**61**st Annual Report

# 2023 - 2024



Regd. Office: Manipal House, Manipal – 576 104, Karnataka

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# **Manipal Industries Limited**

# Directors:

Sri T. ASHOK PAI Sri T. RAJESH PAI Sri NAGARAJ ACHAR Sri KRISHNARAJ RAO Sri PRABHAKAR S PAI

# **Technical Director**

Sri T. HARISH PAI

# **Registrar and Share Transfer Agent:**

NSDL Database Management Ltd. 4th Floor, Trade World, A Wing, Kamala Mills Compound Senapati Bapat Marg, Lower Parel, Mumbai – 400 013

ISIN	ISIN Description
IN90BKI01018	PARTLY PAID-UP EQUITY SHARES
INE0BKI01010	FULLY PAID-UP EQUITY SHARES

# **Registered Office:**

MANIPAL HOUSE MANIPAL – 576 104 (KARNATAKA STATE) CIN: U45201KA1961PLC001430 Phone: 0820-2575949 Fax: 2575910 Email: milmanipal@msn.com www.manipalindustries.in

# Units:

GENERAL CONSTRUCTION COMPANY WESTERN ROADWAYS MARKETING DIVISION

# Branches:

MANGALORE UDUPI

# Bankers:

CANARA BANK MANIPAL CO-OPERATIVE BANK LTD. AXIS BANK LTD. KARNATAKA BANK LTD.

# Auditors:

M/s PAI NAYAK & ASSOCIATES Chartered Accountants Raaj Towers Near City Bus Stand UDUPI – 576 101



# NOTICE

*NOTICE* is hereby given that the 61<sup>st</sup> ANNUAL GENERAL MEETING of the members of MANIPAL INDUSTRIES LTD, will be held on Monday, the 30<sup>th</sup> September, 2024 at 4.00 p.m. at the Company's Regd. Office: "Manipal House", Manipal – 576 104 Udupi District, Karnataka to transact the following business:

# **ORDINARY BUSINESS**

- 1. To receive, consider and adopt the Audited Balance Sheet as at March 31, 2024 and Statement of Profit and Loss for the year ended on that date and the Reports of the Board of Directors and Auditors thereon.
- To appoint a Director in place of Sri Nagaraj Achar (DIN: 02656165), Director who retires by rotation and being eligible, offers himself reappointment.
- 3. To consider and if thought fit to pass with or without modification(s) the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 139, 142 and all other applicable provisions of the Companies Act, 2013 (the "Act") read with Rule 3(7) of the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), M/s. Pai Nayak & Associates, Chartered Accountants (Firm Registration No.009090S), be and are hereby re-appointed as the Statutory Auditors of the Company to hold office till the conclusion of the 66th AGM to be held in the Calendar year 2029 and that the Board of Directors be and is hereby authorised to fix the remuneration payable to them for the respective financial years as may be agreed upon between the auditors and the Board of Directors."

# SPECIAL BUSINESS

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

"RESOLVED THAT Mr. Prabhakar Sastana Pai (DIN: 02966362) who was appointed as an Additional Director by the Board of Directors at its meeting held on 22<sup>nd</sup> March, 2024 under Section 161(1) of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 (including any statutory modification or re-enactment thereof) applicable provisions of Articles of Association of the Company and who holds the office upto the date of this Annual General Meeting, and being eligible for appointment as a Director and in respect of whom the Company has received a notice in writing under Section 160 of the Act, from a member signifying its intention to propose his candidature for the office of Director, be and is hereby appointed as director of the company, liable to retire by rotation."

By Order of the Board

Registered Office: 'Manipal House' Manipal 576 104 28<sup>th</sup> August, 2024 Sd/-(T Harish Pai) Technical Director DIN:00332817

# NOTES:

- Pursuant to MCA Circular No.14/2020 dated April 08, 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM
- 2. The Register of Members and Share Transfer Books of the Company will remain closed from 24.09.2024 to 30.09.2024 (both the days inclusive).
- 3. Corporate Members intending to send their authorised representatives to attend the Meeting pursuant to Section 113 of the Companies Act, 2013 are requested to send to the Company, a certified copy of the relevant Board Resolution together with their respective specimen signatures authorising their representative(s) to attend and vote on their behalf at the Meeting.
- 4. The Ministry of Corporate Affairs ('MCA') has notified provisions relating to unpaid / unclaimed dividend under Sections 124 and 125 of Companies Act, 2013 and Investor Education and Protection Fund (Accounting, Audit, Transfer and Refund) Rules, 2016. As per these Rules, dividends which are not encashed/claimed by the shareholder for a period of seven consecutive years shall be transferred to the Investor Education and Protection Fund (IEPF) Authority. The new IEPF Rules mandate the companies to transfer the shares of shareholders whose dividends remain unpaid/unclaimed for a period



