NOTE NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NOTE NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NO. 2.4(A): RECONCILIATION OF NUMBER OF SHARES OUTSTANDING AT THE BEGINNING AND AT NUMBER OF SHARES OUTSTANDING AND AT NUMBER OF

PARTICULARS	Nos.	AMOUNT	Nos.	AMOUNT
1.00	AS ON 31.03.2	022	AS ON 31.	03.2021
At the beginning of the year Add: Fresh Issue of Equity Shares	25,00,000	25,000	100000 24,00,000	1,00 24,00
At the end of the year	25,00,000	25,000	25,00,000	25,00

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St

NOTE NO. 2.4(B): Terms and Rights attached to Equity shares

The Company presently has only one Class of Equity Shares. Each Shareholder is entitled to one vote per share and also to dividend as proposed and approved(if any) by the Directors and Members, respectively.

NOTE NO. 2.4(C): SHAREHOLDERS HOLDING MORE THAN 5% OF EQUITY SHARE CAPITAL

	NO. OF SHARES % OF HOLDING NO. OF SHARES % OF HO				
PARTICULARS	NO. OF SHARES	% OF HOLDING	NO. OF SHARES	% OF HOLDING	
	AS ON 31.03	.2022		1.03.2021	
National Aluminium Co. Ltd. (NALCO)	10,00,000	40	10,00,000	40	
Hindustan Copper Ltd. (HCL)	7,50,000	30	7,50,000	30	
Mineral Exploration Corporation Limited (MECL)	7,50,000	30	7,50,000	30	
	25,00,000	100	25,00,000	100	





NOTE NO.	2.5:	Other	equito

Amount	Amount
31.03.2022	31.03.2021
1	
i	
-9,259	-9,21
740	
-749	-4
#1	
0	24,00
1	
O	24,00
-10 008	-9,25
	31.03.2022 -9,259 -749 0 0

NOTE NO. 2.6: OTHER CURRENT LIABILITES

PARTICULARS	Amount	Amount
	31.03.2022	31.03.2021
(A) Others		
Expenses Payable Expenses reimbursable to Mineral		
Exploration Corporation Limited (MECL)		
- Audit Fees Payable to M/s. M C	32	55
Maheshwari & Co. for the Year 2021-22	=	
- Audit Fees Payable to M/s. M. Mittal &	30	30
Co. for the Year 2019-20	#	=
- Expenses reimbursable to NALCO	127	30
- Certification Fees Payable to NV Jain &	127	17
Associates	15	
- Professional fees payable to P Aggarwal & Associates		0
Total(A)	15	0
	219	131
(B) DUTIES AND TAXES		
I'DS on Professional Fees	0.7	
)	27	*
	n 2	24
Total(B)	07	
Cotal(A+B)	27	•
	246	131





PARTICULARS	Amount (In Rs.) 31.03.2021	Amount (In Rs.) 31.03.2021
Interest On Fixed Deposit	12	
Total	12	

NOTE NO. 2.8 : OTHER EXPENSES

PARTICULARS	Amount 31.03.2022	Amount 31.03.2021
Audit Fees	30	
Fees towards Certification and filing of		
various ROC Forms and MCA challans	15	
Travelling Expenses	32	
Professional Fees	792	
Late ITR Filing Penalty	1	
Interest On TDS	1	
Information Technology Services	120	
ITR Filing fees	5	
Total	997	

FOR M C MAHESHWARI & Co. CHARTERED ACCOUNTANTS

CA M C MAHESHWARI

(Partner)

