

Annual Report 2022-2023

Annexure VII

BUSINESS RESPONSIBILITY & SUSTAINABILITY REPORT

SECTION A: GENERAL DISCLOSURES

I. Details of the listed entity:

| 1. | Corporate Identity Number (CIN) of the Listed Entity | L17115PB1980PLC004341 |
|-----|--|--|
| 2. | Name of the Listed Entity | Nahar Spinning Mills Limited |
| 3. | Year of incorporation | 1980 |
| 4. | Registered Office Address | 373, Industrial Area-"A", Ludhiana, Punjab-141003 |
| 5. | Corporate Office Address | 373, Industrial Area-"A", Ludhiana, Punjab-141003 |
| 6. | E-mail id | secnsm@owmnahar.com |
| 7. | Telephone | 91-161-2600701 to 705, 91-161-2606977 to 980 |
| 8. | Website | www.owmnahar.com |
| 9. | Financial Year for which Reporting is being done | 2022-23 |
| 10. | Name of the Stock Exchange(s) where shares are listed | BSE Ltd & National Stock Exchange of India Limited |
| 11. | Paid-up Capital | Rs.1803.27 Lakhs |
| 12. | Name and contact details (telephone, email address) of the person who may be contacted in case of any queries on the BRSR report | Mr. Brij Sharma Company Secretary and Compliance officer E-mail Address: secnsm@owmnahar.com |
| 13. | Reporting boundary - Are the disclosures under this report made on a standalone basis (i.e. only for the entity) or on a consolidated basis (i.e. for the entity and all the entities which form a part of its consolidated financial statements, taken together). | Disclosures under this report are made on a standalone basis |

II. Products/Services:

14. Detail of Business activities (accounting for 90% of the turnover)

| S. No. | Description of Main Activity | Description of Business Activity | % of Turnover of the entity |
|--------|------------------------------|--|-----------------------------|
| 1. | Manufacturing | Manufacture and Export of yarns and knitted garments | 100 % |

15. Products/Services sold by the entity (accounting for 90% of the entity's Turnover):

| S. No. | Product/Service | NIC Code | % of total Turnover contributed |
|--------|-----------------|----------|---------------------------------|
| 1. | Textile | 131 | 100% |



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III. Operations

16. Number of locations where plants and/or operations/offices of the entity are situated:

| Location | Number of plants | Number of offices | Total |
|---------------|------------------|-------------------|-------|
| National | 8 | 1 | 9 |
| International | | - | |

17. Markets served by the entity:

a. Number of locations:

| Locations | Number |
|----------------------------------|--------|
| National (No. of States) | 12 |
| International (No. of Countries) | 35 |

b. What is the contribution of exports as a percentage of the total turnover of the entity?

The contribution of exports as a percentage of the total turnover of the entity is 40.58% approx.

c. A brief on types of customers:

For export of its product, company is working Directly as well as through Agents with the overseas customers. In the domestic market the company is supplying its products to reputed Big Corporate and Medium customers in the knitted/weaving/garments and customers manufacturing terry towels, bed linen, denim, bottom weight, shirting and furnishing fabrics.

IV. Employees

18. Details as at the end of Financial Year:

a. Employees and workers (including differently abled):

Employees:

| S. | Particulars | Total | Male | | Female | |
|-----|--------------------------|-------|---------|---------|---------|---------|
| No. | | (A) | No. (B) | % (B/A) | No. (C) | % (C/A) |
| 1. | Permanent (D) | 1688 | 1635 | 96.86 | 53 | 3.13 |
| 2. | Other than Permanent (E) | | - | - | - | |
| 3. | Total employees (D + E) | 1688 | 1635 | 96.86 | 53 | 3.13 |

Workers:

| S. | Particulars | Total | M | Male | | Female | |
|-----|--------------------------|-------|---------|---------|---------|---------|--|
| No. | | (A) | No. (B) | % (B/A) | No. (C) | % (C/A) | |
| 1. | Permanent (D) | 8180 | 5414 | 66.18 | 2766 | 31.81 | |
| 2. | Other than Permanent (E) | | | | | | |
| 3. | Total employees (D + E) | 8180 | 5414 | 66.18 | 2766 | 31.81 | |

b. Differently abled Employees and workers:

Employees:

| S. | Particulars | Total | Male | | Female | |
|-----|--------------------------|-------|-----------------|-----|---------|---------|
| No. | | (A) | No. (B) % (B/A) | | No. (C) | % (C/A) |
| 1. | Permanent (D) | 04 | 04 | 100 | | |
| 2. | Other than Permanent (E) | | | | | |
| 3. | Total employees (D + E) | 04 | 04 | 100 | | |

Workers:

| S. | Particulars | Total | Male | | Female | |
|-----|--------------------------|-------|-----------------|-------|---------|---------|
| No. | | (A) | No. (B) % (B/A) | | No. (C) | % (C/A) |
| 1. | Permanent (D) | 34 | 22 | 64.70 | 12 | 35.30 |
| 2. | Other than Permanent (E) | | | | | |
| 3. | Total employees (D + E) | 34 | 22 | 64.70 | 12 | 35.30 |



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19. Participation/Inclusion/Representation of women:

| | Total | No. and percentage of Females | | |
|-----------------------------------|-------|-------------------------------|---------|--|
| | (A) | No. (B) | % (B/A) | |
| Board of Directors (including MD) | 10 | 1 | 10 | |
| Key Management Personnel | 3 | | | |

20. Turnover rate for permanent employees: (Disclose trends for the past 3 years)

| | FY 2022- 2023 | | FY 2021-2022 | | | FY 2020-2021 | | | |
|---------------------|---------------|--------|--------------|------|--------|--------------|------|--------|-------|
| | Male | Female | Total | Male | Female | Total | Male | Female | Total |
| Permanent Employees | 17% | 38% | 17% | 16% | 39% | 16% | 13% | 26% | 13% |
| Permanent Workers | 40% | 43% | 41% | 39% | 42% | 40% | 35% | 42% | 37% |

- V. Holding, Subsidiary and Associate Companies (including joint ventures)
- 21. (a) Names of holding / subsidiary / associate companies / joint ventures:

| S. No. | Name of the holding / subsidiary/ associate companies/ joint ventures (A) | Indicate whether holding/Subsidiary/As sociate/Joint Venture | % of shares held by listed entity | Does the entity indicated at column A, participate in the Business Responsibility initiatives of the listed entity? (Yes/No) | | | | |
|-----------|---|--|-----------------------------------|---|--|--|--|--|
| | Not Applicable | | | | | | | |

- VI. CSR Details:
- 22. (i) Whether CSR is applicable as per section 135 of Companies Act, 2013: Yes
 - (ii) Turnover Rs. 2796.91 Crores
 - (iii) Net worth Rs.1540.25 Crores
- VII. Transparency and Disclosures Compliances
- 23. Complaints/Grievances on any of the principles (Principles 1 to 9) under the National Guidelines on Responsible Business Conduct:

| Stakeholder | Grievance | | FY 2022-2023 | | | FY 2021-2022 | |
|---|--|--|---|---------|--|---|---------|
| group from whom complaint is received | Redressal Mechanism in Place (Yes/No) (If Yes, then provide web-link for grievance redress policy) | Number of complaints filed during the year | Number of complaints pending resolution at close of the year | Remarks | Number of complaints filed during the year | Number of complaints pending resolution at close of the year | Remarks |
| Communities | Yes whistleblowernsml @owmnahar.com | NIL | NIL | 1 | NIL | NIL | - |
| Investors (other than shareholders) | Not Applicable | | | | | | |
| Shareholders | Yes (gredressalnsml@o wmnahar.com) | NIL | NIL | - | NIL | NIL | - |
| Employees | Yes whistleblowernsml @owmnahar.com | NIL | NIL | - | NIL | NIL | - |
| Customers | Yes whistleblowernsml @owmnahar.com | NIL | NIL | - | NIL | NIL | - |
| Value Chain Partners | Yes whistleblowernsml@ owmnahar.com | NIL | NIL | - | NIL | NIL | - |

24. Overview of the entity's material responsible business conduct issues

Please indicate material responsible business conduct and sustainability issues pertaining to environmental and social matters that present a risk or an opportunity to your business, rationale for identifying the same, approach to adapt or mitigate the risk along-with its financial implications, as per the following format:



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| S. No. | Material issue identified | Indicate whether risk or opportunity (R/O) | Rationale for identifying the risk /opportunity | In case of risk, approach to adapt or mitigate | Financial implications of the risk or opportunity (Indicate positive or negative implications) |
|-----------|--|--|---|---|--|
| 1. | Because of present Geo Political Situation several countries has started working on 'China plus one' policy. This has provided an opportunity to the textile industry to increase its share in the global markets. | 0 | Rationale for identifying the overseas buyer do not want to depend on the one country for their supply and they are looking at the India as the best for textile product. | NA | tis expected that overseas buyers will shift their orders to Indian Textile industry and thus industry will be able to increase its Top Line as well as Bottom Line |
| 2. | The company has installed Solar power facility and is using the same for its Spinning units which is helping in reducing GHG and moving towards a sustainable environment. Besides the company is using clean/ green energy as it has installed boilers with bio mass fuels. | 0 | To get uninterrupted and Clean Energy. The company is making use of Roof top Solar Power Plant to save on electricity cost. Customers value the company for its sustainable environment initiative and this will have positive impact on company's performance. | NA | Cost saving being positive financial impact |
| 3. | Use of Good quality raw cotton for yarn production. | R | Cotton is the main raw material for the manufacturing of yarns but is dependent on Monsoon, which is getting impacted by global warming. Any change in the monsoon good or bad may impact the cotton crop as well as its prices both ways. | Buying and storing raw cotton during season time to address any shortfall during the year. Import is another option which can be explored during emergency situation. | It can negatively affects company's financial performance |
| 4. | Environmental Footprint -Water Management | R | Water scarcity can impair the company's operations and disrupt business. | Employee education for saving water and making efficient use of water in units, Rain water harvesting, recycling of waste water | Negative |
| 5. | Environmental Footprint -Waste Management | R | Inadvertent non-compliance to existing and emerging regulations around recycling and the circular economy can result in economic penalties and reputation damage. | Reduction in waste generation, maximization of recycling and reuse. | Negative |
| 6. | Human rights | R | Human rights violations or non- compliance with statutory norms can lead to loss of reputation. | The Company has defined policies and guidelines to ensure that principles of human rights are followed in word and spirit. The company ensures that all those connected with company's workplace, supply chain and distribution chain are treated with respect, dignity and fairness. | Potential human rights violations and non-compliance can cause damage to corporate reputation and have financial repercussions. |
| 7. | Corporate Governance – Board oversight, Conflict of Interest, Ethics, Risk and Compliance, Succession Planning | R | Effective compliance to the corporate governance is core to achieving the organization's mission and goals. The non compliance of SEBI (LODR) Regulations,2015 and other rules and regulations can undermine stakeholder trust, damage reputation and disrupt business. | Kindly Refer Annexure-V to the Board's report for the annual report on Corporate Governance | Negative |
| 8. | Environment, Health & Safety (EHS) | R | Emissions and hazardous wastes may result in operational disruptions. | The Company has ISO 14001: 2004 (Environmental Management Systems) certified. The Company has in place sound Governance policies and procedures for EHS, including monitoring by Sr. Management. The Company is committed for protection and restoration of the environment. The Company treats all its post-process water in its effluent treatment plant and further purifies it via reverse osmosis before returning it to the environment, implying Zero discharge. | Risk of potential health hazards and/ or accidents due to non compliance with defined EHS norms and guidelines resulting in production disruptions, potential financial losses and statutory fines / penalties |
| 9. | High Intensity of Noise Pollution | R | Machines Continuously Running on High Speed create high intensity of noise. | Company has provided ear plugs to its employees for working in a noise free and soothing environment | No Material Financial implication. |



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SECTION B: MANAGEMENT AND PROCESS DISCLOSURES

This section is aimed at helping businesses demonstrate the structures, policies and processes put in place towards adopting the NGRBC Principles and Core Elements.