of seven consecutive years to the demat account of IEPF Authority. Hence, the Company urges all the shareholders to encash/claim their respective dividend during the prescribed period. The details of the unpaid/unclaimed dividend amounts lying with the Company as on September 30, 2023 are available on Ministry of Corporate Affairs' website. The shareholders whose dividend / shares as transferred / may transfer to the IEPF Authority can claim their shares from the Authority by following the Refund Procedure as detailed at the website of IEPF Authority http://iepf.gov.in/IEPFA/refund.html. Members who have not encashed their dividend pertaining to Financial Year 2016-17 onwards are requested to write to the Company immediately claiming dividends declared by the Company. Members are requested to contact the Company at its Registered Office Address to encash the unclaimed dividend.

5. Members seeking any information with regard to the Accounts are requested to write to the Company at an early date, so as to enable the Management to keep the information ready at the meeting.

# The instructions for shareholders voting electronically are as under:

- (i) The voting period begins on 27.09.2024 at 9.30 a.m. and ends on 29.09.2024 at 5.00 p.m. During this period shareholders' of the Company, holding shares either in physical form or in dematerialised form, as on the cut-off date (record date) of 23.09.2024 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) The shareholders should log on to the e-voting website www.evotingindia.com.
- (iv) Click on Shareholders.
- (v) Now Enter your User ID
  - a. For CDSL: 16 digits beneficiary ID,
  - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
  - c. Members holding shares in Physical Form should enter Folio Number registered with the Company.
- (vi) Next enter the Image Verification as displayed and Click on Login.
- (vii) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
- (viii) If you are a first time user follow the steps given below:

	For Members holding shares in Demat Form and Physical Form
PAN	<ul> <li>Enter your 10 digit alpha-numeric PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)</li> <li>Members who have not updated their PAN with the Company/Depository Participant are requested to use the first two letters of their name and the 8 digits of the sequence number in the PAN field.</li> <li>In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. Eg. If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN field.</li> </ul>
Dividend Bank Details OR Date of Birth (DOB)	<ul> <li>Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.</li> <li>If both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (iv).</li> </ul>

- (ix) After entering these details appropriately, click on "SUBMIT" tab.
- (x) Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (xi) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xii) Click on the EVSN for the relevant <Company Name> on which you choose to vote.
- (xiii) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.



- (xiv) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xv) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xvi) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xvii) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xviii) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xix) Shareholders can also cast their vote using CDSL's mobile app m-Voting available for android based mobiles. The m-Voting app can be downloaded from Google Play Store. Apple and Windows phone users can download the app from the App Store and the Windows Phone Store respectively. Please follow the instructions as prompted by the mobile app while voting on your mobile.
- (xx) Note for Non Individual Shareholders and Custodians
  - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www. evotingindia.com and register themselves as Corporates.
  - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk. evoting@cdslindia.com.
  - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
  - The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the
    accounts they would be able to cast their vote.
  - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- (xxi) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at <u>www.evotingindia.com</u>, under help section or write an email to <u>helpdesk.evoting@cdslindia.</u> <u>com</u>.
- 6. Members holding shares in single name and in physical form are advised to make a nomination in Form SH-13 in respect of their shareholding in the Company.

# Explanatory Note pursuant to Section 102(1) of the Companies Act, 2013.

The following Explanatory Statements, as required under Section 102 of the Companies Act, 2013, set out all material facts relating to the business under Item No.4 of the accompanying Notice dated 28.08.2024.

#### Item No.4

Mr. Prabhakar Sastana Pai (DIN: 02966362) has been appointed as an Additional Director at the Board Meeting held on 22<sup>nd</sup> March, 2024. In terms of the provisions of Section 161 of the Companies Act, 2013, Mr. Prabhakar Sastana Pai (DIN: 02966362) holds office upto the date of ensuing Annual General Meeting. Notice under section 160 of the Companies Act, 2013 has been received in writing from a member together with requisite deposit signifying its intention to propose his candidature for the office of the Director of the Company.

The Board considers that the appointment of Mr. Prabhakar Sastana Pai on the Board of the Company would be beneficial for the Company. Hence, it is proposed to appoint him as a Director, liable to retire by rotation.

The Company has received from Mr. Prabhakar Sastana Pai consent in writing to act as Director in Form DIR-2 pursuant to Rule 8 of the Companies (Appointment & Qualification of Directors) Rules 2014, (2) intimation in Form DIR-8 in terms the said Rules to the effect that he is not disqualified under Sub-Section (2) of Section 164 of the Companies Act, 2013.

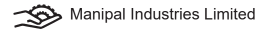
The Board recommends the passing of the Ordinary Resolution at item No.4 of the accompanying Notice for approval of the members of the Company.

Save and except, Mr. Prabhakar Sastana Pai (DIN: 02966362), to whom the Resolution relates, none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested in the Resolution.