M. No. -070421 FRN: 003101N

PLACE : NEW DELHI

DATE: 29.08.2022

For & On Behalf of Board of Directors

(Ghanshyam Sharma) Director

DIN - 07090008

(M.P. Mishra) Director

DIN - 08951624



H						
PRODUCE	Total	(9,259)	•))	(9,259)	. (7.10)	(447)
STATE OF THE PERSON			-		+	1
The Real Property lies	Other items of receive d Other Comprehens share ive Income warran is	(specify nature)		 	++	1
	from the first of the following states of the followin	foreign operation		*		-
0.00	Revaluation Surplus		1.			**
	Effective Portion of Cash Flow Hedges		- -		e e	
1	Equity Instruments through Other Comprehensive Income Flow Hedges					
*	Debt instruments through Other Comprehensive Income				- -	- -
	Retaine d Earnings		(9,259)			(10,008)
fus	other serves secify ture)					
Reserves and Surplus	mium .		1.	- l		
Resen	Securities Premium					8
-	Capital Reserve	- -			. .	
D unor	0 %	A	•	 .	-	
financial instrumen ts						
financial	10	1.	r			-
50 E		-				
Allotment						
	ung af period	n g 1 1 the	ent	rear rear	a.	
	Balance at the beginning of the current reporting period	Changes in accountin g policy/prior period efforts efforts Restated balanc e at the	reporting period period Total Compreh engine	Transfer to retreat year Transfer to retained earnings Any other change (to be	Balance at the end of the current	
_	Balanc the cun	Cham poli Restate	Total (T Telan Any oth	Balance	



(10,008)



REGD. OFFICE: CORE-4, STR FLOOR, SOUTH TOWER DISTRICT CENTRE, SCOPE MINAR, LAXMI NAGAR, DELHI-110092

(A) EQUITY

(i) CURRENT REPORTING PERIOD

Balance at the beginning of the current reporting period	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the current reporting period	Changes in equity share capital during the current year	Balance at the end of the current reporting period
2500000	3	2500000		2500000
2500000		2500000		2500000

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Balance at the beginning of the previous reporting Share Capital due to period	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the previous reporting period	Changes in equity share capital during the previous year	Balance at the end of the previous reporting
100000	٠	100000	2400000	2500000
100000		100000	2400000	250000





	Total	14,786		14,786	(i	(45)	(24.000)	(9,259)
	Money receive d against share warran ts		ye.	121		*		
	her other Comprehe ns ive Income (specify	nature)	ii.	(Y);	[1.	*	6	
	Exchange her differences mems of on translating Other n Surplus statements of raive a foreign a foreign specify operation (specify	-14	A)	(*):)*.	,		65
	Revaluatio n Surplus	E	(• €0	·	¥	16	4	*
	Effective portion of Cash Flow Hedges	50	ist.	æ	60	lex.		#0
	Debt Equity Effective instrument Instruments portion of s through through Other Cash Flow Comprehensi Fedges Comprehe ve Income Insive	•		*	•		it:	18
		iù.	*	1		*5	163	
	Retaine d Earning s	(9,214)		(9,214)	(100)	(45)		(9,259)
	Other Trves (spec)	×		<u>/</u>	×	-		
	Securitie s Premium		(4)		25		*	
	Capital Reserve	•		.43				
3	componen t of compoun d financial instrumen ts		•:	68	34		0.0	
		24,000		24,000	ē	Ú.	(24,000)	
5.00	- C	DRIBING at the beginning of the previous reporting period	Changes in accountin g policy/prior period errors	Restated balance at the beginning of the previous reporting period	Total Comprehensive Income for the previous	Transfer to retained earnings	Any other change (allotment of equity shares)	Balance at the end of the previous reporting period

For & On Behalf of Board of Directors

In terms of our report of even date attached

FOR M CMAHESHWARI & Co. CHARTERED ACCOUNTANTS

CA M. C. MAHESHWARI (Partner) M. No. -070421 FRR: 003101N

Ghaushyam Sharms)
Director
DIN - 07090008





Notes forming Part of financial statement

NOTE NO. 2.10: Related Party Disclosures

Names of the transacting related parties and related party relationship

PUBLIC COMPANIES HAVING CONTROL OVER THE REPORTING ENTITY (HOLDING MAJORITY OF SHARES)

- (i) NATIONAL ALUMINIUM Co Ltd (NALCO)
- (ii) HINDUSTAN COPPER LIMITED (HCL)
- (iii) MINERAL EXPLORATION CORPORATION LIMITED

KEY MANAGEMENT PERSONNEL

- (i) SRIDHAR PATRA CHAIRMAN
- (ii) ARUN KUMAR SHUKLA DIRECTOR
- (iii) Dr.RANJIT RATH CEO & DIRECTOR
- (iv) SANJAY LOHIYA, IAS DIRECTOR (w.e.f. 09-11-2020)
- (v) VEENA KUMARI DERMAL DIRECTOR (w.e.f. 27-12-2021)

