



INNOVATIVE FOODS LIMITED

33RD ANNUAL REPORT 2021-22



CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr. P Manoj Kumar	(DIN: 03527923)	Whole-Time Director
Mr. Pranav Kumar Suresh	(DIN: 08380082)	Non-Executive and Nominee Director
Mr. Mithun Appaiah	(DIN: 08484331)	Director (Executive)
Mr. Mohamed Mansoor Ahmed	(DIN: 06992067)	Non-Executive and Independent Director
Mr. Ravinder Kishen Raina	(DIN: 00336340)	Non-Executive and Independent Director
Dr. Anandavally N	(DIN: 08103463)	Non-Executive and Independent Director

CHIEF FINANCIAL OFFICER

Mr. Pradeepta Kumar Jena

COMPANY SECRETARY

Mr. Suraj Kamble

STATUTORY AUDITORS	INTERNAL AUDITORS	SECRETARIAL AUDITOR
M/s. Deloitte Haskins & Sells LLP Prestige Trade Tower, Level 19 46, Palace Road, High Grounds, Bengaluru – 560 001 Karnataka, India	M/s. FRG Associates No. 55/1739, Club Road, Girinagar, Cochin-682020	Mr. A.S. Narayanan Practicing Company Secretary, VI/331 Aishwaryam, Kottayi, Nedumbassery P.O, Aluva - 683585
REGISTERED OFFICE	CORPORATE OFFICE	FACTORY
Chakolas Habitat, A Block, 1 C, Thevara Ferry Road, Cochin - 682 013	316/3, Second Floor, Mayfair Building, 100 feet road, Indira Nagar, Bangalore, Karnataka 560008.	Ezhupunna.P.O. Alapuzha Dt, Kerala-688 537 Survey No. 20 & 21, Srini Food Park, Mogili Village, Bangarupalem Mandal, Chittoor Dist- 517416, AP

BANKERS

HDFC Bank Limited

Salco Centre, Richmond Road,
Bangalore - 560 025

HDFC Bank Limited

Eramalloor Br, Door No. VIII / 30,
Main Road Eramalloor,
Alleppey - 688 537, Kerala, India

ICICI Bank Limited

1, Shobha Pearl, Commissariat Road, Off MG Road, 1st Floor,
Bangalore – 560025.

REGISTRAR AND SHARE TRANSFER AGENT

Integrated Registry Management Services Private Limited
Kences Towers, 2nd Floor,
No.1, Ramakrishna Street,
Off North Usman Road, T Nagar, Chennai - 600 017.
Ph : 044-28140801-03,
E-mail : csdstd@integratedindia.in

<u>Contents</u>	<u>Page No</u>
Notice to the shareholders	1
Directors' Report	17
Secretarial Audit Report	26
Auditors' Report	30
Balance Sheet	42
Statement of Profit & Loss	43
Cash flow statements	44
Notes to Financial Statements	45



INNOVATIVE FOODS LIMITED

CIN: U51909KL1989PLC005465

Registered Office : Chakolas Habitat, A Block, 1 C, Thevara Ferry Road, Kochi, Kerala - 682013.

Email : cosecy@sumeru.net; Website : www.sumeru.net; Tel : 0478 2872349; Fax : 0478 2874417

REVISED NOTICE OF THE 33rd ANNUAL GENERAL MEETING

Members of the company are referred to the notice of annual general meeting published on Tuesday, 4th October, 2022 (“original AGM notice”) and are advised that Notice is hereby given that due to certain unforeseen circumstances, the 33rd Annual General Meeting of the Company, is rescheduled and will now be held on **Friday, 28th October, 2022 at 11:00 A.M.** through video conferencing (VC)/Other Audio Visual Means (OAVM) to be held at the registered office of the Company at Chakolas Habitat, A Block, 1 C, Thevara Ferry Road, Kochi, Kerala – 682013. Directors wish to propose the additional five (5) Special Resolution set out below numbered 4,5,6,7 and 8 to the existing resolutions as published on Tuesday, 4th October, 2022 (“original AGM notice”) for your consideration and approval.

We sincerely regret the inconvenience caused to the members due to the rescheduling of the Annual General Meeting.

**By Order of the Board of Directors,
For Innovative Foods Limited**

**P. Manoj Kumar
Whole-Time Director
DIN: 03527923**

Date: 05.10.2022

Place: Kochi



INNOVATIVE FOODS LIMITED

CIN: U51909KL1989PLC005465

Registered Office : Chakolas Habitat, A Block, 1 C, Thevara Ferry Road, Kochi, Kerala - 682013.

Email : cosecy@sumeru.net; Website : www.sumeru.net; Tel : 0478 2872349; Fax : 0478 2874417

REVISED NOTICE OF THE 33rd ANNUAL GENERAL MEETING

To,
The Members of Innovative Foods Limited

Notice is hereby given that the 33rd Annual General Meeting will be held on Friday, 28th October, 2022 at 11.00 AM through video conferencing (VC)/Other Audio Visual Means (OAVM) to be held at the registered office of the Company at Chakolas Habitat, A Block, 1 C, Thevara Ferry Road, Kochi, Kerala - 682013 to transact the following business:

ORDINARY BUSINESS

1. To receive, consider and adopt the audited Profit and Loss account for the year ended 31.03.2022 and the Balance Sheet of the company as at 31.03.2022 together with the Reports of Directors and Auditors thereon.
2. To appoint a Director in place of Mr. Mithun Appaiah, who retires by rotation and being eligible, offers himself for re- appointment.

SPECIAL BUSINESS

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

3. Appointment of Mr. Mohamed Mansoor Ahmed (DIN: 06992067), as Independent Director of the Company:

“Resolved that pursuant to Provisions of Section 152 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder, (including any statutory modification(s) or any amendment(s) thereto, or any substitution(s) or any re-enactment(s) made thereof, for the time being in force), and pursuant to recommendation of Nomination and Remuneration Committee, Mr. Mohamed Mansoor Ahmed (DIN: 06992067), who was appointed as an Additional Director (Non-Executive, Independent) of the Company by the Board of Directors with effect from 28th April, 2021, and who holds office up-to the date of ensuing Annual General Meeting, in terms of Section 161 of the Companies Act, 2013, be and is hereby appointed as Director (Non-Executive) of the Company, not liable to retire by rotation;

RESOLVED FURTHER THAT, pursuant to provisions of Section 149, 150 152 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder read with Schedule IV to the Act (including any statutory modification(s) or any amendment(s) thereto, or any substitution(s) or any re-enactment(s) made thereof, for the time being in force), Mr. Mohamed Mansoor Ahmed (DIN: 06992067) who meets the criteria for independence as provided in Section 149(6) of the Act and who has submitted a declaration to that effect, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation, for a term of five consecutive years commencing from April 28, 2021 up to April 27, 2026.

RESOLVED FURTHER THAT, for the purpose of giving effect to this resolution the Whole-time Director and/or Company Secretary of the Company be and are hereby severally authorized to do all such acts, deeds, matters and things as may be necessary, proper or desirable to give effect to the said resolution.”

4. To approve the increase of the remuneration payable to Mr. Mithun Appaiah, CEO and Director of the Company:

“RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 and other applicable provisions, if any, of the Companies Act, 2013 (the Act) read with Schedule V to the Act (including any statutory modification or re-enactment thereof, for the time being in force), and subject to such other approvals as may be necessary, the consent of the members be and is hereby accorded to the revision in the remuneration of Mr. Mithun Appaiah, Chief Executive Officer and Director of the Company, on the following terms and conditions, as recommended by the Nomination and Remuneration Committee of the Company, for the remaining period of his tenure.

Salary:

Maximum Rs. 1,41,00,000/- per annum with liberty to the Board of Directors which shall deemed to include the Nomination and Remuneration Committee of the Board, to alter and vary the terms and conditions of the said remuneration as it may deem fit.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to alter or vary the remuneration of Mr. Mithun Appaiah, Chief Executive Officer and Director of the Company, on recommendation of the nomination and remuneration committee from time to time as may be considered appropriate, subject to the applicable provisions of the Companies Act, 2013.

RESOLVED FURTHER THAT Board of Directors of the Company be and are hereby authorized to do all necessary acts, deeds and things, which may be usual, expedient or proper in this regard.”

5. To approve remuneration payable to Mr. Mithun Appaiah, Chief Executive Officer and Director of the Company:

“RESOLVED THAT subject to the provisions of section 196, 197, 198 and other applicable provisions, if any, of the Companies Act, 2013, read with schedule V of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modifications or re-enactments thereof), the consent of the Company be and hereby accorded to payment of remuneration to Mr. Mithun Appaiah, Chief Executive Officer and Director of the Company, in the event of loss or inadequacy of profits in any financial during the period of three years from the financial year 2022-23 on the terms and conditions, as set out in the Explanatory Statement annexed to the Notice convening this meeting.

RESOLVED FURTHER THAT the Mr. P Manoj Kumar be and is hereby authorised to do all such acts, deeds, matters and things as may in their absolute discretion deem necessary, expedient, usual and proper for giving effect to the aforesaid resolution.”

6. To approve the increase of the remuneration payable to Mr. P Manoj Kumar, Whole time Director of the Company:

“RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 and other applicable provisions, if any, of the Companies Act, 2013 (the Act) read with Schedule V to the Act (including any statutory modification or re-enactment thereof, for the time being in force), and subject to such other approvals as may be necessary, the consent of the members be and is hereby accorded to the revision in the remuneration of Mr. P Manoj Kumar, Whole time Director of the Company, on the following terms and conditions, as recommended by the Nomination and Remuneration Committee of the Company, for the remaining period of his tenure.

Salary:

Maximum Rs. 79,00,000/- per annum with liberty to the Board of Directors which shall deemed to include the Nomination and Remuneration Committee of the Board, to alter and vary the terms and conditions of the said remuneration as it may deem fit.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to alter or vary the remuneration of Mr. P Manoj Kumar, Whole time Director of the Company, on recommendation of the nomination and remuneration committee from time to time as may be considered appropriate, subject to the applicable provisions of the Companies Act, 2013.

RESOLVED FURTHER THAT Board of Directors of the Company be and are hereby authorized to do all necessary acts, deeds and things, which may be usual, expedient or proper in this regard.”

7. To approve remuneration payable to Mr. P Manoj Kumar, Whole time Director of the Company:

“**RESOLVED THAT** subject to the provisions of section 196, 197, 198 and other applicable provisions, if any, of the Companies Act, 2013, read with schedule V of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modifications or re-enactments thereof), the consent of the Company be and hereby accorded to payment of remuneration to Mr. P Manoj Kumar, Whole time Director of the Company, in the event of loss or inadequacy of profits in any financial during the period of three years from the financial year 2022-23 on the terms and conditions, as set out in the Explanatory Statement annexed to the Notice convening this meeting.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorised to do all such acts, deeds, matters and things as may in their absolute discretion deem necessary, expedient, usual and proper for giving effect to the aforesaid resolution.”

Item No. 8: To approve the increase of the remuneration payable to Mr. Pradeepta Kumar Jena, Chief Financial Officer of the Company

“**RESOLVED THAT** pursuant to the provisions of Sections 196, 197, 203 and other applicable provisions, if any, of the Companies Act, 2013 (the Act) (including any statutory modification or re-enactment thereof, for the time being in force), and subject to such other approvals as may be necessary, the consent of the members be and is hereby accorded to the revision in the remuneration of Mr. Pradeepta Kumar Jena, Chief Financial Officer of the Company, on the following terms and conditions, as recommended by the Nomination and Remuneration Committee of the Company, for the remaining period of his tenure.

Salary:

Maximum Rs. 65,00,000/- per annum with liberty to the Board of Directors which shall deemed to include the Nomination and Remuneration Committee of the Board, to alter and vary the terms and conditions of the said remuneration as it may deem fit.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to alter or vary the remuneration of Mr. Pradeepta Kumar Jena, Chief Financial Officer of the Company, on recommendation of the nomination and remuneration committee from time to time as may be considered appropriate, subject to the applicable provisions of the Companies Act, 2013.

RESOLVED FURTHER THAT Board of Directors of the Company be and are hereby authorized to do all necessary acts, deeds and things, which may be usual, expedient or proper in this regard.”

**By Order of the Board of Directors,
For Innovative Foods Limited**

**P. Manoj Kumar
Whole-Time Director
DIN: 03527923**

Date: 05.10.2022

Place: Kochi

Note.

1. Explanatory statement as required under section 102 of the Companies Act, 2013 with respect to the special business set out in the Notice is annexed hereto.
2. In view of the continuing Covid-19 pandemic, the Ministry of Corporate Affairs (“MCA”) has vide its circular dated May 5, 2020 and Circular dated January 13, 2021 read with circulars dated April 8, 2020 and April 13, 2020 (collectively referred to as “MCA Circulars”) permitted the holding of the Annual General Meeting (“AGM” or “Meeting”) through Video Conferencing / Other Audio Visual Means (VC / OAVM), without the physical presence of the Members at a common venue. In compliance with the provisions of the Companies Act, 2013 (“Act”) and MCA circulars, the AGM of the Company is being held through VC /OAVM. The members intending to attend the meeting will be allowed to participate through VC / OAVM details of which are set out hereinafter.
3. As per provisions of the Act, a member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote in the meeting instead of himself / herself. Since this AGM is being held pursuant to the MCA Circulars on AGM through VC / OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice. However, Corporate Members intending to authorize their representatives for attending the AGM are requested to send a scanned certified copy of the board resolution/authorization from authorized signatory authorizing their representative to attend through VC/OAVM and vote on their behalf in the AGM on cosecy@sumeru.net.
4. Company is providing e –voting facility for the members to cast their votes electronically. A note on the process and procedure of e-voting is annexed in the explanatory statement.
5. In compliance with the aforesaid MCA circular, Notice of the AGM along with the Annual Report is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Depositories. Members may note that the Notice and Annual Report will also be available on the Company’s website www.sumeru.net.
6. Since the AGM will be conducted through VC/OAVM means, to conduct the AGM in a smooth and seamless manner, only those shareholders will be allowed to speak at the AGM who have pre-registered themselves for the same with the Company. The Company hence requests members to opt any one of the following methods for obtaining answers to their queries / making suggestions:
7. Members seeking any information with regard to the accounts or any matter to be placed at the AGM, are requested to write to the Company on or before 05.00 P.M. on 23rd October, 2022 through email on cosecy@sumeru.net and such email shall mandatorily mention the name of the shareholder, demat account number / folio number, email id and contact number of the shareholder. The same will be replied by the Company suitably.
8. Members who would like to express their views/ask questions as a speaker at the meeting may pre-register themselves by sending a request from their registered email address mentioning their names, DP ID and Client ID/folio number, PAN and mobile number at cosecy@sumeru.net between **Friday, October 21, 2022 (9:00 a.m. IST) and Monday, October 24, 2022 (5:00 P.M. IST)**. The Company will allow only the pre-registered members to speak at the AGM. The Company reserves the right to restrict the number of speakers depending on the availability of time for the AGM.
9. Members are requested to discuss or ask queries only on the Accounts or business of the Company or any other agenda of the 33rd AGM so that effective question answer session can take place and queries posed by majority shareholders are addressed. The Company reserves the right to restrict the number of questions and number of speakers, depending upon availability of time as appropriate for smooth conduct of the AGM. Queries that remain unanswered at the AGM will be appropriately responded by the Company at the earliest post the conclusion of the AGM.
10. The Company has appointed its Secretarial Auditor Mr. A.S. Narayanan as the Scrutinizer for scrutiny of votes casted through e-voting mechanism for the ensuing AGM. The scrutinizer will submit his report and voting results within the statutory time limit.
11. The documents referred to in the Notice, if any, will be available for inspection at the Company’s registered office during normal business hours on working days up to the date of the AGM.