The National Voluntary Guidelines on Social, Environmental and Economic Responsibilities of Business (NVGs) released by the Ministry of Corporate Affairs has adopted nine areas of Business Responsibility. These briefly are as follows:

P1 Business should conduct and govern themselves with Ethics, Transparency and Accountability

P2 Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle

P3 Businesses should promote the wellbeing of all employees

P4 Businesses should respect the interests of, and be responsive towards all stakeholders, especially those who are disadvantaged, vulnerable and marginalized

P5 Businesses should respect and promote human rights

P6 Business should respect, protect, and make efforts to restore the environment

P7 Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner

P8 Businesses should support inclusive growth and equitable development

P9 Businesses should engage with and provide value to their customers and consumers in a responsible manner

| Disc | closure Questions | P 1 | P 2 | P 3 | P 4 | P 5 | P 6 | P 7 | P 8 | P 9 |
|------|---|---|--|---|--|---|---|--|--|------------------------------------|
| Poli | cy and management processes | | | | | | | | | |
| 1. | Whether your entity's policy/policies cover each principle and its core elements of the NGRBCs. (Yes/No) | Y | Y | Y | Υ | Y | Y | Υ | Υ | Y |
| | b. Has the policy been approved by the Board? (Yes/No) | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ |
| | c. Web Link of the Policies, if available | | | | | | e comp e head | | | ite i.e. |
| 2. | Whether the entity has translated the policy into procedures. (Yes / No) | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ |
| 3. | Do the enlisted policies extend to your value chain partners? (Yes/No) | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ |
| 4. | Name of the national and international codes/ certifications/ labels/ standards (e.g. Forest Stewardship Council, Fair trade, Rainforest Alliance, Trustee) standards (e.g. SA 8000, OHSAS, ISO, BIS) adopted by your entity and mapped to each principle. | ir | | | | | | | RS | |
| 5. | Specific commitments, goals and targets set by the entity with defined timelines, if any. | N | N | N | N | N | Υ | N | N | N |
| 6. | Performance of the entity against the specific commitments, goals and targets alongwith reasons in case the same are not met. | NA | NA | NA | NA | NA | Y ¹ (See Note) | NA | NA | NA |
| Gove | rnance, leadership and oversight | | | | • | | | • | | • |
| 7. | Statement by director responsible for the business resp targets and achievements: In the current geopolitical environment, the success of the busine the business has integrated ESG (Environmental, Social and C and sustain its good performance, if society thrives. The comparacoially responsible and is focusing to address diverse se Environmental issues, Waste Recycling, Health & Safety, Ecommunity development and environmental protection. | ness is r Governa ny is co ocial a | not only ance) i mmitte nd en | mease nto the d to ma vironm | ured in ir busir aking th ental | financi ness. T ne busii challen | al terms he busi ness tru ges by | s, but a ness o lly sus takin | also wh can sud tainabl ig step | nether cceed le and os on |
| 8. | Details of the highest authority responsible for implementation and oversight of the Business Responsibility policy (ies). | Name: Mr. Dinesh Oswal Designation: Managing Director DIN: 00607290 | | | | | | | | |
| 9. | Does the entity have a specified Committee of the Board/ Director responsible for decision-making on sustainability- related issues? (Yes / No). If yes, provide details. | for m The Corp | nanagi board | ng the is sup _l Social | sustai ported Respo | nabilit by: onsibili | compa y issue: ty comi | s of th | e com | sible ipany. |



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- Note: Y¹ The company's goal is to use maximum solar power in its spinning units. The company has already installed 2800KW roof top solar plant capacity at company's spinning unit at Mandideep. Further, the Company is in the process of installing roof top solar plant with a capacity of 732KW at company's spinning unit at village jitwal kalan, Distt. Malerkotla and 2200 KW capacity at company's spinning unit at Village Lalru and Lehli, Distt. S.A.S Nagar. After completion of the said project the company's total roof top solar plant capacity stand increased to 8486KW in the company's spinning units. Thus company's spinning units are generating clean & green energy and saving environment too. This has also resulted in saving of electricity cost to the company.
- The company has started replacing old Ring Frame Bobbins with low weight Bobbins leading to saving of power by 2%. The company has also started replacing normal Poly amide Spindle tapes with Polyester Spindle tapes. This gives additional saving of 2% Power due to low slippage at company's spinning unit at village Jitwal Kalan, Distt. Malerkotla.
- The company has upgraded waste collection system and yarn conditioning plant which will lead to extensive power saving at company's spinning unit at village Jitwal Kalan, Distt. Malerkotla.
- The Company is continuously monitoring Compressed air Consumption by redeeming Leakage of Machines so that it can save on energy.

| Subject for Review | | Indicate whether review was undertaken by Director / Committee of the Board/ Any other Committee | | | | | | Frequency (Annually/ Half yearly/ Quarterly/ Any other – pleas specify) | | | | | | | | ease | | |
|---|-----------|---|--------|--------|--------|--------|--------|---|-------------------|--------|--------|---------|--------|--------|--------|--------|--------|--------|
| | Р 1 | P 2 | P 3 | P 4 | P 5 | P 6 | P 7 | P 8 | P 9 | P 1 | P 2 | P 3 | P 4 | P 5 | P 6 | P 7 | P 8 | P 9 |
| Performance against above policies and follow up action | Di the | All principles are reviewed by the Board of Directors. Additionally, audit committee reviews the code of business principles supported by CSR committee on social and environmental projects. | | | | | | | R once in a year. | | | | | | | | | |
| Compliance with statutory requirements of relevance to the principles, and rectification of any non-compliances | | The Board of Directors reviews the Statutory Compliances on applicable laws. | | | | | | | | | C | Quarter | ly | | | | | |
| 11. Has the entity carried out independent assessment/ evaluation of the working of its policies by an external agency? (Yes/No). If yes, provide name of the agency. | | | | | P 1 | P 2 | P 3 | P 4 | P 5 | P 6 | P 7 | P 8 | P 9 | | | | | |

12. If answer to question (1) above is "No" i.e. not all Principles are covered by a policy, reasons to be stated:

| Questions | P 1 | P 2 | P 3 | P 4 | P 5 | P 6 | P 7 | P 8 | P 9 |
|---|----------------|--------|--------|--------|--------|--------|--------|--------|--------|
| The entity does not consider the Principles material to its business (Yes/No) | | | | | | | | | |
| The entity is not at a stage where it is in a position to formulate and implement the policies on specified principles (Yes/No) | Not Applicable | | | | | | | | |
| The entity does not have the financial or/human and technical resources available for the task (Yes/No) | Not Applicable | | | | | | | | |
| It is planned to be done in the next financial year (Yes/No) | | | | | | | | | |
| Any other reason (please specify) | | | | | | | | | |

SECTION C: PRINCIPLE WISE PERFORMANCE DISCLOSURE

PRINCIPLE 1 Businesses should conduct and govern themselves with integrity, and in a manner that is Ethical, Transparent and Accountable.

Governance: The Company continues to practice the principle of good Corporate Governance. It is Company's firm belief that good CORPORATE GOVERNANCE is a key to success of business. The Company believes in the conduct of the affair in a fair and transparent manner by adopting highest standards of professionalism, honesty, integrity and ethical behavior in the organization. The Company has a Code of Conduct for its Directors, Senior Management Personnel. The Companie's Employees also abide by the Code of Conduct, which prohibits abusive, corrupt and unfair practices. The company has Vigil mechanism/Whistle blower policy for directors and employees.

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The Company communicate about the access of information about any decision that may impact any of the relevant stakeholders and fairly discloses all necessary legal and financial disclosures and disseminates it to the stakeholders through the Stock Exchanges, Company's website, Annual Report, Newspapers, etc. To ensure accountability and monitoring, the Board has constituted various committees such as the Audit Committee, Nomination and Remuneration Committee, Stakeholders' Relationship Committee, Corporate Social Responsibility Committee. These committees meet periodically during the year to supervise, review performance and advice for corrective direction.

Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information:

The Company has established a Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information and is cognizant of its responsibility towards protecting and maintaining the confidentially and disclosure of price-sensitive information in accordance with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015. The Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information not only conforms to the regulatory requirements but also instils a sense of responsibility among the designated persons for protecting and maintaining confidentiality.

Grievance redressal mechanism:

The Company has effective grievance redressal mechanism for receiving and dealing with the concerns, complaints of its stakeholders. The buyer / consumers can raise their concerns through emails, call or personal meetings. The Committee on Prevention of Sexual Harassment (POSH) addresses all sexual harassment complaints. The Company has received no complaints on sexual harassment during the reporting year. The company has designated email id gredressalnsml@owmnahar.com for receiving and addressing investor grievances.

| Essential Indicators | | | | | | | | | | |
|--|---|---|--|--|--|--|--|--|--|--|
| Percentage coverage be financial year: | y training and aw | areness programmes on any of the Principl | es during the | | | | | | | |
| Segment | Total number of training and awareness programs held | Topics / principles covered under the training and its impact | % age of persons in respective category by the awareness programs | | | | | | | |
| Board of Directors | 2 | • Financial controls, Financial Management | 100% | | | | | | | |
| Key Managerial Personnel | | Compliance, Corporate social Responsibility, Board effectiveness, Strategic Direction, Meetings and Performance Assessment; | | | | | | | | |
| | | Roles, Functions, Duties, Responsibilities and Liabilities of Independent Directors; | | | | | | | | |
| | | Directors Responsibility statement forming part of Boards' Report; | | | | | | | | |
| | | Vigil Mechanism/Whistle Blower policy including Policy formulation, Disclosures, Code of Conduct for Independent Directors, Code of Conduct for Directors etc. | | | | | | | | |
| | | Risk Management systems & framework; | | | | | | | | |
| | | Board Evaluation process and procedures. | | | | | | | | |
| Employees other than BoD | 426 | Fire Fighting Drills, | 95.50% | | | | | | | |
| and KMPs | 163 | First+ Aid Training, | 49.38% | | | | | | | |
| Workers | 254 | Use of PPE's Training, | 91.88% | | | | | | | |
| | 231 | Health & Safety Training, | 92.63% | | | | | | | |
| | 189 | Ergonomic Training, | 87.13% | | | | | | | |
| | 35 | Chemical Handling Training | 51.25% | | | | | | | |
| | 398 | Skill Enhancing | 58.88% | | | | | | | |
| | 215 | Human Right Issues | 88.75% | | | | | | | |

^{2.} Details of fines / penalties /punishment/ award/ compounding fees/ settlement amount paid in proceedings (by the entity or by directors / KMPs) with regulators/ law enforcement agencies/ judicial institutions, in the financial year, in the following format (Note: the entity shall make disclosures on the basis of materiality as specified in Regulation 30 of SEBI (Listing Obligations and Disclosure Obligations) Regulations, 2015 and as disclosed on the entity's website:



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| | | Monetary | | | | | |
|-----------------|--------------------|---|---|----------------------|----------------|--|--|
| | NGRBC Principle | Name of the regulatory/ enforcement agencies/ judicial institutions | | ount NR) | Briet the C | - | Has an appeal been preferred? (Yes/No) |
| Penalty/ Fine | NIL | NA | N | Α | NA | | NA |
| Settlement | NIL | NA | N | IA NA | | 4 | NA |
| Compounding fee | NIL | NA | N | NA N | | 4 | NA |
| | | Non-Monetary | • | | | | |
| | NGRBC Principle | Name of the regulate enforcement agenci judicial institutions | - | Brief of the Case | | Has an appeal been preferred? (Yes/No) | |
| Imprisonment | NIL | NA | | NA | | NA | |
| Punishment | NII | NA | | NA | | | NA |

3. Of the instances disclosed in Question 2 above, details of the Appeal/ Revision preferred in cases where monetary or non-monetary action has been appealed.