B. Details of Related party transactions

Figures are rounded off to multiple of thousand rupees, unless stated otherwise

PARTICULARS	YEAR 2021-22	YEAR 2020-21
INFORMATION TECHONOLOGY SERVICES PROVIDED BY		
NALCO	120	
EXPENSES INCURRED ON OUR BEHALF		
MECL NALCO	64	32 17
PAYMENT MADE ON OUR BEHALF		<u> </u>
MECL	146	5





C. Balances of related parties at the year end

Figures are rounded off to multiple of thousand rupees, unless stated otherwise

PARTICULARS	YEAR 2021-22	YEAR 2020-21
BALANCE AT THE END OF YEAR		
AMOUNT PAYABLE TO NALCO AMOUNT PAYABLE TO MECL	12°	





NOTE NO. 2.11 :RETURN RATIOS

Particulars	Numerator		the state of thousand tupees, unless stated otherwise	id rupees, unless stated otherw	Visc	
al Current Ratio(in Times)	Current Assets	Denominator	As at 31st March 2022	As at 31 at March 2021	W. C. L. C.	Variation in Ratios
		Current Liabilities		61 121		Due to increase in
b) Debt-Equity Ratio(in Times)	Total Borrowings(i.e.Non-Current	Total equity				current liabilitites
(c) Debt Service Coverage Ratio (in Times)	Profe hoter to the control of the co				Ç.	NA
Down and David	expenses+Interest on term loans	Interest on term loans+Scheduled principal		0	NA	NA
(u) retum on Equity Ratio(%)	Net Profit after Tax	Average Networth	-5%	-1%		313% Due to increase in
(e) Inventony them were men and a second						expenses during
de la composition (NO 01 days)	Average Inventory	Purchase of Stock in trade + changes in		0		the year
(f) Trade Receivables turnover Ratio (no. of days)	Average Trade Receivables*No. of days in the	Revenue from operations				
(g) Trade Payables turnover Ratio (no. of	Average trade payables*No of days in the reporting	Cost of goods sold				O NA
Net Comito Interconce and Inter-	year			Ō		0 NA
in the Capital (ultiover ratio (limes)	Revenue from operations	Working Capital		0	VN %0	V.
(i) Net Profit ratio (%)	Net profit after Tax	T-000 [G.
		י סימו ווויסווופ	-6124%	0%0		6124% Due to increase in
U) return on Capital employed (%)	Profit before tax+Interest on Long term loans	Net worth+Total borrowing				expenses during
			%)-	%0	1214%	Due to increase in
			×			expenses incurred during the year
(k) Return on investment (%)	Net profit	State of Sta				
		STUDIOLOGIS TOURS	%L-	%0	1214%	Due to increase in
						expenses incurred

Note 2.12 Title deeds of Immovable property not held in name of Company

NA	r at tremtals	Description of item of property	Gross Carrelng walna				
Land NA N			3	Title deeds held in the name of	Whether title deed holder is a promoter, director or relative of promoter/director or employee of promoter/director	Property held since which date	Reason for not being in the name of the company
Publishing NA NA	Эdd	Land	2		O).		
Property Land NA NA NA NA ired from active use and held Land NA NA NA NA ired from active use and held Land NA NA NA NA Building NA NA NA NA NA NA NA NA NA NA		Building	UNI	NA	NA	N.A	
NA NA NA NA NA NA NA NA	District Dis	Simmo	NA	MA		UNI	NA
ired from active use and held Building NA NA NA NA Land NA NA NA NA NA Building NA NA NA NA NA NA NA NA NA	myestinent Property	Land	NA	UU	INA	NA	NA
ired from active use and held NA NA NA NA Land NA NA NA NA NA Building NA NA NA NA NA NA NA NA NA NA NA	*	Building	1111	NA	NA	NA	NT A
Land	Property retired from active use and held	G.	NA	A.V.	MA	100	NA.
- Building	for disposal	Land			TWO THE THE THE TWO	NA	NA
NA		Building	NA	NA	AN		
NA NA NA		Q	NA	NA.	NA		U.
INA INA			NA	MA	111.1	N	NA.
		Ĭ.	-	UNI	NA	NA	A N