12. Since the AGM is conducted through VC/OAVM, Route map for the venue of AGM is not required and hence not enclosed with this notice.
13. Members are requested to register their e- mail address with the company or the registrar, Integrated Registry Management Services Private Limited, 2nd Floor, Kences Towers, No.1, Ramakrishna Street, Off: North Usman Road, T.Nagar, Chennai- 600 017. Ph.No: 044-28140801-03; Fax: 044-28142479, E-mail: csdstd@integratedindia.in
14. In line with the initiatives of the Government on environmental protection, paper communications could be minimised and electronic communication is appreciated. To support this move, members are welcome to register their email address and full bank particulars.
15. Kindly inform the registrar in case there is a change in your address.
16. The record date for ascertaining the eligible shareholders for the purpose of e-voting shall be '21st October, 2022'
17. Shareholders are also requested to submit their physical share certificates for dematerialization at the earliest since physical transfer of shares is no longer permitted under the Companies Act, 2013.

ANNEXURE TO NOTICE

EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013

The following explanatory statement sets out all material facts relating to Ordinary/Special Business of the accompanying Notice of the 33rd Annual General Meeting ('AGM') to be held on Friday, 28th October, 2022.

Item No. 3

Pursuant to the recommendation of the Nomination and Remuneration Committee, the Board of Directors vide its resolution dated October 16, 2021, had appointed Mr. Mohamed Mansoor Ahmed (DIN: 06992067), as an Additional Director (Non-Executive Independent) with effect from April 28, 2021 in accordance with the provision of Section 161 of the Companies Act, 2013 and Articles of Association of the Company.

Pursuant to the provisions of Section 161 of the Companies Act, 2013, Mr. Mohamed Mansoor Ahmed (DIN: 06992067), holds the office up to date of the ensuing Annual General Meeting.

The Company has received from Mr. Mohamed Mansoor Ahmed, (i) consent in writing to act as a Director in Form DIR-2 pursuant to Rule 8 of the Companies (Appointment & Qualification of Directors) Rules, 2014, (ii) intimation in Form DIR-8 in terms of the Companies (Appointment & Qualification of Directors) Rules, 2014, to the effect that he is not disqualified under the provisions of sub-section (2) of Section 164 of the Companies Act, 2013 and (iii) a declaration to the effect that he meets the criteria of independence as provided in sub-section (6) of Section 149 of the Companies Act, 2013.

Keeping in view his vast experience and knowledge, it will be beneficial and in the interest of the Company to appoint Mr. Mohamed Mansoor Ahmed, as an Independent Director of the Company.

In the opinion of the Board, Mr. Mohamed Mansoor Ahmed, fulfils the conditions specified under Section 149 (6) of the Act, the Companies (Appointment and Qualification of Directors) Rules, 2014 for his appointment as a Non-Executive Independent Director of the Company and is independent of the management.

Brief profile, expertise/experience, disclosure as required under Secretarial Standards 2 on General Meetings is given as an Annexure to the Notice.

Pursuant to recommendation of Nomination and Remuneration Committee, the Board of Directors accordingly recommends the Resolutions set out in Item No. 3 of the accompanying notice for approval by the members of the Company as a Special Resolution.

Mr. Mohamed Mansoor Ahmed is not related to any other Director and Key Managerial Personnel of the Company. He does not hold any Equity Share in the Company.

None of the Directors, Key Managerial Personnel and their relatives, except Mr. Mohamed Mansoor Ahmed and his relatives, to the extent of his appointment are concerned or interested, financially or otherwise, in the said resolution mentioned at Item No.3 of the accompanying Notice.

Details of the Directors seeking appointment/re-appointment at the forthcoming Annual General Meeting as required under clause 1.2.5 of Secretarial Standards on General Meetings – (SS-2).

Name of the Director	Mr. Mithun Appaiah	Mr. Mohamed Mansoor Ahmed
Date of Birth & Age	28.03.1980, 42 years	05.08.1970, 52
Nationality	Indian	Indian
Date of first Appointment on Board	23.08.2019	27.04.2016
Qualifications	PGDM (MBA)	Masters In Social Work, Personnel Management & IR
Brief profile, experience and expertise in specific functional area	Mr. Mithun Appaiah holds Post Graduate Diploma in Management (MBA) from IFIM Business School. Mr. Appaiah joined Nestle India Ltd handling urban and rural markets building the distribution footprint into urban, rural market expansion into feeder towns. He has worked with large MNC's, Indian FMCG and Alco beverage brands in key roles across departments and channels. He has won several awards and recognitions and has also been a speaker at various industry forums. He joined IFL in 2017 as CEO and has been instrumental in driving its business. He was appointed on Company's Board in 2019.	Mr. Mohamed Mansoor Ahmed holds a Masters In Social Work, Personnel Management & IR and is well experienced Human Resource management and regulations thereof. He has been associated with GNZ Consulting for more than 9 years and is responsible Human Resource management consultation. He is also assisted the various recognized consulting firms like Tvarita Consulting, Deloitte Consuting, iLabs Group, etc. in his previous experiences at various managerial levels
Director of other Indian Companies (as on March 31, 2021)	Nil	Nil
Terms and Conditions of appointment or re-appointment along with remuneration and the last drawn remuneration.	In terms of Section 152(6) of the Companies Act, 2013, Mr. Mithun Appaiah who was appointed as Director at the Annual General Meeting held on November 27, 2020, is liable to retire by rotation. Rs. 70,98,444/- was paid as remuneration to Mr. Mithun Appaiah during the FY 2021-22 as approved by the members in the Annual General Meeting dated 27.07.2021.	Appointment as Non-Executive Independent Director, w.e.f. April 28, 2021 for a period of five years, for a 2 nd term not liable to retire by rotation. He is not eligible for remuneration other than sitting fees for attending Board & Committee Meetings.
The Number of Meetings of the Board attended during the year.	Four out of four meetings for FY 2021-22.	Two out of four meetings for FY 2021-22
Relationships with other Directors, Manager and other Key Managerial Personnel.	None	None

Item No. 4, 5, 6 & 7

As per Schedule V to Section 196 and 197 of the Companies Act, 2013, where in any financial year during the currency of tenure of a managerial person, the company has no profits or its profits are inadequate, the Company is required to pass a special resolution for payment of remuneration to a managerial person. Therefore, the Company is required to pass a special resolution for item No. 5 and 7 as per the above provisions of the Act.

Looking at the past experiences of Mr. Mithun Appaiah, CEO & Director of the company and Mr. P Manoj Kumar, Whole time Director of the Company and their involvement in the affairs of the Company, the Nomination and Remuneration of Committee and the Board of Directors of the Company had vide resolution passed on 29th September, 2022 approved increase in remuneration of Mr. Mithun Appaiah, CEO & Director of the company and Mr. P Manoj Kumar, Whole time Director of the Company, subject to the approval of the shareholders of the Company.

I. General Information:-

- 1. Nature of Industry:** the Company is engaged in the business of manufacture and marketing of Food Processing business.
- 2. Date of Commencement of Commercial Production:** The Company is in operation from 1989 onwards.
- 3. Financial Performance of the Company based on given indicators**

Financial Highlights		
Particulars	31.03.2022 (Rs. In Million)	31.03.2021 (Rs. In Million)
Turnover	1,207.05	855.04
Other Income	16.35	15.47
Total Revenue	1,223.41	870.51
Total Expense	1,187.47	859.87
Profit/Loss before Tax	35.93	10.64
Profit/Loss after Tax	35.93	10.64

4. Foreign Investments and Collaborations:

The Company has not made any Foreign Investments and neither entered into any collaboration during the last year.

II. Information about Mr. P Manoj Kumar:

- Past remuneration: During the financial year ended 31st March, 2022, Rs. 53,32,280/- was paid to Mr. P. Manoj Kumar.
- Remuneration proposed: Basic Salary of Rs. 30,00,000/- and other Allowances of Rs.30,69,910/-.He is also eligible for performance bonus as per Company policy. This performance bonus would be payable subject to the achievement of certain performance criteria and such other parameters as may be considered appropriate from time to time by the Board, Provident fund and gratuity are as per the Act subject to a maximum of Rs. 79,00,000/- (Rupees Seventy Nine Lakhs only) which is excluding ESUP Units. Apart from this he is also eligible for Leaves as per Company Policy, Un-availed Leave encashment at the end of the financial year and travel expenses reimbursement for all the official travels.
- Comparative Remuneration profile with respect to Industry, Size of the Company, profile of the position and Person:
 - Remuneration proposed is comparable with normal salaries that are being paid in the industry and with reference to the size and nature of the industry. The proposed remuneration is optimum for a person with similar profile in food processing industry.
 - In case of expatriates the relevant details would be w.r.t the country of origin: NA
- Pecuniary relationship directly or indirectly with the Company, or relationship with the managerial personnel, if any: No pecuniary relationship either directly or indirectly with the Company.

II. Information about Mr. Mithun Appaiah:

- Mr. Mithun Appaiah was appointed as the Director (Executive) with effect from 23rd August, 2019. During the year 2021- 22, he has attended all the Meetings of Board of Directors of the Company. Pursuant to Section 196, 197, 198 and other applicable provisions, if any, of the Companies Act, 2013, read with schedule V of the Companies Act, 2013, the Company has to pass a special resolution for payment of remuneration in accordance with Schedule V of the Act.

2. Background details: Mr. Mithun Appaiah was born in 1980. He holds Post Graduate Diploma in Management (MBA) from IFIM Business School. After passing out as topper from IFIM Business School Mr. Appaiah joined Nestle India Ltd handling urban and rural markets building the distribution footprint into urban, rural market expansion into feeder towns. He has worked with large MNC's, Indian FMCG and Alco beverage brands in key roles across departments and channels. He has won several awards and recognitions and has also been a speaker at various industry forums.

Job Profile: Previously he worked with Britannia Industries Limited. He handled various roles in National channel development, Head of customer marketing and as a Channel head managing the P&L for alternate channels and Modern trade business. Mr. Appaiah was pivotal in building ID fresh foods to nearly 3x revenues within a short period where he was the Vice President managing India and UAE operations. He has been instrumental in strengthening and building the brand in India as well as overseas.

3. Past remuneration: During the financial year ended 31.03.2022, he was paid a remuneration of Rs. 70,98,444/-.

4. Job profile and his suitability: Mr. Appaiah is presently the CEO and Executive Director of the Company. Since his joining the company has seen year on year double digit growths with decrease in costs. He is an expert with Food & Beverage industry expertise across the spectrum of Sales, business strategy, key account management, new product development, logistics, business development, P&L management, developing new business channels, E-commerce and start-up acceleration. He has handled complex business situations and driven growth across organizations.

5. Remuneration proposed: Basic Salary of Rs. 42,00,000/- and other Allowances of Rs.50,51,980/-. He is also eligible for performance bonus as per company policy subject to achievement of certain performance criteria and such other parameters as may be considered appropriate from time to time by the Board, Provident Fund and Gratuity as per the Act subject to a maximum of Rs. 1,41,00,000/- p.a. (Rupees One Crore Forty One lakhs only) which is excluding ESUP Units. Apart from this he is also eligible for reimbursement travel Expenses for official travels.

6. Comparative Remuneration profile with respect to Industry, Size of the Company, profile of the position and Person:
i. Remuneration proposed is comparable with normal salaries that are being paid in the industry and with reference to the size and nature of the industry. The proposed remuneration is optimum for a person with similar profile in food processing industry.
ii. In case of expatriates the relevant details would be w.r.t the country of origin: NA

7. Pecuniary relationship directly or indirectly with the Company, or relationship with the managerial personnel, if any: Mr. Appaiah has no pecuniary relationship either directly or indirectly with the Company.

III. Other Information:

1. Reasons of loss or inadequate profits: : Despite the best efforts of the Senior Management, the financial performance of the Company was not as per the expectation and due to high raw material cost, packing material cost and other input cost, rising power & fuel Cost etc. which the industry is currently passing through, the Company had inadequate profits. We are taking necessary steps to bring additional margin and cost under control and push for profitability.

2. Steps taken or proposed to be taken for improvement: The Company is consistently taking strong steps to reduce the costs and increase margins. Controlling employee costs, marketing spends, fixed expenses, better sales mix is helping us to improve positively. The Company has put systems in place to reduce the losses and to get into the path of being positive returns.

3. Expected increase in productivity and profits in measurable terms: With political clarity emerging, the business and consumer confidence are expected to improve in the coming financial year, geared with a streamlined organizational design, the company intends to grow its businesses. The Company expects that with the improvement in consumer sentiment and increased consumer spending will enable the growth momentum to pick up. The management continuous to be cautiously optimistic towards the external economic environment and expects consumer demand to become more consistent and robust in the current financial year. Further, various policy decisions taken would act as growth channel for the Company which would contribute in increased revenues and higher margins.

In accordance with the provisions of Sections 196, 197 & other applicable provisions of the Act, read with Schedule V to the said Act, item No.4,5,6 and 7 require approval of members by passing special resolution. Hence, the members are requested to pass the item No. 4,5,6 and 7 as special resolution.

The Board recommends the Resolution at Item No. 4,5,6 and 7 for approval of the shareholders.

None of the Directors, Key Managerial Personnel of the Company or their relatives are deemed to be interested or concerned in resolutions set out in item 4,5,6 and 7 except Mr. P Manoj Kumar and Mr. Mithun Appaiah respectively.

Item No. 8

Looking at the past experience of Mr. Pradeepta Kumar Jena, Chief Financial Officer of the company and his involvement in the affairs of the Company, the Nomination and Remuneration of Committee and the Board of Directors of the Company had vide resolution passed on 29th September, 2022 approved increase in remuneration of Mr. Pradeepta Kumar Jena, Chief Financial Officer of the company, subject to the approval of the shareholders of the Company.

Brief remuneration details of Mr. Pradeepta Kumar Jena are provided.

1. Past remuneration: During the financial year ended 31st March, 2022, Rs. 22,23,782/- was paid to Mr. Pradeepta Kumar Jena.