Case Details

Name of the re-enforcement agencies/
judicial institutions

NOT APPLICABLE

4. Does the entity have an anti-corruption or anti-bribery policy? If yes, provide details in brief and if available, provide a web-link to the policy.

The entity does not have any specific anti-corruption or anti-bribery policy, however the company has code of conduct for its Directors, Key Managerial Personnel and Senior Management Personnel. Their affirmation to the code of conduct is communicated to all stakeholders by Managing Director, through a declaration in the Annual Report. The company's employees also abide by the code of conduct, which prohibits corrupt and unfair practices.

- 5. Number of Directors/KMPs/employees/workers against whom disciplinary action was taken by any law enforcement agency for the charges of bribery/ corruption: Nil
- 6. Details of complaints with regard to conflict of interest:

| | FY 2 | 2022-23 | FY 2021-2 | 22 |
|--|--------|---------|-----------|---------|
| | Number | Remarks | Number | Remarks |
| Number of complaints received in relation to issues of Conflict of Interest of the Directors | Nil | N.A | Nil | N.A |
| Number of complaints received in relation to issues of Conflict of Interest of the KMPs | Nil | N.A | Nil | N.A |

7. Provide details of any corrective action taken or underway on issues related to fines / penalties / action taken by regulators/ law enforcement agencies/ judicial institutions, on cases of corruption and conflicts of interest. Not Applicable

| | Leadership Indicators | | | | | | | |
|--|---|--|--|--|--|--|--|--|
| 1. Awareness programmes conducted for value chain partners on any of the Principles during the financial year: | | | | | | | | |
| Total number of awareness programmes held | Topics / principles covered under the training | %age of value chain partners covered (by value of business done with such partners) under the awareness programmes | | | | | | |
| NIL | NIL | NIL | | | | | | |

2. Does the entity have processes in place to avoid/ manage conflict of interests involving members of the Board? (Yes/No)-If Yes, provide details of the same.

The company is engaged in the manufacturing and exports of textile products i.e. yarns and knitted garments to several countries of the world. The working and systems being followed by the company are such that conflict of interest involving member of the Board and KMPs does not arise. Moreover, Directors of the Company are required to disclose to the Board, on an annual basis, whether they, directly or indirectly or on behalf of third parties, have any material interest in any transaction or matter directly affecting the Company and the company has code of conduct for its Directors, Senior Management Personnel which helps in avoiding the conflict of interest.



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PRINCIPLE 2: BUSINESSES SHOULD PROVIDE GOODS AND SERVICES IN A MANNER THAT IS SUSTAINABLE AND SAFE:

The Company continued its efforts to adopt more sustainable raw material and process to expand the offering of sustainable products. Emphasis is given on manufacturing sustainable products like 100%, organic cotton yarn and BCI yarn. The Company has a dedicated, experienced design team comprising of professional closely tracking the global trend.

Essential Indicators

 Percentage of R&D and capital expenditure (capex) investments in specific technologies to improve the environmental and social impacts of product and processes to total R&D and capex investments made by the entity, respectively.

| Category | FY 2022-23 | FY 2021-22 | Details of improvements in environmental and social impacts |
|----------|------------|------------|--|
| R&D | 0.43 | , , , , , | The company has been able to produce high quality yarns with low energy (in units) and |
| Capex | 0.21 | | has thus helped in saving the environment too. |

- 2. a. Does the entity have procedures in place for sustainable sourcing: Yes
 - b. If yes, what percentage of inputs were sourced sustainably?
 - The Company is using sustainable fibres like cotton, organic cotton, fair trade cotton, BCI cotton, recycled Polyester, liva (viscose), modal, tencil and bamboo fibre. We have consumed more than 50% sustainable fibre of the total fibre consumed.
 - The Company ensures that the dyes and chemicals in dye house are Azo free, NPEO and APEO phenyls, and formaldehyde 100% free.
- 3. Describe the processes in place to safely reclaim your products for reusing, recycling and disposing at the end of life, for (a) Plastics (including packaging) (b) E-waste (c) Hazardous waste and (d) other waste.

| S.No. | Material | Mode | Description |
|-------|------------|------------|--|
| 1 | Plastics | Recycler | Under Extended Producer Responsibility (EPR) program through registered recycler under plastic waste |
| | | | management act |
| 2 | E-waste | Recycler | Scrap of E-waste being sold to registered recycler under government |
| 3 | Batteries | Buyback | Disposed under buy back policies with OEMS. |
| 4 | Hazardous | Treatment/ | Waste water is treated and recycled back into process for resource conservation. The Company has also |
| | Waste | Safe | taken initiatives to recharge rain water and installed rain water recharging pits in all of its units and has thus |
| | | disposal | saved water as well as energy by improving ground water table. |
| | | | ETP sludge is being dried and sent to Ramky Enviro Engineers Limited (Unit – Punjab Waste Management |
| | | | Project) in notified place, at Village Ninbuva, Tehsil Derabassi, Distt. Mohali, Punjab for safe disposal of |
| | | | sludge. |
| | | | Used/Spent Oil, discarded empty drums sent to authorized vendor for recycling. |
| 5 | Other Non- | Recycle | Sent to authorized vendor for recycling |
| | Hazardous | | |
| | Waste | | |

4. Whether Extended Producer Responsibility (EPR) is applicable to the entity's activities (Yes / No). If yes, whether the waste collection plan is in line with the Extended Producer Responsibility (EPR) plan submitted to Pollution Control Boards? If not, provide steps taken to address the same.

The company is responsible for safe disposal of the waste generated during production process. For this purpose the company has signed agreement with the agencies approved by the State Pollution Control Board for disposal of ETP sludge and E waste. The plastic waste is also sold to buyers approved by the State Pollution Control Board.

Leadership Indicators

1. Has the entity conducted Life Cycle Perspective / Assessments (LCA) for any of its products (for manufacturing industry) or for its services (for service industry)? If yes, provide details in the following format?

No life cycle perspective /assessment (LCA) has been done.

2. If there are any significant social or environmental concerns and/or risks arising from production or disposal of your products/ services, as identified in the Life Cycle Perspective / Assessments (LCA) or through any other means, briefly describe the same along-with action taken to mitigate the same.

Not applicable



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Percentage of recycled or reused input material to total material (by value) used in production (for manufacturing industry) or providing services (for service industry).

Raw Material (cotton & other fibre) used during the year 99961.944 M.Ton in value terms amount is Rs. 1817.84 crore. The waste reused during the year: 3754.49 M.Ton and in value terms the amount is Rs. 68.27 crores. Thus in quantity terms the percentage is 3.37%. and in value terms percentage is 3.32%.

Apart from this 370.241 M.Ton recycled fibre valued Rs. 3.68 Crore had been purchased and used during the year, the percentage is 0.202 %.

4. Of the products and packaging reclaimed at end of life of products, amount (in metric tonnes) reused, recycled, and safely disposed, as per the following format:

| | | FY 2022- | 2023 | | FY 2021-2 | 2022 |
|--------------------------------|---------|----------|----------------------------|---------|-----------|-----------------|
| | Re-Used | Recycled | Safely Disposed | Re-Used | Recycled | Safely Disposed |
| Plastics (including packaging) | NIL | NIL | 316.31 M. ton + 43007 Nos. | | | |
| E-waste | NIL | NIL | 0.486 M. ton | | | |
| Battery waste | NIL | NIL | 0.360 M. ton | | | |
| Hazardous waste: | | | | | | |
| 1. ETP Sludge | NIL | NIL | 455.79 M. ton | | | |
| 2. Used Oil. | | | 1.102 M.ton | | _ | |
| Other waste | | | | | | |
| Textile Waste | 3542.06 | | 26198.64 M.ton | | | |
| | M.ton | | | | | |
| 2. Other waste (M.ton) | | 212.43 | 1095.35 M.ton | | | |
| (Nos.) | | M.ton | 17462 Nos. | | | |
| (Mtrs.) | | | 216 Mtrs. | | | |

5. Reclaimed products and their packaging materials (as percentage of products sold) for each product category:

| Indicate product category | Reclaimed products and their packaging materials as % of total products sold in respective category | | |
|---------------------------|---|--|--|
| Not Applicable | | | |

PRINCIPLE 3: BUSINESSES SHOULD RESPECT AND PROMOTE THE WELL-BEING OF ALL EMPLOYEES, INCLUDING THOSE IN THEIR VALUE CHAINS

Beyond Balance Sheet lies Company's singly biggest Asset Human Resources. The Company is of firm belief that the Human Resources are the driving force that propels a Company towards progress and success. The Company continued its policy of attracting and recruiting the best available talent so that it can face business challenges ahead. The Company also offers attractive compensation packages to retain and motivate the professionals so that they can give their best.

The Company's continuous endeavor is to provide a safe, productive and positive environment for our employees that are free from any form of discrimination, including but not limited to sexual harassment. The company always supports its workforce so that they can maintain a healthy work-life balance and develop their professional as well as personal skills.

The Company endeavors to provide equal opportunity to each individual by evaluating him/her on its performance and ensure that there is no discrimination amongst its employees based on caste, creed, religion, disability, gender, age, sexual orientation, race, colour, ancestry, marital status and medical background. The Company has received no complaints related to Sexual harassment, Discriminatory employment, child labour, forced labour or any form of involuntary work.

| | | | | E | ssential l | ndicators | | | | | |
|--------------|---------------------------|--------------------------------------|------------|-----------------------|------------|-------------------------------|----------------------------|-----------------------|---------|---------------------------|---------|
| 1. a. Detail | s of meas | ures for the | e well-b | eing of en | nployees | | | | | | |
| Category | % of employees covered by | | | | | | | | | | |
| | Total (A) | Health Insurance | | Accident Insurance | | Maternity Benefits | | Paternity Benefits | | Day Care Facilities | |
| | | Number (B) | % (B/A) | Number (C) | % (C/A) | Number (D) | % (D/A) | Number (E) | % (E/A) | Number (F) | % (F/A) |
| | • | | | Pe | rmanent l | Employee | s | | | | |
| Male | 1635 | Covered to | ome | 1635 | 100 | | ered gh ESI | N.A. | | Have creches in all units | |
| Female | 53 | employees are exemp from ESI a | oted | 53 | 100 | Maternity I Full Salary) f | eave (with or 6 months) | | | | |
| Total | 1688 | getting me allowance | | 1688 | 100 | | | | | | |
| | | | | Other that | an Perma | nent Emp | loyees | | | | |
| Male | | | | | | | | | | | |
| Female | | N.A. | | | | | | | | | |
| Total | | | | | | | | | | | |



Gratuity

NAHAR SPINNING MILLS LIMITED

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| b. Details | of measures | for the w | ell-being | of wo | rkers: | | | | | | |
|------------|---|----------------|--|--------------|--|---------------------|-------------------------------------|----------------|------------------------|--|----------|
| Category | | | | | % of wo | rkers co | overed by | | | | |
| | Total (A) | | ealth irance | | dent rance | | ernity efits | | ernity nefits | | / Care |
| | | Num ber (B) | % (B/A) | Num er (C | | Numb er (D) | % (D/A) | Numb er (E) | % (E/A) | Numb er (F) | % (F/A) |
| | | | | | Permanent W | orkers | | | | | |
| Male | 5414 | | Covered through ESI | | 100 | | | | | Have creches in all units | |
| Female | 2766 | | | | 100 | Covered through ESI | | | N.A. | | |
| Total | 8180 | | | 8180 | 100 | | · · | | | | |
| | • | | | Othe | r than Perman | ent Wor | kers | | | | |
| Male | | | | | | | | | | | |
| Female | | | | | N.A. | | | | | | |
| Total | | | | | | | | | | | |
| 2. Details | of retirement | benefits | , for Curre | ent Fir | nancial Year ar | nd Previ | ous Finan | cial Year | r. | | |
| Benefits | | F۱ | 2022-20 | 23 | | | | FY 20 | 21- 2022 | 1 | |
| | No. of emp covered as total emplo | a % of | No. of workers covered a % of to workers | as w | Deducted and leposited vith the uthority Y/N/N.A.) | covere | employees d as a % l employee | worke | ers ed as a otal | Deducted deposited authority (Y/N/N.A.) | with the |
| | - | | 1 | | | 1 | | - | | | |

3. Accessibility of workplaces: Are the premises / offices of the entity accessible to differently abled employees and workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016? If not, whether any steps are being taken by the entity in this regard:

All the premises / offices of the entity are accessible to differently abled employees and workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016.