By Order of the Board

Sd/-(T Harish Pai) Technical Director DIN:00332817

Registered Office: 'Manipal House' Manipal 576 104 28<sup>th</sup> August, 2024



# **BOARD'S REPORT**

To,

The Members,

Your Directors have pleasure in presenting their 61<sup>st</sup> Annual Report on the business and operations of the Company and the accounts for the Financial Year ended March 31, 2024.

# 1. Financial summary or highlights/Performance of the Company

A. The following table brings out the standalone financial performance of the Company during the F.Y, 2023-24:

		(₹ in Hundreds)
Particulars	2023-24	2022-23
Total Revenue	6074915.16	5593836.86
Profit Before Finance Costs and Depreciation	48780.67	89720.38
Finance Costs	15942.76	11587.26
Depreciation	8718.46	8682.48
Net Profit Before Tax	24119.45	69450.64
Provision for Current Tax & Deferred Tax	3875.79	17285.15
Net Profit After Tax	20243.66	52165.49
Balance of Profit brought forward	924085.06	871919.57
Balance available for appropriation	944328.72	924085.06
Dividend paid on Equity Shares	0	0
Surplus carried to Balance Sheet	944328.72	924085.06

B. The following table brings out the consolidated financial performance of the Company during the F.Y, 2023-24:.

		(₹ in Hundreds)
Particulars	2023-24	2022-23
Total Revenue	6074955.16	5593836.86
Profit Before Finance Costs and Depreciation	48783.76	89683.30
Finance Costs	15942.76	11587.26
Depreciation	8718.46	8682.48
Net Profit Before Tax	24122.54	69413.56
Provision for Current Tax & Deferred Tax	3875.79	17285.15
Net Profit After Tax	20246.75	52128.41
Profit (Loss) from Associate Company	(764.36)	344.73
Profit for the year( consolidated)	19482.39	52473.14
Balance of Profit brought forward	941103.10	888629.96
Balance available for appropriation	960585.49	941103.10
Dividend paid on Equity Shares	0	0
Surplus carried to Balance Sheet	960585.49	941103.10

# 2. Brief description of the Company's working during the year/State of Company's affair:

# Standalone :

The divisions have not generated expected quantum of profit during the year under report due to competition in the market and increase in expenditure and also due to exceptional expenditure during the year. The Profit before Exceptional and Extra-ordinary Items, Tax and provisions is ₹24119.45 hundreds in comparison with ₹69450.64 hundreds in the immediate previous year.

# Consolidated :

As per the Consolidated financial statements the Profit before Tax is ₹24122.54 Hundreds in comparison with ₹69413.56 Hundreds in the immediate previous year.



# 3. Change in the nature of business, if any:

The Company's nature of business is not changed.

# 4. Dividend:

Your directors have not recommended any dividend this year also in order to strengthen the reserves of the Company.

# 5. Share Capital:

The paid up Share Capital as on 31<sup>st</sup> March, 2024 was ₹174219.60 hundreds. Further, the Company has not issued any shares and also no shares have been issued with differential voting rights. It has neither issued employee stock options nor sweat equity shares and does not have any scheme to fund its employees to purchase the shares of the Company.

# 6. Dematerialisation of Shares

Your Company's ISIN Number(s) for extending the shareholders an option of holding their investment in the Company through Demat form are INE0BKI01010 (for fully paid shares) and IN90BKI01018 (for partly paid shares). The Company has also appointed M/s NSDL Database Management Limited (NDML), as Share transfer Agents for electronic segment. The Shareholders are advised to approach the Depository Participants (DPs) which is linked to National Securities Depository Limited (NSDL) to convert their shares into Demat form. As on the date of this report, 4,91,220 Equity Shares (fully paid) and 11,76,860 Equity Shares (partly paid) forming 21.85% and 52.35% of the share capital of the company respectively, stands dematerialised.

# 7. Change of Name :

The Company has not changed its name.

# 8. Directors and Key Managerial Personnel:

Sri Nagaraj Achar (DIN: 02656165), Director retire by rotation at the forthcoming Annual General Meeting and being eligible, offer himself for reappointment. Details of remuneration paid to the Directors and Key Managerial Personnel are given in Form MGT-7 which is available on the Company's website www.manipalindustries.in (link: www.manipalindustries. in/Annual Return2024).

Further, Mr. Prabhakar Sastana Pai (DIN: 02966362) is appointed as additional Directors by the Board at its meeting held on 22.03.2024 and he is eligible to hold the office as such up to the date of ensuing Annual General Meeting. Notice under section 160 of the Companies Act, 2013 has been received in writing from a member together with requisite deposit signifying its intention to propose his candidature for the office of the Director of the Company. The Board recommends his appointment.