2. Remuneration proposed: Basic Salary of Rs. 14,40,000/- and other Allowances of Rs.38,03,536/-.He is also eligible for performance bonus as per Company policy. This performance bonus would be payable subject to the achievement of certain performance criteria and such other parameters as may be considered appropriate from time to time by the Board, Provident fund and gratuity are as per the Act subject to a maximum of Rs. 65,00,000/- (Rupees Sixty Five Lakhs only). Apart from this he is also eligible for Leaves as per Company Policy and reimbursement of travel Expenses for official travels.

3. Comparative Remuneration profile with respect to Industry, Size of the Company, profile of the position and Person:

i. Remuneration proposed is comparable with normal salaries that are being paid in the industry and with reference to the size and nature of the industry. The proposed remuneration is optimum for a person with similar profile in food processing industry.

ii. In case of expatriates the relevant details would be w.r.t the country of origin: NA

4. Pecuniary relationship directly or indirectly with the Company, or relationship with the managerial personnel, if any: No pecuniary relationship either directly or indirectly with the Company.

Shareholders Instructions for e-voting

1. In view of the massive outbreak of the COVID-19 pandemic, social distancing is a norm to be followed and pursuant to the Circular No. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020 issued by the Ministry of Corporate Affairs followed by Circular No. 20/2020 dated May 05, 2020 and Circular No. 02/2021 dated January 13, 2021 and all other relevant circulars issued from time to time, physical attendance of the Members to the AGM venue is not required and general meeting be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
2. Pursuant to the Circular No. 14/2020 dated April 08, 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body Corporates are entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate there at and cast their votes through e-voting.
3. 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 for 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.
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 Companies Act, 2013.
5. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and the Circulars issued by the Ministry of Corporate Affairs dated April 08, 2020, April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-Voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system as well as voting on the day of the AGM will be provided by NSDL.
6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.sumeru.net. The Notice can also be accessed from the websites of NSDL (agency for providing the Remote e-Voting facility) i.e. www.evoting.nSDL.com.
7. AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 08, 2020 and MCA Circular No. 17/2020 dated April 13, 2020, MCA Circular No. 20/2020 dated May 05, 2020 and MCA Circular No. 2/2021 dated January 13, 2021.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER:-

The remote e-voting period begins on 25th October, 2022 at 09:00 A.M. and ends on 27th, October, 2022 at 05:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. 21st October, 2022 may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being 21st October, 2022.

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

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

Step 1: Access to NSDL e-Voting system

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

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

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

Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL.	<ol style="list-style-type: none">Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsd.com either on a Personal Computer or on a mobile. On the e-Services home page click on the “Beneficial Owner” icon under “Login” which is available under ‘IDeAS’ section , this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on “Access to e-Voting” under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsd.com. Select “Register Online for IDeAS Portal” or click at https://eservices.nsd.com/SecureWeb/IdeasDirectReg.jspVisit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsd.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 i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.Shareholders/Members can also download NSDL Mobile App “NSDL Speede” facility by scanning the QR code mentioned below for seamless voting experience. 
Individual Shareholders holding securities in demat mode with CDSL	<ol style="list-style-type: none">Existing users who have opted for Easi / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and click on New System Myeasi.After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL. Click on NSDL to cast your vote.If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration

	4. Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. NSDL where the e-Voting is in progress.
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. upon logging in, you will be able to see e-Voting option. 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 i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
Any person holding shares in physical form and non-individual shareholders, who acquires shares of the Company and becomes member of the Company after the notice is send through e-mail and holding shares as of the cut-off date i.e. 21 st October,2022, may obtain the login ID and password by sending a request at evoting@nsdl.co.in or Issuer/RTA. However, if you are already registered with NSDL for remote e-voting, then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using “Forgot User Details/Password” or “Physical User Reset Password” option available on www.evoting.nsdl.com or call on toll free no. 1800 1020 990 and 1800 22 44 30 . In case of Individual Shareholders holding securities in demat mode who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date i.e. 21 st October, 2022 may follow steps mentioned in the Notice of the AGM under “Access to NSDL e-Voting system”.	

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

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

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

B) Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

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

1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <https://www.evoting.nsdl.com/> either on a Personal Computer or on a mobile.
2. Once the home page of e-Voting system is launched, click on the icon “Login” which is available under ‘Shareholder/Member’ section.
3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.
Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at <https://eservices.nsdl.com/> with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.
4. Your User ID details are given below

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12***** then your user ID is 12*****.
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company For example if folio number is 001*** and EVEN is 116581 then user ID is 101456001***

5. Password details for shareholders other than Individual shareholders are given below:
- If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.
 - If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - How to retrieve your 'initial password'?
 - If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - If your email ID is not registered, please follow steps mentioned below in **process for those shareholders whose email ids are not registered**.
6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
- Click on "[Forgot User Details/Password?](#)"(If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsd.com.
 - [Physical User Reset Password?](#)" (If you are holding shares in physical mode) option available on www.evoting.nsd.com.
 - If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
 - Now, you will have to click on "Login" button.
 - After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting system.

How to cast your vote electronically and join General Meeting on NSDL e-Voting system?

- After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join Meeting".
- Now you are ready for e-Voting as the Voting page opens.

4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
5. Upon confirmation, the message "Vote cast successfully" will be displayed.
6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to narayanan.secretary@gmail.com with a copy marked to evoting@nsdl.co.in and cosecy@sumeru.net. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request at evoting@nsdl.co.in

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

1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to csdstd@integratedindia.in.
2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to (Company email id). If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at **step 1 (A)** i.e. **Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode.**
3. Alternatively shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.
4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE AGM ARE AS UNDER:-

1. The procedure for e-Voting on the day of AGM is same as the instructions mentioned above for remote e-voting.
2. Only those Members/ shareholders, who will be 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 in the AGM.
3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.

4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.

INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

1. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM link" placed under "Join meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
2. Members are encouraged to join the Meeting through Laptops for better experience.
3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
4. 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.

**By Order of the Board of Directors,
For Innovative Foods Limited**

**P. Manoj Kumar
Whole-Time Director
DIN: 03527923**

Date: 05.10.2022

Place: Kochi

DIRECTORS REPORT

To,
Members of Innovative Foods Limited
Dear Members,

The Directors have pleasure in presenting the 33rd Annual Report of the company together with the audited financial statements of the Company for the Year ended March 31, 2022 ("Year").

1. FINANCIAL HIGHLIGHTS

The financial performance of the company for the year ending 31st March 2022 is given below:

Financial Highlights		
Particulars	31.03.2022 (Rs. In Million)	31.03.2021 (Rs. In Million)
Turnover	1,207.05	855.04
Other Income	16.35	15.47
Total Revenue	1,223.41	870.51
Total Expense	1,187.47	859.87
Profit/Loss before Tax	35.93	10.64
Profit/Loss after Tax	35.93	10.64

2. STATE OF COMPANY'S AFFAIRS

Brief description of the company's working during the year/state of company's affair

The sales turnover of the Company for the year ended 31st March, 2022 was at Rs. 1,207.05 million as compared to Rs.855.04 million in the previous year. The Company registered a profit of Rs.35.93 million for the year ended 31st March, 2022 against a profit of Rs.10.64 million in the previous year.

3. DIVIDEND

The Board of Directors of your company, after considering holistically the relevant circumstances, has decided that it would be prudent, not to recommend any Dividend for the year under review.

4. ANNUAL RETURN

Pursuant to the provisions of Section 92(3) and Section 134(3)(a) of Companies Act 2013, Company had placed the copy of Annual Return on the website of the company and the web link for the same is <http://www.sumeru.net/media.php>

5. NUMBER OF BOARD MEETINGS CONDUCTED DURING THE FINANCIAL YEAR UNDER REVIEW

The Company had five Board meetings, during the financial year under review as detailed below:-

Board Meetings & Attendance details of Directors in the meeting

Name of Director	Date of Board Meeting			
	04.06.2021	23.07.2021	16.10.2021	17.01.2022
Mr. P. Manoj Kumar	P	P	P	P
Mr. Mohamed Mansoor Ahmed	LOA	P	LOA	P
Mr. Pranav Kumar Suresh	P	P	P	P
Mr. Mithun Appaiah	P	P	P	P
Mr. Ravinder Kishen Raina	P	P	P	P
Mrs. Anandavally Narayanan	P	P	P	P

P=Present, LOA=Leave of Absence, R=Resigned, NA=Not Applicable

6. DIRECTORS RESPONSIBILITY STATEMENTS-S.134(3)c

In accordance with the provisions of Section 134(5) of the Companies Act, 2013 the Board hereby submits its responsibility Statement:—

(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 had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit and loss of the company for that period;

(iii) The directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;

(iv) The directors had prepared the annual accounts on a going concern basis; and

(v) The directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

7. DIRECTORS AND KEY MANAGERIAL PERSONNEL

I. Inductions

The following appointment was made during the year:

- Mr. Suraj S. Kamble as Company Secretary with effect from 1st November, 2021.

II. Re-appointments

- As per the provisions of the Companies Act, 2013, Mr. Mithun Appaiah (DIN: 08484331), retires by rotation at the ensuing Annual General Meeting and being eligible seeks re-appointment. The Board recommends his re-appointment.
- Mr. Mohamed Mansoor Ahmed as Non-Executive Independent Director with effect from 28.04.2021 for the 2nd term of his appointment.

III. Retirements and Cessation

Mr. Mohammed Rizwan resigned as Company Secretary of the Company effective from 11th September, 2021.

8. DETAILS IN RESPECT OF FRAUDS REPORTED BY AUDITORS UNDER SUB-SECTION (12) OF SECTION 143 OTHER THAN THOSE WHICH ARE REPORTABLE TO THE CENTRAL GOVERNMENT

The Auditors have not reported any Fraud under Section 143 (12) of the Companies Act, 2013 for the year ended 31.03.2022.

9. DECLARATION GIVEN BY INDEPENDENT DIRECTORS UNDER SUB-SECTION (7) OF SECTION 149

Pursuant to Section 149(7) of the Companies Act, 2013, the Company has received declarations from all the Independent Directors confirming that they meet the criteria of independence as stipulated under Section 149 of the Companies Act, 2013 and that they have complied with the Code for Independent Directors prescribed in Schedule IV of the Companies Act, 2013.

10. BOARD COMMITTEES

a. Audit Committee

The audit committee of the company constitutes the following members:

As on 01.04.2021	As on 31.03.2022
➤ Mr. Mohamed Mansoor Ahmed	➤ Mr. Mohamed Mansoor Ahmed
➤ Mr. Ravinder Kishen Raina	➤ Mr. Ravinder Kishen Raina
➤ Mr. Pranav Kumar Suresh	➤ Mr. Pranav Kumar Suresh

b. Nomination Remuneration Committee

The Nomination and Remuneration Committee of the company consisted of the following members

As on 01.04.2021	As on 31.03.2022
➤ Mr. Mohamed Mansoor Ahmed	➤ Mr. Mohamed Mansoor Ahmed
➤ Mr. Ravinder Kishen Raina	➤ Mr. Ravinder Kishen Raina
➤ Mr. Pranav Kumar Suresh	➤ Mr. Pranav Kumar Suresh

c. Stakeholder Relationship Committee

The Stakeholders relationship Committee of the company consisted of the following members

As on 01.04.2021	As on 31.03.2022
➤ Mr. P Manoj Kumar	➤ Mr. P Manoj Kumar
➤ Mr. Pranav Kumar Suresh	➤ Mr. Pranav Kumar Suresh
➤ Mr. Mohamed Mansoor Ahamed	➤ Mr. Mohamed Mansoor Ahamed

11. EXPLANATION OR COMMENTS ON QUALIFICATIONS, RESERVATIONS OR ADVERSE REMARKS OR DISCLAIMERS MADE BY THE AUDITORS AND THE PRACTICING COMPANY SECRETARY IN THEIR REPORTS.

- A. The qualifications, reservations or adverse remarks made by Statutory Auditors in their report and the comments of the Directors:

The Auditors' Report to the Shareholders for the year under review does not contain any qualification.

- B. The qualifications, reservations or adverse remarks made by Secretarial Auditor in their report and the comments of the Directors:

1. The company did not have Whole Time Company Secretary during the period from 12/09/2021 to 31/10/2021.

Comments:-

The Company has appointed a new Company Secretary within the prescribed period of filling up the casual vacancy of the Key Managerial Personnel, i.e. within six months of vacancy of the position and hereby has complied with the provisions. The date of appointment of a new Company Secretary is 01/11/2021.

12. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186

During the year under review the Company has not given any loans, guarantees or made investments which fall under the purview of Section 186 of the Companies Act, 2013.

13. PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES UNDER SEC 188(1) COMPANIES ACT 2013:

Form AOC 2 Attached as Annexure 1

14. TRANSFER TO RESERVES

Your Company has transferred the net profit made during the year ended 2021-2022 to the reserves of the Company.

15. TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND

In terms of Section 125(2) of the Companies Act, 2013, no unclaimed or unpaid Dividend relating to the financial year is due for remittance to the Investor Education and Protection Fund established by the Central Government.

16. MATERIAL CHANGES AND COMMITMENT IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR TO WHICH THIS FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

No material changes and commitments affecting the financial position of the Company occurred between the end of the financial year to which this financial statements relate and the date of this report.

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

The Company continues to strengthen the conservation of energy and putting all its effort to minimize the Consumption of energy wherever possible. The information pertaining to conservation of energy, technology absorption, Foreign exchange Earnings and outgo as required under Section 134 (3)(m) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 is furnished in **Annexure 2** and is attached to this report.

18. RISK MANAGEMENT POLICY:-

The Company has a proper risk management policy towards operations and administrative affairs of the Company.

19. CORPORATE SOCIAL RESPONSIBILITY U/S 135 OF THE COMPANIES ACT 2013

Provisions of Section 135 of the Companies Act, 2013 pertaining to CSR activities are not applicable to the company. Therefore, disclosure regarding the policy developed, implemented, initiatives taken by the Company and the formation of Committees does not arise.

20. ANNUAL EVALUATION:-

The performance evaluation of individual directors is carried considering factors like execution of specific assignments, effective contribution to the Board discussions and decisions, independence of judgment and steps taken towards proper governance of business and safeguarding interest of stakeholders.

21. DISCLOSURE UNDER OTHER PROVISIONS OF COMPANIES ACT 2013

i) Share Capital –

- A) Issue of equity shares with differential rights – NIL
- B) Issue of sweat equity shares – NIL
- C) Issue of employee stock options– NIL
- D) Provision of money by company for purchase of its own shares by employees or by trustees for the benefit of employees – NIL
- E) Private Placement/Preferential Allotment of Equity shares- Nil

The Company has not issued any sweat equity shares, during the financial year under review.

22. REPORT ON VIGIL MECHANISM. S. 177(9) & (10)

The provisions pertaining to establishment of vigil mechanism is not applicable to the Company.

23. DISCLOSURE S. 197 (14)

Disclosure about receipt of any commission by MD/WTD from the company and also receiving commission/remuneration from its holding or subsidiary: NIL.

