

Shwetdhara Milk Producer Company Limited

Annual Report 2022-23

Shwetdhara Milk Producer Company Limited

CIN: U01100UP2016PTC082671

BOARD OF DIRECTORS (As On 18th August, 2023)

Director:

Smt. Hansha Mishra

Smt. Usha Devi

Smt. Kiran Yadav

Smt. Sarita Devi

Smt. Shalu Shukla

Smt. Kanti

Smt. Shyam Lata

Smt. Kiran

Expert Director:

Sri. Rakesh Singh

Sri. Brajesh Narain Singh

Chief Executive & Director:

Sri. Lakhvinder Singh

Company Secretary:

Sri. Nikhil Agarwal

Statutory Auditors:

Internal Auditor:

Ajay Goel & Co.

NR Associates

Chartered Accountants

Chartered Accountants

Bankers:

Registrar & Transfer Agent:

Beetal Financial & Computer Services (P) Ltd

HDFC Bank Ltd.

IDBI Bank Ltd.

State Bank of India.

Registered Office:

Goraknath Complex, First Floor (Left Side) Prayagraj Road, near Awadh University,

Faizabad, Ayodhya, Uttar Pradesh, India, 224001

Email: Info@Shwetdharamilk.com Website: www.shwetdharamilk.com

DIRECTORS' REPORT

TO THE MEMBERS OF

SHWETDHARA MILK PRODUCER COMPANY LIMITED

The Directors are pleased to present before you Annual Report together with the Audited Financial Statements for the year ended 31st March, 2023.

The Company was incorporated on 25th April, 2016 as a Producer Company under the provisions of Part IXA of the Companies Act, 1956 in the state of Uttar Pradesh to undertake the business of pooling, purchasing, processing of milk of the members, marketing of the same and to deal in the activities that are of or incidental to any activity related thereto.

FINANCIAL RESULTS: -

The Company's financial performance, for the period ended March 31, 2023, is summarised below:

Particulars	1st April, 2022 to 31st March, 2023	1 st April, 2021 to 31 st March, 2022
Revenue from Operation	123,29,37,394	38,70,12,514
Other Income	1,62,56,573	12,92,120
Total Expenses	120,55,89,715	38,21,17,835
Profit / (Loss) Before Tax	4,36,04,252	61,86,799
Tax Expense	1,26,82,802	9,66,000
Net Profit / (Loss) After Tax	3,09,61,450	52,20,799

STATE OF THE COMPANY'S AFFAIRS: -

During the year under review, the total revenue from operations was ₹ 123,29,37,394 as against Rs. 38,70,12,514 for the previous year. Further, the Company has earned a profit after tax of Rs. 3,09,61,450 as against Rs. 52,20,799 of the previous year.

DIVIDEND

The Board of Directors have recommended limited return (dividend) at the rate of ₹. 7/- per equity share absorbing ₹ 18,17,879/-. The Limited Return (dividend) will be paid to those members whose names appear on the Register of Members of the Company as on 31st March, 2023.

TRANSFER TO GENERAL RESERVE

Pursuant to provisions of article no 11.10 of Article of Association of the Company read with Section 378ZI of the Companies Act 2013, the Board proposes to transfer ₹ 309.61 Lakh out of the profit after tax of the company for the financial year 2022-23 to the credit of General Reserve in the Balance sheet.

REVIEW OF OPERATIONS: -

MILK PROCUREMENT:

The Company's milk procurement operations continue to remain extended in 644 villages of Pratapgarh, Ambedkar Nagar, Bahraich, Balrampur, Jaunpur & Shravasti districts of Uttar Pradesh through Balrampur & Badlapur BMC locations and Akbarpur, Bahraich & Pratapgarh MCC location. During the year, the Company has procured 216.88 lakh litres of liquid milk (with an average of 61201 KGPD) through 644 Milk Pooling Points.

At the end of the financial year, the Company had 19210 members. The members have thus shown their confidence in the working of the Company. This healthy indicator reflects the onset of the growth saga of the Company, which will certainly reach higher peaks in years to come with the mutual assistance and support of more and more active members.

As regards procurement prices, the Company continues to pay competitive and remunerative prices to its members for the milk being supplied by them. The Company is continuously endeavouring to maximize the productivity by enhancing efficiencies and taking cost reduction measures like reduce the logistics cost, better supervision, quality checks and better logistic controls etc.

QUALITY INITIATIVE:

All Bulk Milk Coolers (BMCs) & Milk Chilling Center (MCC) under use are well equipped with the basic testing facilities and instruments for quality testing of raw milk. Towards ensuring and maintaining high quality levels in the operations of the Company, the Company has provided and is continuously providing technical support and trainings to all the concerned with emphasis on hygiene which are directly connected to the quality of milk.

PRODUCTIVITY ENHANCEMENT SERVICES

ARTIFICIAL INSEMINATION (AI) SERVICES:

The Company is providing Artificial Insemination (AI) Services through trained qualified AI Technicians using top genetics at the doorstep of farmers in order to improve productivity of milch animals, reduce cost of milk production and maximize farmers' income in its operational area by improving the breed of cattle.

The Company prefers to recruit local trained youths. Follow-up after 21-days of insemination for repeat heat, pregnancy diagnosis after 90 days and calving follow-up record are kept in INAPH Software.

During the year under review, the Company managed to do 7035 AI (Approx. 52 percent conception rate basis first AI follow-up).

CATTLE FEED

The Company sold about 3037 MT Cattle Feed during the year under review.

INFERTILITY TREATMENT CAMPS

As infertility is a major hindrance to make animal husbandry profitable occupation, so the Company is organizing infertility treatment camps in its operational area. During the year under review Company tested 520 animals in total 99 Infertility Treatment Camp.

CMT (CALIFORNIA MASTITIS TEST)

Mastitis, a potentially fatal mammary gland infection, is the most common disease in dairy cattle worldwide. It is also the costliest disease to the dairy industry.

Therefore, Company during the year under review conducted 14170 CMTs (California Mastitis Tests) for milch animals. A total of 567 Mastitis positive cases were traced and 480 cured.

MINERAL MIXTURE

The Company has developed Mineral Mixture in the brand name of the Company considering the available fodder, climate and feeding habits in area of operations and is providing to producers at a competitive price for improvement in health, milk production and reproduction of milch animals.

The Company sold about 13020 Kg Mineral Mixture during the year under review.

PRODUCER INSTITUTION BUILDING (PIB):

PIB strengthens the business through better governance and member centric approach. The efforts are directed to increase membership and member participation in business of the company resulting in better economy of scale.

The PIB activities differentiate the Producer Company from the other players in the dairy sector mainly through its open and transparent governance systems and member's contribution towards equity in proportion to their patronage.

MPC's Core Design Principles:

Core Design Principles were strictly observed. Business dealings were restricted only with members. Active user membership and their participation in business and governance were encouraged through member education and awareness building programmes. It has resulted in most of the active members have fulfilled the matching share capital contribution during the year.

Appropriate mechanism is being initiated for member communication and grievance redressal through constitution of informal groups at village level who meet on periodic basis for ensuring two-way communication between members and the Company, thereby, addressing the member grievances. The employees are also imparted behavioural and motivational training for managing business operations efficiently and achieve economy of scale required to ensure viability and self-sustenance at the earliest.

Training & Capacity Building Programs:

Members were imparted training on various awareness programs related to dairying so that they understand their roles and responsibilities. The training programs from time to time are organized covering members, potential members, Board members and employees. Major training programs conducted during the year 2022-23 were:

S.N.	Training Programmes	No. of Training Conducted	No. of Participants Trained
1.	Skill building of Board of Director's (Finance)	3	21
2.	Refresher Programme for Field procurement team	40	320

S.N.	Training Programmes	No. of Training Conducted	No. of Participants Trained
3.	Refresher Program (Sahayak)	86	1720
4.	Members Roles & Responsibility Appreciation Programme	30	200
5.	Need based refresher Programme for members	250	8750
6.	Orientation Programme for MRG	5	150
7.	Leadership Development Programme	5	40
8.	Dairy Management Training Programme	247	3532

MATERIAL CHANGES AFTER CLOSURE OF FINANCIAL YEAR: -

During the Year 2022-23 there are no material changes or commitments affecting the financial position of the Company which have occurred after March 31, 2023 till the date of this report. There are no significant and material orders passed by the Regulators and Courts that would impact the going concern status of the Company and its future operations.

CHANGE IN NATURE OF BUSINESS: -

There is no change in the nature of business of company during the year under review.

SHARE CAPITAL AND MEMBERSHIP: -

As on March 31, 2023, the paid-up share capital was ₹ 2,59,69,700 comprising of 19210 members on Register of Members of the Company. After 31st March, 2023, Company has allotted 12842 shares to 4752 new members and 35536 shares to 8726 existing members & 2097 members cancelled their 16607 shares. Therefore, the total number of members as on date of this report stands at 21865 members and paid up share capital amount at Rs 2,91,46,800.

VOTING RIGHTS AND ATTENDANCE AT AGM: -

Out of a total of 21865 members as on date,

2456 members (including Category-A, Category-B and Category-C) who have fulfilled all the criteria for the patronage of the respective Category, shall be allowed to vote on all the resolutions (including election of Directors of their respective Category including voting on) to be moved at the Eighth Annual General Meeting have the right to vote on.

The 718 members are entitled to vote on all resolutions (except voting on the election of the director(s) of the category to which they belong) to be presented at the Eighth Annual General Meeting as they have not satisfied the criteria relating to patronage. But She has supplied minimum days and liters of milk in the company in the last financial year 2022-23.

18691 members are eligible to attend the Eighth Annual General Meeting, but are not entitled to vote on any resolution to be presented at the Eighth Annual General Meeting.

BOARD OF DIRECTORS: -

a) Composition of the Board

Board of Director as on 31.03.2023

S.No.	DIN	Name	Designation
1	09304322	Hansamishra	Director
2	08291474	Usha Devi	Director
3	08553205	Sarita Devi	Director
4	09304346	Kiran Yadav	Director
5	09695012	Shalu Shukla	Director
6	09695064	Kanti	Director
7	09695122	Kiran	Director
8	09695142	Shyam Lata	Director
9	08019957	Brajesh Narain Singh	Expert Director
10	07515918	Rakesh Singh	Expert Director
11	08421902	Lakhvinder Singh	Chief Executive & Director

b) Change in Composition of the Board

During the year following change were made as mentioned below.

S.No.	Director	Expert Dir/Additional Dir/ Chief Executive/Director	Date of appointme nt	Change in designati on/Cessa tion	Date of change of interest
1.	Sushila Devi	Director	27.09.2019	Cessation	25.06.2022
2.	Sarita Pandey	Director	28.11.2020	Cessation	25.06.2022
3.	Savitri	Director	31.08.2017	Cessation	05.09.2022
4.	Anara Devi	Director	07.08.2018	Cessation	05.09.2022
5.	Shalu Shukla	Additional Director	03.08.2022		
6.	Shyam Lata	Additional Director	03.08.2022	2	
7.	Shalu Shukla	Director		Change in Designati on	05.09.2022

8.	Shyam Lata	Director	add Sayara or	Change in Designati	05.09.2022
				on	.antiba
9.	Kiran	Director	05.09.2022		
10.	Kanti	Director	05.09.2022		Andrews Committee (1995) (1995
				M. To the State	

TRAINING OF BOARD MEMBERS: -

During the report period, the directors have undergone Skill Development Programme in the area of basic accounting in milk Producer Company in which they have learnt about understanding and analysing income statement and balance sheet. This has increased their awareness about the functioning of the Company thus enabling them to take up their leadership role in a more involved and informed manner. The Directors also went for an exposure visit to Balnee MMPC in Jhansi (Uttar Pradesh) during FY 2022-23.

DIRECTORS' RESPONSIBILITY STATEMENT: -

As required under Section 134(5) of Companies Act, 2013 ('Act'), Directors confirm that:

- a) in the preparation of annual accounts, the applicable accounting standards have been followed by the Company;
- b) the directors have selected such accounting policies and applied them consistently and made judgments and estimates that were reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as on 31st March, 2023 and of the profit of the Company for the period ended on that date.
- c) the directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities; and
- d) the directors have prepared the annual accounts on a going concern basis.
- e) the directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

AUDITORS: -

M/s Ajay Goel & Co., Chartered Accountant are the Statutory Auditors of the Company appointed for the term of five years beginning from the 6th Annual General Meeting till the conclusion of the 11th Annual General Meeting of the company.

INTERNAL CONTROL SYSTEM AND AUDIT: -

The Company has in place the proper and adequate internal control system, which ensures that all assets are safeguarded and protected and the transactions are

authorized, recorded and reported correctly. The internal audit of accounts is conducted regularly by the external firm of Chartered Accountants viz., NR Associates, Chartered Accountants. The Internal Auditors independently evaluate the adequacy of internal controls and carryout the audit.

HUMAN RESOURCE: -

People are the assets and have been instrumental in driving the Company's performance. Their passion, commitment, sense of ownership and team work has enabled the Company to achieve growth. The Company has always striven to offer a positive, supportive, open and high-performance work culture and environment where innovation is encouraged, performance is recognised and employees are motivated to realise their true potential.

INFORMATION TECHNOLOGY: -

Information technologies provides support to various functions of the Company and help in making the system streamline and online. The key focus of IT is to provide appropriate technologies to improve efficiency in operations, enable informed decision making and thereby to increase revenue. IT interventions in our Company are making the systems streamlined and online.

PARTICULARS OF EMPLOYEES: -

During the year under report, none of the employees of the Company were in receipt of remuneration equal to or exceeding limit as prescribed under the Companies Act.

SAFETY AND HEALTH: -

Your Company provides a safe and healthy workplace for its employees. There is always focus on the health and safety of employees, especially those physically handling the milk. Regular medical check-ups and necessary training is provided to employees.

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

Particulars required to be furnished pursuant to Section 134 of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014:

- (i) Part A and B of the Rules pertaining to Conservation of energy and Technology absorption are presently not applicable to the Company.
- (ii) Foreign Exchange earnings and outgo: Earnings Nil; Outgo Nil.

MEETINGS: -

During the financial year 2022-23, Eight (8) meetings of Board of Directors of the Company were duly convened and held on 09.05.2025, 06.07.2022, 03.08.2022, 30.09.2022, 17.10.2022, 28.11.2022, 24.01.2023 & 16.03.2023.