# 9. Particulars of Employees

During the year under review, the Company had no employees whose remuneration exceeded the limit prescribed pursuant to the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014. Particulars of top ten employees of the Company, in terms of remuneration drawn during the year 2023-24 presented as an Annexure to the Director's Report during the Board meeting is preserved separately and the same will be furnished to any shareholder on request made to the Company in writing.

# 10. Meetings

A calendar of Meetings is prepared and circulated in advance to the Directors. During the year four Board Meetings were convened and held on 15.06.2023, 28.08.2023, 15.12.2023 and 22.03.2024. The intervening gap between the Meetings was within the period prescribed under the Companies Act, 2013.

# 11. Declaration by an Independent Director(s) and re- appointment, if any

The Provisions of Section 149 pertaining to appointment of Independent Directors do not apply to our Company.

# 12. Details of Subsidiary/Joint Ventures/Associate Companies

The Consolidated Financial Statements of the Company and its subsidiary and associate, prepared in accordance with Accounting Standard 21 and 23 of Companies (Accounting Standards) Rules 2006, form part of the Annual Report and are reflected in the Consolidated Financial Statements of the Company.

The Annual Accounts of the subsidiary / associate and related detailed information will be kept at the Registered Office of the Company, as also at the registered offices of the respective subsidiary / associate companies and will be available to investors seeking information at any time.

Salient features of financial statements of subsidiary M/s T V P Consultants Ltd. and associate company M/s Sri Ramakrishna Theatre Limited pursuant to Section 129(3) of the Companies Act, 2013 have been covered in the Financial Statements in Form AOC- 1 Part A and B.

# 13. Auditors:

The Auditors, M/s Pai Nayak & Associates, Chartered Accountants, Udupi (Firm Regn. No.009090S), retire at the ensuing Annual General Meeting and, being eligible offer themselves for reappointment for a period of 5 years to hold office till the conclusion of the 66<sup>th</sup> Annual General Meeting to be held in the Calendar year 2029.

# 14. Auditors' Report :

The Independent Auditors' Report (both on Standalone and consolidated financial statements) does not contain any qualification/observations except for the observations made by the statutory auditors under the paragraph " Emphasis of Matter/Other Matters" of Consolidated financial statement is self- explanatory, read with Note to respective financial statements mentioned therein.

In respect of observations made by the Auditors with regard to audit trial (edit log) facility as detailed in Para 2(i) (vi) of Report on the other Legal and Regulatory Requirements of Standalone Financial Statement and Para B(j) (VIII) of Consolidated Financial Statement as detailed in Note No.25.18 of Standalone Financial Statement and Note No.25.24 of Consolidated Financial Statement, the Board reiterates that the work is in progress and the Management will ensure that the audit trial (edit log) facility will be maintained within a reasonable time.

# 15. Risk management :

Your Company recognises that risk is an integral part of business and is committed to managing the risks in a proactive and efficient manner.

Your Company through its risk management process strives to contain impact and likelihood of the risks from time to time.

# 16. Extract of Annual Return :

As required pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014, an copy of annual return in MGT-7 is available on the Company's website www. manipalindustries.in (link: www.manipalindustries.in/Annual Return2024). As per provisions of Section 134(3)(a) of the Companies Act, 2013 the Annual return for financial year 2023-24 is placed on website of the company i.e. www. manipalindustries.in.

# 17. Related party transactions:

All related party transactions that were entered into were on an arm's length basis, in the ordinary course of business and were in compliance with the applicable provisions of Companies Act, 2013 ("the Act"). There were no materially significant Related Party Transactions made by the Company during the year that would have required.

Form AOC-2 pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014 is annexed herewith.

# 18. Conservation of energy, technology absorption and foreign exchange earnings and outgo:

The company did not have any activity in relation to conservation of energy or technology absorption. The company had no foreign exchange earnings or outgoings during the year under report.

# 19. Corporate Social Responsibility (CSR) :

The Company has not developed and implemented any Corporate Social Responsibility initiatives as the said provisions are not applicable.

# 20. Directors' Responsibility Statement:

Your Directors hereby report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013, that —

- (a) In the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- (b) The directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit and loss of the company for that period;

- (c) The directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) The directors have prepared the annual accounts on a going concern basis; and
- (e) The directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

# 21. Transfer of Amounts to Investor Education and Protection Fund:

In accordance to the applicable provisions of Section 124 and 125 of the Companies Act, 2013 (the Act) and Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and amendments hereof, the relevant dividend amounts which remain unpaid and unclaimed for a period of seven years have been transferred to the Investor Education and Protection Fund. Further shares in respect of which dividend has not been encashed by the

Members during the last seven years, from the date of transfer to the unpaid dividend account of the Company, has been transferred to the designated Suspense Account as prescribed by the IEPF Authority during the year.