24. MANAGERIAL REMUNERATION:

Details of the employee(s) of the Company as required pursuant to Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Rule 5(1): Not applicable since the company is not listed

Rule 5(2):

- (i) There are no directors or employees who are employed throughout the financial year in the company, were in receipt of remuneration for more than One crore and two lakh rupees per annum; and
- (ii) Employed for a part of the financial year, was in receipt of remuneration for any part of that year, more than eight lakh and fifty thousand rupees per month.

25. STATUTORY AUDITORS

At the Annual General Meeting of the Company held on November, 27, 2020, M/s. Deloitte Haskins & Sells LLP, Chartered Accountants were appointed as the statutory auditors of the Company to hold office till the conclusion of the Thirty Sixth Annual General Meeting of the Company to be held in the year 2025.

The Auditors' Report to the Shareholders for the year under review does not contain any qualification.

26. SECRETARIAL AUDITOR

Pursuant to Section 204 of the Companies Act, 2013 and allied rules thereof, the Board of Directors has appointed Mr. A.S. Narayanan, Company Secretary in Practice as the Secretarial Auditor for the financial year 2021-22. The Secretarial Audit report for financial year ended 2021-2022 issued by Mr. A.S Narayanan is appended and forms part of this report. The report is self-explanatory.

27. MATTERS REQUIRED TO BE DISCLOSED IN ACCORDANCE WITH RULE 8 OF THE COMPANIES (ACCOUNTS) RULES, 2014.

a) Financial Performance-Rule 8(1):-Already given

b) Contracts or arrangements with related parties Rule- 8(2) :-ANNEXURE 1

c) Conservation of energy, Technology absorption, Foreign exchange earnings and Outgo- Rule 8(3):
ANNEXURE 2

d) Annual evaluation Report made by the Board Rule 8(4) Already given

Rule 8(5)

(i) the financial summary or highlights ; Already given

(ii) the change in the nature of business, if any; There is no change in the nature of the company's business during the financial year under review.

(iii) the details of directors or key managerial personnel who were appointed or have resigned during the year;

There are no changes among the directors or key managerial personnel of the company other than those given under point no.7.

(iii) a statement regarding opinion of the Board with regards to integrity, expertise and experience (including proficiency) of the independent directors appointed during the year

During the year under review, the Board has appointed Mr. Mohamed Mansoor Ahmed as the additional (Independent) Director of the Company. His 1st term of 5 years as an Independent Director was completed and hence it was proposed to extend his term of next 5 years with effect from 28.04.2021, the necessary approvals were taken and hence Board of Directors had passed the resolution in the meeting conducted on 16.10.2021.

(iv) the names of companies which have become or ceased to be its subsidiaries, joint ventures or associate companies during the year-The company has no subsidiaries/ joint ventures/ associates

(v) the details relating to deposits, covered under Chapter V of the Act,-

- a) accepted during the year; NIL
- b) remained unpaid or unclaimed as at the end of the year; NIL
- c) whether there has been any default in repayment of deposits or payment of interest thereon during the year and if so, number of such cases and the total amount involved- NIL
 - (i) at the beginning of the year; NIL
 - (ii) maximum during the year; NOT APPLICABLE
 - (iii) at the end of the year; NOT APPLICABLE

(vi) the details of deposits which are not in compliance with the requirements of Chapter V of the Act; NIL

(vii) the details of significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and company's operations in future; There are no significant orders by Regulators impacting the going concern status of the company and company's operations in future.

viii) Details in respect of adequacy of internal controls with reference to the financial statements: The Company has adequate internal financial controls such as defining authority to authorize financial transactions, Internal Audit and monthly review of financial statement mechanism in vogue. The internal control system is designed to ensure that all the financial and other records are reliable for preparing financial statements and for maintaining accountability of the assets. Further the company is not a listed company hence reporting on this clause does not arise.

ix) the Company is not required to maintain cost records as specified by the Central Government under sub-section (1) of Section 148 of the Companies Act,2013

28. DISCLOSURES ABOUT CSR POLICY. Rule 9

Provisions of Section 135 of the Companies Act, 2013 pertaining to formulation of CSR policy is not applicable to the company.

29. DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PROVISION, PROHIBITION AND REDRESSAL) ACT, 2013.

The Company is committed to provide a safe and conducive work environment to its employees. During the year under review, the Company has adequate system for prevention of Sexual Harassment of women at workplace and has set up a cell for the same in line with the requirements of The Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013. Internal Complaints Committee (ICC) has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy.

Your Directors further state that during the year under review, there was no complaint received pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act 2013.

30. COMPLIANCE WITH SECRETARIAL STANDARDS

The Company has complied with the applicable Secretarial Standards to facilitate good corporate governance. Based on the recommendation of Secretarial Auditor, the company shall strive to improve its secretarial compliance practices in the year ahead.

31. ACKNOWLEDGEMENTS

Your Directors place on record their sincere thanks to bankers, business associates, vendor, consultants, and various Government Authorities for their continued support extended to your Company's activities during the year under review. Your Directors also acknowledges gratefully the shareholders for their confidence and Employees for their support and dedicated service extended to your Company during this period.

By order of the Board of Directors

Sd/-
P. Manoj Kumar
Whole-time Director
DIN: 03527923

Sd/-
Mithun Appaiah
CEO and Director
DIN: 08484331

Date: 29.09.2022

Place: Kochi

Annexure -1
Form AOC – 2

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

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

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

(a)	Name(s) of the related party and nature of relationship	NIL
(b)	Nature of contracts / arrangements / transactions	NIL
(c)	Duration of the contracts / arrangements/transactions	NIL
(d)	Salient terms of the contracts or arrangements or transactions 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	NIL
(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 Contracts or arrangements or transactions at arm's length basis:

Name(s) of the related party and nature of relationship	Nature of contracts / arrangements / transactions	Salient terms of the contracts or arrangements or transactions including the value, if any	date(s) of approval by the Board	Volume of Transactions	Outstanding balance (Receivables/ (payables)) as on 31.03.2022
Oriental Cuisines Pvt Ltd. (Entity under Common Control)	Normal Course of business	Revenue from operations	23.08.2019	-	59,47,294/-

By order of the Board of Directors

Sd/-
P. Manoj Kumar
Whole-time Director
DIN: 03527923

Sd/-
Mithun Appaiah
CEO and Director
DIN: 08484331

Date: 29.09.2022
Place: Kochi

Annexure -2

	Conservation of energy	
I	the steps taken or impact on reservation of energy;	The operations of the Company are not very power intensive. Nevertheless, the Company continues its efforts to conserve energy wherever practicable by improving efficient use of Power- less power cost, increased productivity - Utilized the maximum capacity of the machines- Maximum output with minimum energy input.
li	the steps taken by the company for utilizing alternate sources of energy;	Nil
lii	the capital investment on energy conservation equipment	Nil
B	Technology absorption-	
I	the efforts made towards technology absorption;	The company has not availed any foreign technology during the period.
li	the benefits derived like product improvement, cost reduction, product development or import substitution;	NIL
lii	in case of imported technology (imported during the last three years reckoned from the beginning of the financial year)-	NA
	(a) the details of technology imported;	NA
	(b) the year of import;	NA
	(c) whether the technology been fully absorbed;	NA
	(d) if not fully absorbed, areas where absorption has not taken place, and the reasons thereof; and	NA
Iv	the expenditure incurred on Research and Development.	Rs. 24,66,839/-
C	Foreign exchange earnings and Outgo- The Foreign Exchange earned in terms of actual inflows during the year and the Foreign Exchange outgo during the year in terms of actual outflows	<u>Foreign Exchange Earnings:</u> 1. FOB value of exports: Rs. 12,27,23,898.88 (FOB) 2. Foreign Exchange Outgo: Rs. 1,35,22,859.16 (CIF)

By order of the Board of Directors

Sd/-
P. Manoj Kumar
Whole-time Director
DIN: 03527923

Sd/-
Mithun Appaiah
CEO and Director
DIN: 08484331

Date: 29.09.2022
Place: Kochi

Annexure to Directors' Report for the year ended March 31, 2022

The Members
Innovative Foods Limited
Kochi

My Secretarial Audit Report of even date is to be read along with this letter.

1. Maintenance of secretarial records is the responsibility of the management of the company. My responsibility is to express an opinion on these secretarial records based on my audit.
2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices, 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. Wherever 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.



A .S. Narayanan
Company Secretary in Practice
Membership No:6972
C.P NO:8147
UDIN: **A006972D001054634**

Place: Aluva
Date: 27.09.2022

FORM NO. MR -3
SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED ON 31 MARCH 2022

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

To

The Members
Innovative Foods Limited
Kochi

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Innovative Foods Limited (herein after called the company)(CIN:U51909KL1989PLC005465). Secretarial Audit was conducted for the financial year ended on 31.03.2022 in a manner that provided me a reasonable basis for evaluating the corporate conducts/ statutory compliances and expressing my opinion thereon.

Based on my verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on 31.03.2022 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 the Company for the financial year ended on 31st March, 2022, according to the provisions of:

- i. The Companies Act, 1956 and the rules made there under to the extent applicable;
- ii. The Companies Act, 2013 (the Act) and the rules made there under;
- iii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
Not applicable
- iv. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- v. 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;
- vi. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):Not applicable excepting regulation (f) as this is an unlisted company

- 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, 1992
 - c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009
 - d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999
 - e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008
 - 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;-Applicable
 - g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
 - h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998
- vii. The following laws, regulations, directions, orders are applicable specifically to the company:-
1. Environmental Protection Act, 1986
 2. Food Safety and Standards Act 2006
 3. Sale of Goods Act, 1930
 4. Factories Act 1948

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

Secretarial Standards

The company has generally complied with Secretarial Standards 1 & 2 (pertaining to conduct of Meetings of Board, its Committees and General Meetings), during the period under review though in a number of areas, there is scope for improvement in compliance.

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

1. The company did not have Whole Time Company Secretary during the period from 12/09/2021 to 31/10/2021.

I further report that

The Board of Directors of the Company is constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors.

Mr. MithunAppaiah, CEO and Director of the company, retired by rotation and was re-elected as director at the Annual General Meeting held on 27/08/2021.

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 period covered under the Audit, the company has made the following specific actions having a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, referred to above.

- a. At the meeting held on 16/10/2021, the Board of Directors appointed Mr. SURAJ KAMBLE, as Whole time Company Secretary of the company with effect from 01/11/2021.
- b. At the Annual General Meeting of the company held on 27/08/2021, the members of the company through a special resolution approved the remuneration payable to Mr. MithunAppaiah (DIN:08484331), CEO and Director of the company, as per the details given in the explanatory statement annexed to the notice.
- c. At the Annual General Meeting of the company held on 27/08/2021, the member of the company through an special resolution appointed Dr. N Anandavally (DIN: 08103463) as Independent Director of the Company of the company for a period of 5 years.



A. S. Narayanan
Company Secretary in Practice
Membership No:6972
C.P NO:8147
UDIN: **A006972D001054634**

Place: Aluva

Date: 27.09.2022

INDEPENDENT AUDITOR'S REPORT

To the Members of Innovative Foods Limited Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of **Innovative Foods Limited** ("the Company"), which comprise the Balance Sheet as at March 31 2022, the Statement of Profit and Loss and the Cash Flow Statement for the year then ended, and 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 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 Accounting Standards prescribed under section 133 of the Act read with the Companies (Accounting Standards) Rules, 2006, as amended ("Accounting Standards") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31 2022, and its profit and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the 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 Responsibility for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the 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 obtained by us is sufficient and appropriate to provide a basis for our audit opinion on the financial statements.

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 including Annexures to the Director's report, but does not include the financial statements and our auditor's report thereon.

- Our opinion on the 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 financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the 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 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 financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the Accounting Standards 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 financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the 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 Responsibility for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the 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 control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the 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 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.
- Obtain sufficient appropriate audit evidence regarding the financial information of the Company to express an opinion on the financial statements.

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

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

We also provide those charged with governance with a statement that we have 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.

Report on Other Legal and Regulatory Requirements

1. As required by Section 143(3) of the Act, based on our audit we report that:
 - a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c. The Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account.
 - d. In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act.
 - e. On the basis of the 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 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 A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g. With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its financial statements.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. (a) The Management has represented that, to the best of its knowledge and belief, as disclosed in the Note 44 to the Financial Statements, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies), including foreign entities.

(b) The Management has represented that, to the best of its knowledge and belief, as disclosed in the Note 44 to the Financial Statements, no funds (which are material either individually or in the aggregate) 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 subclause (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 any dividend during the year and has not proposed final dividend for the year.

2. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order.

For **Deloitte Haskins & Sells LLP**
Chartered Accountants
(Firm's Registration No. 117366W/W-100018)



Gurvinder Singh
(Partner)
(Membership No. 110128)
(UDIN: 22110128AWQPWJ4515)

Place: Bengaluru
Date: September 29, 2022

ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

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

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

We have audited the internal financial controls over financial reporting of Innovative Foods Limited ("the Company") as of March 31, 2022 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting 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") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, 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 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 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 over financial reporting.

Meaning of Internal Financial Controls Over Financial Reporting

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

that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

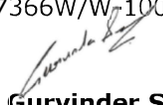
Inherent Limitations of Internal Financial Controls Over Financial Reporting

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, 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 system over financial reporting and such internal financial controls over financial reporting 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 Institute of Chartered Accountants of India.

For Deloitte Haskins and Sells LLP
Chartered Accountants
(Firm's Registration No. 117366W/W-100018)


Gurvinder Singh
(Partner)
(Membership No. 110128)
(UDIN: 22110128AWQPWJ4515)

Place: Bengaluru
Date: September 29, 2022

ANNEXURE B TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

- i. (a)** (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment (Capital work-in-progress).

(B) The Company has maintained proper records showing full particulars of intangible assets.
- (b)** The Property, Plant and Equipment were physically verified during the year by the Management which, in our opinion, provides for physical verification at reasonable intervals. No material discrepancies were noticed on such verification.
- (c)** Based on the examination of the registered sale deed / transfer deed / conveyance deed (state any other relevant document which evidences title) provided to us, we report that, the title deeds of all the immovable properties of land and buildings (other than properties where the Company is the lessee and the lease agreements are duly executed in favour of the Company) disclosed in the financial statements included in (property, plant and equipment, capital work in progress, investment property and non-current assets held for sale), are held in the name of the Company as at the balance sheet date. Immovable properties of land and buildings whose title deeds have been pledged as security for loans, guarantees, etc. are held in the name of the Company based on the confirmations directly received by us from lenders / custodians.
- (d)** The Company has not revalued any of its property, plant and equipment and intangible assets during the year.
- (e)** No proceedings have been initiated during the year or are pending against the Company as at 31 March 2022 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 and rules made thereunder.
- ii. (a)** The inventories were physically verified during the year by the Management at reasonable intervals. In our opinion according to the information and explanations given to us, the coverage and procedure of such verification by the Management is appropriate having regard to the size of the Company and the nature of its operations. No discrepancies of 10 percent or more in the aggregate for each class of inventories were noticed on such physical verification of inventories when compared with books of account.
- (b)** According to the information and explanations given to us, the Company has been sanctioned working capital limits in excess of Rs. 5 crores, in aggregate, at points of time during the year, from banks or financial institutions on the basis of security of current assets. In our opinion and according to the information and explanations given to us, the quarterly returns or statements comprising (stock statements, book debt statements, credit monitoring arrangement reports, statements on ageing analysis of the debtors/other receivables, and other stipulated financial information) filed by the Company with such banks or financial institutions are in agreement with the unaudited books of account of the Company of the respective quarters.
- iii.** Company has not made any investments in, provided any guarantee or security, and 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, and hence reporting under clause (iii) of the Order is not applicable.
- iv.** The Company has not granted any loans, made investments or provided guarantees or

securities.