PARTICULARS OF LOANS, GUARANTEES & INVESTMENTS: -

The Company has not given any loans, guarantees and investments as per Companies Act, 2013 during the financial year 2022-23.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES:

All the contracts or arrangements with related parties are made on arm's length basis. The details of contracts or arrangements appears at notes forming part of the Financial Statement for the year ended 31st March 2023.

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;

There was no fraud reported by the statutory auditors of the Company under subsection 12 of section 143 of the Companies Act, 2013 other than those which are reportable to the Central Government.

RISK MANAGEMENT POLICY: -

M/s. NR Associates, Internal auditors in their reports give their risk assessment on various issues and these reports are periodically presented and discussed at the board meetings.

DEPOSITS: -

No disclosure or reporting was required in respect of the details relating to deposits covered under provisions of the Act as there were no deposits during the financial year 2022-23.

INTERNAL FINANCIAL CONTROL: -

Pursuant to the applicable provision of the Companies Act, the Company has adequate internal financial control systems in place.

Disclosure under Sexual Harassment of women at workplace (Prevention, prohibition and Redressal) Act, 2013

The company has complied with provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and rules made thereunder and has implemented secure workplace policy. During the financial year 2022-23, no compliant has been received by the Company in this regard.

Corporate Social Responsibility

The provisions of section 135 of the Companies Act, 2013 regarding corporate social responsibility are not applicable to the Company.

Insolvency and Bankruptcy Code, 2016

The have been no application made or any proceeding is pending under the Insolvency and Bankruptcy Code, 2016 during the year ended 31st March, 2023.

Vigil Mechanism

The Provision are not applicable to the company.

ACKNOWLEDGEMENT: -

The Board of Directors would like to express their sincere thanks and appreciation for the contributions and support extended by the Members of the Company, Business Associates and Bankers for their continued support during the year.

Your directors also take this opportunity to place on record their sincere thanks to DHANII Foundation and NDDB Dairy Services for providing encouragement and continuous support.

The Board also places on record its appreciation for the enthusiastic co-operation, hard work and dedication of all the employees of the company and all concerned without which it would not have been possible to achieve all round progress and growth of the Company.

For and on behalf of the Board of Directors

Date: 18.08.2023 Place: Ayodhya HansaMishra Chairman DIN: 09304322

INDEPENDENT AUDITOR'S REPORT

To the Members of Shwetdhara Milk Producer Company Limited

Report on the Audit of the Financial Statements

We have audited the accompanying financial statements of **Shwetdhara Milk Producer Company Limited** ("the Company"), which comprise the Balance Sheet as at 31st March, 2023, the Statement of Profit and Loss and the Cash Flow Statement for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2023, and its profit and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities 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 together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Information other than the financial statements and auditors' report thereon

The Company's board of directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report, Business Responsibility 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.

Responsibility of Management for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring

the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements 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 control relevant to the audit in order to design audit procedures that are
 appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also
 responsible for expressing our opinion on whether the company has adequate internal financial controls
 system in place and the operating effectiveness of such controls
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the 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.

Materiality is the magnitude of misstatements in the standalone financial statements that, individual or in aggregate, makes it probable that economic decision of reasonably knowledgeable user of the financial statements may be influenced. We consider materiality and qualitative factors in (i) Planning the scope of our audit work and in evaluating the result of our work; and (ii) To evaluate the effects 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.

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

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditors Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of section 143 (11) of the Act, we give in the "Annexure A", a statement on the matters specified in paragraphs 3 and 4 of the Order to the extent applicable.
- As required by section 378ZG of the Chapter XXIA of the Companies Act, 2013, we give in the "Annexure B", a statement on the matters specified in that section.
- 3. As required by Section 143(3) of the Act, we report that:
 - a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c. The Balance Sheet, and the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - d. In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e. On the basis of the written representations received from the directors as on 31st March, 2023 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2023 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 C".
 - g. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The status of the pending litigations are stated in Notes '26' and '27' to the financial statements. As explained by the management of the Company, these would not impact its financial position.
 - 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. The management has represented that, to the best of its knowledge and belief, as disclosed in the notes to the accounts, no funds which are material either individually or in the aggregate have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries. Refer note "41" to the financial statements.
 - v. The management has represented that, to the best of its knowledge and belief, as disclosed in the notes to the accounts, no funds have been received by the company from any person or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries. Refer note "42" to the financial statements.
 - vi. Based on audit procedures performed that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e) as provided in (iv) and (v) above contain any material misstatement.
 - vii. The final dividend paid by the Company during the year, in respect of the same declared for the previous year is in accordance with Section 123 of the Act to the extent it applies to payment of dividend.
 - viii. As proviso to rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 01, 2023, reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 is not applicable.

A.K. Goel

Membership No: 071257

Partner

For and on behalf of

Ajay Goel & Co.

Chartered Accountants

FRN: 02107C

Lucknow: August 18, 2023

UDIN: 23071257

Annexure 'A' to the Auditors' Report

(Referred to in paragraph '1' of 'Report on Other Legal and Regulatory Requirements' section of our report to the members of **Shwetdhara Milk Producer Company Limited** ("the Company") for the year ended 31 March 2023)

On the basis of such checks as we considered appropriate and according to the information and explanations given to us during the course of our audit, we state that:

- 1. In respect of Property, Plant and Equipment:
 - a. (i) The Company has maintained proper records showingfull particulars including quantitative details and location of Property, Plant and Equipment.
 - (ii) The Company has maintained proper records showing full particulars of Intangible Assets.
 - b. The Property, Plant and Equipment have been physically verified by the management during the year and according to the information and explanations give to us, the programme of verification in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancy between the books of account and the physical verification of Property, Plant and Equipment was noticed.
 - c. The Company does not have any immovable properties, hence, reporting under clauses (i)(c) of the paragraph 3 of the Order is not applicable.
 - d. The Company has not revalued its Property, Plant and Equipment (including right of use of assets) or Intangible assets during the year.
 - e. No proceedings have been initiated during the year or are pending against the Company as at 31 March, 2023 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.

2. In respect of Inventory

- a. The inventory has been physically verified by the management during the year. In our opinion, the frequency of such verification is reasonable. According to the information and explanations given to us and as examined by us, no material discrepancies were noticed on such verification.
- b. The Company was not sanctioned working capital limits from banks or financial institutions on the basis of security of current assets. Hence, the provisions of clauses (ii)(b), of the paragraph 3 of the Order are not applicable.
- 3. The Company has not granted any loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under Section 189 of the Companies Act, 2013. Hence, the provisions of clauses (iii)(a), (iii)(b) and (iii)(c) of the paragraph 3 of the Order are not applicable.
- 4. The Company has not granted any loans or made any investments or given any guarantees and security, where provisions of section 185 and 186 of the Companies Act, 2013 are applicable. Hence, the provisions of clause (iv) of the paragraph 3 of the Order are not applicable.
- 5. The Company has not accepted deposits. Hence, the provisions of clause (v) of the paragraph 3 of the Order are not applicable.

6. The Central Government has not prescribed maintenance of cost records under Section 148 (1) of the Act for the activities carried on by the Company. Hence, the provisions of clause (vi) of the paragraph 3 of the Order are not applicable.

7. In respect of Statutory Compliance

a. Undisputed statutory dues, including Goods and Service tax, Provident Fund, Income-tax, and other material statutory dues applicable to the Company have generally been regularly deposited by it with the appropriate authorities. The provisions of Employees' State Insurance, Investor Education and Protection Fund, Custom Duty, Excise Duty, Cess and other statutory dues are not applicable to the Company.

There were no undisputed amounts payable in respect of Goods and Service tax, Provident Fund, Income-tax, and other material statutory dues in arrears as at 31 March, 2023 for a period of more than six months from the date they became payable.

- b. There were no amounts in respect of Provident Fund, Income Tax, Goods and Services Tax, which have not been deposited with appropriate authorities on account of any dispute as at 31st March, 2023.
- 8. There are no such transactions, which have not recorded in the books of account, have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- The Company has not availed any loans or borrowings from financial institution, bank, Government or debenture holders during the year. Hence, the provisions of clause 3 (ix) of the paragraph 3 of the Order is not applicable.
- 10. The Company has not raised any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Hence, the provisions of clause 3 (x) of the paragraph 3 of the Order is not applicable.

11. In respect of fraud on or by the Company

- 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. 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.
- 12. The Company is not a Nidhi Company. Hence, the provisions of clause (xii) of the paragraph 3 of the Order are not applicable.
- 13. In our opinion, the Company is in compliance with Section 177 and 188 of the Companies Act, where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements etc. as required by the applicable accounting standards.

14. In respect of Internal Audit System

- a. As per provisions of section 138 of the Companies Act, 2013, internal audit system is not applicable to the Company. However the Company has internal audit system, being conducted by a firm of Chartered Accountants.
- b. The reports of the Internal Auditors for the period under audit were considered during our audit.
- 15. The company has not entered into any non-cash transactions with directors or persons connected with them. Hence, the provisions of clause (xv) of the paragraph 3 of the Order are not applicable.
- 16. The company is not required to be registered under section 45 IA of the Reserve Bank of India Act, 1934 and accordingly, the provisions of clause (xvi) of the paragraph 3 of the Order are not applicable.
- 17. The Company has not incurred cash losses in the financial year and in the immediately preceding financial year.
- 18. There is no resignation of Statutory Auditor during the year.
- 19. 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.
- 20. The provisions of section 135 of Companies Act are not applicable on company. Hence, the provisions of clause (xx) of the paragraph 3 of the Order are not applicable
- 21. The section 129 of Companies Act 2013 relating to preparation of consolidated financial statement is not applicable on company as it has no subsidiary. Hence, the provisions of clause (xxi) of the paragraph 3 of the Order are not applicable.

A.K. Goel

Membership No: 071257

Partner

For and on behalf of

Ajay Goel & Co.

Chartered Accountants

FRN: 02107C

Lucknow: August 18, 2023

UDIN: 23071257

Annexure 'B' to the Auditors' Report

(Referred to in paragraph '2' of 'Report on Other Legal and Regulatory Requirements' section of our report to the members of Shwetdhara Milk Producer Company Limited ("the Company") for the year ended 31 March 2023)

On the basis of such checks as we considered appropriate and according to the information and explanations given to us during the course of our audit, we report that:

- The amount of debts due from sale of goods and services are as disclosed in note No. '14' to the financial statements. There are no debts, which are considered as doubtful of recovery.
- 2. The Company does not hold any cash on hand as at year-end and it does not hold any investment securities.
- 3. The details of assets and liabilities are as per the financial statements of the Company for the year ended 31 March, 2023.
- There are no transactions, which appear to be contrary to the provisions of Chapter XXIA of the Companies Act, 2013.
- 5. The Company has not granted any loan to its directors.
- 6. The Company has not given any donations or subscriptions during the year.
- 7. There is no other matter, which is considered necessary to be reported.

A.K. Goel
Membership No: 071257
Partner
For and on behalf of
Ajay Goel & Co.
Chartered Accountants
FRN: 02107C

Lucknow: August 18, 2023

UDIN: 23071257

Annexure C to the Auditors' Report

(Referred to in paragraph '3(f)' of 'Report on Other Legal and Regulatory Requirements' section of our report to the members of **Shwetdhara Milk Producer Company Limited** ("the Company") for the year ended 31 March 2023)

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

We have audited the internal financial controls over financial reporting of **Shwetdhara Milk Producer Company Limited** ("the Company") as of March 31, 2023 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 Companyconsidering 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.

Auditors' Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's 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 authorisations of management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the Company's assets that could have a material effect on the 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 office has maintained, in all material respects, adequate internal financial controls over financial reporting and such internal financial controls over financial reporting were operating effectively as of March 31, 2023, based on "the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India".

A.K. Goel
Membership No: 071257
Partner
For and on behalf of
Ajay Goel & Co.
Chartered Accountants
FRN: 02107C

Lucknow: August 18, 2023

UDIN: 23071257

SHWETDHARA MILK PRODUCER COMPANY LIMITED

CIN: U01100UP2016PTC082671

BALANCE SHEET AS AT MARCH 31, 2023

aminorski nakrona na sprojape proposova su gravnogov. Podravnami provincili va nobimanjske, odli tena prebi	Note No.	31.03.2023 Rupees (In Lac)	31.03.2022 Rupees (In Lac)
EQUITY AND LIABILITIES			
Shareholder's funds			
Share Capital	3	259.70	113.56
Reserves and Surplus	4	417.40	114.59
	STATE OF SELECTION	677.09	228.14
Share application money pending allotment	egen bein stablige	17.95	8.63
Deferred Grant	5	485.57	126.31
Non- current liabilities			
Long-term Provisions	6	18.39	11.64
Current Liabilities			
Trade payables	7	659.91	280.09
Other current liabilities	8	403.08	420.36
Short term provisions	9	82.51	6.77
	ing albert is early	1,145.49	707.23
	Total	2,344.50	1,081.98
ASSETS	30000	tropic or gradients. The	
Non-current assets			
Propert, Plant and Equipment			
Tangible assets	10	730.15	293.98
Intangible assets	10	0.64	0.24
Capital work-in-progress	10	8.92	102.18
Deferred tax assets (net)	11	3.58	
Other Non Current Assets	12	2.15	0.77
US, Die gewiel der der einstelle gebeitete stab ein bei		745.44	397.17
Current assets		The state of the s	and According to the Control
nventories	13	107.15	51.11
Trade Receivables	14	758.11	254.58
Cash and Cash equivalents	15	650.72	361.72
Short-term loans and advances	16	18.23	17.37
Other current assets	17	64.84	-
		1,599.06	684.78
	Total	2,344.50	1,081.95
Significant Accounting Policies	2		24 (2) (1)
Accompanying notes are integral part of the financial s	tatements		

Ayodhya: 18.08.2023

Lakhvinder Singh	Kiran Yadav	Hansa Mishra	Nikhil Agarwal	A. K. Goel
Director & CE	Director	Director	Company Secretary	(ICAI Mem. No.: 071257)
DIN:08421902	DIN:09304346	DIN:09304322	M.No.A38589	Partner
				for and on behalf of
				AJAY GOEL & CO.
				Chartered Accountants
				(FRN: 02107C)