99.80

100

100

100

96

4. Does the entity have an equal opportunity policy as per the Rights of Persons with Disabilities Act, 2016? If so, provide a web-link to the policy:

The company has employees and workers with disabilities who are treated at par with other employees and workers as per the company equal opportunity policy.

- 5. Return to work and Retention rates of permanent employees and workers that took parental leave:
 - Return to work and Retention rates of permanent employees and workers is 100%

100

100

98

99.50

100

- Female employees is entitled for six months maternity leave and during the said period full salary is paid. On completion of maternity period they resume their duty.
- Female workers covered under ESI avail maternity leave from ESI and are paid by ESI department for six months. On completion of maternity period they resume their duty.
- 6. Is there a mechanism available to receive and redress grievances for the following categories of employees and worker? If yes, give details of the mechanism in brief:

| | Yes/No (If Yes, then give details of the mechanism in brief): Yes |
|-----------------------------|--|
| Permanent Employees/Workers | The Company has established a whistleblower policy/vigil mechanism to address the issues relating to ethics, bribery, corruption, sexual harassment or any discrimination of permanent employees and other than permanent employees. For this purpose the Company has a dedicated e-mail id i.e. whistleblowernsml@owmnahar.com. |
| · | The company's Vigil mechanism empowers the employees and other stakeholders who have concerns about suspected misconduct, unethical behaviour, actual or suspected fraud or violation of the Code of Conduct or ethics policy, to come forward and express their concerns without fear of punishment |



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| Other to | nan | Permanent |
|---------------|-----|-----------|
| Employ | ees | /Workers |

- Female

or unfair treatment.

- The company has also established Grievance Committee. The employees and workers can address their grievances to the committee.
- The company has placed complaint boxes in the company's units at prominent places and employees and workers can also use complaint box in case of any kind of complaint.
- The company has set up open door policy under which any worker or staff member can approach Production head or Labour Welfare Officer or Vice President (Personnel) and can raise their concerns or complaint.

7. Membership of employees and worker in association(s) or Unions recognised by the listed entity:

| Category | | FY 2022-23 | | FY 2021-22 | | | | |
|-------------------------------------|---|---|-----------|--|---|--------------|--|--|
| | Total employees / workers in respective category (A) | No. of employees /workers in respective category, who are part of association(s) or Union (B) | % (B / A) | Total employees /workers in respective category (C) | No. of employees/ workers in respective category, who are part of association(s) or Union (D) | % (D / C) | | |
| Total Permanent Employees - Male | | | | | | | | |
| - Female Total Permanent Workers | There is no such Association/Union | | | | | | | |
| - Male | 1 | | | | | | | |

8. Details of training given to employees and workers:

| Category | gory FY 2022- 2023 | | | | | | FY 2021-2022 | | | |
|-----------|-----------------------------|---------|------------|----------------------|---------|-----------------------------|--------------|---------|----------------------|---------|
| | On health & safety measures | | On skill u | On skill upgradation | | On health & safety measures | | | On skill upgradation | |
| | Total (A) | No. (B) | % (B/A) | No. (C) | % (C/A) | Total (D) | No. (E) | % (E/D) | No. (F) | % (F/D) |
| Employees | | | | | | | | | | |
| Male | 1635 | 410 | 25 | 433 | 27 | 1593 | 390 | 24 | 360 | 22 |
| Female | 53 | 20 | 37 | 18 | 34 | 48 | 11 | 23 | 9 | 19 |
| Total | 1688 | 430 | 26 | 451 | 27 | 1641 | 410 | 25 | 369 | 23 |
| Workers | | | | | | | | | | |
| Male | 5414 | 2230 | 41 | 2425 | 45 | 5823 | 2049 | 35 | 2800 | 48 |
| Female | 2766 | 968 | 35 | 952 | 34 | 2669 | 678 | 25 | 702 | 26 |
| Total | 8180 | 3198 | 39 | 3377 | 41 | 8492 | 2727 | 32 | 3502 | 41 |

^{*} During the year under review, the Company has also conducted various other training programs, designed to meet the changing skill requirements of our employees/workers. These programs include: Fire Fighting Drills, First+ Aid Training, Use of PPE's Training, Ergonomic Training and Chemical Handling Training. For mid-level and senior level executives management development program are also conducted to upgrade their knowledge and management skills.

9. Details of performance and career development reviews of employees and workers:

The company provides performance and career development reviews to all eligible employees and workers.



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10. Health and safety management system:

A. Whether an occupational health and safety management system has been implemented by the entity? (Yes/ No). If yes, the coverage such system?

Keeping in view the nature of the industry, the company has well defined Occupational Health and Safety Policy and supporting processes to ensure the safety and well being of its employees and workers. The company has Health and Safety Committee. The Meeting of the committee is held once in every 3 months by Elected Members, Management Representative and Workers for educating them on health and safety systems. Moreover workshops/training program conducted on skill development.

B. What are the processes used to identify work-related hazards and assess risks on a routine and non-routine basis by the entity?

The company is engaged in the manufacturing of yarns as well as garments. The company has risk management system in place. The company identifies the occupational health and safety risks, for its business activities, processes, products or services and access the risk on routine basis.

C. Whether you have processes for workers to report the work related hazards and to remove themselves from such risks.

The company periodically educating and providing training to workers regarding benefits of using PPE'S, Getting Annual Medical Checkup of workers working in sensitive areas. The company has reporting risk management system and all the workers can report all work-related incidents (which include accidents, unsafe conditions and unsafe acts). The company investigate and takes necessary corrective actions so that such incident would be eliminated.

D. Does all the employees/ workers of the entity have access to non-occupational medical and healthcare services? (Yes/No):

The company recognizes the overall physical and mental well being of its employees and workers. The company undertakes several well-being programs for the mental health, physical health, safety at home, hospital services, occupational health services and organizes medical camps for their employees and workers.

11. Details of safety related incidents, in the following format:

| Safety Incident/ Number | Category | FY 2022-2023 | FY 2021-2022 | |
|--|-----------|--------------|--------------|--|
| Lost Time Injury Frequency Rate (LTIFR) (per one | Employees | Nil | Nil | |
| million-person hours worked) | Workers | 1411 | 1411 | |
| Total recordable work-related injuries | Employees | Nil | Nil | |
| | Workers | INII | INII | |
| No. of fatalities | Employees | Nil | NII | |
| | Workers | INII | Nil | |
| High consequence work-related injury or ill-health | Employees | NEI | N I SI | |
| (excluding fatalities) | Workers | Nil | Nil | |

12. Describe the measures taken by the entity to ensure a safe and healthy work place:

The Company always make efforts to provide a safe, productive and positive environment for employees/workers. The company has also taken several measures to prevent and mitigate significant occupational health & safety impacts which are given hereunder:

- Provision and maintenance of fire detection, alarm and suppression systems
- Regular site review, inspections and audits to assess safety preparedness
- Regular mock drills for fire as well as medical emergencies
- Employee engagement campaigns on health & safety topics such as fire safety, road safety, emergency evacuation etc.
- Regular meetings and training educating workers and employees regarding safety and healthy workplace.

13. Number of Complaints on the following made by employees and workers:

| | | FY 2022-2023 | FY 2021-2022 | | | |
|--------------------|-----------------------|---|--------------|-----------------------------|--|---------|
| | Filed during the year | Pending resolution at the end of year | Remarks | Filed during the year | Pending resolution at the end of year | Remarks |
| Working Conditions | Nil | Nil | N. A | Nil | Nil | N. A |
| Health & Safety | Nil | Nil | N. A | Nil | Nil | N. A |

14. Assessments for the year:

| | % of your plants and offices that were assessed (by entity or statutory authorities or third parties) |
|-----------------------------|---|
| Health and Safety practices | 100 |
| Working Conditions | 100 |



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15. Provide details of any corrective action taken or underway to address safety-related incidents (if any) and on significant risks / concerns arising from assessments of health & safety practices and working conditions.

The Safety at the workplace/ office premises is one of the highest priority of the company. The company has established systems to address safety related incidents, if any. Moreover the company is undertaking safety inspections including installation and checking of fire fighting equipments, educating and providing required PPE'S to workers, conducting St. John ambulance training programme for workers and educating them about using PPE's at regular intervals. The deviations/gap and findings, if any, are identified and corrective actions are taken to improve upon the systems.

Leadership Indicators

- 1. Does the entity extend any life insurance or any compensatory package in the event of death of (A) Employees (Y/N) (B) Workers (Y/N): Yes
- 2. Provide the measures undertaken by the entity to ensure that statutory dues have been deducted and deposited by the value chain partners. The company educates the value chain partners so that they deduct statutory dues and deposit with the Authority as per applicable laws, rules and regulations. In case of any difficulty by the value chain partner they can approach the company for help.
- 3. Provide the number of employees having suffered high consequence work- related injury / ill-health / fatalities (as reported in Q11 of Essential Indicators above), who have been are rehabilitated and placed in suitable employment or whose family members have been placed in suitable employment:

| | | ected employees/ rkers | No. of employees that are rehabilitated and placed in suitable employment or whose family members have been placed in suitable employment | | | |
|-----------|--------------|---------------------------|--|---------------|--|--|
| | FY 2022-2023 | FY 2021-2022 | FY 2022-2023 | FY 2021- 2022 | | |
| Employees | Nil | | Nil | | | |
| Workers | | I VII | | | | |

4. Does the entity provide transition assistance programs to facilitate continued employability and the management of career endings resulting from retirement or termination of employment? (Yes/No):

The company has no transition assistance program. However the company's continued skill development and up gradation during their working career helps the employees/workers in their employment after retirement.

5. Details on assessment of value chain partners:

| | % of value chain partners (by value of business done with such partners) that were assessed |
|-----------------------------|---|
| Health and safety practices | Nil |
| Working Conditions | Nil |

 Provide details of any corrective actions taken or underway to address significant risks / concerns arising from assessments of health and safety practices and working conditions of value chain partners.
 Not Applicable

PRINCIPLE 4: BUSINESSES SHOULD RESPECT THE INTERESTS OF AND BE RESPONSIVE TO ALL ITS STAKEHOLDERS

Essential Indicators

1. Describe the processes for identifying key stakeholder groups of the entity.

The Company has mapped its internal as well as external stakeholders to deepen its insights into their needs and expectations and to develop sustainable strategies for the short, medium and long term. Key stakeholders identified by the Company are Shareholders/Investors, Government and Regulators, Employees, Customers and Suppliers.