Hence, reporting under clause (iv) of the Order is not applicable.

- v. The Company has not accepted any deposit or amounts which are deemed to be deposits. Hence, reporting under clause (v) of the Order is not applicable.
- vi. The maintenance of cost records has not been specified for the activities of the Company by the Central Government under section 148(1) of the Companies Act, 2013.
- vii. (a) Undisputed statutory dues, including Goods and Service tax, Provident Fund, Employees' State Insurance, Income-tax, Sales Tax, Service Tax, duty of Custom, duty of Excise, Value Added Tax, cess and other material statutory dues applicable to the Company have generally been regularly deposited by it with the appropriate authorities in all cases during the year though the delays in deposit have not been so serious.

There were no undisputed amounts payable in respect of Goods and Service tax, Provident Fund, Employees' State Insurance, Income-tax, cess and other material statutory dues in arrears as at March 31, 2022 for a period of more than six months from the date they became payable.

- (b) Details of statutory dues referred to in sub-clause (a) above which have not been deposited as on March 31, 2022 on account of disputes are given below:

Name of the statute	Nature of dues	Forum where dispute is pending	Period to which amount relates to	Amount involved (Rs. In Lakhs)	Remarks (if any)
The Income Tax Act, 1961	Income Tax	The Assistant Commissioner of Income Tax	2007-08	53,690*	
The Kerala VAT Tax Act 2003	Sales Tax	Kerala High Court	2009-10	1,571,623**	
The Kerala VAT Tax Act 2003	Sales Tax	Kerala High Court	2011-12	10,227,014	
The Kerala VAT Tax Act 2003	Sales Tax	The Sales Tax Appellate Tribunal	2012-13	6,014,843	
The Kerala VAT Tax Act 2003	Sales Tax	The Sales Tax Appellate Tribunal	2013-14	1,776,301#	
The Kerala VAT Tax Act 2003	Sales Tax	The Sales Tax Appellate Tribunal	2014-15	2,643,523	

*Net of amount paid under protest – Rs. 53,690

Net of amount paid under protest – Rs. 4,57,527

** Net of amount paid under protest – Rs. 1,050,148

- viii. There were no transactions relating to previously unrecorded income that were surrendered or disclosed as income in the tax assessments under the Income Tax Act, 1961 (43 of 1961) during the year.

- ix. (a)** In our opinion, the Company has not defaulted in the repayment of loans or other borrowings, or in the payment of interest thereon to any lender during the year.
- (b)** The Company has not been declared willful defaulter by any bank or financial institution or government or any government authority.
- (c)** To the best of our knowledge and belief, in our opinion, term loans availed by the Company were applied by the Company during the year for the purposes for which the loans were obtained.
- (d)** On an overall examination of the financial statements of the Company, funds raised on short-term basis have, prima facie, not been used during the year for long-term purposes by the Company.
- (e)** The Company did not have any subsidiary or associate or joint venture during the year and hence, reporting under clause (ix)(e) of the Order is not applicable.
- (f)** The Company has raised loans during the year however it does not have any subsidiary or associate or joint venture and hence reporting under clause (ix)(f) of the Order is not applicable.
- x. (a)** The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) or term loans and hence reporting under clause 3(x) of the Order is not applicable.
- (b)** During the year, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully or partly or optionally) and hence, reporting under clause (x)(b) of the Order is not applicable to the Company.
- xi. (a)** To the best of our knowledge, no fraud by the Company and no material fraud on the Company has been noticed or reported during the year.
- (b)** To the best of our knowledge, no report under sub-section (12) of section 143 of the Companies Act 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.
- (c)** As represented to us by the Management, there were no whistle blower complaints received by the Company during the year (and up to the date of this report).
- xii.** The Company is not a Nidhi Company and hence reporting under clause (xii) of the Order is not applicable.
- xiii.** In our opinion, the Company is in compliance with Section 188 and 177 of the Companies Act, 2013, where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv. (a)** In our opinion, the Company has an adequate internal audit system commensurate with the size and nature of its business.
- (b)** We have considered the internal audit reports issued to the Company during the year and covering the period upto and the draft of the internal audit reports were issued after the balance sheet date covering the period to for the period under audit.

- xv.** In our opinion during the year the Company has not entered into any non-cash transactions with its directors or persons connected with its directors.
Hence, provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- xvi.** The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.
Hence, reporting under clause (xvi)(a), (b), (c) and (d) of the Order is not applicable.
- xvii.** The Company has not incurred cash losses during the financial year covered by our audit and the immediately preceding financial year.
- xviii.** There has been no resignation of the statutory auditors of the Company during the year.
- xix.** 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 and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.
- We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- xx.** The Company was not having net worth of rupees five hundred crore or more, or turnover of rupees one thousand crore or more or a net profit of rupees five crore or more during the immediately preceding financial year and hence, provisions of Section 135 of the Act are not applicable to the Company during the year.
Accordingly, reporting under clause 3 (xx) of the Order is not applicable for the year.

For Deloitte Haskins and Sells LLP
Chartered Accountants
(Firm's Registration No. 117366W/W-100018)


Gurvinder Singh
(Partner)
(Membership No. 110128)
(UDIN: 22110128AWQPWJ4515)

Place: Bengaluru
Date: September 29, 2022

Innovative Foods Limited
Balance sheet as at 31 March 2022

(All Amounts ₹ in Lakhs)

	Notes	As at 31 March 2022	As at 31 March 2021
Equity and liabilities			
Shareholders' funds			
Share capital	2	10,893.78	10,893.78
Reserves and surplus	3	-7,824.04	-8,183.40
		3,069.74	2,710.38
Non-current liabilities			
Long-term borrowings	4	359.39	977.54
Other long-term liabilities	5	337.87	318.49
Long-term provisions	6	51.19	38.25
		748.45	1,334.28
Current liabilities			
Short-term borrowings	7	2,720.00	901.15
Trade payables	8		
Total outstanding dues of micro enterprises and small enterprises; and		97.19	21.51
Total outstanding dues of creditors other than micro enterprises and small enterprises		1,845.62	1,308.38
Other current liabilities	9	76.87	61.67
Short-term provisions	10	124.75	83.08
		4,864.43	2,375.79
		8,682.62	6,420.45
Assets			
Non-current assets			
Property, plant and equipment	11	2,326.50	2,360.10
Intangible Assets	11	67.25	6.75
Capital work-in-progress	11	7.10	-
Intangible Assets Under Development		-	21.18
Long-term loans and advances	12	191.10	173.57
Other non-current assets	13	497.32	269.54
		3,089.27	2,831.14
Current assets			
Inventories	14	2,229.62	893.60
Trade receivables	15	2,493.31	1,740.88
Cash and bank balances	16	129.98	463.50
Short-term loans and advances	17	517.01	378.79
Other current assets	18	223.43	112.53
		5,593.35	3,589.31
		8,682.62	6,420.45

Significant accounting policies

See accompanying notes forming part of the financial statements

As per our report of even date attached

for **Deloitte Haskins & Sells LLP**

Chartered Accountants

Firm registration number: 117366W/W-100018

for and on behalf of the Board of Directors of

Innovative Foods Limited

CIN : U51909KL1989PLC005465

Gurvinder Singh

Partner

Membership No.: 110128

Bangalore

29-Sep-2022

Mithun Appaiah

Director and Chief Executive Officer

DIN : 08484331

Bangalore

29-Sep-2022

P Manoj Kumar

Whole Time Director

DIN : 03527923

Kochi

29-Sep-2022

Pradeepta Kumar Jena

Chief Finance Officer

Bangalore

29-Sep-2022

Suraj S Kamble

Company Secretary

Kochi

29-Sep-2022



Innovative Foods Limited (All Amounts ₹ in Lakhs)
Statement of profit and loss for the year ended 31 March 2022

	Notes	Year ended 31 March 2022	Year ended 31 March 2021
Revenue from operations			
Sales, net of sales returns	19	12,070.59	8,550.48
Other income	20	163.56	154.72
Total revenue		12,234.15	8,705.20
Expenses			
Cost of materials consumed	21	6,175.56	3,778.50
Purchase of stock-in-trade	22	1,138.67	751.13
Changes in inventories of finished goods, work-in-progress and stock-in-trade	23	-1,350.26	-176.36
Employee benefits expense	24	1,638.69	1,238.52
Finance costs	25	222.72	164.06
Depreciation and amortisation (refer note no.11)	26	239.92	270.23
Other expenses	27	3,809.49	2,572.68
Total expenses		11,874.79	8,598.76
Profit before taxes		359.36	106.44
Tax expense		-	-
Profit after taxes		359.36	106.44
Earnings/(Loss) per share (equity share of par value Rs 10 each)			
Basic		0.33	0.10
Diluted	29	0.33	0.10

Significant accounting policies

See accompanying notes forming part of the financial statements

1

As per our report of even date attached

for **Deloitte Haskins & Sells LLP**

Chartered Accountants

Firm registration number: 117366W/W-100018

for and on behalf of the Board of Directors of

Innovative Foods Limited

CIN : U51909KL1989PLC005465

Gurvinder Singh

Partner

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Chief Finance Officer

Bangalore

29-Sep-2022

Suraj S Kamble

Company Secretary

Kochi

29-Sep-2022

Innovative Foods Limited
Cash flow statement for the year ended 31 March 2022

(All Amounts ₹ in Lakhs)

	Year ended 31 March 2022	Year ended 31 March 2021
Cash flows from operating activities		
Profit before taxes	359.36	106.44
<i>Adjustments for:</i>		
Depreciation and amortisation	239.92	270.23
Finance cost	222.72	164.06
Interest income	-18.27	-63.13
Provision for doubtful debts and advances	62.10	105.17
Liabilities no longer required written back	0.80	-7.30
Inventory write down (obsolete, damaged and expired stock)	96.00	125.94
Deferred income on government grant	-20.95	-21.82
Operating cash flows before working capital changes	941.68	679.59
Increase in trade receivables	-814.40	-3.57
(Increase)/decrease in inventories	-1,306.09	-341.81
(Increase)/decrease in loans and advances, other assets and deposits	-450.92	419.03
Increase in liabilities and provisions	612.66	-412.10
Net cash used in/generated operating activities before taxes	-1,017.07	341.14
Income taxes refund (net)	7.90	12.20
Net cash (used in) / generated from operating activities (A)	-1,009.17	353.34
Cash flows from investing activities		
Purchase of property, plant and equipment	-266.82	-86.56
Interest received	-33.12	42.79
Net cash used in investing activities (B)	-299.94	-43.77
Cash flows from financing activities		
Re-payment of Long term borrowings	-618.14	348.21
Short term borrowings availed	1,818.84	-10.65
Interest paid	-225.10	-170.24
Net cash generated from financing activities (C)	975.60	167.32
Net decrease in cash and cash equivalents (A+B+C)	-333.52	476.88
Cash and cash equivalents at the beginning of year	463.50	-13.38
Effect of exchange gain on cash and cash equivalents	-	-
Cash and cash equivalents at the end of the year (refer note 16)	129.98	463.50

See accompanying notes forming part of the financial statements

As per our report of even date attached
for **Deloitte Haskins & Sells LLP**
Chartered Accountants
Firm registration number: 117366W/W-100018

for and on behalf of the Board of Directors of
Innovative Foods Limited
CIN : U51909KL1989PLC005465

Gurvinder Singh
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29-Sep-2022

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Chief Finance Officer
Bangalore
29-Sep-2022

Suraj S Kamble
Company Secretary
Kochi
29-Sep-2022

1.0 Significant accounting policies

1.1 Background

Innovative Foods Limited ('the Company') was incorporated in 1989 as Innovative Marine Foods Limited and subsequently changed its name to Innovative Foods Limited. The Company is engaged in the business of manufacturing and trading of frozen ready to eat / ready to cook products. The registered office of the Company is at Kochi, Kerala. Peepul Capital Fund III, LLC, Mauritius, is the holding company and ultimate holding company.

1.2 Basis of accounting and preparation of financial statements

These financial statements are prepared in accordance with Indian Generally Accepted Accounting Principles (GAAP) under the historical cost convention on accrual basis. GAAP comprises mandatory accounting standards as prescribed under Section 133 of the Companies Act, 2013 ('Act') read with Rule 7 of the Companies (Accounts) Rules, 2014 and the relevant provisions of the Act, as applicable, Accounting Standards issued by the Institute of Chartered Accountants of India and other generally accepted accounting principles in India. Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use. All amounts included in the financial statements are reported in Indian rupees, except share and per share data, and have been rounded off to nearest rupee.

1.3 Going concern

The paid-up equity share capital and the accumulated losses of the Company as 31 March 2022 were Rs. 10,893.78 and Rs. 7,824.04 respectively. The Current year profit of the Company is Rs. 359.36. The Company has incurred cash profit during the current and previous financial year.

Management, however, believes that the Company will be able to continue its operations on a going concern basis and meet all its liabilities as they fall due for payment in the foreseeable future, at least for a period of twelve months from the balance sheet date based on business strategies and operating plans which will enable the Company to generate positive operating cash flows in the future.

The financial statements have accordingly been prepared on a going concern basis.

1.4 Use of estimates

The preparation of the financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported balances of assets and liabilities and disclosures relating to contingent liabilities as at the date of the financial statements and reported amounts of income and expenses during the period. Examples of such estimates include provisions for doubtful debts, future obligations under employee retirement benefit plans, income taxes and the useful lives of fixed tangible assets and intangible assets.

Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as the Management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which changes are made and, if material, their effects are disclosed in the notes to the financial statements.

1.5 Revenue recognition

Revenue from sale of goods (including sale of scrap) is recognized on transfer of all significant risks and rewards of ownership to the buyer. The amount recognized as sale is exclusive of goods and service tax, discounts and sales returns.

Interest on deployment of surplus funds is recognized using the time proportionate method, based on the transactional interest rates.