Lucknow: 18.08.2023

UDIN: 23071257

SHWETDHARA MILK PRODUCER COMPANY LIMITED

CIN: U01100UP2016PTC082671

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

and the superior of the superi	Note No.	2022-23	2021-22
		Rupees (In Lac)	Rupees (In Lac)
INCOME			alan panggalah ban alang
Revenue from operations	18	12,329.37	3,870.13
Other Income	19	162.57	12.92
	Total Income	12,491.94	3,883.05
EXPENSES			
Purchase of Stock-in-trade	20	10,244.13	3,271.74
Change in inventory of stock-in-trade	21	(52.93)	(39.76
Employee benefits expenses	22	272.14	117.82
Depreciation and amortization expense	s 23	35.14	8.39
Other expenses	24	1,557.41	462.99
	Total Expenses	12,055.90	3,821.18
Profit before exceptional and extraordin	ary items and tax	436.04	61.87
Exceptional Items		lander understa <u>l</u> ug 6	
Profit before extraordinary items, prior prior	period item and tax	436.04	61.87
Extraordinary items		The state of the s	
Profit before tax		436.04	61.87
Tax expenses			
Current tax		130.00	9.66
For earlier years		(3.58)	-
Deferred tax		(3.58)	9.66
Drafit for the period from continuing on	protions	309.62	52.2
Profit for the period from continuing ope		309.62	52.2
Profit/(Loss) for the period from discont		teritie	Linguista Service -
Tax expense of discontinuing operation			Name and the
Profit/(Loss) from discontinuing operati	ons (after tax)		
Profit for the year		309.62	52.2
Earnings per equity share (Nominal Value Rs.100 per share)	25		
Basic		192.73	62.0
Diluted		192.65	61.96
Significant Accounting Policies	2		
Accompanying notes are integral part of	of the financial statements		

Lakhvinder Singh Director & CE DIN:08421902

Kiran Yadav Director DIN:09304346

Hansa Mishra Director DIN:09304322

Nikhil Agarwal Company Secretary M.No.A38589

A. K. Goel (ICAI Mem. No.: 071257) Partner

for and on behalf of AJAY GOEL & CO. **Chartered Accountants**

(FRN: 02107C) Lucknow: 18.08.2023

Ayodhya: 18.08.2023

UDIN: 23071257

SHWETDHARA MILK PRODUCER COMPANY LIMITED

Ayodhya: 18.08.2023

CIN: U01100UP2016PTC082671

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2023

		18 - 1400 18 - 1800 18 - 1		Year ended 31.03.2023	Year ended 31.03.2022
Δ	CASH ELOW E	ROM OPERATING ACTIVITIES		Rupees (In Lac)	Rupees (In Lac)
۸.	Profit/ (Loss) be			436.04	61.87
	Adjustment for			430.04	01.07
	Depreciation an	nd Amortization Expenses		35.14	8.39
	Profit on assets	disposed off		(4.02)	
	Interest Income		40 <u>4</u>	(8.27)	(2.22)
	Operating prof Changes in wor	fit before working capital changes king Capital:		458.89	68.04
	Trade and other			(570.62)	(176.97)
		ease in Inventories		(56.04)	(39.18)
	Trade and other			864.49	462.36
		n from Operation		696.72	314.25
	Direct Taxes pa		representation of the decided	(130.00)	(9.66)
	Net Cash gene	rated/ (used) - Operating Activities	· -	566.72	304.59
В.	CASH FLOW F	ROM INVESTMENT ACTIVITIES			
	Sale/(Purchase)) of Fixed Assets (Net)		(434.64)	(145.57)
	Interest Income			8.27	2.22
	Bank balances	not considered as cash and cash equ	uivalents	(72.22)	45.43
	Net Cash Gene	erated/ (Used) - Investing Activities	_	(498.59)	(97.92)
C.		ROM FINANCING ACTIVITIES			
		Share Application Money		9.33	4.17
	Dividend Paid Proceeds from (Grant		(6.81)	(4.59)
		ssue of Equity Share Capital			NG T
	(net of shares si	- That begins by any policy and the control of the		146.14	37.00
	Net Cash Gene	rated/ (Used) - Financing Activities	-	148.65	36.58
	Net Increase/ (I	Decrease) in Cash and Cash Equiv	alents	216.79	243.25
	add: Opening C	ash and Cash Equivalents		352.53	109.28
	Closing Cash ar	nd Cash Equivalents		569.31	352.53
Sigi	nificant Accoun	ting Polices	2		
Acc	ompanying notes	s are integral part of the Financial Sta	atements.		
		epresent outflows			
For a	and on behalf of th	e Board		As per ou	r report of even date
	vinder Singh	Kiran Yadav Hansa Mishra	Nikhil Agarwal		A. K. Goel
	tor & CE	Director Director	Company Secretary		(ICAI Mem. No.: 071257)
O:NIC	8421902	DIN:09304346 DIN:09304322	M.No.A38589		Partner
					for and on behalf of
					AJAY GOEL & CO.

UDIN: 23071257

Chartered Accountants

Lucknow: 18.08.2023

(FRN: 02107C)

1. Corporate Information

Shwethdhara Milk producer company Limited ("the company") was incorporated on 25.04.2016, under Part IXA of the Companies Act, 1956 with the main object to carry on the business of Pooling, Purchasing, Processing of Milk and Milk products primarily of the members, to provide technical and managerial services in the area of breeding, feed/fodder, veterinary services to increase milk production for the benefit of the members and to deal in activities that are part of or incidental to any activity related thereto.

During the year, the Company was engaged in trading of milk by procuring milk directly from milk producers at milk pooling points in villages of Dist. Pratapgarh, Behraich, Balrampur, Srawasti, Ambedkar Nagar and Jaunpur in Uttar Pradesh and sale to dairies. The Company also provides cattle feed and mineral mixtures to pourers to facilitate them to increase production and quality of milk.

2. Significant Accounting Policies

a. Basis of Accounting

The financial statements of the Company have been prepared in accordance with the Generally Accepted Accounting Principles in India (Indian GAAP) to comply with the Accounting Standards specified under section 133 of the Companies Act, 2013 and the relevant provisions of the Companies Act, 2013 ("the New Act"). The financial statements have been prepared on accrual basis under the historical cost convention.

All the assets and liabilities have been classified as current or non current as per the company's normal operating cycle and other criteria set out in schedule III to the Companies Act, 2013. Based on the nature of services rendered by the Company and their realization in cash and cash equivalent, the Company has ascertained its operating cycle to be 12 month for the purpose of current- non current classification of assets and liabilities.

b. System of Accounting

The financial statements are prepared on the accrual basis of accounting under the historical cost convention and recognises income and expenditure on an accrual basis except in case of significant uncertainties.

c Use of Estimates

The preparation of financial statement in conformity with Indian GAAP requires management to make estimates and assumptions considered in the reported amount of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The management believes that the estimates used in the preparation of financial statement are prudent and reasonable. Future results could differ due to these estimates and differences between actual result and the estimates are recognised in the period in which results are known/ materialze.

d Cash flow statement

Cash Flow Statement is prepared in accordance with the indirect method prescribed in Accounting Standard (AS) 3 on 'Cash Flow Statement', whereby profit/(loss) before extraordinary items and tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments.

The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

For the purpose of cash flow statement, cash comprises cash on hand and demand deposits with banks. Cash equivalents are short term balances (with an original maturity of three month or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

e. Revenue Recognition

Sales are recognized net of returns and trade discounts, on transfer of significant risk and rewards of ownership to the buyers, which generally coincides with the delivery of goods to customers.

f. Other Income

Interest Income on deposits is recognised on accrual basis and admission fees from members are recognized on cash basis.

g. Property, Plant & Equipment (Including Intangibles)

Property, Plant & Equipment and Intangible Assets are carried at cost less accumulated depreciation/amortisation and impairment losses, if any. The cost of Property, Plant & Equipment and Intangible Assets comprises their purchase price net of any trade discounts and rebates, other taxes (others than those subsequently recoverable from the tax authorities), any directly attributable expenditure on making the asset ready for its intended use, other incidental expenses and interest on borrowings attributable to acquisition of qualifying Property, Plant & Equipment up to the date asset is ready for its intended use. Subsequent expenditure on Property, Plant & Equipment after its purchase is capitalized only if such expenditure results in an increase in future benefits from such asset beyond its previous assessed standard of performance.

h. Depreciation and amortization

Depreciation on Property, Plant & Equipment and intangible assets has been provided on Straight Line Method (without considering any residual value) as per the useful life of the assets, taking into account the nature of the asset, the estimated useful life of assets as estimated by the management, the operating condition of the asset, past history of replacements, anticipated technological changes, manufactured warranties and maintenance support etc. as under;

Description	Useful life
Milk Cans	4 Years
Pen Drive	3 Years
Plant & Machinery	10 Years
Laboratory accessories	1 Year
Computer & Peripherals	3 Years
Furniture & Fixtures	15 Years
Office equipments	10 Years
Intangible Assets	3 Years

^{*}Based on technical evaluation, the management believes that the useful lives as given above best represent the period over which the Management expects to use these assets. Hence, the useful lives for these assets is different form the useful lives as prescribed under Part C of Schedule II of the Companies Act 2013

i. Capital work-in-progress

Assets which are not ready for its intended use are carried at cost, comprising direct cost, related incidental expenses and attributable interest.

i. Inventories

Inventories comprises of trading good (milk, cattle feed and mineral mixture). Inventories are valued at lower of cost and net realizable value after providing for obsolescence and other losses, wherever considered necessary. Cost is determined using First In First Out method. Cost includes all charges incurred in bringing the inventories to their present location and condition. Small tools, chemicals, stores and spares and consumables are charged to consumption as and when purchased.

k Grants

Grants and subsidies are recognized when there is reasonable assurance that the company will comply with the conditions attached to them and the grants/subsidies will be received. Grants related to depreciable Property, Plant & Equipment are treated as deferred grants which is recognised in the statement of profit and loss on a systematic and rational basis over the useful life of the asset i.e. depreciation charge on assets procured from such grants is appropriated from Deferred Grant and recognized in the statement of profit and loss by way of reduced depreciation charge.

Revenue grants are recognized as income over the periods necessary to match them with the cost for which they are intended to compensate, on a systematic basis

. Employee Benefits

Employee benefits includes Provident Fund, Gratuity, Leave Encashment and Bonus.

a. Defined Contribution Plans :

The Company's contributions to provident fund is considered as defined contribution plan and are charged to the Statement of Profit and Loss based on the amount of contributions required to be made as and when services are rendered by the employees.

b. Defined Benefit Plans :

Gratuity and Leave Encashment are considered as defined benefit plan. Gratuity and Leave Encashment are provided on actuarial valuation carried out at the balance sheet date. The incremental liability based on an actuarial valuation as per the 'Projected Unit Credit' (PUC) method as at the reporting date, is charged to the Statement of Profit and Loss Account. Actuarial gains and losses are recognized in the Statement of Profit and Loss.

c. Short-term employee benefits :

The undiscounted amount of short-term employee benefits expected to be paid in exchange for the services rendered by employees are recognised during the year when the employees render the services. These benefits includes salaries, wages, bonus, performance incentives and compensated absences which are expected to occur within twelve months after the end of the period in which the employee renders the related services.

d. Long-term employee benefits :

Compensated absences which are not expected to occur within twelve months after the end of the period in which the employee renders the related services are recognised as a liability at the present value of the defined benefit obligation as at the balance sheet date on the basis of actuarial valuation.

m. Earning Per Share:

Basic and diluted earnings per share are computed in accordance with Accounting Standard (AS)-20 – Earnings per share. Basic earnings per share is calculated by dividing the net profit or loss after tax for the year attributable to equity shareholders by the weighted average number of equity shares outstanding during the year. Diluted earnings per equity share are computed using the weighted average number of equity shares and dilutive potential equity shares outstanding during the year, except which results are anti-dilutive.

n Taxation

Income Tax expense comprises current tax and deferred tax. Current tax liability is the amount of tax payable on the taxable income for the year as determined in accordance with the applicable tax rates and provisions of Income Tax Act, 1961 and considering deduction available under section 80 PA of income tax Act, 1961 and other applicable Tax law.

Minimum Alternate Tax (MAT) paid in accordance with the tax laws, which gives future economic benefits in the form of adjustment to future income tax liability, is considered as an asset if there is convincing evidence that the Company will pay normal income tax. Accordingly, MAT is recognised as an asset in the Balance Sheet when it is highly probable that future economic benefit associated with it will flow to the Company.

Deferred Tax is recognized on timing difference; being the difference between taxable incomes and accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred Tax is measured using the tax rates and the tax laws enacted or subsequently enacted as at the reporting date. Deferred Tax liabilities are recognized for all the timing differences. Deferred tax asset are recognized for timing differences of items other than unabsorbed depreciation and carry forward losses only to the extent that reasonable certainty exists that sufficient future taxable income will be available which these can be realized. However, if there are unabsorbed depreciation and carry forward losses, deferred tax assets are recognised only if there is virtual certainty that there will be sufficient future taxable income available to realize such assets. Deferred tax assets and liabilities are offset if such items relate to taxes on income levied by the same governing tax laws and the company has legal enforceable right for such set off.

o. Impairment of Asset

At each balance sheet date, the company reviews the carrying value of its fixed assets to determine whether there is any indication that those assets suffered an impairment loss. If any such indication exists, the recoverable amount of the assets is estimated in order to determine the extent of impairment loss. Recoverable amount is higher of an assets net selling price and value in use. In assessing value in use the estimated future cash flows expected from the continuing use of the asset and from its disposal are discounted to their present value using a prediscount rate that reflects the current market assessment of time value of money and the risk specified to the asset. Reversal of impairment loss is recognised as income in the statement of profit and loss.

p. Provisions and Contingencies

Provision is recognized 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. Disclosure for 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. No provision is recognized or disclosure for contingent liability is made when there is a possible obligation or a present obligation and the likelihood of outflow of resources is remote. Contingent Asset is neither recognized nor disclosed in the financial statements.

q. Leases

Lease arrangements where the risks and rewards incident to ownership of an asset substantially vest with the lessor are recognised as operating leases. Lease rent under opearing leases are recognised in the statement of profit and loss account on straight line basis.

r. Operating cycle

Based on the nature of products/ activities of the company and the normal time between acquisition of assets and their realisation in cash or cash equivalents, the company has determined its operating cycle as 12 months for the purpose of classification of its asets and liabilities as current and non-current.

s General

Except wherever stated accounting policies are consistent with the generally accepted accounting principles and have been consistently applied.