2. List stakeholder groups identified as key for your entity and the frequency of engagement with each stakeholder group.

| Stakeholder Group | Whether identified as Vulnerable & Marginalized Group (Yes/No) | Channels of Communication (Email, SMS, Newspaper, Pamphlets, Advertisement, Community Meetings, Notice Board) Other | Frequency of engagement (Annually, Half yearly, Quarterly, others- please specify) | Purpose and scope of engagement including key topic and concerns raised during such engagement |
|----------------------------|---|---|--|---|
| Shareholders/ Investors | No | Meetings conference and correspondence. The company interacts with Shareholders/ Investors through Financial results Announcement, Annual reports and Meetings. The company's website is updated regularly to provide | requirement and in compliance of Laws and Regulations | The company is educating investors regarding company's model and wealth creation. Understanding investors expectations Resolving investors concerns regarding company's policies, strategy etc. |



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| Government and Regulators | No | information to them. The Annual General Meeting provides them opportunity to interact directly with the Directors and Management of the company. Email, E filling Newspaper, | The company meets/interacts | Communicate Company's performance and ensure 100% |
|---------------------------|----|---|--|--|
| | | Advertisement, Website | with the government authorities as and when required during the course of its business. | compliance to Rules and Regulations applicable to the company. Maintain Statutory Records as per the requirement of the laws applicable to the company. |
| Employees/Workers | No | Video conferences, Audio conference calls, Inter office memos, one- on-one counseling, Email, Website, Meetings | The company engages with its employees/workers on regular basis. | To boost their morale and motivate them to perform in their work. Compensation structure Building a safety culture and inculcating safe work practices among workers/employees. Provide equal opportunities for them To nurture talent and develop their creativity. |
| Customers | No | Email, Customer visits, Brochures, Advertisements, website, Calls, Surveys | The company's sale staff/ marketing staff meets them as per the requirement on regular basis. | Understanding consumer behavior and their needs/requirements regarding quality and usefulness of the company's products. |
| Suppliers | No | Meetings/Calls, Email, Visits, Website | The company meets its supplier as per the needs/ requirement. | To know about their ability and financial strength for regular supply of material in time and without any interruption. To develop Stronger Partnership Ethical Behaviour |

Leadership Indicators

1. Provide the processes for consultation between stakeholders and the Board on economic, environmental, and social topics or if consultation is delegated, how is feedback from such consultations provided to the Board.

The consultation with stakeholders on Economic, Environmental, and Social topics has been delegated in the organization to the departments who are responsible for engaging with stakeholders on continuous basis. The feedback of the department is shared with the Board.

- Whether stakeholder consultation is used to support the identification and management of
 environmental, and social topics (Yes / No). If so, provide details of instances as to how the inputs
 received from stakeholders on these topics were incorporated into policies and activities of the entity.
 - The consultation with the stakeholders always helps the company in devising company's policy on economic, environmental, and social topics.
- 3. Provide details of instances of engagement with, and actions taken to, address the concerns of vulnerable/ marginalized stakeholder groups.

The Company tries to identify the disadvantaged, vulnerable and marginalized stakeholder groups through need assessment and engage with such marginalized communities through CSR Activities. The Company is committed to the welfare of disadvantaged, vulnerable and marginalized section of the society. The Company through self and in association with M/s Oswal Foundation has taken special initiatives for the benefit of local communities and other disadvantaged and marginalized stakeholders. The Company's endeavour is to help them in Healthcare, Education, and Sustainable Livelihood etc. All the projects undertaken CSR activities are based on the needs of the communities. The Company's vision, in a nutshell, epitomizes inclusive growth and dignifying the lives of the underprivileged.



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PRINCIPLE 5: BUSINESSES SHOULD RESPECT AND PROMOTE HUMAN RIGHTS

The Company advocates the supremacy of Human Rights, and all its policies acknowledge the same principle. Your Company's human rights policy recognizes the following priority issues:

Compliance with applicable labour laws, zero tolerance to the child, forced or compulsory labour in operations and supply chains, equal opportunity, provide opportunities for all employees to express concerns and seek redressal, health and safety of our employees. No complaints were received regarding human rights violation during the financial year under review.

| | Essential Indicators | | | | | | | | | | |
|---|----------------------|-----------|---------------------------------|--------------|--|------------|----------|---------------|---|-----------------------------------|----------|
| Employees who h format: | ave beei | provide | | | | sues and p | olicy(i | ies) of the o | entity, in | the f | ollowing |
| Category | | | FY 2022-20 | 23 | | | | FY 2021 | -2022 | | |
| | Total (A | | f employee ers covere (B) | | , % (B/A) To | | | | No. of employees, workers covered (D) | | 6 (C/D) |
| | • | • | | Emplo | yees | • | | | | | |
| Permanent | 1688 | | 1688 | 10 | 00 | 1641 | | 1641 | | | 100 |
| Other than Permanent | _ | | _ | _ | _ | _ | | _ | | | _ |
| Total Employees | 1688 | | 1688 | 10 | 00 | 1641 | | 1641 | | | 100 |
| | | | | Work | ers | | | | | | |
| Permanent | 8180 | | 7853 | 9 | 6 | 8492 | | 8100 | | | 95 |
| Other than Permanent | _ | | _ | _ | _ | _ | | _ | | | _ |
| Total Workers | 8180 | | 7853 | 9 | 6 | 8492 | | 8100 | | | 95 |
| 2. Details of minimur | n wages | paid to e | employees | in the follo | wing for | mat: | | | | | |
| Category | | | FY 2022-20 | 23 | | | | FY 2021- | 2022 | | |
| | Total | | ual to | More | than | Total (D) | Equal to | | | More than | |
| | (A) | Minim | Minimum Wage | | Wage | | Mir | Minimum Wage | | William Wage | |
| | | No.(B) | % (B/A) | No.(C) | % (C/A) | | No.(E | E) % (E/I | D) No.(| F) | % (F/D) |
| | | | | Empl | oyees | _ | | | | | |
| Permanent | 1688 | 53 | 3.13 | 1635 | 96.86 | 1641 | 51 | 3 | 15 | 90 | 97 |
| Male | 1635 | 50 | 3 | 1585 | 96.94 | 1593 | 48 | 3 | 15 | 45 | 97 |
| Female | 53 | 3 | 5.66 | 50 | 94.33 | 48 | _ | | 4 | .8 | 100 |
| Other than Permanent | | | | | | | | | | | |
| Male | | | | | | NIL | | | | | |
| Female | | | | | | | | | | | |
| | | | | Worl | cers | | | | | | |
| Permanent | 8180 | 6285 | 76.8 | 1895 | 23.16 | 8492 | 5265 | 62 | 3227 | • | 38 |
| Male | 5414 | 3868 | 71.44 | 1546 | 28.55 | 5823 | 4134 | 71 | 1689 |) | 29 |
| Female | 2766 | 2417 | 87.38 | 349 | 12.61 | 2669 | 2002 | 75 | 667 | | 25 |
| Other than Permanent | | | | | | | | | | | |
| Male | | | | | | NIL | | | | | |
| Female | Female | | | | | | | | | | |
| 3. Details of remuneration/salary/wages, in the following format: | | | | | | | | | | | |
| Male Female | | | | | | | | | | | |
| | | | Numbe | sal | n remunera ary/ wages ective categ | of | Number | sala | ry/ wa | ineration/ iges of category | |
| *Board of Directors (BoD) | | | 9 | | 40000 | | 1 | 40000 | | | |
| Managing Director & Non-Executive director | | | 2 | 10 | 10,91,85,773 | | | | | | |
| Key Managerial Personnel | | | | 2 | | 27,89,199 | | _ | | | |
| Employees other than BoD and KMP (including workers) 7049 1 | | | | 1,85,088 | | 2819 | | 1,52,5 | 80 | | |

^{*} Board of Directors are being paid Rs. 10,000 for attending Board Meeting.



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4. Do you have a focal point (Individual/ Committee) responsible for addressing human rights impacts or issues caused or contributed to by the business? (Yes/No)

Yes, the company has appointed Vice President (personnel) and Labour Welfare Officers who are responsible for addressing the human rights impacts or issues caused or contributed to by the business.

5. Describe the internal mechanisms in place to redress grievances related to human rights issues.

The company has formulated and adopted Vigil Mechanism/Whistle Blower Policy for its directors and employees/workers and value chain partners. The aim of the policy is to provide a channel to the directors and employees/workers to report their genuine concerns about unethical behavior, actual or suspected fraud or violation of the code of conduct. Reporting avenues have been provided for company's employees, customers, suppliers and other stakeholders who can raise concerns or make disclosures when they become aware of any actual or potential violation of the Company Code, policies or law including human rights violation. Representations made in the reporting avenues are reviewed and appropriate action is taken on violations.

6. Number of Complaints on the following made by employees:

| | | FY 2022-23 | | FY 2021-22 | | | |
|--------------------------------------|-----------------------|--|---------|--------------------------|--|---------|--|
| | Filed during the year | Pending resolution at the end of year | Remarks | Filed during the year | Pending resolution at the end of year | Remarks | |
| Sexual Harassment | 0 | 0 | NA | 0 | 0 | NA | |
| Discrimination at workplace | 0 | 0 | NA | 0 | 0 | NA | |
| Child Labour | 0 | 0 | NA | 0 | 0 | NA | |
| Forced Labour/Involuntary Labour | 0 | 0 | NA | 0 | 0 | NA | |
| Wages | 0 | 0 | NA | 0 | 0 | NA | |
| Other human Rights related issues | 0 | 0 | NA | 0 | 0 | NA | |

7. Mechanisms to prevent adverse consequences to the complainant in discrimination and harassment cases.

All complaints can be made without fear of reprisal and with the assurance that the Company will stands by you. The company does not tolerate any form of retaliation against anyone reporting good faith concerns. Anyone involved in targeting such a person raising such complaints is liable for disciplinary action. The company has formulated and adopted Vigil Mechanism/Whistle Blower Policy for its directors and employees/workers to prevent adverse consequences to the complainant in discrimination and harassment cases. In Exceptional circumstances, the complainant can also approach to the chairman of Audit Committee.

8. Do human rights requirements form part of your business agreements and contracts? (Yes/No)

The Company always advocates the supremacy of Human Rights.

9. Assessments for the year:

| jorriooccomenic for and years | |
|-------------------------------|---|
| | % of your offices that were assessed (by entity or statutory authorities or third parties) |
| Child labour | 100% assessed. Regular audits are conducted by third parties |
| Forced/involuntary labour | on request of Brands. Moreover, the company has also internal |
| Sexual harassment | system for monitoring compliance of all relevant laws a policies pertaining to these issues. No adverse observation w |
| Discrimination at workplace | observed during the financial year 2022-23. |
| Wages | , |
| Others – please specify | |
| | |

10. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 9 above: Not Applicable

Leadership Indicators

 Details of a business process being modified / introduced as a result of addressing human rights grievances/complaints.

The company is committed to providing a safe and positive work environment. This is achieved through a well-established Grievance Resolution Mechanism. The Company advocates the supremacy of Human Rights and all its policies acknowledge the same in principle and spirits.



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2. Details of the scope and coverage of any Human rights due-diligence conducted.