Pursuant to the provisions of the Investor Education Protection Fund (Uploading of information regarding unpaid and unclaimed amounts lying with companies) Rules, 2012, the Company has already filed the necessary form and uploaded the details of unpaid and unclaimed amounts lying with the Company, as on the date of last AGM (i.e. 29.09.2023), with the Ministry of Corporate Affairs.

# 22. Particulars of Loans, Guarantees, Securities or Investments under Section 186:

Particulars of Investments and Ioan made by the Company are provided in the financial statements vide Note Nos.9A and 13 read with sub-notes therein respectively.

The Company has not given guarantee or provided any securities as covered under the provisions of Section 186 of the Companies Act, 2013.

#### 23. General:

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

- 1. Details relating to deposits covered under Chapter V of the Act.
- 2. Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 3. Issue of shares (including sweat equity shares) to employees of the Company under any scheme
- 4. loans, guarantees or investments under section 186
- 5. Whole-Time Director of the Company did not receive any remuneration or commission from its subsidiaries.
- 6. No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and company's operations in future
- 7. Your Directors further state that during the year under review there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

# 24. Conservation of Energy, Technology Absorption : Nil

#### 25. Foreign exchange earnings and out go : Nil

#### 26. Acknowledgements

Your Directors wish to place on record their appreciation and deep sense of gratitude to the Shareholders, Bankers, Customers and Government Departments for the support and co-operation extended to the Company. The Directors also wish to place on record their deep sense of appreciation for the wholehearted and committed efforts put in by members of staff at all level for their valuable co-operation, dedication and loyalty during the year under review.

Sd/-	Sd/-				
	T. Harish Pai	T. Ashok Pai			
Place : Manipal	Technical Director	Director			
Date : 28.08.2024	DIN : 00332817	DIN : 00104379			



# Salient features of financial statements of Subsidiary/Associate Companies as per Companies Act, 2013

(Amount in ₹ Hundreds)

SI. No.	Name, place and state of the Subsidiary/Associates	Financial Year ending on	Share Capital	Share Warrants	Share Application money	Reserves and Surplus	Total Assets	Total Liabilities		vestments (Ex tment in subs	ccept in case idiaries)	Turnover (incl. of other income)	Profit (loss) before Tax	Provision for Current & Deferred Tax	Profit after Tax	Proposed Dividend
									Shares	Mutual funds	Total of Investments					
	TVP Consultants Ltd. (Subsidiary) Chennai ,Tamilnadu CIN : U74210TN1989PLC017726	31.03.2024	24530	Nil	Nil	(115138.58)	61.68	90670.26	Nil-*	Nil	Nil	4.00	3.09	0	3.09	0
-··	Sri Ramakrishna Theatre Ltd. (Associate) Udupi, Karnataka CIN : U09214KA1941PLC001222	31.03.2024	45000	Nil	Nil	427933.90	475069.50	2135.60	26.40	Nil	26.40	7068.20	(3333.90)	(866.80)	(2467.10)	0

\*Note: Investments made Rs.133977.37 Hundreds is not disclosed since the company has made full provision for the diminution in the value.

# FORM NO. AOC -2

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

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

1. Details of contracts or arrangements or transactions not at Arm's length basis: Nil

Place : Manipal

: 28.08.2024

Date

 Details of contracts or arrangements or transactions at Arm's length basis : All related party transactions as covered u/s 188 of the Act were entered into during the period prior to 01/04/2015. Therefore making any further disclosures in Form AOC-2 does not arise.

Sd/- **T. Harish Pai**  *Technical Director* DIN : 00332817 Sd/- **T. Ashok Pai** Director DIN : 00104379



# **INDEPENDENT AUDITORS' REPORT**

# TO THE MEMBERS OF MANIPAL INDUSTRIES LIMITED

# Report on the audit of the Standalone Financial Statements

#### Opinion

We have audited the Standalone Financial Statements of MANIPAL INDUSTRIES LIMITED (CIN: U45201KA1961PLC001430) ("the Company"), which comprise the Standalone Balance Sheet as at March 31, 2024, and the Standalone Statement of Profit and Loss, the Standalone Statement of Cash Flows for the year ended on that date, Notes to the Financial Statements and a summary of the significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Standalone financial statements give the information required by the Companies Act, 2013 (the "Act") in the manner so required and give a true and fair view in conformity with the Companies Accounting Standards Rules prescribed under section 133 of the Act read with the Companies (Accounting Standards) Rules, 2021, as amended (if any), ("AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2024, the profit and its cash flows for the year ended on that date.

#### **Basis for Opinion**

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ('ICAI') together with the ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the standalone financial statements.

#### Other Information (Other than the Standalone Financial Statements and Auditor's Report Thereon)

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report but does not include the Standalone Financial Statements and our auditors' report thereon. The Board's Report including Annexures to Board's Report is expected to be made available to us after the date of this auditors' report.