	Accepted to the control of the contr	31.03.2023 Rupees (In Lac)	31.03.2022 Rupees (In Lac)
3.	SHARE CAPITAL	be who has	
а	Authorized		
	10,00,000 Equity shares of Rs.100/- each	1,000	1,000
b	Issued, subscribed and paid up	and the state of	
	259697 Equity Shares (Previous Year:113558 shares) of Rs.100/- each fully paid up*	259.70	113.56

c. The Company has only one class of shares referred to as Equity Shares having a par value of Rs.100 per share. Every member shall have a single vote.

Members are entitled to returns (dividend) and price incentive in accordance with Articles of Association of the Company.

d. Reconciliation of the shares outstanding at the beginning and at the end of the year

Equity Shares of Rs.100/- each	No. of Shares			
	31.03.2023	31.03.2022	31.03.2023	31.03.2022
As at the beginning of the year	1,13,558	76,554	113.56	76.55
Add: Shares issued during the year (net of shares surrendered)	1,46,139	37,004	146.14	37.00
As at the end of the year	2,59,697	1,13,558	259.70	113.56

e Shareholding of Promoters

S.No	Promoter's Name	The Marie and Judy Brewings and	No. of Shares		% of total Share		% Change during the year	
			31.03.2023	31.03.2022	31.03.2023	31.03.2022	2022-23	2021-22
1	Usha Devi		93	87	0.04%	0.08%	-0.04%	-0.04%
2	Sarita Devi		79	79	0.03%	0.07%	-0.04%	-0.03%
3	Hansa Mishra		13	13	0.01%	0.01%	-0.01%	0.00%
4	Kiran Yadav		70	66	0.03%	0.06%	-0.03%	0.05%
5	Shalu Shukla		49	0	0.02%	0.00%	0.02%	0.00%
6	Kanti		5	5	0.00%	0.00%	0.00%	0.00%
7	Kiran		5	5	0.00%	0.00%	0.00%	0.00%
8	Shyam Lata		42	11	0.02%	0.01%	0.01%	0.01%

f The Company is registered under part IXA of the Companies Act, 1956 as 'Producer Company' and none of the member holds 5% or more of the share capital of the Company.

4. RESERVES & SURPLUS

	11201111200001111200		
	Surplus in Statement of Profit and Loss Account Balance as on date of last balance sheet	114.59	66.07
			66.97
	Less: Final Dividend to members for the year ended 31st March, 2022: Rs.6/-per share (Previous year: Rs.6/- per share)	(6.81)	(4.59)
	Profit/ (Loss) for the year	309.62	52.21
	Closing Balance	417.40	114.59
5	DEFERRED GRANT	and the state of	
	Opening balance	126.31	125.71
	Add: Capital grant utilized during the year (Refer Note No.33)	419.50	22.08
	Less: WDV of assets disposed of during the year	(0.03)	(0.24)
	Less: Depreciation pertaining to assets acquired from grant	(60.21)	(21.25)
	Closing Balance	485.57	126.31
6	LONG TERM PROVISIONS		
	Provision for Gratuity	8.14	5.24
	Provision for Leave Encashment	10.26	6.40
		18.39	11.64
7	TRADE PAYABLE		
	Total outstanding dues of micro enterprises and small enterprises	166.26	152.47
	Total outstanding dues of creditors other then micro enterprises and small enterprises (Note: 7b)	493.65	127.62
	Total	659.91	280.09

There are no Micro, Small and Medium Enterprises, to whom the Company owes dues, which are outstanding for more than 45 days as at 31st March, 2023. This information as required to be disclosed under the Micro, Small and Medium Enterprises Development Act 2006 has been determined to the extent such parties have been identified on the basis of information available with the Company. This has been relied by the Auditors.

Ageing Schedule for Trade payables

Rupees (In Lac

SI. No.	Particulars			VIII LENGTHE		Outstanding for follo	wing periods fro	om due date of payment	
				Less	than 1 year	1-2 years	2-3 years	More than 3 years	Total
As o	n 31.03.23					-	1		10 10 11 11
(i)	MSME				166.26	100000	GET IN	ASSESSMENT .	166.26
(ii)	Others				493.65	and the second	-	-	493.65
(iii)	Disputed dues -MSME				-		-	kelifi west -	-
(iv)	Disputed dues - Others	21000	89.8	500	E GO	sa are -	17-11	AG IT NEWS	-
Total	The second second	16/10/	40.00	1000	659.91	MARKET -	-	and the second second	659.91
As o	n 31.03.22	1996			La Paris	(4)		resignation (
(i)	MSME				152.47		14.7	ENG FOR AS-	152.47
(ii)	Others				127.62	115.00	_	made of -	127.62
(iii)	Disputed dues -MSME				-	AEC -		AND HALL	-
(iv)	Disputed dues - Others		2000			135 155 -		and the sale-	-
Total	10.0	Market Co.	AT A	Telephone .	280.09	PH1973 -		A. C. S. M.	280.09

		31.03.2023 Rupees (In Lac)	31.03.2022 Rupees (In Lac)
3	OTHER CURRENT LIABILITIES		
	Employees	23.68	13.86
	Payable against surrender of shares by members*	1.99	0.72
	Outstanding liabilities	85.85	20.73
	Income Tax Deducted at Source Payable	8.54	1.43
	Creditors for Capital Goods	106.13	153.06
	Provident Fund Payable	2.34	1.71
	GST Payable (net of ITC)	0.51	0.44
	Un-utilized Grants - CAPEX	-	73.92
	Un-utilized Grants - OPEX	_	54.22
	Security Deposits	174.04	99.28
		403.08	420.36

^{*} In accordance with section 378ZD of the Companies Act, 2013, the board of directors of the company has directed certain members of the company to surrender their equity shares since such members failed to retain their qualification to be a member of the company as specified in Article of Association. Accordingly 5927 shares (P.Y. 12144 shares) have been surrendered to the company at par value of Rs.100/- each and these shares have been reissued to other eligible active members at par value.

9 SHORT TERM PROVISIONS

	The last two and the second se	
	82.51	6.77
Provision for Leave Encashment	0.37	0.25
Provision for Bonus**	9.65	3.93
Provision for Performance Linked Incentive (PLI)	5.72	2.50
Provision for Gratuity	0.15	0.10
Provision for Income Tax* (net)	66.61	-

^{*} Provision for Income Tax till previous year has been made considering the provisions of section 80PA of the Income-tax Act, 1961 in accordance with expert's opinion. In current year exemption under 80PA is not applicable considering the turnover of the Company.

^{**} Provision for Bonus has been provided @10% as decided by the management.

10 PROPERTY, PLANT AND EQIPMENT

Tangible Assets

		Grant A	Assets			Owned	Assets		
Particulars/Assets	Plant & Machinery	Computers	Office Equipments	Furniture & Fixture	Plant & Machinery	Computers	Office Equipments	Furniture & Fixture	Grand Total
Gross Block						1990	BE A MARKET OF THE PARTY.		
As at 01.04.2022	216.44	14.85	3.54	6.86	180.15	3.15	2.33	1.12	428.45
Addition	376.84	16.28	2.58	20.00	96.94	0.78	11.40	6.25	531.07
Deduction	0.03	<u>-</u>	-		3.11	-	- 76	the second	3.14
As at 01.04.2021	202.15	9.01	3.54	6.86	10.21	2.16	1.59	0.83	236.34
Addition	16.24	5.84			170.15	1.00	0.74	0.29	194.26
Deduction	1.94	-			. 0.20		Microsophia de a de la compansión de la co		2.15
As at 31.03.2023	593.25	31.13	6.12	26.86	273.99	3.93	13.73	7.37	956.38
As at 31.03.2022	216.44	14.85	3.54	6.86	180.15	3.15	2.33	1.12	428.45
Depreciation/Adjustm	ents			- 100				Total Control of the	977 0 0 0 0 1 2
As at 01.04.2022	104.54	9.40	3.04	2.54	11.94	1.55	1.28	0.19	134.47
Addition	54.03	4.30	0.52	1.36	30.63	0.94	2.08	0.94	94.80
Deductions/Adjustments	0.00	<u>-</u>	<u> </u>		3.05			-	3.05
As at 01.04.2021	86.06	9.01	2.89	2.01	5.13	0.73	0.67	0.08	106.59
Addition	20.18	0.39	0.15	0.53	6.82	0.82	0.61	0.10	29.60
Deductions/Adjustments	1.71			-	0.01	-		40 Maria	1.72
As at 31.03.2023	158.56	13.70	3.57	3.90	39.52	2.50	3.36	1.13	226.23
As at 31.03.2022	104.54	9.40	3.04	2.54	11.94	1.55	1.28	0.19	134.47
Net Block						A			-
As at 31.03.2023	434.69	17.43	2.56	22.97	234.46	1.44	10.37	6.24	730.15
As at 31.03.2022	111.91	5.45	0.50	4.33	168.21	1.60	1.05	0.93	293.98

Intangible Assets

	Intangible A	ssets		Cap	ital Work in Pro	gress
Grant Assets	Owned Ass	ets	Total	Grant Assets	Owned Assets	Total
Particulars/Assets .		William .			27 N 18 N 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Gross Block				The Chiese of Ci		
As at 01.04.2022		0.83	0.83	4.13	98.05	102.18
Addition		0.94	0.94	317.30	CONTRACTOR OF THE PARTY OF THE	317.30
Deduction			No. 10 Personal Property of the	313.50	97.06	410.56
As at 01.04.2021	0	.56	0.56	4.13	3.32	7.45
Addition	0	.28	0.28		94.73	94.73
Deduction		-				<u> </u>
As at 31.03.2023		1.78	1.78	7.93	0.99	8.92
As at 31.03.2022	(0.83	0.83	4.13	98.05	102.18
Depreciation/Adjustments		The state of				
As at 01.04.2022	(0.59	0.59			
Addition -	(0.55	0.55			
Deductions/Adjustments			100			*
As at 01.04.2021	(0.56	0.56		and the second part of the second	
Addition	(0.03	0.03			
Deductions/Adjustments						
As at 31.03.2023 -		.14	1.14	-		
As at 31.03.2022 -	(0.59	0.59			467 44 11 5
Net Block	7.3/02/0					
As at 31.03.2023		0.64	0.64	7.93	0.99	8.92
As at 31.03.2022 -	(24	0.24	4.13	98.05	102.18

Capital Work In Progress Ageing Schedule as on 31.03.2023

Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Projects in Progress					
Data processor milk collection unit (4 Unit)	3.80	0.00	0.00	0.00	3.80
Trademark	0.00	0.09	0.00	0.00	0.09
ETP	0.00	0.00	0.00	5.03	5.03
Projects temporarily suspended	0.00	0.00	0.00	0.00	0.00
Total	3.80	0.09	0.00	5.03	8.92

Capital Work In Progress Ageing Schedule as on 31.03.2022

Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Projects in Progress					
Data processor milk collection unit (91 units)	94.64				94.64
ETP		-		5.03	5.03
Yama Machine				2.42	2.42
Trade marck	0.09	<u> </u>			0.09
Total	94.73			7.45	102.18

						31.03.2023 Rupees (In Lac)	31.03.2022 Rupees (In Lac
DEFER	RED TAX ASSETS					con temporale in	
	e/ (Liability) as on date of last balance sheet					THE PRINCE OF	
	es made during the year						
_	erence between book balance and tax balance of fixed a	ssets				(4.77)	
- on pro	vision for Bonus, Gratuity and Leave Encashment					8.36	
						3.58	•
	d Tax has been recognized in current year considering non ap pring the year.	plicability of dedu	uction under secti	on 80-PA of the	Income Tax Act	La concert.	
OTHER	NON CURRENT ASSETS						
Security	y Deposits					2.15	0.7
						2.15	0.7
INVENT As taker	FORIES n, certified and valued by management at cost						
Bulk Mil	lk					30 (00 day _ 1/2	
	ck-in-trade					24.43	4.2
	ck-in-transit					55.06 21.42	37.0 6.6
	eed,Fodder etc. als, Consumables and tags					6.24	3.1
Onemia	alo, conodinació ana lago					107.15	51.1
TRADE	RECEIVABLES						
						750 11	254.5
	uted Trade receivables- considered good					758.11	254.5
	uted Trade Receivables - considered doubtful d Trade Receivables - considered good					and the whole the	
	d Trade Receivables - considered good d Trade Receivables- considered doubtful					vinicarinia a	
Dispute	d Trade Necelvables- Considered doubtful					758.11	254.5
Agoing	for trade receivables from the due date of payment f	or each of the	catogory ac at	31et March 3	0023	presidenti-	Rupees (In Lac
Sl. No.	Particulars		ollowing periods fro				
		Less than 6	6 months - 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) U	Indisputed - considered good	758.11	8. 5	-	35/197	per senser -	758.1
()	Undisputed - considered doubtful	-		-			-
()	Disputed - considered good	-	-	ango <u>a</u> s	THE ART SOLD	NO AND READ OF THE	-
(iv) D	Disputed - considered doubtful	758.11		-	-	*	758.1
1000	Total		20 110			inser Olivoir	730.1
	for trade receivables from the due date of payment f					Notes in a	2 - 5
SI. No.	Particulars	Less than 6	ollowing periods fro 6 months - 1 year	om due date of p 1-2 years	2-3 years	More than 3 years	Total
(i) U	Undisputed - considered good	254.58	o monata - 1 your	-		-	254.5
	Undisputed - considered doubtful	-	-				-
	Disputed - considered good		56877 <u>-</u> 154	178 VC 26	METATION IN	4504000-0	-
	Disputed - considered doubtful	-	-	-		-	
	Total	254.58	-	-	•	The state of the s	254.5
						31.03.2023	31.03.2022
							Rupees (In Lac
						Rupees (In Lac)	Security and the second continues of
CASH A	AND CASH FOLIIVALENTS					Rupees (In Lac)	
	AND CASH EQUIVALENTS					Rupees (In Lac)	
Cash ar	nd Cash Equivalents					Rupees (In Lac)	
Cash ar Balance	nd Cash Equivalents e with Scheduled banks					toerkeurste Committeer Van Steer	
Cash ar Balance - in curre	nd Cash Equivalents e with Scheduled banks ent accounts					18.28	
Cash ar Balance - in curre - in fixed	nd Cash Equivalents with Scheduled banks ent accounts d deposits account (original maturity of 3 months or less) ng balance in flexi deposit accounts					toerkeurste Committeer Van Steer	
Cash ar Balance - in curre - in fixed includir Cash in Cash an	nd Cash Equivalents e with Scheduled banks ent accounts d deposits account (original maturity of 3 months or less) ng balance in flexi deposit accounts hand nd Cash Equivalents as per AS 3 - Cash Flow Statement					18.28	342.8 - -
Cash ar Balance - in curre - in fixed includir Cash in Cash an	nd Cash Equivalents with Scheduled banks ent accounts d deposits account (original maturity of 3 months or less) ng balance in flexi deposit accounts hand nd Cash Equivalents as per AS 3 - Cash Flow Statement Bank Balances			age of the same of		18.28 541.38 559.65	342.8°
Cash ar Balance - in curre - in fixed includir Cash in Cash an	nd Cash Equivalents e with Scheduled banks ent accounts d deposits account (original maturity of 3 months or less) ng balance in flexi deposit accounts hand nd Cash Equivalents as per AS 3 - Cash Flow Statement			age of the same of		18.28 541.38	342.8 - -