The Company's Human rights policy recognizes the following priority issues:

- · Compliance to Labour laws,
- · Zero tolerance to the child, forced or compulsory labour in operations and supply chains,
- Equal opportunity for all employees,
- · Provide opportunities for all employees to express concerns and seek redressal,
- · Health and Safety of our employees/workers/staff.

3. Is the premise/office of the entity accessible to differently abled visitors, as per the requirements of the Rights of Persons with Disabilities Act, 2016?

All the offices and workplace are accessible to differently abled visitors as per the requirement of Rights of Persons with Disabilities Act, 2016.

4. Details on assessment of value chain partners:

| | % of value chain partners (by value of business done with such partners) that were assessed |
|-----------------------------|---|
| Child labour | The company exports garment to reputed International |
| Forced/involuntary labour | Brands. The accessories and other material are procured |
| Sexual harassment | through approved, nominated and validated vendor. These vendors are audited by independent external parties |
| Discrimination at workplace | appointed by the garment brands. This ensures compliance to |
| Wages | human rights issues of the companies' value chain partner. |
| Others – please specify | |

 Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 4 above:
 Not applicable

PRINCIPLE 6: BUSINESSES SHOULD RESPECT AND MAKE EFFORTS TO PROTECT AND RESTORE THE ENVIRONMENT

Essential Indicators

1. Details of total energy consumption (in Joules or multiples) and energy intensity, in the following format:

As a responsible corporate entity, company is fully aware of its obligation and responsibility to maintain highest standard of Environmental Management, as the climate changes and Global Warming are posing great threat to the global environment and to the Human kind. The company uses multiple energy sources in its daily operations and electricity being the primary source. The company has increased the share of renewable electricity (RE) over the years through Rooftop solar generation. The Company has set up Roof top solar plants at its Spinning Units at different location in the state of Punjab and Madhya Pardesh.

| Parameter | FY 2022-23 | FY 2021-22 | |
|--|--|--|--|
| Total electricity consumption (A) own generation (Turbine + FO) | 14846352 | 19083779 | |
| Total fuel consumption (B) (M.Ton) | 11742.141 | 603511 | |
| Energy consumption through other sources (C) (Electricity Board + Solar) | 312068576 | 410561481 | |
| Total energy consumption (A+C) | 326914928 | 429645260 | |
| Energy intensity per rupee ofturnover (Total energy consumption/turnover in rupees) | 0.012 | 0.011 | |
| Energy intensity <i>(optional)</i> – the relevant metric may be selected by the entity | NA | NA | |
| Note: Indicate if any independent assessment/ evaluation/ assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. | been carried out by Namdha Nahar Fibres in the year 202 | 21-22. The assessment/ been carried out by Namdhari | |



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2. Does the entity have any sites / facilities identified as designated consumers (DCs) under the Performance, Achieve and Trade (PAT) Scheme of the Government of India? (Y/N) If yes, disclose whether targets set under the PAT scheme have been achieved. In case targets have not been achieved, provide the remedial action taken, if any.

As we are not an energy-intensive industry, however, following spinning units are registered in PAT scheme and have positive Ecerts:

Rishab Spinning mills - Village Jodhan, Distt. Ludhiana

Nahar Spinning Mills - Village Lalru and Lehli, Distt. S.A.S. Nagar (Punjab)

Nahar Spinning Mills - Village Simrai, Mandideep, Distt. Raisen (M.P.)

Nahar Fibres Mills - Village Kup kalan, Distt. Sangrur (Punjab)

3. Provide details of the following disclosures related to water, in the following format:

The company optimizes water consumption through conservation, sewage treatment and reuse, and rainwater harvesting. All units have been designed for higher water efficiencies, recycling and treatment of sewage, and rainwater harvesting. The detailed break up is given below:

(in Kiloliters)

| Parameter | FY 2022 -23 | FY 2021-22 |
|---|--|---|
| Water withdrawal by source (in kiloliters) | | |
| (i) Surface water | Nil | Nil |
| (ii) Groundwater | 2145913 | 2406152 |
| (iii) Third party water | Nil | Nil |
| (iv) Seawater / desalinated water | Nil | Nil |
| (v) Others | Nil | Nil |
| Total volume of water withdrawal | 2145913 | 2406152 |
| (i + ii + iii + iv + v) | | |
| Total volume of water consumption | 2145913 | 2406152 |
| Water intensity per lakh rupee of turnover (Water consumed / turnover) | 7.67 | 6.70 |
| Water intensity (optional) – the relevant metric may be selected by theentity | NA | NA |
| Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency?(Y/N) If yes, name of the external agency. | No independent assessment/evalu an external agency related to wate company make assessment/evalu internally as the company have p check the extraction of water and di | r consumption. However the lation of water consumption ut electronic flow meters to |

^{*}The company is maintaining the records on the daily as well as monthly bases of water consumption, it is pertinent to mention here that as and when water is on higher side the company take necessary steps accordingly to reduce the water consumption.

4. Has the entity implemented a mechanism for Zero Liquid Discharge? If yes, provide details of its coverage and implementation.

The company has total Six sewage treatment plants in four Spinning units with a total capacity of 1875 K.L / day. The discharged water of these plant is used for horticulture and gardening. The company has installed 600 KLD Zero Liquid Discharge System in its spinning unit at Mandideep (Madhya Pradesh). It is two stage system, Ultra filtration Membranes followed by R.O Membranes after treating the sewage water in STP. The treated water is used in Humidification plant of the Mill.

The water as treated by STP is used for our greenery areas e.g. plantation in lawns, plants and flowers etc.



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$5. \quad \text{Please provide details of air emissions (other than GHG emissions) by the entity, in the following format:} \\$

The Company has a biomass captive power plant in one of its unit, the plant is registered under clean development mechanism. The company is also having highly efficient electricity generators (Wartsila) to generate power in case of emergency in all spinning units. The analysis of emission given below:

| Parameter | Please specifyunit | FY 2022-23 | FY 2021-22 | |
|--|--------------------|---|------------|--|
| NOx | Mg/Nm ³ | 48.6-365 | 42.7 | |
| SOx | Mg/Nm ³ | 4.5-56.6 | BDL | |
| Particulate matter (PM) | Mg/Nm ³ | 23.3-174.3 | 83.7 | |
| Persistent organic pollutants (POP) | | | | |
| Volatile organic compounds (VOC) | Nil | | | |
| Hazardous air pollutants (HAP) | | | | |
| Others-Carbon Monoxide Percentage | | <1 | <1 | |
| Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) | | regular basis by exterr i/IDMA Laboratories/Pu | | |

6. Provide details of greenhouse gas emissions (Scope 1 and Scope 2 emissions) & its intensity, in the following format:

| Parameter | Unit | FY 2022-23 | FY 2021 -22 |
|---|---------------------------------|------------|-------------|
| Total Scope 1 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available) | Metric tonnes of CO2 equivalent | | |
| Total Scope 2 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available) | Metric tonnes of CO2 equivalent | | |
| Total Scope 1 and Scope 2 emissions per rupee of turnover | | | Nil |
| Total Scope 1 and Scope 2 emission intensity (optional) – the relevant metric may be selected by the entity | | | |
| Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. | | | |

7. Does the entity have any project related to reducing Green House Gas emission? If Yes, then provide details.

- The company's goal is to use maximum solar power in its spinning units. The company has already installed 2800KW roof top solar plant capacity at company's spinning unit at Mandideep. Further, the Company is in the process of installing roof top solar plant with a capacity of 732KW at company's spinning unit at village jitwal kalan, Distt. Malerkotla and 2200 KW capacity at company's spinning unit at Village Lalru and Lehli, Distt. S.A.S Nagar. After completion of the said project the company's total roof top solar plant capacity stand increased to 8486KW in the company's spinning units. Thus company's spinning units are generating clean & green energy and saving environment too. This has also resulted in saving of electricity cost to the company. The company have reduced consumption of gear oil Mobil SHC 629 from 604 Litre (2021 -22) to 460 Litre (2022 -23) as we have increased the life of oil from 6 month to appx.6.5 to 7 months.
- Air emission: In previous years we were using DG SETS to generate power during power cut. Now management has decided to use 99.9% power of PSPCL only. Consequently, no green house gases caused.



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8. Provide details related to waste management by the entity, in the following format:

| Parameter | FY 2022-23 | FY 2021-22 |
|--|---|-----------------------------|
| Total Waste generat | ed (in metric tonnes) | |
| Plastic waste (A) | 316.31M. ton + 43007 Nos. | _ |
| E-waste (B) | 0.486 | _ |
| Bio-medical waste (C) | _ | _ |
| Construction and demolition waste (D) | _ | _ |
| Battery waste (E) | 0.36 | _ |
| Radioactive waste (F) | _ | _ |
| Other Hazardous waste. Please specify, if any. (G) M.Ton | E.T.P Sludge 453.47 M. ton + Used Oil 2.689 M.ton | 439 |
| Other Non-hazardous wastegenerated (<i>H</i>). Please specify, if any. (Break-up by composition i.e. by materials relevant to the sector)- Textile Waste (M.Ton) | Textile Waste 29174 M.ton + Other Waste 1307.78 M.ton + 17462 Nos. + 216 Mtrs. | 44936 |
| Total $(A + B + C + D + E + F + G + H)$ | 31255.095 M.ton + 60469 Nos. + 216 Mtrs. | 45375 |
| For each category of waste generated, total waste re- operations (in metric tonnes) | covered through recycling, re | -using or other recovery |
| Category of waste | | |
| (i) Recycled | _ | _ |
| (ii) Re-used M. Ton | 3542.064 | 5451 |
| (iii) Other recovery operations | 212.430 | _ |
| Total (M. Ton) | 3754.494 | 5451 |
| For each category of waste generated, total waste dispose | d by nature of disposal method | (in metric tonnes) |
| Category of waste | | |
| (i) Incineration | _ | _ |
| (ii) Landfilling | _ | _ |
| (iii) Other disposal operations (Sold to local buyers) | Textile Waste 26198.64 M.ton + Plastic waste 316.31 M.ton + 43007 Nos.+E-waste .486 M.ton + Battery waste 0.360 M.ton + E.T.P. Sludge 455.79 M.ton + Used oil 1.102 M.ton + Others Waste 1307.78 M.ton + 17462 Nos. + 216 Mtrs. | 37665.581 |
| Total (M. Ton + Nos. + Mtrs.) | 28280.468 M.ton +60469 Nos. + 216 Mtrs. | 37665.581 |
| Note: Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. | No independent assessment/eva an external agency related to wa company make assessment/ eva internally. | ste management. However the |

- 9. Briefly describe the waste management practices adopted in your establishments. Describe the strategy adopted by your company to reduce usage of hazardous and toxic chemicals in your products and processes and the practices adopted to manage such wastes.
 Hazardous waste is being kept in a separate room/ place as per guidelines of State Pollution Control Board. Such waste is disposed off only through the firms authorized by the State Pollution Control Board for the purpose. There are two categories of Non hazardous waste:-
 - Useable waste of raw cotton which is used in same process as raw material.
 - Saleable waste of raw cotton and fabric which is sold to the local buyers who use it to make courser yarn and to fill mattresses etc.
- 10. If the entity has operations/offices in/around ecologically sensitive areas (such as national parks, wildlife sanctuaries, biosphere reserves, wetlands, biodiversity hotspots, forests, coastal regulation zones etc.) where environmental approvals / clearances are required, please specify details in the following format:

| Location of operations/offices | · · | Whether the conditions of environmental approval / clearance are being complied with? (Y/N)If no, the reasons thereof and corrective action taken, if any. | | |
|---|-----|--|--|--|
| Not applicable as no spinning/garment unit of the company is situated in and around ecologically sensitive areas. | | | | |