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Particular	anding for following periods from due date of payment #	ment *			
	Less than I year	1.0 2440			ī
(i) MSME	NEI NEI	T T Journ	2-3 years	more than 3 years	Total
000	INII	Mi	NE	N:0	Mil
(ii) Others	N.	N:1		1111	TART
(iii) Disputed Dues- MSME	Nil	A 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	INII	Nil	Nil
(iv) Disputed Dues- Others	IV.	INI	Nil	INI	IN
	INII	NE	Nil	Nil	Nil
Particulars Control of the Control	Outstanding Confession				
e armon re	Outstanding for following periods from due date of payment #	of payment #			
	Less than 6 months	6 months. Iveny	1.0	(more than
(i) Undisputed Trade receivables- considered	P		1-4 years	2-3 years	3 years
good	INI	li.N	11.00		
(ii) Undisputed Trade receivables-			TAIT	INI	Nii
considered doubtful	Nil		NII		
(iii) Disputed Trade receivables- considered good	EN			INI	NII.
(iv) Disputed Trade receivables, considered	1	NI	Nil	Nil	Nii
doubtful	Nil	Ti.N.	ii.	5	





Note 2.15 Disclosures under Indian Accounting Standards 33:- Earning Per share

Particulars	For the year ended 31 March, 2022	For the year ended 31 March, 2021
Earnings per Equity Share(For Continuing		
Operation) :		
Net profit / (loss) for the year	-749	-45
Less: Preference dividend and tax thereon	0	0
Net profit / (loss) for the year attributable	-749	-45
to the equity shareholders		
Add: Interest expense and exchange	=	
fluctuation on convertible bonds (net)	(3)	
Profit / (loss) attributable to equity	-749	-45
shareholders (on dilution) Weighted average number of equity shares for Basic EPS	2,500	2,500
Add: Effect of Warrants, ESOPs and Convertible bonds which are dilutive	i g	g
Weighted average number of equity shares - for diluted EPS	2,500	2,500
Par value per share	10	10
Earnings per share - Basic	-0.30	-0.02
Earnings per share - Diluted	-0.30	-0.02

Note 2.16 Disclosures required under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006

Particulars	As at 31 March, 2022	As at 31 March, 2021
	(in Rs.)	(in Rs.)
(i) Principal amount remaining unpaid to any supplier as at the end of the accounting year	NIL	NIL
(ii) Interest due thereon remaining unpaid to any supplier as at the end of the accounting year	NIL	NIL
(iii) The amount of interest paid along with the amounts of the payment made to the supplier beyond the appointed day	NIL	NIL
(iv) The amount of interest due and payable for the year	NIL	NIL
(v) The amount of interest accrued and remaining unpaid at the end of the accounting year	NIL	NIL
(vi) The amount of further interest due and payable even in the succeeding year, until such date when the interest dues as above are actually paid	NIL	NIL

Dues to Micro and Small Enterprises have been determined to the extent such parties have been identified on the basis of information collected by the Management. This has been relied upon by the auditors.

Note 2.17 Registration of charges or satisfaction with Registrar of Companies

No changes or satisfaction yet to be registered with Registrar of Companies beyond the statutory period.



NOTE NO. 2.18: OTHER NOTES ON ACCOUNTS

I. At 31st March, 2022, no employees are on roll of the Company. II. Number of employees in receipt of remuneration aggregating to Rs.60,00,000/- or more P.A. or Rs.5,00,000/- or more pm if III. There is no amount due to small scale industrial undertaking to the extent such parties have been identified from available

IV. The contingent liability of the company is NIL.

V. All figures have been rounded off to the nearest multiple of thousand rupees.

VI. Previous year figures have been regrouped, recasted or rearranged where ever considered necessary to conform with that of current year's figures.

VII. Note 1 & 2(2.1 to 2.18) form an integral part of financial sattements & have been duly authenticated.







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Annexure- II

Compliance Certificate

We have conducted the audit of annual accounts of M/s KHANIJ BIDESH INDIA LIMITED for the year ended 31.03,2022 in accordance with the directions/sub-directions issued by the C&AG of India under Section 143(5) of the Companies Act, 2013 and certify that we complied with all the Directions/Sub-Directions issued to us.

> FOR.M.C.MAHESHWARI AND COMPANY CHARTERED ACCOUNTANTS

FRN.003101N

(Ca. M. C. MAHESHWARI)

M.N.070421

Dated: 29th August, 2022

UDIN: 22070421AQLNXW8102