	31.03.2023 Rupees (In Lac)	31.03.2022 Rupees (In Lac)
16 SHORT TERM LOANS AND ADVANCES	INTO DESIGNATION IN	
Unsecured, considered good		
Advance Income Tax/ Tax deducted at source (net of provision of previous year Rs 9,76,000)	o sécon exprisó	7.25
Amount refundable from Income Tax for AY 2021-22	of growing the con-	2.53
Interest Receivable	4.78	0.52
Debit Balances in creditors	0.64	
Pre-paid expenses	12.81	7.07
	18.23	17.37
17 OTHER CURRENT ASSETS		
Receivable from DHANI - towards Grants utilized Reference Note	64.04	
Reference Note	64.84 64.84	
	04.04	
	2022-23	2021-22
	Rupees (In Lac)	Rupees (In Lac)
18 REVENUE FROM OPERATIONS	据 10 10 MH	
Sales of		
Bulk Milk	11,652.51	3,694.77
Cattle Feed	656.84	166.72
Mineral Mixture and Oxibil	14.90	4.68
Ghee		3.25
Fodder	5.12	
Makhkhan Grass	40,000,00	0.72
	12,329.37	3,870.13
19 OTHER INCOME		
Revenue Grant	130.48	-
Admission fee from members	4.89	2.04
Recovery for damages	0.14	2.36
Profit on disposal of fixed assets	4.05	0.63
Other Income Interest from Banks	14.57	5.67
Interest from Others	8.27 0.17	2.22
A Coc Sympho	162.57	12.92
ON DURCHASES OF TRAPED COORS	- Subaptili sije i i	
20 PURCHASES OF TRADED GOODS		
Raw Bulk Milk	9,633.06	3,116.78
Cattle Feed	589.05	150.37
Mineral Mixture	12.87	4.18
Fodder	9.14	
Makhkhan Grass		0.41
	10,244.13	3,271.74
21 CHANGES IN INVENTORIES OF STOCK-IN-TRADE		
Inventories at the beginning of the year		
Raw Bulk Milk		
- Stock-in-trade	4.26	2.87
- Stock-in-transit	37.09	2.07
Cattle Feed	6.63	5.36
Inventories at the end of the year	0.03	5.30
Raw Bulk Milk		
- Stock-in-trade	24.43	4.26
- Stock-in-transit	55.06	37.09
Cattle Feed ,Fodder etc:	21.42	6.63
Net decrease/ (increase) in inventories	(52.93)	(39.76)
	(02.30)	(55.70)

		2022-23 Rupees (In Lac)	2021-22 Rupees (In Lac)
22	EMPLOYEE BENEFIT EXPENSES	plearena (C	Transfer of the state of the st
	Salary and wages	193.90	84.70
	Contribution towards Provident Fund	23.99	6.23
	Gratuity Annual Control of the Contr	5.47	1.85
	Bonus	9.65	3.93
	Shifting charges and allowance	4.79	_
	Leave Encashment	7.21	3.47
	EMPLOYEE INCENTIVE (CATTLE FEED)	4.81	1.54
	Staff welfare	3.75	0.89
	Directors Remuneration	18.58	15.21
		272.14	117.82
	* Directors' remuneration include contribution towards Provident Fund Rs.81,899 (Previous year. Rs.68,070), Gratuity paid Rs.31,168 (Previous year: Rs.25,847) and payment towards leave encashment Rs.54,000 (Previous Year: Rs.44,780).)	
23	DEPRECIATION AND AMORTIZATION EXPENSES		
	Depreciation on Tangible Assets	94.80	29.60
	Depreciation on Intangible Assets	0.55	0.03
	Less: Depreciation pertaining to Assets acquired on grant	(60.21)	(21.25
		35.14	8.39
24	OTHER EXPENSES	v 1884	
	Freight Inward	315.72	83.77
	Power and Fuel	33.32	32.45
	Freight, Cartage and Forwarding Expense	580.11	156.25
	Incentives and commission to sahayaks	172.81	59.71
	Labour Charges	7.37	8.25
	Vehicle Hire Charges	20.42	9.34
	Rent	16.34	7.25
	Travelling and Conveyance	27.42	8.70
	Travelling and Conveyance - Directors	0.35	0.31
	Chemicals and Consumables	26.99	7.25
	Communication & Networking expenses	10.10	6.22
	Printing and Stationery	13.32	4.15
	ADVERTISING AND PROMOTIONAL EXP.	3.96	
	Price Incentive	88.64	17.33
	Professional Fees	71.05	4.48
	Meeting Expenses	8.63	3.27
	Remuneration to Auditors	2.39	2.18
	Repairs and Maintenance - BMC	31.83	25.82
	Repairs and Maintenance - Others	0.42	0.17
	Repairs and Maintenance - ICT	0.11	0.27
	Directors' Sitting Fees	0.60	0.56
	Directors Exposure Visit Expenses	1.23	0.38
	Milk Chilling Charges	112.82	20.95
	Interest		0.00
	Rates and taxes	1.57	0.12
	Miscellaneous expenses	9.85	3.79
		1,557.41	462.99
	#1 Remuneration to Auditors (Including GST)		
	Audit Fee	1.65	1.42
	Other services .	0.74	0.77
		2.39	2.18

	ESTABLE STATE OF THE STATE OF T	2022-23 Rupees (In Lac)	2021-22 Rupees (In Lac)
25	Earning Per share		
	Net Profit after Tax (exceptional and extraordinary items) available for equity share holders	309.62	52.21
	b Weighted average number of Equity Shares for basic earning per share c Nominal value per Equity Shares (Rs.)	1.61 100	0.84
	d Basic earnings per share (a/b) (Rs.)	192.73	62.05
	e Weighted average number of Equity shares for diluted earnings per share	1.61	0.84
	f Diluted earnings per share (a/e) (Rs.)	192.65	61.96
		31.03.2023 Rupees (In Lac)	31.03.2022 Rupees (In Lac)
26	Contingent Liabilities:		
	a. Claims against the Company not acknowledged as debt		
	The Company has received a demand of Rs.9,88,550 on 22.09.2022 from National Faceless Assessment Centre for AY 2020-21 due to disallowance of deduction amounting to INR 56,62,676 claimed under Section 80PA of the Income Tax Act, 1961. Being aggrieved, the Company has filed an appeal before the Hon'ble Commissioner of Income-tax (Appeals), National Faceless Appeal Centre against the impugned assessment order. To date no notice for hearing has been received. Being confident to get the relief in foregoing appeal proceedings, the Company has not recognized any liability in this regard in books of account.	9.89	Nil
	Outstanding contingent liabilities as at Balance Sheet date	Nil	Nil
	 Commitments Estimated amount of contracts remaining to be executed on capital account and not provided for (Net of advances paid) 	Nil	Nil
27	Litigations:		
	Pending litigation or disputes with any customer, service provider, creditors, staff, Government Authorities and other stake holder.	Nil	Nil
	Impact of pending litigations on financial position in financial statements	Nil	Nil
28	Deferred Tax has been recognized in current year considering non applicability of deduction under section 80-PA of the Income T	Tax Act, 1961, o	during the

- 28 Deferred Tax has been recognized in current year considering non applicability of deduction under section 80-PA of the Income Tax Act, 1961, during the year.
- The Company is engaged in single business segment of trading of milk and cattle feeds and operates in single geographical segment in India. Hence the disclosures required under Accounting Standard (AS) 17 on Segment Reporting are not applicable.

30 Leasing Arrangements

The Company has taken premises on operating lease. Lease rentals paid during the year have been recognized as expense as per Accounting Standard 19 (AS 19) "Leases".

	2022-23	2021-22
The Company has entered into lease arrangements for office premises, BMC and store. The Company has recognised lease rental expenses (including GST, wherever applicable) in the statement of profit and loss as under;	Rupees (In Lac)	Rupees (In Lac)
for corporate office at Pratapgarh: Period 1 years, expiring on 31.03.2023.	2.38	2.50
for corporate office at Ayodhya: Period 5 years, expiring on 30.05.2027.	6.93	
for BMC office at Narangpur, Pratapgarh: Period 1 year, expiring on 31.03.2023.	2.16	1.92
for BMC office at Selhipur, Pratapgarh: Period 1. years, expiring on 30.09.2022.	0.97	1.80
for BMC office at Badlapur, : Period 1. years, expiring on 15.09.2023.	1.04	
for BMC office at Balrampur, Period 1. years, expiring on 04.10.2023.	1.17	
for Store at Narangpur: Period 1 year, expiring on 31.10.2022.	0.23	0.36
for Store at Pratapgarh Period 1 year, expiring on 30.09.2023.	0.24	-
for Store at Akbarpur: Period 1 year, expiring on 31.08.2022.	0.45	0.48
for Store at Akbarpur: Period 1 year, expiring on 30.09.2023.	0.14	
for Store at Bahraich: Period 1 year, expiring on 28.02.2023.	0.21	
for Store at Balrampur: Period 1 year, expiring on 30.09.2023.	0.14	
Lease rents paid under the arrangement	16.07	7.06
	31.03.2023	31.03.2022
Minimum Lease Rental Payable (including GST)	Rupees (In Lac)	Rupees (In Lac)
- Within one year	12.13	2.36
- Later than 1 year but not later than 5 years	31.89	-
- Later than 5 year	-	

31 Disclosures in Accordance with Revised Accounting Standard 15 (AS-15) on "Employee benefits"

A. Defined contribution plan

The Company offers its employees defined contribution plan in the form of Provident Fund, which covers all regular employees. Provident Fund Contribution is deposited with the Regional Provident Fund Commissioner (RPFC). Both the employees and the Company pay predetermined contributions into the provident fund. The contributions are normally based on ascertain proportion of the employee's salary.

	2022-23 Rupees (In Lac)	2021-22 Rupees (In Lac)
The Provident Fund contribution recognized in the statement of profit and loss.	23.99	6.91
19 [2.12] 사람들이 그렇게 하는 사람들이 하는 것이 되었다면 하는 것이 없는 것이 없는 것이 없는 것이다.		

B. Defined benefit plan

The Company offers its employees defined benefit plans in the form of a gratuity scheme (a lump sum amount). Benefits under the defined benefit plans are based on years of service and the employees's compensation (immediately before retirement). The gratuity scheme covers all regular employees. In the case of the gratuity scheme the Company contributes to a trust administrated by LIC of India and funds approved by Income Tax Authorities. Commitments are Actuarially determined at year end. Actuarial valuation is done based on "Projected Unit Credit (PCU) Actuarial Method". Gains and losses of changed Actuarial assumptions are charged to the statement of Profit and Loss account.

Funded status of the defined benefit plan in respect of Gratuity and amount recognised in the financial statements.

runded status of the defined benefit plan in respect of Gratuity and amour		2022-23 Rupees	2021-22 Rupees
i. Changes in Present Value of Benefit Obligation			
Present Value of Benefit Obligation at beginning of the year		5.34	3.81
Current Service Cost		4.11	1.86
Interest Cost		0.40	0.26
Benefit Paid		(2.84)	, , ,
Actuarial Losses (Gains)		1.28	(0.00)
Present Value of Benefit Obligation as on 31.03.2023		8.29	5.34
ii. Changes in Fair Value of Plan Assets			
Fair Value of Plan Assets at begninng of the year		17 ×	-
Expected Return on Plan Assets			180
Company Contributions		a Green Comme	_
Benefits paid		-	
Actuarial Losses (Gains)		provide =	
Fair Value of Plan Assets on 31.03.2023	garanju daga ne ingan a pendan sam	GENET, -	
iii. Return on Plan Assets			
Expected Return on Plan Assets		-	-
Actuarial Gains/ (Losses)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-	-
Actuarial Return on Plan Assets		Selection -	-
iv. Amount Recognized in the Balance Sheet			
Present Value of Benefit Obligation on 31.03.2023		8.29	5.34
Fair Value of Plan Assets on 31.03.2023		-	-
Net Liability / (Asset) recognized in Balance Sheet		8.29	5.34
v. Expenses Recognized in the Statement of Profit and Loss		Min.	
Current Service cost		4.11	1.86
Interest cost		0.40	0.26
Expected Return on Plan Assets		-	-
Net actuarial losses (gains) recognized in the year		1.28	(0.00)
Expenses recognized in Statement of Profit and Loss		5.78	2.11
vi. Balance Sheet Recognition			
Net liability/ (assets) at the beginning of the year			
Expenses as above		5.78	2.11
Contributions		0.70	2.11
Net liability/ (assets) at the end of the year		5.78	2.11
vii. Principal Actuarial Assumptions		5.70	2.11
Discount Rate		01	0.0004
Expected Salary Escalations		% p.a.	6.80% p.a.
Attrition Rate		% p.a.	7.00% p.a.
(5% at younger ages and reducing to 1% at older ages according to graduated so		% p.a.	5.00% p.a.
Mortality Table Used			
Wortality Table 0360	I.A.L.M. (2012-14) Ultimate		