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11. Details of environmental impact assessments of projects undertaken by the entity based on applicable laws, in the current financial year:

| Name and brief details of project | EIA Notification No. | Date | Whether conducted by independent external agency (Yes / No) | Results communicated in public domain (Yes / No) | Relevant Web link |
|-----------------------------------|-------------------------|------|--|---|----------------------|
| Nil | | | | | |

12. Is the entity compliant with the applicable environmental law/ regulations/ guidelines in India; such as the Water (Prevention and Control of Pollution) Act, Air (Prevention and Control of Pollution) Act, Environment protection act and rules thereunder (Y/N). If not, provide details of all such non-compliances, in the following format:

The company is in compliance with the applicable environmental law / regulations / guidelines in India. No fine/penalty/action was initiated against the entity under any of the applicable environmental laws/regulation/guidelines.

| guidelines which was not complied with | details of the non- | Any fines / penalties / action taken by regulatory agencies such as pollution control boards or by courts | Corrective action taken, if any | |
|--|---------------------|--|---------------------------------|--|
| NIL | | | | |

Leadership Indicators

1. Provide break-up of the total energy consumed (in Joules or multiples) from renewable and non-renewable sources, in the following format:

| Parameter | FY 2022-23 | FY 2021-22 | |
|---|--|------------|--|
| From renewable sources | | | |
| Total electricity consumption (A) | 14553900 | 16698990 | |
| Total fuel consumption (B) (M.Ton) | 11640 | 13209 | |
| Energy consumption through other sources (C) | 18868333 | 17856525 | |
| Total energy consumed from renewable sources (A+C) | 33422233 | 34555515 | |
| From non-renewable sources | | | |
| Total electricity consumption (D) | 292452 | 2384789 | |
| Total fuel consumption (E) (M.Ton) | 102.141 | 590.302 | |
| Energy consumption through other sources (F) | 293200243 | 392704956 | |
| Total energy consumed fromnon- renewable sources (D+F) | 29349265 | 395089745 | |
| Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. | carried out by Namdhari Eco Energy Pvt. Ltd. of Nahar Fibres i the year 2021-22. The assessment/ evaluation/Energy Audit ha | | |



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2. Provide the following details related to water discharged:

| Parameter | FY 2022-23 | FY 2021-22 | |
|--|---|---|--|
| Water discharge by destination and level of treatment (in | kilolitres) | | |
| (i) To Surface water | 617945 | 618632 | |
| - No treatment | | | |
| - With treatment - please specify level of treatment | As per norms of | respective SPCB | |
| (ii) To Groundwater | N | IIL | |
| - No treatment | | | |
| - With treatment - please specify level of treatment | | | |
| (iii) To Seawater | N | IIL | |
| - No treatment | | | |
| - With treatment - please specify level of treatment | | | |
| (iv) Sent to third-parties | NIL | | |
| - No treatment | | | |
| - With treatment - please specify level of treatment | | | |
| (v) *Others | 655584 | 487382 | |
| - No treatment | | | |
| - With treatment - please specify level of treatment | As per norms of | respective SPCB | |
| Total water discharged (in kilolitres) | 1273529 | 1106014 | |
| Note: Indicate if any independent assessment/ evaluation/ assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. | been carried out by an e water consumption. I makes assessment/ consumption internally | essment/evaluation has external agency related to However the company evaluation of water as the company have put to check the extraction of rade effluent. | |

3. Water withdrawal, consumption and discharge in areas of water stress (in kilolitres):

For each facility / plant located in areas of water stress, provide the following information:

- (i) Name of the area: All the spinning units in the state of Punjab and Madhya Pradesh have their own sewage treatment plants.
- (ii) Nature of operations: The Company is engaged in manufacturing of yarns and garments under the main head Textile Industry.
- (iii) Water withdrawal, consumption and discharge in the following format:

| Parameter | FY 2022-23 | FY 2021-22 |
|---|------------|------------|
| Water withdrawal by source (in kilolitres) | | |
| (i) Surface water | | |
| (ii) Groundwater | 2145913 | 2406152 |
| (iii) Third party water | | |
| (iv) Seawater / desalinated water | | |
| (v) Others | | |
| Total volume of water withdrawal (in kilolitres) | 2145913 | 2406152 |
| Total volume of water consumption (in kilolitres) | 2145913 | 2406152 |
| Water intensity per rupee of turnover (Water consumed / turnover) | 7.67 | 6.70 |



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| Water intensity (antional) the relevant metric | | |
|--|---|--------------|
| Water intensity (optional)- the relevant metric may be selected by the entity | - | - |
| Water discharge by destination and level of | treatment (in kilolitres) | |
| (i) Into Surface water | 617945 | 618632 |
| - No treatment | | |
| With treatment – please specify level of treatment | As per norms of res | pective SPCB |
| (ii) Into Groundwater | NIL | |
| - No treatment | | |
| With treatment – please specify level of treatment | | |
| (iii) Into Seawater | NIL | |
| No treatment | | |
| With treatment – please specify level of treatment | | |
| (iv) Sent to third-parties | NIL | |
| - No treatment | | |
| With treatment – please specify level of Treatment | | |
| (v) *Others | 655584 | 487382 |
| - No treatment | | |
| With treatment – please specify level of treatment | As per norms of respective SPCB | |
| Total water discharged (in kilolitres) | 1273529 | 1106014 |
| Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. | No independent assessment/ evaluation has been carried out by an external agency related to water consumption. However the company makes assessment/evaluation of water consumption internally as the company have put electronic flow meters to check the extraction of water and discharge of trade effluent. | |

4. Please provide details of total Scope 3 emissions & its intensity, in the following format:

| Parameter | Unit | FY 2022-23 | FY 2021 -22 |
|--|------------------------------------|------------|-------------|
| Total Scope 3 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available) | Metric tonnes of CO2 equivalent | | |
| Total Scope 3 emissions per rupee of turnover | | | |
| Total Scope 3 emission intensity (optional) - the relevant metric may be selected by the entity | | Nil | |
| Note: Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. | | | |

5. With respect to the ecologically sensitive areas reported at Question 10 of Essential Indicators above, provide details of significant direct & indirect impact of the entity on biodiversity in such areas alongwith prevention and remediation activities.

Not applicable



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- 6. If the entity has undertaken any specific initiatives or used innovative technology or solutions to improve resource efficiency, or reduce impact due to emissions / effluent discharge / waste generated, please provide details of the same as well as outcome of such initiatives, as per the following format:
 - The company's goal is to use maximum solar power in its spinning units. The company has already installed 2800KW roof top solar plant capacity at company's spinning unit at Mandideep. Further, the Company is in the process of installing roof top solar plant capacity at 732KW at company's spinning unit at village jitwal kalan, Distt. Malerkotla and 2200 KW at company's spinning unit at Village Lalru and Lehli, Distt. S.A.S Nagar. After completion of the said project the company's total roof top solar plant capacity stand increased to 8486KW in the company's spinning units. The solar power is generating green energy, resulting in saving of electricity cost and also save environment.
 - The company has replaced old Ring Frames costing at Rs. 7.86 crore, Draw Frames costing at Rs. 2.35 crore
 as well as Speed Frames costing at Rs. 5.86 crore, resulting in energy saved to 101041 Kwh/year, 137472
 Kwh/year and 85061 Kwh/year respectively.
 - The company has started replacing old Ring Frame Bobbins with low weight Bobbins leading to saving of power by 2%. The company has also started replacing normal Poly amide Spindle tapes with Polyester Spindle tapes. This gives additional saving of 2% Power due to low slippage at company's spinning unit at village Jitwal Kalan, Distt. Malerkotla.
 - The company has upgraded waste collection system and yarn conditioning plant which will lead to extensive power saving at company's spinning unit at village Jitwal Kalan, Distt. Malerkotla.
- 7. Does the entity have a business continuity and disaster management plan? Give details in 100 words/web link.

The company does not have any such plans for the present. However, the company is in discussion for delibrating in house business continuity and disaster management plan.

The company have a standardised procedure to maintain business continuity and ensure effective management of incidents. A risk-based approach is followed to identify credible business risks and is reviewed regularly. In addition, to safeguard our data and IT systems, the company have a Data Recovery Capability Standard. The purpose of this Standard is to specify controls to ensure that our data, applications and systems can be recovered to meet business operational requirements following a disruptive cyber incident.

- 8. Disclose any significant adverse impact to the environment, arising from the value chain of the entity. What mitigation or adaptation measures have been taken by the entity in this regard.
 - No significant adverse impact envisaged from company's value chain.
- Percentage of value chain partners (by value of business done with such partners) that were assessed for environmental impacts.

Percentage of value chain partners (by value of business done with such partners) that were assessed for environmental impacts is not feasible to collect the information as this being the first year of the report.

PRINCIPLE 7: BUSINESSES, WHEN ENGAGING IN INFLUENCING PUBLIC AND REGULATORY POLICY, SHOULD DO SO IN A MANNER THAT IS RESPONSIBLE AND TRANSPARENT

Essential Indicators

1. a. Number of affiliations with trade and industry chambers/ associations.

The Company is a member of **Six trade** and chamber or association. The Company participates in the discussions, meetings and seminar organized by these associations and actively put forth its viewpoint on various policy matters and inclusive development policies. The Company utilizes these forums for pushing new policy initiatives

b. List the top 10 trade and industry chambers/ associations (determined based on the total members of such body) the entity is a member of/ affiliated to.

| S.No. | Name of the trade and industry chambers/ associations | Reach of trade and industry chambers/ associations (State/National) |
|-------|--|---|
| 1 | Federation of Indian Export Organizations (FIEO) | National |
| 2 | Apparel Export Promotion Council | National |
| 3 | Confederation of Indian Industry [CII] | National |
| 4 | The Cotton Textiles Export Promotion Council (TEXPROCIL) | National |
| 5 | The Synthetic and Rayon Textiles Export Promotion Council (SRTEPC) | National |
| 6 | Northern India Textile Mills Association (NITMA) | National |



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2. Provide details of corrective action taken or underway on any issues related to anti-competitive conduct by the entity, based on adverse orders from regulatory authorities.

The Company has not engaged in any anti-competitive conduct.

Leadership Indicators

1. Details of public policy positions advocated by the entity:

The company focuses on developing and maintaining partnerships with relevant government officials, business organizations, industry associations, and community organizations for the purpose of developing mutually-beneficial partnerships.

| S. No | S. Public policy o. advocated Method resorted for such advocacy available | | Whether information available in public domain? (Yes/No) | Frequency of Review by Board (Annually/ Half yearly/ Quarterly/ others-please specify | Web link, if available |
|----------|---|---|---|--|------------------------------|
| 1 | member of industry association and the Company's Policy on Responsible Advocacy provides the framework for | The Company works with apex industry institutions that are engaged in policy advocacy, like the Northern India Textile Mills Association, The Cotton Textiles Export Promotion Council, Synthetic And Rayon Textiles Export Promotion Council, Federation of Indian Export Organisations Undertakings, Apparel Export Promotion Council, Confederation of Indian Industry [CII]. The Company's engagement with the relevant authorities is guided by the values of commitment, integrity, transparency and taking into consideration interests of all stakeholders. | For more details, refer to 'Report of the Board of Directors & Management Discussion and Analysis' section forming part of Annual Report of the company 2023. | As and when required | - |

PRINCIPLE 8: BUSINESSES SHOULD PROMOTE INCLUSIVE GROWTH AND EQUITABLE DEVELOPMENT

As a responsible organization focused on inclusive growth, your Company has followed a proactive approach towards Corporate Social Responsibility (CSR). The Company has a detailed CSR policy in place, and the CSR activities are monitored by the Board appointed CSR committee. The company has been undertaking CSR projects through Oswal Foundation, which is a Registered Society formed in 2006, having its charitable objects in various fields. The key focus areas of Company's CSR programs are the promotion of education, preventive healthcare, rural development, skill enhancement, environment protection and other areas as defined in Schedule VII of the Companies Act, 2013.