(All amounts in Indian ₹ in Lakhs, except share data and where otherwise stated)

1.6 Property, plant and equipment and intangible assets

Property, plant and equipment are carried at the cost of acquisition or construction less accumulated depreciation. The cost of property, plant and equipment includes freight, duties, taxes and other incidental expenses related to the acquisition of those property, plant and equipment. In respect of major projects involving construction, related directly attributable costs form part of the value of assets capitalised. Borrowing cost directly attributable to the acquisition/ construction of those property, plant and equipments which necessarily take a substantial period of time to get ready for their intended use is capitalized. Intangible assets are recorded at the consideration paid for acquisition of such assets and are carried at cost less accumulated amortisation and impairment.

Advances paid towards the acquisition of property, plant and equipment, outstanding at each balance sheet date are shown under long-term loans and advances. The cost of property, plant and equipment not ready for its intended use at each balance sheet date are disclosed as capital work-in progress.

1.7 Depreciation and amortisation

Depreciation on property, plant and equipment is provided on the straight-line method over the useful lives of assets estimated by the Management. Depreciation for assets purchased / sold during a period is proportionately charged. Leasehold improvements are amortised over the lease term or useful lives of assets, whichever is lower. Intangible assets are amortised over their estimated useful lives, which range from three (3) years to five (5) years, respectively, from the date such assets are available for use.

The management estimates the useful lives for the property, plant and equipment as under:

Class of Assets	Years
Buildings: Factory	30
Buildings: Others	60
Plant and machinery*	5-15
Computers	3
Servers and networks	6
Office equipment	5
Furniture and fixtures	10
Vehicles	8

Depreciation and amortisation methods, useful lives and residual values are reviewed periodically, including at each financial year end.

*For these class of assets, based on internal assessment, the management believes that the useful lives as given above best represent the period over which management expects to use these assets. Hence, the useful lives for these assets is different from the useful lives as prescribed under Part C of Schedule II of the Companies Act, 2013.

1.8 Impairment of assets

The Company assesses at each balance sheet date whether there is any indication that an asset forming part of its cash generating units may be impaired. If any such indications exist, the Company estimates the recoverable amount of the asset or the group of assets comprising a cash generating unit. For an asset or a group of assets that does not generate largely independent cash flows, the recoverable amount is determined for the cash generating unit to which the asset belongs. If such recoverable amount of the asset or the recoverable amount of the cash generating unit to which the asset belongs is less than the carrying amount, the carrying amount is reduced to its recoverable amount. The recoverable amount is the greater of the assets net selling price and value in use. In assessing the value in use, the estimated future cash flows are discounted to their present value at the weighted average cost of capital. The reduction is treated as an impairment loss and is recognized in the statement of profit and loss.

If at the balance sheet date there is an indication that a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount. An impairment loss is reversed only to the extent that the carrying amount of the asset

(All amounts in Indian ₹ in Lakhs, except share data and where otherwise stated)

1.9 Inventories

Inventories are carried at the lower of cost and net realisable value. Cost comprises purchase price, cost of conversion and other costs incurred in bringing the inventory to its present location and condition. The cost is calculated using the weighted average cost method. Production overheads used for the valuation of finished goods are allocated on the basis of normal capacity of production facilities.

The comparison of cost and net realisable value of inventory is made on an item by item basis. The net realisable value of work in progress is determined with reference to the selling prices of related finished goods. Raw material and other supplies held for use in production of inventories are not written down below cost except in cases where material prices have declined and it is estimated that the cost of the finished goods will exceed their net realisable value.

The provision for inventory obsolescence is assessed annually and is provided as considered necessary.

1.10 Foreign currency transactions

Foreign currency transactions are recorded at the rates of exchange prevailing on the dates of the respective transactions. Exchange differences arising on foreign exchange transactions settled during the period are recognized in the statement of profit and loss of the period.

Foreign currency denominated monetary assets and liabilities are translated at exchange rates in effect at the balance sheet date. The gains or losses resulting from such translations are included in the statement of profit or loss. Non-monetary assets and nonmonetary liabilities denominated in a foreign currency and measured at historical cost are translated at the exchange rate prevalent at the date of transaction.

1.11 Employee benefits

a) Short-term employee benefits

Employee benefits payable wholly within twelve months of receiving employee services are classified as short-term employee benefits. These benefits include salaries and wages, bonus and ex gratia. The undiscounted amount of short-term employee benefits to be paid in exchange for employee services is recognised as an expense as the related service is rendered by employees.

b) Post-employment benefits

(i) Defined contribution plans

Contributions payable to the recognized provident fund, which is a defined contribution scheme, is made monthly at predetermined rates to the appropriate authorities and charged to the statement of profit and loss on an accrual basis. There are no other obligations other than the contribution payable to the respective fund.

(ii) Defined benefit plans

Gratuity, a defined benefit scheme, is accrued based on an actuarial valuation at the balance-sheet date, carried out by an independent actuary. The present value of the obligation under such defined benefit plan is determined based on an actuarial valuation using the projected unit credit method, which recognizes each period of service as giving rise to additional units of employee benefit entitlement and measures each unit separately to build up the final obligation.

The defined benefit plan surplus or deficit on the balance sheet date comprises fair value of plan assets less the present value of the defined benefit liabilities (using a discount rate by reference to market yields on government bonds at the end of the reporting period). The calculation of defined benefit obligation is performed annually at the balance sheet date by a qualified actuary using the projected unit credit method.

(iii) Compensated absences

The employees can carry-forward a portion of the unutilised accrued compensated absences and utilise it in future service periods or receive cash compensation on termination of employment. Since the compensated absences do not fall due wholly within twelve months after the end of the period in which the employees render the related service and are also not expected to be utilized wholly within twelve months after the end of such period, the benefit is classified as a long-term employee benefit. The Company records an obligation for such compensated absences in the period in which the employee renders the services that increase this entitlement. The obligation is measured annually at the balance sheet date on the basis of independent actuarial valuation using the projected unit credit method.

(All amounts in Indian ₹ in Lakhs, except share data and where otherwise stated)

1.12 Income taxes

The current income tax charge is determined in accordance with the relevant tax regulations applicable to the Company in India.

Deferred tax charge or credit is recognised for the future tax consequences attributable to timing differences that result between the profit offered for income taxes and the profit as per the financial statements. The deferred tax charge or credit and the corresponding deferred tax liabilities or assets are recognised using the tax rates that have been enacted or substantively enacted by the balance sheet date. Deferred tax assets are recognised only to the extent there is reasonable certainty that the assets can be realised in future; however, when there is a brought forward loss or unabsorbed depreciation under taxation laws, deferred tax assets are recognised only if there is virtual certainty of realization of such assets. Deferred tax assets are reviewed at each balance sheet date and written down or written up to reflect the amount that is reasonably/virtually certain to be realised.

The Company offsets, on a year on year basis, the current tax assets and liabilities, where it has a legally enforceable right and where it intends to settle such assets and liabilities on a net basis.

1.13 Earnings per share

The basic and diluted loss per share is computed by dividing the net loss after tax for the year attributable to equity shareholders by the weighted average number of equity shares outstanding during the year.

The number of shares used in computing diluted earnings per share comprises the weighted average number of shares considered for deriving basic earnings per share and also the weighted average number of equity shares that could have been issued on the conversion of all dilutive potential equity shares. Dilutive potential equity shares are deemed converted as of the beginning of the period unless issued at a later date. In computing dilutive earnings per share, only potential equity shares that are dilutive, i.e. which reduces earnings per share or increases loss per share are included.

1.14 Leases

Assets acquired under leases other than financial leases are classified as operating leases. The total lease rentals (including scheduled rental increases) in respect of an asset taken on operating lease are charged to the statement of Profit and Loss on a straight line basis over the lease term unless another systematic basis is more representative of the time pattern of the benefit, Initial direct costs incurred specifically for an operating lease and charged to the statement of Profit and Loss over the lease term.

1.15 Provisions and contingencies

The Company recognises a provision when there is a present obligation as a result of a past event that probably requires an outflow of resources and a reliable estimate can be made of the amount of the obligation. A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. When the likelihood of outflow of resources, in case of a possible obligation or a present obligation is remote no provision or disclosure is made. Provision for onerous contracts i.e. contracts where the expected unavoidable cost of meeting the obligations under the contract exceed the economic benefits expected to be received under it, are recognised when it is possible that an outflow of resources embodying economic benefits will be required to settle a present obligation as a result of an obligating event, based on a reliable estimate of such obligation.

1.16 Cash flow statement

Cash flows are reported using the indirect method, whereby net profit / (loss) before tax is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past or future operating cash receipts or payments and items of income or expenses associated with investing or financing cash flows. The cash flows from operating, investing and financing activities of the Company are segregated.

1.17 Cash and cash equivalents

Cash and cash equivalents comprise cash balance and deposits with banks. The Company considers all highly liquid investments with a remaining maturity at the date of purchase of three months or less and that are readily convertible to known amounts of cash to be cash equivalents.

1.18 Government grants

Government grants are recognised where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. Grants related to specific fixed assets are treated as deferred income which is recognised in the statement of profit or loss on a systematic and rational basis over the useful life of the asset.

2.0 Share capital	As at 31 March 2022		As at 31 March 2021	
	Number of shares	Amount	Number of shares	Amount
Authorised				
Equity shares of Rs. 10 each *	11,50,00,000	11,500	11,50,00,000	11,500
	11,50,00,000	11,500	11,50,00,000	11,500
Issued, subscribed and paid-up				
Equity shares of Rs. 10 each fully paid-up *				
At the beginning and end of the year	10,89,37,780	10,893.778	10,89,37,780	10,894
Issued during the year	-	-	-	-
At the end of the year	10,89,37,780	10,893.78	10,89,37,780	10,894
* The Company has only one class of shares referred to as equity shares having a par value of Rs.10. Accordingly, all equity shares rank equally with regard to dividends and share in the Company's residual assets. The equity shares are entitled to receive dividend as declared from time to time. The voting rights of an equity shareholder or a poll (not on show of hands) are in proportion to its share of the paid-up equity capital of the Company. Voting rights cannot be exercised in respect of shares on which any call or other sums presently payable have not been paid. Failure to pay any amount called up on shares may lead to forfeiture of the shares.				
On winding up of the Company, the holders of equity shares will be entitled to receive the residual assets of the Company, remaining after distribution of all preferential amounts in proportion to the number of equity shares held.				
(a) Shares held by ultimate holding company/ holding company and their subsidiaries/ associates				
	As at 31 March 2022		As at 31 March 2021	
	Number of shares	Amount	Number of shares	Amount
Equity shares of Rs. 10 each fully paid up held by:				
Peepul Capital Fund III, LLC, Mauritius (Ultimate Holding Company)	10,81,68,586	10,816.86	10,81,68,586	10,816.86
(b) Details of shareholders holding more than 5% shares of the Company				
	As at 31 March 2022		As at 31 March 2021	
	Number of shares	% holding	Number of shares	% holding
Peepul Capital Fund III, LLC, Mauritius (Ultimate Holding Company)	10,81,68,586	99.29%	10,81,68,586	99.29%
(c) Details of buyback, bonus shares issued, issue of shares for consideration other than for cash for past 5 years				
The Company has not allotted any fully paid-up equity shares by way of bonus shares nor has bought back any class of equity shares nor has there been any issue of shares for consideration other than for cash during the period of five years immediately preceding the balance sheet date.				
(d) Shareholding of Promoters				
	As at 31 March 2022		As at 31 March 2021	
	Number of shares	% holding	Number of shares	% holding
Peepul Capital Fund III, LLC, Mauritius (Ultimate Holding Company)	10,81,68,586	99.29%	10,81,68,586	99.29%
3.0 Reserves and surplus				
Securities premium				
Balance at the beginning and end of the year			2,625.07	2,625.07
			2,625.07	2,625.07
Deficit in the statement of profit and loss				
Balance at the beginning of the year			-10,808.47	-10,914.91
Add: net profit for the year			359.36	106.44
Balance at the end of the year			-10,449.11	-10,808.47
			-7,824.04	-8,183.40
4.0 Long-term borrowings				
Secured				
Term loan from banks			352.13	948.07
Vehicle loans			7.26	29.47
			359.39	977.54
Details of securities, terms and conditions on term loans				
Note 1: Term loans from banks in Indian rupees are secured by exclusive charge on factory land and building located at Sy no 287/29 & 288/1, 2 & 3 at Ezhupunna village, Sy no 287/17A, 20 at Ezhupunna village, all movable Property, plant & equipments of the company (present and future) and stock and receivables of the Company and Secured by exclusive charge on factory building located at Sy no 20 and 21(part), Srini Food Park, Mogili village, all movable property plant and equipments for the projects and of Chittoor factory and current assets of Chittoor factory. The rate of interest ranges between 9% - 9.50% per annum. Loans are repayable in monthly/ quarterly instalments over a period of 44 to 72 months.				
Note 2: Vehicle loans from banks are secured by hypothecation of the respective motor vehicles and the interest rate of 9% - 9.5% per annum. Loan is repayable in 55-60 monthly instalments starting from November 2018 and April 2019.				
5.0 Other long-term liabilities				
Deferred grant			226.23	246.31
Security deposits from customers			111.64	72.18
			337.87	318.49
6.0 Long-term provisions				
Provision for employee benefits				
Compensated absences (refer note no. 37 (c))			43.34	31.55
Gratuity (refer note no. 37 (b))			7.85	6.70
			51.19	38.25

	As at 31 March 2022	As at 31 March 2021			
7.0 Short term borrowings					
Secured					
Working capital demand loan from a bank					
Term loan	-	-			
Cash credit	2,410.53	892.46			
Current maturities of long term borrowings	309.47	8.69			
	2,720.00	901.15			
The cash credit from HDFC Bank carries interest rate of 9% to 10% per annum and is repayable on demand. Cash credit is secured by :					
a) exclusive charge on stock, receivables and movable Property, plant & equipment of the Company, both present and future; and					
b) equitable mortgage of factory land and building of the Company located at Ezhupunna.					
8.0 Trade payables					
Total outstanding dues of micro enterprises and small enterprises*	97.19	21.51			
Total outstanding dues of creditors other than micro enterprises and small enterprises	1,845.62	1,308.38			
	1,942.81	1,329.88			
* Disclosures as required under the Micro, Small and Medium Enterprises Development Act, 2006 ("the Act") based on the information available with the Company are given below:					
The principal amount remaining unpaid to any supplier as at the end of the year	97.19	21.51			
The interest due on the principal remaining outstanding as at the end of the year	0.60	7.35			
The amount of interest paid under the Act, along with the amounts of the payment made beyond the appointed day during the year	Nil	Nil			
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 without adding the interest specified under the Act	Nil	Nil			
The amount of interest accrued and remaining unpaid at the end of the year	Nil	Nil			
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 the Act	Interest due up to 31 March 2022 has been accrued	Interest due up to 31 March 2021 has been accrued			
Details of Trade payable as on 31 Mar 2022	Less than 1 Year	1 to 2 years	2 to 3 Years	> 3 Yrs	Total
(i) MSME	97.19	-	-	-	97.19
(ii) Others					-
(a) Trade Payable	1,114.28	21.39	-	-	1,135.67
(b) Others	709.95	-	-	-	709.95
(iii) Disputed Dues- MSME					-
(iv) Disputed Dues- Others					-
Total	1,921.42	21.39	-	-	1,942.81
Details of Trade payable as on 31 Mar 2021	Less than 1 Year	1 to 2 years	2 to 3 Years	> 3 Yrs	Total
(i) MSME	21.51	-	-	-	21.51
(ii) Others					-
(a) Trade Payable	770.86	50.43	-	-	821.29
(b) Others	487.10	-	-	-	487.10
(iii) Disputed Dues- MSME					-
(iv) Disputed Dues- Others					-
Total	1,279.47	50.43	-	-	1,329.90
9.0 Other current liabilities					
Interest accrued on borrowings	4.34				6.73
Deferred Grant	20.95				21.82
Withholding taxes and statutory dues	51.58				33.12
	76.87				61.67
10.0 Short-term provisions					
Provision for employee benefits					
Compensated absences	17.58				18.80
Gratuity	29.04				24.55
Provision for rebate/claims (refer note 41)	78.13				39.73
	124.75				83.08
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11.0 The changes in the carrying value of Property, Plant and Equipment' for the year ended March 31, 2022 are as follows :