"villages seguiamin" es di "241-07 contanti" processo i anno di siferim contanta di co	2022-23 Rupees	2021-22 Rupees
C. Actuarial Assumptions for Compensated Absences (Leave Liability)		
i. Changes in Present Value of Benefit Obligation		
Present Value of Benefit Obligation at beginning of the year Current Service Cost Interest Cost Benefit Paid Actuarial Losses (Gains) Present Value of Benefit Obligation on 31.03.2023	6.64 1.00 1.00 1.00 1.00	3.96 1.32 0.27 (1.23) 2.33 6.64
ii. Changes in Fair Value of Plan Assets	10.04	0.04
Fair Value of Plan Assets at beginning of the year Expected Return on Plan Assets Company Contributions Benefits paid Actuarial Losses (Gains) Fair Value of Plan Assets on 31.03.2023	e no hombal hinte 166 In Alle out o A to homballa fa faching a	
iii. Return on Plan Assets		
Expected Return on Plan Assets Actuarial Gains/ (Losses) Actuarial Return on Plan Assets		
iv. Amount Recognized in the Balance Sheet		
Present Value of Benefit Obligation on 31.03.2023 Fair Value of Plan Assets on 31.03.2023	10.64	6.64
Net Liability / (Asset) recognized in Balance Sheet	10.64	6.64
v. Expenses Recognized in the Statement of Profit and Loss Current Service cost Interest cost Expected Return on Plan Assets Net actuarial losses (gains) recognized in the year Expenses recognized in Statement of Profit and Loss	3.61 0.49 - 3.65 7.75	1.32 0.27 2.33 3.91
vi. Balance Sheet Recognition	MESSAW NO.	
Net liability/ (assets) at the beginning of the year Expenses as above Contributions Net liability/ (assets) at the end of the year	7.75 - 7.75	3.91 - 3.91
vii. Principal Actuarial Assumptions	- 77500 77	
Discount Rate Expected Salary Escalations Attrition Rate (5% at younger ages and reducing to 1% at older ages according to graduated scale)	6.80% p.a. 7.00% p.a. 5.00% p.a.	6.80% p.a. 7.00% p.a. 5.00% p.a.
Mortality Table Used I.A.L.M. (2012-14) Ultimate		
D. Experience Adjustment		
Gratuity Present value of defined benefit	8.29	5.34
Fair Value of plan assets	0.29	-
Funded status	5.78	2.11
Gain/ (losses) on obligations Gain/ (losses) on plan assets		
Leave Liability		
Present value of defined benefit Fair Value of plan assets	10.64	6.64
Fair Value of plan assets Funded status Gain/ (losses) on obligations	7.75	3.91
Gain/ (losses) on plan assets	-	-

SIGNIFICANT ACCOUNTING POLICIES AND NOTES TO ACCOUNTS

32 Related Party Disclosures :

A. List of Related Parties:

1. Key Management Personnel (KMP) Name Relationship Mr. Lakhvinder Singh Whole time Director Since 15.04.2019 Mr. Rakesh Singh Director Since 28.04.2021 Smt. Savitri Director Till 05.09.2022 Smt. Anara Devi Director Till 05.09.2022 Smt. Usha Devi Director Since 29.11.2018 Smt. Sarita Devi Since 03.09.2019 Director Smt. Sushila Devi Director Till 25.06.2022 Mr. B.N.Singh Director Since 27.08.2020 Smt. Kiran Yadav Director Since 28.09.2021 Smt. Hansha Mishra Director Since 28.09.2021 Smt. Sarita Pandev Director Till 25.06.2022 Smt. Shyam Lata Director Since 05.09.2022 Smt. Shalu Director Since 05.09.2022 Smt. Kiran Director Since 05.09.2022 Smt. Kanti Director Since 05.09.2022

B. Transactions with the Related Parties

Name	Sitting Fee *	F	Reimbursement of	expenses *	Remuneration		Purchase of Milk	
	2022-23	2021-22	2022-23	2021-22	2022-23	2021-22	2022-23	2021-22
Mr. Lakhvinder Singh	4 302	- (a)	-	200220	18.58	15.21		TOTAL COLUMN
Smt. Sarita Devi	0.06	0.06	0.04	0.03		ring the control of Paragon	1.21	1.57
Smt. Sushila Devi	7. Victoria de la companya de la com	0.05		0.03	-	angue vene	6.99	4.19
Smt. Sarita Pandey		0.07		0.04	***		-	0.17
Smt. Kiran Yadav	0.06	0.05	0.04	0.03	•	-	2.47	2.35
Smt. Hansha Mishra	0.07	0.05	0.04	0.03			0.38	0.35
Smt Savitri Devi	0.03	0.07	0.02	0.04			0.06	0.26
Smt. Kiran	0.04	-	0.02		-	A STATE OF THE STATE OF	0.12	0.15
Smt. Kanti	0.04	-	0.02				0.27	0.10
Smt. Shyam Lata	0.04		0.02	and the second			2.42	0.64
Smt. Shalu Shukla	0.03	44	0.02			Berganger	1.94	1
Smt. Anara Devi	0.03	0.07	0.02	0.04	and an order grade	o i parati di pero	0.36	0.28
Smt Usha Devi	0.07	0.07	0.04	0.04	de constitución s erio	ings of persons	4.36	2.48
	0.46	0.47	0.26	0.26	18.58	15.21	20.58	12.53

^{*} Amount of sitting fee and reimbursement of expenses mentioned above is exclusive of GST paid on reverse charge basis.

		2022-23 Rupees	2021-22 Rupees
33	Details of Grants:	- Nupees	Nupees
33			
	Details of grants received from Dairy Health and Nutrition Initiative India Foundation (DHANII) and its utilisation is as u	under;	
	a Balance bought forward	128.15	1.60
	b Received during the year	356.69	150.00
	c Interest earned on Grant funds	0.30	0.22
	d Utilized during the year-Including Liability Rs. 9,50,506		
	- For Capital expenses	419.50	22.08
	- For revenue expenses	130.48	
	Total utilized	549.98	22.08
	e Refunded to DHANII		1.60
	f Balance carried forward (a+b-c-d-e)	(64.84)	128.15

Note: Grant utilized for purchase of capital assets has been recorded as deferred grant and amount of revenue grant utilized has been recognized as Income (Note No. 2K).

34 Impairment Loss

There was no impairment loss on Fixed Assets on the basis of review carried out by the management in accordance with Accounting Standard '28' as at 31st March, 2023.

SIGNIFICANT ACCOUNTING POLICIES AND NOTES TO ACCOUNTS

- The Board of Directors in the meeting held on 18.08.2023 have recommended a final dividend @ Rs.7 per Equity Share of Rs.100 each for the financial year 2022-23 subject to the approval of the shareholders in the ensuing Annual General Meeting of the Company.
 - This has not been included as a liability in the financial statements.
- 36 The majority parties have diligently confirmed and reconciled their balances, duly receiving responses from our main vendors. Based on this, the management has assurance that the balances in debtors, creditors, and security deposit accounts are accurate, genuine and viable or payable, as per standard business practices. Any minor adjustments that may be required will be promptly addresses upon receipt of the confirmations.

37 RATIOS

Sr No	Particulars	Numerator Denominator 31.03.2023	Numerator Denominator 31.03.2022	Year ended 31.03.2023	Year ended 31.03.2022	Change	Reason for change
(a)	Debt Equity Ratio [Total debt / Shareholder's Equity]	Not applicable	as there is no	debt.			
(b)	Debt Service Coverage Ratio (No. of times)	Not applicable	as there is no	debt.			
	[(Profit/(loss) before exceptional items and tax +Interest on borrowings) / (interest on borrowings + Repayment of borrowings)]						
(c)	Current Ratio (Number of times)	1,599.06	684.78	1.40	0.97	0.43	
	[Current assets (excluding Assets classified as held for sale) / Current liabilities (excluding Liabilities directly associated with Assets classified as held for sale)]	1,145.49	707.23				
(d)	Trade Receivable turnover (No. of times)	12,329.37	3,870.13	24.35	23.22	1.13	
	[Revenue from operations / Average trade receivables]	506.35	166.70				
e)	Inventory turnover (Number of times)	10,191.20	3,231.98	128.79	102.53	26.25	
	[Raw material consumed / Average inventory]	79.13	31.52				
f)	Trade payable turnover (Number of times)	10,191.20	3,231.98	21.68	17.66	4.02	
	[Cost of material consumed / Average trade payable]	470.00	182.98				
g)	Net Capital turnover (Number of times)	12,329.37	3,870.13	27.18	(172.41)	199.60	
	[Revenue From operations/ working Capital]	453.57	(22.45)				
h)	Net profit margin (%)	309.62	52.21	0.03	0.01	0.01	
	[Net Profit after tax / Revenue from continuing operations]	12,329.37	3,870.13				
i)	Return on equity (Number of times)	309.62	52.21	0.68	0.28	0.40	
	[Net profit after tax / Average shareholder's equity]	452.62	185.83				
j)	Return on Capital employed (Number of times)	436.04	61.87	0.82	0.32	0.50	
	[Profit before interest and tax / Capital employed]	529.06	192.08				
(k)	Return on investments (Number of times) [Net profit after tax / Average Investments]	Not applicable	as there is no l	nvestments.			

Other information and disclosures as prescribed under amended Schedule III to the Companies Act, 2013

- 38 The Company does not have any immovable property as at 31 March, 2023.
- 39 The Company has not obtained any borrowings from bank and financial institutions during the year. Hence there is nothing to report for i. Wilful defaulter, ii. Utilisation of borrowed funds & share premium, iii. Borrowings obtained on the basis of security of current, iv. Discrepancy in utilisation of borrowings assets, v. Current maturity of long term borrowings
- 40 The Company has not granted any loans or advances in the nature of loans to promotores, directors, KMPs and the related parties as defined under Companies Act, 2013 during the year.
- 41 The company has not advanced or loaned or invested funds (either borrowed funds or share premium or any other sources or kind of funds) during the year to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries;
- 42 The company has not received any fund during the year from any person(s) or entity(ies), including foreign entities with the understanding that the company shall (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or (ii) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

CIN: U01100UP2016PTC082671

SIGNIFICANT ACCOUNTING POLICIES AND NOTES TO ACCOUNTS

- 43 The Company does not have any transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- 44 The company is not covered under section 135 of the Companies Act, 2013 with regard to CSR activities
- 45 The Company has no subsidiaries.
- 46 The Company has no transactions to report in respect of (a) Crypto Currency or Virtual Currency, (b) Benami Property held under Benami Transactions (Prohibition) Act, 1988, (c) Registration of charges or satisfaction with Registrar of Companies, (d) Transactions with companies struck off under section 248 of the Companies Act, 2013 or section 560 of the Companies Act, 1956., (e) Scheme of Arrangements, approved by the Competent Authority in terms of sections 230 to 237 of the Companies Act, 2013
- 47 Figures have been rounded off to the nearest rupee Lac, which may have given rise to minor discrepancies between total and the constituent figures, which may be ignored.
- 48 The figures of previous year have been rearranged/ regrouped to make them comparable with figures of current year.

For and on behalf of the Board

Lakhvinder Singh Director & CE DIN:08421902 Hansa Mishra Director DIN:09304322 Kiran Yadav Director DIN:09304346

Nikhil Agarwal Company Secretary M.No.A38589

Ayodhya: 18.08.2023

CIN: U01100UP2016PTC082671

Reg office: Gorakhnath Complex, First Floor Left Side, Prayagraj Road, Near Awadh University, Faizabad, Ayodhya-224001

Email: Info@shwetdharamilk.com, Ph no: 7991402222, Website: www. Shwetdharamilk.com

NOTICE

NOTICE is hereby given that the 8th Annual General Meeting of the members of Shwetdhara Milk Producer Company Limited will be held on Thursday, 21st Day of September, 2023, at Yamuna Milan Resort Janura Bypass, Service road, near Indian oil petrol pump, infront of over bridge, Ayodhya-224001 at 12.30 p.m, to transact the following business:

1. To receive, consider and adopt the Balance Sheet as at 31st March, 2023 and the Profit and Loss Account of the Company for the period ended on that date together with schedules and notes forming part thereof and the reports of Directors and Auditor's thereon and to pass following Ordinary resolution in this regard:

"RESOLVED that the audited Balance Sheet as at 31st March 2023, the Profit and Loss Account and cash flow statement for the year ended on that date together with Schedules and notes forming a part thereof and the Directors' and Auditors' report thereon, be and is hereby approved and adopted."

- 2. To consider and declare the Limited Return (Dividend) on share capital of the Company and in this regard to pass the following resolution: -
 - "RESOLVED THAT the limited return (dividend) on share capital at the rate of ₹ 7/-(Rupees Seven Only) per equity share out of the current profits of the year ended 31st March 2023, on 259697 equity shares of Rs.100 (Rupees Hundred Only) each fully paid up absorbing ₹ 18,17,879 (Rupees Eighteen lacs seventeen thousand Eight Hundred Seventy Nine Only) for the F.Y. 2022-23 be and is hereby approved and confirmed, and that the same be paid to those equity shareholders, whose names appeared in the Register of Members as on 31st March, 2023."
- 3. To consider and appoint a Director in place of Smt. Sarita Devi (DIN 08553205) who retire by rotation representing "Class B" to ensure class representation of members

on the Board based on patronage criteria and in this regard pass the following resolution as an Ordinary resolution:-

"RESOLVED THAT that Smt. Sarita Devi (DIN 08553205) who retires by rotation at this Annual General Meeting representing "Class – B" members of the Company, be and is hereby re-appointed as Director in terms of Article 9.6 and other relevant articles of the Articles of Association of the Company and applicable provisions, if any, of the Companies Act, 2013 and rules framed there under (together with any statutory modification or re-enactment thereof for the time being in force), whose period of office shall be liable to retire by rotation."

4. To consider and appoint a director in place of Smt. Usha Devi (DIN 08291474), representing "Class – A" on the Board of Directors who retire by rotation and in her place to appoint Smt. Savita Maurya (DIN: 10283941) representing "Class – A" to ensure class representation of members on the Board based on patronage criteria and in this regard pass the following resolution as an Ordinary resolution:

"RESOLVED THAT Smt. Usha Devi (DIN 08291474), who retires by rotation at this Annual General Meeting representing "Class – A" members of the Company and in terms of Article 9.6 (iii) of Articles of Association of the Company, not being eligible for re-appointment and in her place Smt. Savita Maurya (DIN: 10283941), representing "Class – A" of the members of the Company, be and is hereby appointed as Director in terms of Article 9.6 and other relevant articles of the Articles of Association of the Company and applicable provisions, if any, of the Companies Act, 2013 and rules framed there under (together with any statutory modification or reenactment thereof for the time being in force), whose period of office shall be liable to retire by rotation."