Our opinion on the Standalone Financial Statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audit of the Standalone Financial Statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the Standalone Financial Statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

When we read the Board's Report including Annexures to Board's Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

#### Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these Standalone Financial Statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, the Board of Directors is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

#### Auditor's Responsibilities for the Audit of the Standalone Financial Statements

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

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also: Identify and assess the risks of material misstatements of the Standalone Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

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

Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the Standalone Financial Statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.

Evaluate the overall presentation, structure and content of the Standalone Financial Statements, including the disclosures, and whether the Standalone Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the Standalone Financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Standalone Financial Statements may be influenced. We consider quantitative

materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Standalone Financial Statements.

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

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

### Report on other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, on the basis of examination of books of accounts and according the information and explanations given to us by the management of the Company, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent t applicable.
- 2. As required by section 143(3) of the Act, we report that:
  - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
  - b) In our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books, except for the matters stated in paragraph 2(i)(vi) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014.
  - c) The Standalone Balance Sheet, the Standalone Statement of Profit and Loss and the Standalone Cash Flow Statement dealt with by this Report are in agreement with the books of account.
  - d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
  - e) On the basis of written representations received from the directors as on 31<sup>st</sup> March, 2024, taken on record by the Board of Directors, none of the directors is disqualified as on 31<sup>st</sup> March, 2024, from being appointed as a director in terms of Section 164(2) of the Act.
  - f) With respect to adequacy of Internal Financial Control over Financial Reporting of the company and the operating effectiveness of such control, refer to our separate report in "Annexure B"
  - g) The reservation relating to the maintenance of accounts and other matters connected therewith are as stated in the paragraph 2(b) above on reporting under Section 143(3)(b) and paragraph 2(i)(vi) below on reporting under Rule 11(g)
  - h) With respect to the other matters to be included in Auditors' Report in accordance with the requirements of section 197(16) of the Act, as amended :

In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.

- With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
  - i. The Company does not have any pending litigations which would impact its financial position.
  - ii. The Company did not have any long-term contracts including derivatives contracts for which there were any material foreseeable losses.
  - iii. There were no amounts which were required to be transferred to Investor Education and Protection Fund by the Company, except for unclaimed dividend as detailed in note 25.17 of financial statement, which has been remitted to the aforesaid Fund by the Company without any delay.
  - iv. a) The management has represented that, to the best of its knowledge and belief, other than as disclosed in notes to accounts (if any), no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other persons or entities, including foreign entities ("Intermediares"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Utimate Beneficiaries") by or on behalf of the Company to provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
    - b) The management has represented that, to the best of its knowledge and belief, other than as disclosed in notes to accounts (if any), no funds have been received by the Company from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Funding Party or provide any guarantee, security or the like from or on behalf of the Ultimate Beneficiaries; and
    - c) Based on such audit procedures as considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (iv)(a) and (iv)(b) contain any material misstatement.
  - v. The Company has not declared or paid or distributed any amount as Dividend during the year and therefore the question of further reporting on this aspect does not arise.
  - vi. Based on our examination which included test checks and also as disclosed by the management vide note 25.18 of standalone financial statement the Company employed accounting software which has compiled with the requirement of audit trail (edit log) for books of accounts (in Tally) and the same has operated throughout the year for all the transactions recorded in the software. However we are unable to comment if the audit trail (edit log) facility was enabled at the data base layer. Further for the payroll applications, the audit trail feature is not enabled at any time during the year. As evident from the records produced before us, the Company has not used any software for maintenance of register of "Property Plant & Equipment and Intangible Assets". The same are being maintained in Spread Sheet. The audit trail (edit log) facility wherever available (as stated above), has been operating throughout the year for all relevant transactions recorded in the software and we did not come across any instances of the audit trail feature being tampered with.

As proviso to rule 3(1) of Companies (Accounts) Rules 2014 is applicable from 1st day of April 2023, reporting with regard to "preservation of the audit trail, as per the statutory requirements for record retention" (as required under rule 11(g) of Companies (Audit and Auditors) rules 2014) is not applicable for the financial year ended 31st March 2024

> For **PAI NAYAK & ASSOCIATES** Chartered Accountants Firm's Registration No.009090S

CA ANANTHANARAYANA PAI K Partner Membership No. 024541 UDIN: 24024541BKCMHP9457

Place: MANIPAL Date : 28<sup>th</sup> August 2024



#### (Issued to Manipal Industries Ltd, Manipal for the year ending 31 March 2024) (Referred to in paragraph 1 of our report of even date under the heading "Report on Other Legal and Regulatory Requirements")

In our opinion and in terms of the information and explanations sought by us and given by the Company and the books of accounts and records examined by us in the normal course of audit and to the best of our knowledge and belief, we report as below vide paragraph 3(i) to 3(xxi) of the order