The Company internally performs an impact assessment of its initiatives at the end of each year to understand the efficacy of the program in terms of delivery of desired benefits to the community and to gain insights for improving the design and delivery of future initiatives

Essential Indicators

1. Details of Social Impact Assessments (SIA) of projects undertaken by the entity based on applicable laws, in the current financial year.

| Name and brief details of project | SIA Notification No. | Date of Notification | Whether conducted by independent external agency (Yes / No) | Results communicated in public domain (Yes / No) | Relevant Web link |
|---|----------------------------|-------------------------|--|--|----------------------|
| None of the projects undertaken by the company in FY 2022-23 required Social Impact Assessments (SIA) | | | | | |

2. Provide information on project(s) for which ongoing Rehabilitation and Resettlement (R&R) is being undertaken by your entity, in the following format:

| S. No. | Name of Project for which R&R is ongoing | State | District | No. of Project Affected Families (PAFs) | % of PAFs covered by R&R | Amounts paid to PAFs in the FY (In INR) |
|--------|---|-------|----------|---|-----------------------------|---|
| NIL | | | | | | |



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3. Describe the mechanisms to receive and redress grievances of the community.

The company undertakes interaction with the community to discuss, identify & address any issues, complaints or grievances of the community. The company has also dedicated email address i.e. gredressalnsml@ owmnahar.com for the purpose redressing grievances and complaint received from any investors and community. The grievances/complaints received through the said mail is being looked after by the compliance officer of the company so that the grievances/complaints resolved at earliest. No complaints/grievances were received by the company pertaining to CSR related activities.

4. Percentage of input material (inputs to total inputs by value) sourced from suppliers:

| | FY 2022-23 | FY 2021-22 |
|---|------------------------------|---|
| Directly sourced from MSMEs / small producers | 6.56% | 9.80% |
| | MSME/Small producer is 6.56% | This information is not available for the current year and the company is trying to change the system to make it available in the coming years. |

Leadership Indicators

1. Provide details of actions taken to mitigate any negative social impacts identified in the Social Impact Assessments (Reference: Question 1 of Essential Indicators above):

| Details of negative social impact identified | Corrective action taken | | |
|--|-------------------------|--|--|
| Not A | pplicable | | |

Provide the following information on CSR projects undertaken by your entity in designated aspirational districts as identified by government bodies:

| S. No. | State | Aspirational District | Amount spent (In INR) |
|--------|----------------|-----------------------|-----------------------|
| 1. | Madhya Pradesh | Bhopal | 10.00 Lakhs |
| 2. | Punjab | Ludhiana | *500.00 Lakhs |

^{*} Out of Rs. 500 lakhs paid to Oswal Foundation an amount of Rs. 424 Lakhs will be adjusted against current year CSR obligation (i.e. 2022-23) and Rs. 76 Lakhs has been treated as an advance to Oswal Foundation and the same will be adjusted against the company's CSR Obligation for the year 2023-24.

(a) Do you have a preferential procurement policy where you give preference to purchase from suppliers comprising marginalized /vulnerable groups? (Yes/No)

The company does not have any preferential procurement policy at present. However, we try to procure goods & services from MSME vendors and schedule there payments within stipulated period.

(b) From which marginalized /vulnerable groups do you procure?

Please refer to the above answer.

(c) What percentage of total procurement (by value) does it constitute?

Please refer to answer for Q.4 in Principle 8, Essential Indicators.

4. Details of the benefits derived and shared from the intellectual properties owned or acquired by your

| S. No. | Intellectual Property based on traditional knowledge | Owned/ Acquired (Yes/No) | Benefit shared (Yes/No) | Basis of calculating benefit share | |
|----------------|---|--------------------------|----------------------------|---------------------------------------|--|
| Not Applicable | | | | | |

5. Details of corrective actions taken or underway, based on any adverse order in intellectual property related disputes wherein usage of traditional knowledge is involved.

| Name of authority Brief of the Case | | Corrective action taken |
|-------------------------------------|--|-------------------------|
| | | |

6. Details of beneficiaries of CSR Projects:

| S. No. | CSR Project | | % of beneficiaries from vulnerable and marginalized groups |
|-----------|---|--|--|
| 1. | To meet its CSR obligation under section 135 of the companies Act, 2013 company is undertaking CSR activities in collaboration with the group companies through Oswal Foundation, which is a Registered Society formed in 2006, having its charitable objects in various fields. | Punjab, Himacha territory of Chanc | I Pradesh and union |
| | During the year company the Company paid an amount of Rs. 500 Lakhs to Oswal Foundation for undertaking Health Care Projects as approved by the consortium of the Group Companies. Out of Rs. 500 lakhs paid to Oswal Foundation an amount of Rs. 424 Lakhs will be adjusted against current year | Ludhiana district who are getting medical treatment at lower rate. | |



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| - | | ┰ |
|---|---|---|
| | Obligation for the year 2023-24. | |
| | to Oswal Foundation and the same will be adjusted against the company's CSR | |
| | CSR obligation (i.e. 2022-23) and Rs. 76 Lakhs has been treated as an advance | |

2. The Company on the recommendation of CSR committee approved the project The trust organized Tennis Ball Cricket undertaken by Team Work Welfare Foundation, Bhopal. An amount of Rs. 10 lakhs paid to said Foundation for organizing Tennis Ball Cricket Tournament-(Khelo Jee Jaan Se).

Refer Annexure-I to the Board's report for the annual report on CSR activities [Pursuant to Section 135 of the Companies Act, 2013 read with Companies (Corporate Social Responsibility Policy) Rules, 2014, as amended.

Tournament-(Khelo Jee Jaan Se) for the upliftment of the sports. The youth who are interested in playing have benefitted from

PRINCIPLE 9: BUSINESSES SHOULD ENGAGE WITH AND PROVIDE VALUE TO THEIR CONSUMERS IN A **RESPONSIBLE MANNER**

The Company places its customers at the centre of all its business policies and conducts. The Company strive to continue growth by adopting national and international standards and embracing ethical means in harmony with the environment, ensuring customer delight, stakeholder trust and social responsibility.

Essential Indicators

1. Describe the mechanisms in place to receive and respond to consumer complaints and feedback.

The Company organizes buyer meets for better market research and customer service. Feedback is also taken by the management during the visit of Customers at the manufacturing facilities. Customers' satisfaction is the Company's primary goal, which motivates the Company to keep its products as per the consumer's requirements. To understand the customers better, the Company adopts several procedures including customer surveys, customer audits and direct feedback. There is also a team dedicated to attend and address consumer feedback and queries.

Turnover of products and/ services as a percentage of turnover from all products/service that carry information about: information about:

| | As a percentage to total turnover |
|---|-----------------------------------|
| Environmental and social parameters relevant to the product | 100% |
| Safe and responsible usage | 100% |
| Recycling and/or safe disposal | 90% |

Number of consumer complaints in respect of the following:

| | FY 2022-23 | | Remarks | FY 2021-22 | | Remarks |
|--------------------------------|--------------------------|---|---------|--------------------------|-----------------------------------|---------|
| | Received during the year | Pending resolution at end of year | | Received during the year | Pending resolution at end of year | |
| Data privacy | | | | | | |
| Advertising | | | | | | |
| Cyber security | | | | | | |
| Delivery of essential services | | NIL | NA | | NIL | NA |
| Restrictive Trade Practices | | | | | | |
| Unfair Trade Practices | | | | | | |
| Other | | | | | | |

Details of instances of product recalls on account of safety issues:

The company has not recalled its product on account of safety issues.

| Category | Number | Reason for recall |
|-------------------|--------|-------------------|
| Voluntary recalls | Nil | N.A. |
| Forced recalls | Nil | N.A. |



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Does the entity have a framework/ policy on cyber security and risks related to data privacy? (Yes/No) If available, provide a web-link of the policy.

This Cyber Security Policy is a formal set of rules by which people who are given access to company technology and information. The company has internal generated policy on cyber security and risks related to data privacy. The Policy serves several purposes. The main purpose is to inform company users: employees, contractors and other authorized users of their obligatory requirements for protecting the technology and information assets of the company. The Cyber Security Policy describes the technology and information assets that we must protect and identifies many of the threats to these assets. The Policy also describes the user's responsibilities and privileges and contains procedures for responding to incidents that threaten the security of the company computer systems and network. From a cyber security aspect, the company has implemented cutting edge security tools to protect itself from external as well as internal threats. The policy is being used internally and is not uploaded on company's website.

$Implementation \, of \, Firewall \, throughout \, the \, Organization: \,$

To prevent the network from the outside agencies, the company installed the firewalls throughout the group. Our Network is not exposed to external agencies. The company has implemented the Security policies through this firewall. Given the limited access of the internet as per the business requirements. All Social sites are blocked to reduce the risk of vulnerability and compromisation of the resources. Access of all applications is through this firewall. Unauthorized person will not be able to access our network, applications etc. No Person can download & install the unauthorized software on their respective computers. On routine basis all infra is being monitored through the Firewall for the threat attacks & blocking of the PCs showing abnormal behavior based on certain parameters.

In case any Cyber security Attack/Threats/Notice is found the information is shared to the Senior Management/CEO and he will share such incident to our Business Partners, Vendors, Suppliers and Local Authorities or Government Agency.

6. Provide details of any corrective actions taken or underway on issues relating to advertising, and delivery of essential services; cyber security and data privacy of customers; re-occurrence of instances of product recalls; penalty / action taken by regulatory authorities on safety of products / services: Not Applicable

Leadership Indicators

 Channels / platforms where information on products and services of the entity can be accessed (provide web link, if available):

The information on company's products can be accessed though company's website i.e. www.owm nahar.com. Moreover, the companies share the said information through brochures/pamphlet, catalogue etc.

2. Steps taken to inform and educate consumers about safe and responsible usage of products and/or services.

The Company arranges technical visits regularly to educate the customers where they find solution to their problems. Further, for outstation customers conference calls are organized to understand their requirements and try to meet the same.

- Mechanisms in place to inform consumers of any risk of disruption/discontinuation of essential services.
 As the company is engaged in the manufacturing of yarns/garments business, no such mechanism is applicable to company.
- 4. Does the entity display product information on the product over and above what is mandated as per local laws? (Yes/No/Not Applicable) If yes, provide details in brief.

The company display only mandated product information on cartons.

- 5. Did your entity carry out any survey with regard to consumer satisfaction relating to the major products / services of the entity, significant locations of operation of the entity or the entity as a whole? (Yes/No)

 Yes, the company undertakes telephonic survey with regard to consumer satisfaction relating to the products of our
- 6. Provide the following information relating to data breaches:
 - a. Number of instances of data breaches along-with impact

During the financial year 2022-2023, no data breaches regarding customer privacy from outside parties etc. has happened.

b. Percentage of data breaches involving personally identifiable information of customers: 0%

FOR AND ON THE BEHALF OF THE BOARD

Place: Ludhiana Dated: 9th August, 2023

company

JAWAHAR LAL OSWAL (CHAIRMAN) (DIN: 00463866)