5. To consider and appoint Smt. Malti Devi (DIN 10283946) representing "Class -A" as Director of the Company and in this regard pass the following resolution as an Ordinary resolution:

"RESOLVED THAT in accordance with the provisions of Chapter XX1A of the Companies Act, 2013 read with section 152 and other applicable provisions of the

Companies Act, 2013 if any, Smt. Malti Devi (DIN 10283946) representing "Class – A" members of the Company, be and is hereby appointed as Director of the Company, whose period of office shall be liable to retire by rotation."

6. To consider and approve the Budget of the Company for the FY 2023-2024.

"RESOLVED THAT the Budget of the Company for the period from 1st April, 2023 to 31st March 2024, as laid before the annual general meeting be and is hereby approved."

7. To consider and approve the revised criteria for categorizing members into different classes based on patronage.

"RESOLVED that in terms of article 9.4 of the article of association of the company and in place of Resolution No. 08/1ST AGM:15.07.2016/2016-17 passed by the shareholders in the first annual general meeting of the company on 23rd June, 2016, the revised criteria for categorizing members into different classes based on the members' participation in business (i.e. patronage) as set out herein below:

SI. No.	Parameter	Class – A	Class - B	Class -
1	No. of days of milk supplied to the MPC	>= 300	>=270	>=200
	in a year	days	days	days
2	Annual Milk Quantity supplied to the MPC (in litres)	>=6000	>=2500	>=500
3	Milk quantity supplied during Flush months (namely November to February)	Not more than 3	Not more than 3	Not more
	to that of the milk quantity supplied during Lean months (namely April to July) during a financial year;			than 3
4	Minimum number of MPC shares	60	25	5
	subscribed (amount of share capital	shares	shares	shares
	contributed)	(Rs	(Rs 2500	(Rs
	apacies administration to the both \$1.1 continues.	6000/-)	/-)	500/-)

a) The actual share contribution or the actual milk quantity supplied, whichever is lower, will be considered for the purpose of arriving at the categorisation of class.

b) For the purpose of patronage calculation, the following shall be considered:

i. Members who have been admitted during the previous financial year and have not yet completed 365 days of their membership but have subscribed the minimum required share capital for Class A, Class B or Class C shall be considered to belong to that class.

ii. Any member who will not meet the criteria under Class A or Class B may slide to an appropriate lower class for which the member meets the criteria. However, they will not be eligible to contest for the Board of Directors position for that year.

iii. Those members who are not fulfilling the required criteria to retain at least 'Class C' will be issued notice for cancellation of membership as per the provisions of Article 4.3 read with Article 8 of the Articles of Association of the Company. However, if Board allows them to continue their membership, then such members will be considered members without any class.

By order of the Board of Directors

Place: Ayodhya Date: 18.08.2023 Lakhvinder Singh Chief Executive & Director

NOTES

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A SHOW OF HANDS AS WELL AS IN A POLL INSTEAD OF HERSELF AND A PROXY MUST BE A MEMBER OF THE COMPANY. NON-MEMBER CANNOT BE APPOINTED A PROXY. THE INSTRUMENT APPOINTING PROXY IN ORDER TO BE EFFECTIVE SHOULD BE DULY COMPLETED, STAMPED AND SIGNED AND MUST BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY AT LEAST 48 HOURS BEFORE THE SCHEDULED TIME OF THE MEETING. PROXY FORM IS ANNEXED HERETO.
- 2. Members/Proxies are requested to bring the Attendance Slip sent herewith duly filled in for attending the meeting.
- Relevant documents referred to in the accompanying Notice shall be open for inspection by the members at the Registered Office of the company on all working days except Saturday and Sunday, during normal business hours (10.00 hrs to 17.00 hrs).
- 4. Members are requested to bring their copy of the Annual Report at the AGM as the Company would not provide any copy at the venue of the AGM.
- 5. Any member desirous of obtaining any information concerning the accounts or operations of the Company is requested to forward the query to the Registered Office of the Company at least 7 days prior to the date of the meeting.
- 6. Members are requested to quote their folio number and their member code in all their correspondence.
- 7. Members are requested to notify immediately any change in their addresses and Bank Account details to the Company.
- 8. Weapons, fire arms, ammunitions, knives and blades, sharp instruments etc., are prohibited at the AGM venue.

STATEMENT OF QUALIFICATIONS IN RESPECT OF THE CANDIDATES TO BE ELECTED AS DIRECTOR UNDER SECTION 378ZA(4)(c) OF THE COMPANIES ACT, 2013.

Name	Occupation	Qualification
Smt. Sarita Devi	Animal Husbandry	B.A.
Smt. Savita Maurya	Animal Husbandry	B.A.
Smt. Malti Devi	Animal Husbandry	12 th

By order of the Board of Directors

Place: Ayodhya

Date: 18.08.2023

Chief Executive & Director

Explanatory Statement

Item No. 04

Smt. Savita Maurya is proposed to be appointed as Director of the Company with effect

from the date of AGM in accordance with the provisions of the Companies Act, read with

the Articles of Association of the Company.

The Board is of the view that the appointment of Smt. Savita Maurya on the Company's

Board as Director is desirable and would be beneficial to the Company and hence it

recommends the said Resolution No. 4 for approval by the members of the Company.

None of the Directors/Key Managerial Personnel of the Company/their relatives, except

Smt. Kiran herself is in any way concerned or interested in the said resolution. The

Board recommends the said resolution to be passed as an ordinary resolution.

Item No. 05

Smt. Malti Devi was appointed as Director of the Company with effect from the date of

AGM in accordance with the provisions of the Companies Act, read with the Articles of

Association of the Company.

The Board is of the view that the appointment of Smt. Malti Devi on the Company's

Board as Director is desirable and would be beneficial to the Company and hence it

recommends the said Resolution No. 5 for approval by the members of the Company.

None of the Directors/Key Managerial Personnel of the Company/their relatives, except

Smt. Shyam Lata herself is in any way concerned or interested in the said resolution.

The Board recommends the said resolution to be passed as an ordinary resolution.

By order of the Board of Directors

Place: Ayodhya

Date: 18.08.2022

Lakhvinder Singh Chief Executive & Director

Budget - 2023-24

	Shwetdhara Milk P	roducer Company	Limited
1999		nue Budget	
S.No.	Particulars	UoM	Proposed Budget FY 23-24
(I)	Milk Procurement Qty	(KGPD)	101364
eren et maner in gyest	Revenue from Milk		e sa la viva de la companya de la co
(II)	Operations	(Rs. in Lakhs)	20432.13
(III)	Producer Price	(Rs. in Lakhs)	17574.76
(IV)	Sahayak Margin	(Rs. in Lakhs)	412.38
(V)	Logistic Cost	(Rs. in Lakhs)	1412.07
(VI) (VII)	Other Milk Procurement Cost Fixed Cost	(Rs. in Lakhs) (Rs. in Lakhs)	738.75 336.61
(VIII)	Profit/(Loss) from Milk Operation before Grant Support	(Rs. in Lakhs)	(42.43)
(IX)	Grant Support	(Rs. in Lakhs)	191.98
(X)	Profit/(Loss) from Milk Operation after Grant Support	(Rs. in Lakhs)	149.55
(XI)	Revenue Expenses for PES Activities	(Rs. in Lakhs)	-
(XII)	(Deficit) -PES Operations	(Rs. in Lakhs)	317.72
(XIII)	Grant Support -PES Operations	(Rs. in Lakhs)	293.33
(VII/)	Profit/(Loss) from PES	(Da in I alaba)	(0.4.20)
(XIV) (XV)	Operations Other Income	(Rs. in Lakhs)	(24.39)
		(Rs. in Lakhs)	80.38
(XVI)	Profit/(Loss) Befor Tax	(Rs. in Lakhs)	205.54
	Сар	ex Budget	
S.No.	Particulars	UoM	Proposed Budget FY 23-24
	Milk Operation	AND STANCE OF BUILDING STANDARDS	
(I)	MPP SET UP COST	(Rs. in Lakhs)	6.12
(II)	CANS	(Rs. in Lakhs)	114.42
(III)	BMC/MCC	(Rs. in Lakhs)	138.56

(I)	HO SET UP	(Rs. in Lakhs)	2.50
(II)	ICT	(Rs. in Lakhs)	75.28
(VI)	DPMCU	(Rs. in Lakhs)	602.57
(VII)	BMC Accessories	(Rs. in Lakhs)	46.02
(VIII)	AMCU	(Rs. in Lakhs)	11.58
(IX)	BMC set up cost	(Rs. in Lakhs)	To have a some some side of the same of
(X)	ETP	(Rs. in Lakhs)	
(XI)	Cluster Officer Set up	(Rs. in Lakhs)	
	Capex -Milk Operations	(Rs. in Lakhs)	997.04
(III)	Capex Grant Support -Milk Operations	(Rs. in Lakhs)	490.63
	Capex from own Funds	(Rs. in Lakhs)	149.31
harrier an essent a	Capex from Loan		357.10

MINUTES OF THE 7th ANNUAL GENERAL MEETING OF SHWETDHARA MILK PRODUCER COMPANY LIMITED HELD ON MONDAY, 05th SEPTEMBER, 2022 AT PREM BANDHAN PALACE, OPPOSITE HP PETROL PUMP, KHAMPUR MAHULI PRATAPGARH, UP-230001, AT 12:00 NOON.

Present:

1.	Smt. Savitri	:	Chairman & Shareholder
2.	Smt. Usha Devi	:	Director & Shareholder
3.	Smt. Anara Devi	1:	Director & Shareholder
4.	Smt. Sarita Devi	:	Director & Shareholder
5.	Smt. Kiran Yadav	:	Director & Shareholder
6.	Smt. Hansha Mishra	1:1	Director & Shareholder
7.	Smt. Shyam Lata	:	Additional Director & Shareholder
8.	Smt. Shalu Shukla	:	Additional Director & Shareholder
9.	Smt. B.N. Singh	:	Expert Director
10.	Sh. Rakesh Singh	:	Expert Director
11.	Sh. Lakhvinder Singh	1:	Director & Chief Executive
12.	Sh. Nikhil Agarwal	:	Company Secretary

68 shareholders were present in person holding 3087 equity shares & 4159 shareholders were present through proxies holding 62673 equity shares.

A. Smt. Savitri took the Chair

- B. Sh. Nikhil Agarwal, Company Secretary declared the quorum present in terms of article 11.6 of Articles of Association of the Company. He stated that the Register of Proxies, Members' Register and the Register of Directors' shareholding were available and open for inspection. The meeting was then called to order.
- C. The Chairman welcomed the Members and Directors to the 7^{th} Annual General meeting of the Company.
- D. With the unanimous consent of the members present, the Notice convening the 7th Annual General Meeting having already been circulated to the members was taken as read.
- E. Thereafter, the Chairman in her speech briefed the meeting about the operation of the company and activities to be carried out by the Company.

Thereafter, Chairman took up the items of Agenda of the meeting:

After concluding the address to the members, the Chairman directed the meeting to transact the business as set out in the Notice of 7th AGM.

The meeting transacted the following businesses:

- 1. To receive, consider and adopt the Balance Sheet as at 31st March, 2022 and the Profit and Loss Account of the Company for the period ended on that date together with schedules and notes forming part thereof and the reports of Directors and Auditor's thereon.
- 1.1 Smt. Reeta Yadav (Folio No.: 0001386) proposed the following resolution as an Ordinary Resolution:

RESOLUTION NO.: 01/7th AGM: 05.09.2022/2021-22

"RESOLVED that the audited Balance Sheet as at 31st March 2022, the Profit and Loss Account and cash flow statement for the year ended on that date together with Schedules and notes forming a part thereof and the Directors' and Auditors' report thereon, be and is hereby approved and adopted."

Smt. Lalita Patel (Folio No.:0004643) Seconded the resolution.

The Chairman put the motion to vote and on a show of hands declared the same as carried unanimously.

- 2. To consider and declare the Limited Return (Dividend) on share capital of the Company and in this regard to pass the following resolution
- **2.1** Smt. Chamela (Folio No.:000143) proposed the following resolution as an Ordinary Resolution:

RESOLUTION NO.: 02/7th AGM: 05.09.2022/2021-22

"RESOLVED THAT the limited return (dividend) on share capital at the rate of ₹6 per equity share out of the current profits of the year ended 31st March 2022, on 113558 equity shares of Rs.100 each fully paid up for the F.Y. 2021-22 be and is hereby approved and confirmed, and that the same be paid to those equity shareholders, whose names appeared in the Register of Members as on 31st March, 2022."

Smt. Soni Kumari (Folio No.:0004462) seconded the resolution.

The Chairman put the motion to vote and on a show of hands declared the same as carried unanimously.

3. To consider and appoint a Director in place of Smt. Savitri (DIN 07736255) who retires by rotation and being ineligible for re-appointment and in this regard to adopt the following resolution as Ordinary Resolution:-

3.1 Smt. Arti Yadav (Folio No.:0008426) proposed the following resolution as an Ordinary Resolution:

RESOLUTION NO.: 03/7th AGM: 05.09.2022/2021-22

"RESOLVED THAT that Smt. Savitri (DIN 07736255) who retires by rotation and being ineligible doesn't offer herself for reappointment and the resulting vacancy be filled up by appointing Smt. Kanti (DIN 09695064) as director of the Company whose period of office shall be liable to retire by rotation."

Smt. Vijay Laxmi (Folio No.: 0007912) seconded the resolution.

The Chairman put the motion to vote and on a show of hands declared the same as carried unanimously.

- 4. To consider and appoint a Director in place of Smt. Anara Devi (DIN 08180062) who retires by rotation and being ineligible for re-appointment and in this regard to adopt the following resolution as Ordinary Resolution:
- 4.1 Smt. Shanti Devi Yadav (Folio No.:0002791) proposed the following resolution as an Ordinary Resolution:

RESOLUTION NO.: 04/7th AGM: 05.09.2022/2021-22

"RESOLVED THAT that Smt. Anara Devi (DIN 08180062) who retires by rotation and being ineligible doesn't offer herself for reappointment and the resulting vacancy be filled up by appointing Smt. Kiran (DIN 09695122) as director of the Company whose period of office shall be liable to retire by rotation."

Smt Jitana (Folio No.: 0006502) seconded the resolution.

The Chairman put the motion to vote and on a show of hands declared the same as carried unanimously.

- 5. To consider and approve the Budget of the Company for the FY 2022-2023.
- 5.1 Smt. Anara Devi (Folio No.: 0002841) proposed the following resolution as an Ordinary Resolution:

RESOLUTION NO.: 05/7th AGM: 05.09.2022/2021-22

"RESOLVED THAT the Budget of the Company for the period from 1st April, 2022 to 31st March 2023, as laid before the annual general meeting be and is hereby approved."