- i. a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of its Property and Plant and Equipment.
  - (B) The company is maintaining proper records showing full particulars of intangible assets.
  - b) According to the information and explanations given to us and the records examined by us the Property and Plant and Equipment of the Company have been physically verified by the management. In our opinion, the frequency of such verification is reasonable having regard to the size of the Company and the nature of its assets. As informed to us and as evidenced by the records produced before us, no material discrepancies were noticed on such verification.
  - c) According to the information and explanations given to us and the records examined by us and based on the examination of the title deeds provided to us, we report that the title deeds, comprising all the immovable properties of land and buildings, are held in the name of the Company as at the balance sheet date.
  - d) According to the information and explanation given to us and on the basis of our examination of the records of the company, the company has not revalued Property, Plant and Equipment and Intangible Assets during the year.
  - e) According to the information and explanation given to us and on the basis of our examination of the records of the company, there are no proceedings initiated or pending against the company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 (45 of 1988) and Rules made thereunder.
- ii. a) According to the information and explanations given to us, we are of the opinion that the inventories have been physically verified by the management at reasonable intervals and no discrepancies were noticed on verification between the physical stocks and the book records that were 10% or more in the aggregate for each class of inventory.
  - b) According to the information and explanation given to us and on the basis of our examination of the records of the company, we hereby report that the Company has not been sanctioned working capital limits in excess of Rs. Five Crores in aggregate from Banks and Financial Institutions. Accordingly, the paragraph 3(ii)(b) of the order is not applicable to the Company.
- iii. According to the information and explanations given to us, during the year the Company has not made any fresh investment, or provided guarantee or security or granted any fresh loans or advance in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties. Further except for loans to subsidiary (duly provided for) and investment there are no amounts outstanding as Loans given, advances in the nature of loans, Guarantees given or security provided, as on the date of Balance Sheet and all the Investment made (as detailed in note 9A of Financial Statement) and loans given (as per note 13 of Financial Statement) made during earlier financial year/s. Considering all the aforesaid aspects, paragraph 3(iii) of the Order is not applicable to the Company.
- iv. According to the information and explanations given to us the Company has complied with provisions of Section 185 and 186 of the Companies Act, 2013 in respect of loans granted, and investments made as applicable. The Company has not provided any guarantee or given any security and therefore the disclosure requirements of paragraph 3((iv) of order is not applicable in respect of aforesaid aspects.
- v. In our opinion and according to the information and explanations given to us, the Company has not accepted any deposits in terms of the provisions of Section 73 to 76 of the Companies Act 2013 and the Companies (Acceptance of Deposit) Rules, 2014. Therefore paragraph 3(v) of the order is not applicable to the Company.
- vi. The Central Government has not prescribed maintenance of cost records under Section 148(1) of the Companies Act 2013, for the Company. Therefore, the question of making any comments as required under paragraph 3(vi) of the Order does not arise.
- vii. a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company is generally regular in depositing undisputed statutory dues including Good and Service Tax, Provident fund, employees' state insurance, income tax, sales tax, service tax, duty of customs, duty of excise, value added tax, cess, and other material statutory dues, applicable to it, with the appropriate authorities. According to the information and explanations given to us there were no outstanding statutory dues as on the date of Balance Sheet for a period of more than six months from the date they became payable.
  - b) According to the records of the company made available to us and as per the information and explanations given to us, there are no statutory dues referred to in sub clause (a) above, which have not been deposited on account of any dispute.
- viii. According to the information and explanations given to us and on the basis of our examination of the records of the company, the company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income Tax Act, 1961 (43 of 1961) as income during the year.
- ix. a) Based on our audit procedures and on the information and explanations given by the management, we are of the opinion that, the Company has not defaulted in repayment of loans or borrowings to any lender. Accordingly, the question of making any observations as required under paragraph 3(ix) (a) of the order does not arise.
  - b) According to the information and explanations given to us and on the basis of our examination of the records of the company, the company has not been declared a wilful defaulter by any bank or financial institution or government or other lender.
  - c) According to the information and explanations given to us and on the basis of our examination of the records of the company, the company has not obtained any term loans (other than the loan from bank taken on pledge of fixed deposits held with the same bank). Accordingly, the reporting paragraph under 3(ix)(c) of the Order is not applicable.
  - d) According to the information and explanations given to us and on an overall examination of the balance sheet of the Company, we report that that the Company has not utilized the funds raised on short-term basis towards long term purposes. Accordingly, paragraph 3(ix)(d) is not applicable.