Particulars	Property Plant & Equipment							In-Tangible fixed assets				Total fixed assets		
	Freehold land	Leasehold land	Buildings: Factory	Buildings: Others	Plant and machinery	Computer equipments	Office equipments	Furniture & Fittings	Vehicles	Total Property Plant & Equipment	Software		Brand	Total In-Tangible
Cost as at April 01, 2021	66.79	87.72	978.34	8.26	3,104.48	79.08	212.36	76.95	83.46	4,697.43	46.71	406.60	453.31	5,150.74
Additions	-	-	26.81	-	120.22	12.63	8.85	34.80	-	203.30	63.52	-	63.52	266.82
Disposals	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Cost as at March 31, 2022	66.79	87.72	1,005.15	8.26	3,224.70	91.71	221.20	111.74	83.46	4,900.73	110.23	406.60	516.83	5,417.56
Acc. Dep as at April 01, 2021	-	3.62	268.20	0.81	1,780.97	74.47	127.52	41.72	40.02	2,337.33	39.96	406.60	446.56	2,783.89
Depreciation for the year	-	0.84	31.55	0.26	171.79	4.75	14.31	6.38	7.01	236.90	3.02	-	3.02	239.92
Deduction/Adjustments during the Period	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Acc. Dep as at March 31, 2022	-	4.46	299.75	1.07	1,952.76	79.22	141.84	48.11	47.04	2,574.23	42.98	406.60	449.58	3,023.81
Net Block As at March 31, 2022	66.79	83.26	705.40	7.19	1,271.94	12.50	79.37	63.64	36.43	2,326.50	67.25	-	67.25	2,393.75

The changes in the carrying value of Property, Plant & Equipment' for the year ended March 31, 2021 are as follows :

Particulars	Property Plant & equipment							In-Tangible fixed assets				Total fixed assets		
	Freehold land	Leasehold land	Buildings: Factory	Buildings: Others	Plant and machinery	Computer equipments	Office equipments	Furniture & Fittings	Vehicles	Total Property Plant & Equipment	Software		Brand	Total In-Tangible
Cost as at April 01, 2020	66.79	87.72	976.97	8.26	3,035.17	77.00	212.36	76.47	83.46	4,624.19	44.00	406.60	450.60	5,074.79
Additions	-	-	1.36	-	69.31	2.09	-	0.48	-	73.24	2.71	-	2.71	75.95
Disposals	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Cost as at March 31, 2021	66.79	87.72	978.34	8.26	3,104.48	79.08	212.36	76.95	83.46	4,697.43	46.71	406.60	453.31	5,150.74
Acc. Dep as at April 01, 2020	-	2.77	237.25	0.55	1,586.16	68.45	106.62	36.76	31.76	2,070.33	36.72	406.60	443.32	2,513.65
Depreciation for the year	-	0.84	30.95	0.26	194.81	6.01	20.90	4.96	8.26	267.00	3.24	-	3.24	270.23
Deduction/Adjustments during the Period	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Acc. Dep as at March 31, 2021	-	3.62	268.20	0.81	1,780.97	74.47	127.52	41.72	40.02	2,337.33	39.96	406.60	446.56	2,783.89
Net Block As at March 31, 2021	66.79	84.11	710.14	7.45	1,323.50	4.62	84.84	35.22	43.44	2,360.10	6.75	-	6.75	2,366.85

Capital Work-in-progress	Less than 1Yr	1 to 2 Years	2 to 3 Years	Total
Project in Progress March 31, 2022	7.10	-	-	7.10
Projects temporarily suspended	-	-	-	-
Total	7.10	-	-	7.10

Intangible Assets under development	Less than 1Yr	1 to 2 Years	2 to 3 Years	Total
Project in Progress March 31, 2021	21.18	-	-	21.18
Projects temporarily suspended	-	-	-	-
Total	21.18	-	-	21.18

	As at 31 March 2022	As at 31 March 2021
12.0 Long-term loans and advances		
Unsecured, considered good		
Rent and other deposits	171.64	146.21
Income taxes deducted at source	19.46	27.36
	<u>191.10</u>	<u>173.57</u>
13.0 Other non-current assets		
Balance in banks as margin money deposits	497.32	269.54
	<u>497.32</u>	<u>269.54</u>
14.0 Inventories		
Stores and spares	54.15	37.55
Raw materials and packing materials		
Raw materials*	149.23	243.88
Crumbs	10.77	7.04
Others*	138.46	236.84
Packing materials*	150.36	116.48
	<u>299.59</u>	<u>360.36</u>
Work-in-progress		
Marine products	10.95	14.42
Others *	126.32	39.04
	<u>137.27</u>	<u>53.46</u>
Finished goods		
Marine products	77.26	25.29
Parathas	588.09	61.73
Curry & Sausage	91.75	227.14
Others *	1,033.73	105.54
	<u>1,790.83</u>	<u>419.70</u>
Less : provision for obsolete inventory	96.00	125.94
	<u>1,694.83</u>	<u>293.76</u>
Stock-in-trade	43.78	148.47
	<u>2,229.62</u>	<u>893.60</u>

* Do not individually exceed 10% of the total value of inventory

15.0 Trade receivables

Unsecured		
Debts outstanding for a period exceeding six months from the day they are due for payment		
considered good	309.36	77.64
considered doubtful	335.53	255.91
Less : Provision for doubtful trade receivables	-335.53	-255.91
	<u>309.36</u>	<u>77.64</u>
Other receivables		
considered good	2,183.95	1,663.24
	<u>2,493.31</u>	<u>1,740.88</u>

Details of Trade Receivable as on 31 Mar 22	Not Due	Less than 6 Months	6 Months to 1 Yr	1 to 2 Yr	Above 02 Yr	Total
Undisputed Trade receivables – considered good	1,578.93	603.12	311.26	-	-	2,493.31
Undisputed Trade Receivables – which have significant increase in credit risk	-	-	-	84.93	197.65	282.58
Undisputed Trade Receivables – credit impaired	-	-	-	-	-	-
Disputed Trade Receivables - Considered Good	-	-	-	-	-	-
Disputed Trade Receivables - which have significant increase in credit risk	-	-	-	-	-	-
Disputed Trade Receivables - credit impaired	-	-	-	-	-	-
Less: Provision for doubtful trade receivables			-	-84.93	-197.65	-282.58
Total	1,578.93	603.12	311.26	-	-	2,493.31

Details of Trade Receivable as on 31 Mar 21	Not Due	Less than 6 Months	6 Months to 1 Yr	1 to 2 Yr	Above 02 Yr	Total
Undisputed Trade receivables – considered good	1,030.72	672.99	37.16			1,740.88
Undisputed Trade Receivables – which have significant	-	-	-	133.92	121.98	255.91
Undisputed Trade Receivables – credit impaired	-	-	-	-	-	-
Disputed Trade Receivables - Considered Good	-	-	-	-	-	-
Disputed Trade Receivables - which have significant increase	-	-	-	-	-	-
Disputed Trade Receivables - credit impaired	-	-	-	-	-	-
Less: Provision for doubtful trade receivables			-	-133.92	-121.98	-255.91
Total	1,030.72	672.99	37.16	-	-	1,740.88

16.0 Cash and bank balances		
Cash and cash equivalents		
Cash on hand	0.79	2.02
Balances with banks		
In current accounts	4.85	12.47
In deposit accounts (with original maturity of 12 months or less)	<u>124.33</u>	<u>449.01</u>
	<u>129.98</u>	<u>463.50</u>
17.0 Short-term loans and advances		
Unsecured, considered good		
Advance for supply of goods and rendering of services	329.10	158.30
Prepaid expenses	8.24	21.77
Balance with government authorities	<u>179.67</u>	<u>198.73</u>
	<u>517.01</u>	<u>378.79</u>
18.0 Other current assets		
Unsecured, considered good		
Interest accrued on fixed deposits	4.50	27.39
Electricity Subsidy Receivable	74.29	0.01
Interest Subvention Receivable	<u>144.64</u>	<u>85.13</u>
	<u>223.43</u>	<u>112.53</u>

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	Year ended 31 March 2022	Year ended 31 March 2021
19.0 Revenue from operations		
Sale of products		
Own manufactured	8,064.75	7,371.00
Traded	3,913.48	1,071.00
	11,978.23	8,442.00
Other operating income		
Export incentives	71.41	86.87
Deferred income on government grant	20.95	21.82
	92.36	108.69
Revenue from operations	12,070.59	8,550.69
Own manufactured		
Marine products	645.51	816.31
Parathas	1,668.88	1,525.69
Chicken Products	1,671.05	1,407.23
Others *	4,079.31	3,621.40
	8,064.75	7,370.63
Traded		
Sausages	1,045.44	823.20
Others *	2,868.04	247.96
	3,913.48	1,071.16
	11,978.23	8,441.79
* Do not individually exceed 10% of the total sales		
20.0 Other income		
Interest income on bank deposits	18.27	63.13
Interest on Subvention (APFPS)	59.51	85.14
Electricity Subsidy	74.28	-
Miscellaneous income	11.50	6.45
	163.56	154.72
21.0 Cost of materials consumed (including packing material consumed)		
Inventory of materials at the beginning of the year	360.36	330.74
Purchases		
Marine products	317.63	571.68
Meat products	1,974.86	636.23
Parathas	242.86	509.01
Others *	3,579.46	2,091.21
Inventory of materials at the end of the year	-299.59	-360.36
	6,175.56	3,778.50
* Do not individually exceed 10% of the total purchases		
22.0 Purchase of stock-in-trade		
Sausages	345.29	243.73
Others *	793.38	507.40
	1,138.67	751.13
* Do not individually exceed 10% of the total purchases		

23.0 Changes in inventories of finished goods, work-in-progress and stock-in-trade		
Opening stock		
Finished goods	419.70	389.62
Work-in-progress	53.45	-
Stock-in-trade	148.47	55.64
	621.62	445.26
Closing stock		
Finished goods	1,790.83	419.70
Provision for obsolete inventory		
Work-in-progress	137.27	53.45
Stock-in-trade	43.78	148.47
	1,971.88	621.62
Provision for obsolete inventory	-	-
Net (increase)/decrease in inventories of finished goods, work-in-progress and stock-in-trade	-1,350.26	-176.36
24.0 Employee benefits expense		
Salaries, wages and bonus	1,503.93	1,152.33
Contribution to provident and other funds	82.10	71.25
Staff welfare expenses	52.66	14.94
	1,638.69	1,238.52
25.0 Finance costs		
Interest on borrowings	222.72	164.06
	222.72	164.06
26.0 Depreciation and amortisation		
Depreciation on property, plant and equipment	239.92	270.23
	239.92	270.23
27.0 Other expenses		
Contract manufacturing	765.01	540.78
Security Charges	18.09	14.14
Power and fuel	293.11	232.66
Storage and freezing	151.46	104.04
Freight, transport and distribution	1,022.90	657.16
Rent (Refer Note No. 36)	60.72	36.67
Repairs and maintenance	111.49	86.05
Insurance	21.85	37.08
Rates and taxes	18.97	0.24
Marketing and sales promotion	885.19	415.85
Travelling and conveyance	103.90	70.20
Legal, professional and consultancy (Refer Note No. 30)	53.09	54.97
Communication expenses	10.31	8.35
Inventory write down (obsolete, damaged and expired)	96.00	125.94
Bank charges	26.26	4.26
Provision for doubtful debts and advances	62.10	105.17
Miscellaneous expenses	109.04	79.12
	3,809.49	2,572.68

28.0 Capital commitments and contingent liabilities

Particulars	As at 31 March 2022	As at 31 March 2021
Estimated amount of contracts remaining to be executed on capital account (net of capital advances) and not provided for	19.00	7.75
Income tax demand under appeal (see note 1 below)	0.54	0.54
Sales tax demand under appeal (see note 1 below)	222.33	222.33
Commitment under Export Promotion Capital Goods (EPCG) scheme (see note 2 below)	895.75	895.75
Guarantees issued by banks	9.37	9.37
Claims against the Company not acknowledged as debts	-	-
Employee state insurance (see note 3 below)	4.07	4.07
Employee provident fund (see note 4 below)	21.76	21.76
Severance compensation (see note 5 below)	457.19	457.19

Notes:

- Management believes that the position taken by it on the above matters are tenable and hence, no adjustment has been made to the financial statements. Future cash flows relating to above are determinable only on the receipt of judgment decision from relevant forum/authorities.
- The Company had obtained duty free/ concessional duty licenses for import of capital goods by undertaking export obligations under the EPCG scheme. As at 31 March 2022, export obligations remaining to the fulfilled amounts to Rs 895.75L (Previous year: Rs 895.75L). In the event that export obligations are not fulfilled, the Company would be liable to levies and liquidated damages.
- The Company had received a notice from the Employees State Insurance Appellate Tribunal (Period 2002-03 to 2005-06) wherein a demand of Rs. 407,000 (including interest estimated) has been raised against the Company on account of non - deduction of ESI on wages paid to factory workers under the heads repair and maintenance of building, others, transportation charges, staff welfare etc.
- The Company had received a notice from the Employees Provident Fund Appellate Tribunal wherein a demand of Rs. 21.76L has been raised against the Company on account of the non-deduction of provident fund on wages paid to the employees working in the peeling section in the factory. The tribunal has directed the provident fund authorities to find out the beneficiaries for the Company to remit the amount in their names. The Employee Provident Fund authorities have not taken any steps in this regard.
- V.S.Sitaram who ceased to be the CEO & Managing Director with effect from 25 July 2017, has filed an arbitration application against the Company before the Hon'ble City Civil Court at Bangalore and also filed Civil Miscellaneous Petition before the Hon'ble High Court of Karnataka, seeking for appointment of an Arbitrator. The Hon'ble High Court of Karnataka passed an order to appoint an arbitrator to settle the dispute between the parties wide the order no. dated 7 December 2018. The dispute pertains to the amount of severance compensation payable upon his termination.
- On 28 February 2019, the Hon'ble Supreme Court of India has delivered a judgment clarifying the principles that need to be applied in determining the components of salaries and wages on which Provident Fund (PF) contributions need to be made by establishments. Basis this judgment, the Company has re-computed its liability towards PF for the month of March 2019. In respect of the earlier periods/years, the Company has been legally advised that there are numerous interpretative challenges on the application of the judgment retrospectively. Based on such legal advice, the management believes that it is impracticable at this stage to reliably measure the provision required, if any, and accordingly, no provision has been made towards the same. Necessary adjustments, if any, will be made to the books as more clarity emerges on this subject.
- The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.