Smt. Sharada Devi (Folio No.:0002151) seconded the resolution.

The Chairman put the motion to vote and on show of hands declared the same as carried unanimously.

6. To consider & approve appointment of Smt. Shyam Lata as Director

6.1 Smt. Sarita Patel (Folio No.:002886) proposed the following resolution as an Ordinary Resolution:

RESOLUTION NO.: 06/7th AGM: 05.09.2022/2021-22

"RESOLVED THAT pursuant to the provision of Companies Act, 2013 Smt. Shyam Lata (DIN 09695142) who was appointed as additional director of the Company w.e.f. 03rd August, 2022 and who holds office up to the date of 7th Annual General Meeting be and is hereby appointed as Director of the Company and she shall be liable to retire by rotation."

Smt. Suneeta (Folio No.: 002551) seconded the resolution.

The Chairman put the motion to vote and on show of hands declared the same as carried unanimously.

7. To consider & approve appointment of Smt. Shalu Shukla as director

7.1 Smt. Usha Devi (Folio No.:001283) proposed the following resolution as an Ordinary Resolution:

RESOLUTION NO.: 07/7th AGM: 05.09.2022/2021-22

"RESOLVED THAT pursuant to the provision of Companies Act, 2013 Smt. Shalu Shukla (DIN 09695012) who was appointed as additional director of the Company w.e.f. 03rd August, 2022 and who holds office up to the date of 7th Annual General Meeting be and is hereby appointed as Director of the Company and she shall be liable to retire by rotation."

Smt. Usha (Folio No.: 000383) seconded the resolution.

The Chairman put the motion to vote and on show of hands declared the same as carried unanimously.

8. To consider and approved the process for constitution of Nominating Committee

8.1 Smt. Poonam Yadav (Folio No.:008566) proposed the following resolution as an Ordinary Resolution:

RESOLUTION NO.: 08/7th AGM: 05.09.2022/2021-22

- **"RESOLVED THAT** the guidelines for constitution of Nominating Committee be and are hereby adopted and approved pursuant to the relevant provisions of the Companies Act, 2013 and the applicable provisions of the Memorandum and Articles of Association of the Company, which are laid down herein below i.e.,
- (i) The Board of the Shwetdhara Milk Producer Company Limited ("Company") shall constitute a "Nominating Committee", (NC) within three months of the completion of the F.Y, for suggesting to the Board 'Potential candidate for the vacant producer-member director position on the Board of the Company.
- (ii) The vacancy of the Producer Directors on the Board (under Class A or Class B or Class C category) shall be announced by the Board of Directors of the Company. The notice inviting nominations from eligible members for consideration by the Nominating Committee (to fill as many number of positions as vacant on the board) shall be put on the notice board of the Company and or on the website of the Company, if there is one or by sending a circular by ordinary post to the members of the respective class(es) for which the vacancy arises.
- (iii) The Board shall prepare a process which has to be followed by the 'Nominating Committee' for identifying such potential members as referred under Article.
- (iv) The "Nominating Committee" shall consider the following table showing the 'Applicant's eligibility scores' to be given against each parameter for the eligible applicant:

S no	Parameter for applicant's eligibility score						
1	Number of days of Milk supplied to the Company during	25					
	previous two financial years Scoring will be as follows:						
	(95% or more days -25; 85% to <95% days - 20; 75% to						
	<85% - 15; 65% to <75% - 10; 55% to <65% - 5; <55% -						
	0)						

2	Share capital subscription is not falling short by more	10
	than 10% of the of the actual requirement as on 31st	
	March of the previous financial year	TO ROBBER
3	Supplying the entire surplus to the Company during the	10
	period (i.e. has not supplied milk to any other players	
	/competitors/operators)-based on self-declaration and	
1,036	subsequent verification by the Company.	
4	Continuously maintained the member qualification (@ 3	15
2712	marks for each year for the last 5 years)	
5	Educational qualification of the applicant (over and above	15
	the minimum required qualification – for graduates -10	
	and for Post graduates – 15) Minimum qualification shall	
713.25	be as per the Articles of Association.	
6	Other Training programs attended – Producer / Quality	15
ON III CO	and Clean Milk awareness (5 marks); orientation	
	Programme for VCG/MRG (5 marks) /Leadership	
	Development Programme (5 marks)	
	For Board of Directors' Training Programme of	
	Shwetdhara Milk Producer Company Limited attended	
	(15 marks).	
7	Received any award or recognition as member of the	5
A 30	Company (like best IB Award for member / VCG / MRG	
100	etc) / Applicant has served as Director on the Board of	
	Directors of Shwetdhara Milk Producer Company Limited	
	(5 marks).	
8	Having received recognition for voluntary service (subject	5
	to documentary proof)	
Mary C	TOTAL	100

- (v) The 'Nominating Committee' constituted by the Board shall comprise of
 - i. A producer-member director on the Board from the membership class for which the vacancy has arisen provided that such Producer-member director is not the one who is retiring at that AGM. If more than one producer-member

director qualifies, then one NC member shall be identified through draw of lots. Also, If no producer-member director is available from that class, then any other producer-member director shall be identified through draw of lots;

- ii. One expert from any Management Institute of repute or an institution having done considerable work for development of producer owned enterprises; and
- iii. One Expert Director who is on the Board of the Company.

The Company Secretary of the Company shall assist the 'Nominating Committee' and be responsible for maintaining all the relevant documents thereof including the minutes of the meeting of the Nominating Committee.

(vi) The term of the 'Nominating Committee' shall be from the date of first meeting of the committee to the date till it sends its recommendation to the Board of the Company.

Smt. Rekha (Folio No.: 007281) seconded the resolution.

The Chairman put the motion to vote and on show of hands declared the same as carried unanimously.

- 9. To consider and approve alteration of Articles of Association and if thought fit, to pass with or without modification (s), the following resolution as a Special Resolution
- 9.1 Smt. Kiran Devi (Folio No.: 0007778) proposed the following resolution as an Special Resolution:

RESOLUTION NO.: 09/7th AGM: 05.09.2022/2021-22

"RESOLVED THAT pursuant to the relevant provisions of Part XXI-A of the Act in particular Sec. 378-I, 378ZQ, 378ZR, Sec 14 and other applicable provisions of Companies Act, 2013 including rules made thereunder, the existing Articles of Association of the Company be and are hereby altered in the manner and to the extent following:

- (1) The existing Article 9.13 be altered/modified and shall be read as under: 9.13
 - I. The quorum for a meeting of the Board shall be one-third of the total strength of directors, subject to a minimum of three including the presence of at least one elected Director and one Expert Director. Notwithstanding the above, the quorum

- for the meeting of the Board of Directors shall not require the presence of the Expert Director in case there is no Expert Director on the Board of the Company.
- II. In case meeting of the Board could not be held for want of quorum, the meeting shall stand adjourned for the date, time and place as decided by the Chairman of the Company. However, the adjourned meeting shall be convened by the Chairman within seven days from the date of original meeting.
- (2) The existing Article 4.3. iii. be altered/modified and shall be read as under:

Any member who is not eligible to continue as a Member shall be served a written notice by the Company for removal as Member and given an opportunity of being heard. The Member would need to reply to the notice within the stipulated period as specified in the notice. Thereafter, the Board shall take a decision in the matter. However for the purpose of sending notices to the members, the Board may exempt one or more eligibility criterion for all the members during a particular year.

RESOLVED FURTHER THAT all acts, actions, deeds and things done by the Board of Directors of the Company prior to the aforesaid alterations be and are hereby also approved."

RESOLVED FURTHER that this supersedes all earlier arrangements.

ALSO RESOLVED that Chief executive or Company Secretary be and is hereby authorized to do all such acts, deeds, matters and things as may be required to implement this resolution."

Smt. Malti (Folio No.: 0007285) seconded the resolution.

The Chairman put the motion to vote and on show of hands declared the same as carried unanimously.

- 10. To consider and approve change in the registered office of the Company and if thought fit, to pass with or without modification (s), the following resolution as a Special Resolution
- 10.1 Smt. Antima Devi (Folio No.:008180) proposed the following resolution as an Ordinary Resolution:

RESOLUTION NO.: 10/7th AGM: 05.09.2022/2021-22

"RESOLVED THAT pursuant to the provisions of section 12 and other applicable provisions of the Companies Act, 2013 if any and other applicable provisions (together with any statutory modification or re-enactment thereof for the time being in force) the registered office of the Company be shifted from First Floor, Plot No.225, Belhaghat Sadar, Ajeet Nagar, Pratapgarh, UP 203001 **to** G-Complex, Block-E, First Floor (Left Side

Portion), 443/445 CH, Allahabad Road, In front of Awadh University, Faizabad (Ayodhya), U.P. –224001 w.e.f the date of 7th AGM.

RESOLVED FURTHER that a name plate or board be affixed at the registered office and that the Company's name and address of the registered office be used or mentioned together with CIN No. of the Company & E-mail ID in legible character in all business letters, bill heads and letter papers and in all its notices and other official publications, etc., pursuant to section 12 of the Companies Act, 2013."

"FURTHER RESOLVED THAT Shri Lakhvinder Singh, Chief Executive of the Company be and is hereby authorized, on behalf of the Company to do all acts, deeds, matters and things as deem necessary, proper or desirable and to sign and execute all necessary documents, applications and returns, e-forms for the purpose of giving effect to the aforesaid resolution."

Smt. Sushma Maurya (Folio No.: 008130) seconded the resolution.

The Chairman put the motion to vote and on show of hands declared the same as carried unanimously.

11. There being no other business to transact at the meeting, the meeting concluded with a vote of thanks to the Chair.

Date: 30.09.2022

Place: Ayodhya

Chairman

CIN: U01100UP2016PTC082671

Reg office: Gorakhnath Complex, First Floor Left Side, Prayagraj Road, Near Awadh University, Faizabad, Ayodhya-224001, Email: Info@shwetdharamilk.com, Ph no: 7991402222

Form No. M.G.T.-11

PROXY FORM

(As per Para 105(6) of Company Act 2013 and Rule 19(3) of Companies (Management & Administration) Rule, 2014)

Name of the member (s):	E-mail ld:
	No. of shares held:
Registered address:	Folio No.
	DP ID*.
	Client ID*.

* Applicable for investors holding shares in electronic form.

I/We being the member(s) of the above named Company hereby appoint:

S.No.	Name	Address	Email address	Folio No.	Signature
1					10 02 3 Y
2					Kerel as il

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 8th Annual General Meeting of the Company to be held on Thursday,21st day of September, 2023 at 12.30 p.m. at Yamuna Milan Resort Janura Bypass, Service road, near Indian oil petrol pump, infront of over bridge, Ayodhya-224001 and at any adjournment thereof in respect of such resolutions as are indicated below:

** I wish my above Proxy to vote in the manner as indicated in the box below:

S.No.	Resolution	For	Against
1	To receive, consider and adopt the Balance Sheet as at 31st March, 2023 and the Profit and Loss Account of the Company for the period ended on that date together with schedules and notes forming part thereof and the reports of Directors and Auditor's thereon and to pass following Ordinary resolution in this regard		
2	To consider and declare the Limited Return (Dividend) on share capital of the Company and in this regard to pass the following resolution		

3	To consider and appoint a Director in place of Smt. Sarita Devi (DIN 08553205) who retire by rotation representing "Class – B" to ensure class representation of members on the Board based on patronage criteria and in this regard pass the following resolution as an Ordinary resolution:-	De rest
4	To consider and appoint a director in place of Smt. Usha Devi (DIN 08291474), representing "Class – A" on the Board of Directors who retire by rotation and in her place to appoint Smt. Savita Maurya (Folio no. 0001732) representing "Class – A" to ensure class representation of members on the Board based on patronage criteria and in this regard pass the following resolution as an Ordinary resolution:	sovi neta-
5	To appoint Smt. Malti Devi (DIN 10283946) representing "Class –A" as Director of the Company and in this regard pass the following resolution as an Ordinary resolution:	
6	To consider and approve the Budget of the Company for the FY 2023-2024.	
7	To consider and approve the criteria for categorizing members into different classes based on patronage	

^{**} It is optional to put a 'X' in the appropriate column against the Resolutions indicated in the Box. If you leave the 'For' or 'Against' column blank against any or all Resolutions, your Proxy will be entitled to vote in the manner as he/she thinks appropriate.

Signed this day of 2023	Affix Revenue
Signature of shareholder	Stamp not less than Re.0.15
Signature of Proxy holder(s) (1)	than Ne.0.15
Signature of Proxy holder(s) (2)	

Notes:

- 1. This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.
- 2. A Proxy need to be a member of the company.

CIN: U01100UP2016PTC082671

Reg office: Gorakhnath Complex, First Floor Left Side, Prayagraj Road, Near Awadh University, Faizabad, Ayodhya-224001

Email: Info@shwetdharamilk.com, Ph no: 7991402222

ATTENDANCE SLIP

Folio No:									
Member Code:									
I hereby record	my presen	nce at the	8th Annu	al Gene	ral Me	eting o	f the Shv	vetdhara	Milk
Producer Comp	any Limit	ed held or	1.						
Name of the S	hareholde	rs	••••••		•••••	•••••	•••••	•••••	•••••
Name of Prox	у	•••••	•••••	•••••	•••••	•••••	(in o	case of	proxy
attending the n	neeting).								
(A) To atter	nd:								
(B) To atten	nd and Vo	te :							

Signature of the Shareholder/Proxy *

^{*}strike out whichever is not applicable

CIN: U01100UP2016PTC082671

Reg office: Gorakhnath Complex, First Floor Left Side, Prayagraj Road, Near Awadh University, Faizabad, Ayodhya-224001, Email: Info@shwetdharamilk.com, Ph no: 7991402222

Acknowledgment Slip

Folio No:	 													
Member Code:														
I												_resi	ident	of
member of S													otice	
Eighth Annuby the Compa	neral l	Meetin	ig an	id th	e An	nual	Repo	ort a	nd F	inar	ncial	State	emen	ts sent
								S	igna	ture	of t	the S	hare	holder
Date: Place:														

Annual General Meeting Route Map

Add:- Yamuna Milan Resort Janura Bypass, Service road, near Indian oil petrol pump, infront of over bridge, Ayodhya-224001