29.0 Earnings per share

Particulars	Year ended 31 March 2022	Year ended 31 March 2021
Net profit attributable to equity share holders	359.36	106.44
Weighted average number of equity shares of Rs. 10 each	1,089.38	1,089.38
Earnings per equity share of face value Rs 10 each	0.33	0.10

The Company has no potentially dilutive equity shares as at the year end.

30.0 Auditors' remuneration (included in legal and professional fees, excluding applicable taxes)

Particulars	Year ended 31 March 2022	Year ended 31 March 2021
Statutory audit	8.25	8.25
Tax audit	0.75	0.75
Total	9.00	9.00

31.0 Expenditure in foreign currency

Particulars	Year ended 31 March 2022	Year ended 31 March 2021
Travelling and conveyance	Nil	Nil
Consultancy/Audit Fee	0.60	0.33
Total	0.60	0.33

32.0 Earnings in foreign currency

Particulars	Year ended 31 March 2022	Year ended 31 March 2021
FOB value of exports	1,518.55	1,525.77
Total	1,518.55	1,525.77

33.0 Value of imports on C.I.F. basis

Particulars	Year ended 31 March 2022	Year ended 31 March 2021
Raw material, packing materials and traded goods	414.09	444.14
Components and spare parts	Nil	1.77
Total	414.09	445.91

34.0 Consumption of imported and indigenous raw materials and packing materials

Particulars	Year ended 31 March 2022		Year ended 31 March 2021	
	%	Value (Rs)	%	Value (Rs)
Raw materials and packing materials				
- Imported	7%	414.09	7%	290.52
- Indigenous	93%	5,549.88	93%	4,090.65
Total		5,963.97		4,381.17

35.0 Segmental information

(All amounts in Indian ₹ in Lakhs, except share data and where otherwise stated)

The Company's operations pre-dominantly relate to manufacture and sale of frozen ready to eat / ready to cook foods. Accordingly, there are no separate reportable business segments.

However, the Company operates both in the India and also exports its products. Accordingly, secondary segment reporting has been disclosed based on the geographical location of the customers. All of the Company's assets other than trade receivables are located in India.

	Year ended 31 March 2022	Year ended 31 March 2021
Revenue		
India	10,552.04	7,024.71
Rest of the world	1,518.55	1,525.77
Total	12,070.59	8,550.48
Trade receivables		
India	2,493.31	1,382.60
Rest of the world	0.00	361.16
Total	2,493.31	1,743.76
Capital Expenditure	266.82	75.95

36.0 Leases

The Company is also obligated under cancellable operating leases for office and residential space. Total rental expense under cancellable operating leases during the year was Rs. 60.72L (Previous year: Rs 36.67L).

37.0 Employee benefits**(a) Defined contribution plans**

The Company makes contribution towards provident fund which is a defined contribution retirement benefit plan for qualifying employees. Under the plan, the Company is required to contribute a specified percentage of payroll cost to the retirement benefit plan to fund the benefits. An amount of Rs.70.91L (previous year: Rs. 53.68L) has been recognised and included in "Contribution to provident and other funds" in the statement of profit and loss on account of provident fund, superannuation and other retirement benefits.

(b) Gratuity

The following tables set out the status of the gratuity plan as required under Accounting Standard-15.

Particulars	Year ended 31 March 2022	Year ended 31 March 2021
Obligations at the beginning of the year	95.70	91.81
Current service cost	16.43	14.09
Interest cost	5.70	5.03
Actuarial (gain) / loss	-9.48	-7.32
Past service cost		
Benefits paid	-7.46	-7.90
Obligations at the end of the year	100.89	95.70
Change in plan assets		
Plans assets at the beginning of the year, at fair value	64.44	70.79
Expected return on plan assets	3.76	3.82
Actuarial gain / (loss)	3.26	-2.27
Contributions	-	-
Benefits paid	-7.46	-7.90
Plans assets at the end of the year, at fair value	64.00	64.44
Reconciliation of present value of the obligation and the fair value of the plan assets:		
Fair value of plan assets at the end of the year	64.00	64.44
Present value of the defined benefit obligations at the end of the year	100.89	95.70
Net liability / (asset) recognized in the balance sheet	36.89	31.26
Gratuity cost for the year ended		
Current service cost	16.43	14.09
Interest cost	5.70	5.03
Expected return on plan assets	-3.76	-3.82
Actuarial (gain) / loss	-12.74	-5.05
Past service cost		
Net gratuity cost	5.63	10.24
Discount rate	6.79%	6.20%
Expected rate of return on plan assets	6.20%	5.72%
Expected rate of salary increase	4.00%	4.00%
Retirement age	55 or 58 years	55 or 58 years
Attrition	Graded rates from Age 35 - 25.00%, From Age 40 - 16.67%, From Age 45 - 8.33%, From Age 50 - 2% .	Graded rates from Age 35 - 26.47%, From Age 40 - 17.65%, From Age 45 - 8.82%, From Age 50 - 2% .

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

Details of experience adjustments – gratuity

Particulars	As at 31 March				
	2022	2021	2020	2019	2018
Defined benefit obligation	101	95.70	91.81	73.95	53.33
Plan assets	64	64.44	70.79	65.60	68.60
Surplus/(deficit)	(31)	-31.26	-21.02	-8.34	-15.27
Experience adjustment on plan liabilities	(11)	-5.33	8.81	22.09	-13.57
Experience adjustment on plan assets	3	2.27	0.22	-1.42	-0.48

(c) Compensated absences

Assumptions:	31 March 2022	31 March 2021
Discount rate	6.79%	6.20%

(All amounts in Indian ₹ in Lakhs, except share data and where otherwise stated)

Expected rate of salary increase	4%	4%
Retirement age	55 or 58 years	55 or 58 years
Maximum accumulation of leave	90 days	90 days
Attrition rate	Graded rates from Age 35 - 25%, From Age 40 - 16.67%, From Age 45 - 8.33%, From Age 50 - 2%.	Graded rates from Age 35 - 25%, From Age 40 - 16.67%, From Age 45 - 8.33%, From Age 50 - 2%.

38.0 Derivatives

- a) The Company has not entered into any derivative contract during the year.
 b) Particulars of un-hedged foreign currency exposure as at the balance sheet date.

Particulars	Un-hedged payables *		Un-hedged receivables **	
	Foreign currency	Rs	Foreign currency	Rs
USD and Rupee equivalent	-	-	6.19	470.44
Previous Year	-	-	4.69	344.77

* Un-hedged payables includes trade payables

** Un-hedged receivables includes trade receivables

39.0 Related parties

Names of related parties and description of relationship with the Company

I) Enterprises where control exists

Holding and ultimate holding company Peepul Capital Fund III , LLC , Mauritius

II) Other related parties with whom the group had transactions during the year

(a) Entities under common control Oriental Cuisines Private Limited
 Cura Healthcare Private Limited

(b) Key management personnel

Chief Executive Officer Mithun Appaiah
 Whole time Director P Manoj Kumar
 Chief Financial Officer Pradeepta Kumar Jena
 Company Secretary Muhammed Rishwan & Suraj S Kamble

Name of related party	Nature of transaction	Volume of transactions		Outstanding balance [receivable / (payable)]	
		Year ended 31 March 2022	Year ended 31 March 2021	As at 31 March 2022	As at 31 March 2021
Remuneration paid					
Manoj Kumar	Remuneration paid	53	45	-0.09	-2.71
Mithun Appaiah	Remuneration paid	71	63.17	-0.05	-2.46
Pradeepta Kumar Jena	Remuneration paid	22.24	25.02	5.16	-
Pradeepta Kumar Jena	Advance	-	-	6.00	-
Muhammed Rishwan					
Date of Cessation: 31st Oct,2021	Remuneration paid	2.03	4.06	-	-
Suraj S Kamble					
Date of Joining: 1st Nov, 2021	Remuneration paid	2.63	-		
Revenue from operations					
Oriental Cuisines Private Limited**	Revenue from operation	-	-	59.47	59.47
Cura Healthcare Private Limited*	Advance	-	-	12.39	12.39

*The Company has advanced an amount of Rs. 1,239,396 to Cura Healthcare Limited on 18 October 2019. This entity under corporate insolvency resolution process and accordingly the amount has been provided in statement of profit and loss account on a conservative basis

**The amount is outstanding for more than six months as on 31 March 2022. These are considered recoverable, but on a prudent basis, provision is made against outstanding balance in the books of accounts.

Note: Managerial remuneration does not include cost of retirement benefit such as gratuity and compensated absences since provision for the same are based on actuarial valuations carried out for the Company as a whole.

40.0 Deferred taxes

Particulars	Year ended 31 March 2022	Year ended 31 March 2021
Deferred tax liability		
Arising from timing difference in respect of: Property, plant and equipment and intangible assets	293.23	198.77
Arising from timing difference in respect of: Gratuity & Earned Leave	4.52	6.41
Deferred tax assets		
Unabsorbed depreciation and business loss	2,722.62	2,722.62
Net deferred tax asset / (liability)	2,433.92	2,530.26

In accordance with AS 22 – “Accounting for taxes on income” prescribed by the Companies (Accounting Standards) Rules, 2006, deferred tax assets on unabsorbed depreciation and carry forward losses have been recognised on the basis of prudence, only to the extent of above mentioned net deferred tax liability.

41.0 Provision for rebate/claim

Particulars	Year ended 31 March 2022	Year ended 31 March 2021
Opening balance	39.73	24.19
Charge for the year	96.00	125.94
Amount written back/ utilised	57.59	110.40
Closing balance	78.13	39.73

Note: Provision for rebate/ claims represents provisions created against certain claims where the outflow of economic benefits is considered as probable and the measurement has been done using a substantial degree of estimation.

42.0 The Statement as submitted to the Banks/Financial Institutions

Quarter Ended	Name of Bank	Particulars of Security provided	Amount as per Books of Accounts	Amount as Reported in the Quarterly Statement	Difference, if any	Reason for material discrepancies
June,2021	HDFC, ICICI	Stock	1,180.75	1,180.75	-	
June,2021	HDFC, ICICI	Receivable	2,144.79	2,144.79	-	
June,2021	HDFC, ICICI	Payable	741.59	741.59	-	
September,2021	HDFC, ICICI	Stock	1,376.84	1,376.84	-	
September,2021	HDFC, ICICI	Receivable	2,409.06	2,409.06	-	
September,2021	HDFC, ICICI	Payable	826.94	826.94	-	
December,2021	HDFC, ICICI	Stock	2,242.00	2,242.00	-	
December,2021	HDFC, ICICI	Receivable	2,759.14	2,759.14	-	
December,2021	HDFC, ICICI	Payable	542.00	542.00	-	
March,2022	HDFC, ICICI	Stock	2,229.62	2,229.62	0	
March,2022	HDFC, ICICI	Receivable	2,493.31	2,468.87	24	
March,2022	HDFC, ICICI	Payable	903.75	877.47	26	

The quarterly returns or statements of current assets filed by the Company with Banks and Financial Institutions are in agreement with the books of account. The Company is required to comply with certain covenants under the facility agreements executed for its borrowings, which were either complied or consent obtained for continuing the facility.

43.0 Analytical Ratios:

Ratio	Numerator	Denominator	Current Period	Previous Period
Current ratio	Current Assets	Current Liabilities	1.15	1.51
Debt Equity ratio*	Loans & Borrowings	Net Worth: Capital Account + Nett profit	1.00	0.69
Debt service coverage ratio #	Net Operating Income	Total Debt	2.29	0.55
Return on equity ratio *	Net Income	Avg. shareholder's equity	0.03	0.01
Inventory turnover ratio**	Cost of Goods Sold	Average Inventories	3.82	5.13
Trade receivables turnover ratio	Net Annual Credit sales	Average Accounts Receivables	4.88	4.11
Trade payable turnover ratio***	Net Credit Purchase	Average Accounts Payable	2.83	1.77
Net profit ratio*	Net Profit	Net Sales	2.98	1.24
Return on investment*	Net Profit	Net Worth: Capital Account + Nett profit	0.12	0.04

* **Debt Equity** : Improved on account of increase on profitability during Mar 2022.

* **Return on equity** : Improved on account of increase on profitability during Mar 2022.

* **Net profit ratio** : Improved on account of increase on profitability during Mar 2022.

* **Return on Investment** : Improved on account of increase on profitability during Mar 2022.

Debt service coverage ratio: improved on account of increase on earning before income tax (EBIT) during 31st Mar 2022.

Inventory turnover ratio: Inventory turnover ratio has decreased on account of rationalisation of stock holding at factory & depot level to meet the sales requirement.

*** **Trade payable turnover ratio** : Improved in creditors days as better negotiation with suppliers.

44.0 a) To the best of our 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.

(b) To the best of our knowledge and belief, no funds (which are material either individually or in the aggregate) 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.

45.0 Relationship with Struck off Companies

Name of the struck off company	Nature of transactions with struck off company	Balance outstanding	Relationship with the struck off company, if any,
Future Retail Limited	Receivables	49.73	Customer
Cura Health Care Limited	Other outstanding balances	12.39	Related Party

46.0 Loans or Advances

Type of Borrower	Name	Amount of Loan O/s	Percentage to the total Loans & Advances
Key Managerial Personnel	Pradeepta Kumar Jena	6.00	0.85%

47.0 Previous year figures have been regrouped/ reclassified wherever necessary to confirm to the current year's presentation.

for **Deloitte Haskins & Sells LLP**
Chartered Accountants
Firm registration number: 117366W/W-100018

for and on behalf of the Board of Directors of
Innovative Foods Limited
CIN : U51909KL1989PLC005465

Gurvinder Singh
Partner
Membership No.: 110128
Bangalore
29-Sep-2022

Mithun Appaiah
Director and Chief Executive Officer
DIN : 08484331
Bangalore
29-Sep-2022

P Manoj Kumar
Whole Time Director
DIN : 03527923
Kochi
29-Sep-2022

Pradeepta Kumar Jena
Chief Finance Officer
Bangalore
29-Sep-2022

Suraj S Kamble
Company Secretary
Kochi
29-Sep-2022



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