- e) According to the information and explanations given to us and on an overall examination of the financial statements of the Company, we report that the Company has not taken any funds from an entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures. Accordingly, paragraph 3(ix)(e) of the Order is not applicable.
- f) According to the information and explanations given to us and procedures performed by us, we report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies. Accordingly, paragraph 3(ix)(f) of the Order is not applicable.
- x. a) According to the information and explanations given to us, no moneys were raised by the Company by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, clause 3(x)(a) of the Order is not applicable.
  - b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the company has not made any preferential allotment or private placement of shares or convertible debentures (whether fully, partially or optionally convertible) during the year. Accordingly, clause 3(x)(b) of the Order is not applicable.
- xi. a) Based on the audit procedures performed and the information and explanations given to us, we report that no fraud by the Company or any fraud on the Company has been noticed or reported during the year.
  - b) According to the information and explanations given to us, no report under sub-section (12) of Section 143 of the Companies Act, 2013 has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
  - c) According to the information and explanations given to us, and as represented to us by the management, no whistle-blower complaints have been received during the year by the company. Accordingly, the reporting under clause 3(xi)(c) of the Order is not applicable to the Company.
- xii. The Company is not a Nidhi Company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- xiii. According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with Section 177 and 188 of the Act wherever applicable and the details of such transactions have been disclosed in the Standalone Financial Statements as required by the applicable Indian Accounting Standards.
- xiv. a) Based on information and explanations provided to us and our audit procedures, in our opinion, the Company does not have an internal audit system and is not required to have an internal audit system as per provisions of the Companies Act 2013. Therefore, the question of making any comments as required under paragraph 3(xiv)(a) and 3(xiv)(b) of the Order does not arise.
- xv. The Company has not entered into any non-cash transactions with its directors or persons connected with him. Accordingly, the reporting on compliance with the provisions of Section 192 of the Act under clause 3(xv) of the Order is not applicable to the Company.
- xvi. As evidenced from the records produced before us and as per information given to us, we are of the Opinion that (a) the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934. (b) The Company has not carried on any business of Non-Banking Financial or Housing Finance Activities. (c) The Company is not a Core Investment Company as defined under the regulations made by the Reserve Bank of India. (d) There are no Core Investment Companies in the Group.
- xvii. The company has not incurred any cash losses in the financial year or in the immediately preceding financial year.
- xviii. There has been no resignation of the statutory auditors during the year. Accordingly, clause 3(xviii) of the Order is not applicable.
- xix. According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- xx. The provisions of the Companies Act with regard to Corporate Social Responsibility as required under Section 135 of Companies Act read with rules framed thereunder, is not applicable to the Company. Accordingly, the reporting requirements as per paragraph 3(xx) of the order is not applicable.
- xxi. The paragraph 3(xxi) of the order is not applicable to the Company, since the financial statement covered under report is not a consolidated financial statement.

For PAI NAYAK & ASSOCIATES Chartered Accountants Registration No. 009090S

CA ANANTHANARAYANA PAI K Partner Membership Number: 024541 UDIN: 24024541BKCMHP9457

Place : Manipal Date : 28<sup>th</sup> August 2024



# ANNEXURE "B" TO INDEPENDENT AUDITOR'S REPORT

(Issued to the Members of Manipal Industries Limited)

REFERRED TO IN PARAGRAPH 3(f) UNDER THE HEADING "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" OF EVEN DATE

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

We have audited the internal financial controls over financial reporting of **Manipal Industries Limited** ("the Company") as of March 31, 2024 in conjunction with our audit of the Standalone Financial Statements of the Company for the year ended on that date.

#### Management's Responsibility for Internal Financial Controls

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

#### Auditors' Responsibility

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

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

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

#### Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of standalone financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of standalone financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and Directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition, of the company's assets that could have a material effect on the standalone financial statements.

#### Inherent Limitations of Internal Financial Controls over Financial Reporting

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

#### Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2024, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For PAI NAYAK & ASSOCIATES Chartered Accountants Registration No. 009090S

### CA ANANTHANARAYANA PAI K

Partner Membership Number: 024541 UDIN: 24024541BKCMHP9457

Place : Manipal Date : 28<sup>th</sup> August 2024

# CIN: U45201KA1961PLC001430 STANDALONE BALANCE SHEET AS AT 31st MARCH 2024

				₹ (in Hundred		
Particulars	Note No.	31.03	.2024	31.03	.2023	
A. EQUITY AND LIABILITIES:						
1. Shareholders Funds:						
a) Share Capital	1	1,74,219.60		1,74,219.60		
<ul> <li>b) Reserves &amp; Surplus</li> </ul>	2	13,78,456.45	15,52,676.05	13,58,212.79	15,32,432.39	
2. Non - Current Liabilities:						
a) Deferred Tax Liability (Net)	3A		3,115.22		7,132.39	
b) Long Term Provisions	3B		18,814.48		13,384.86	
3. Current Liabilities:						
a) Short term borrowings	4		2,40,066.93		2,84,098.86	
b) Trade Payables						
i. Total outstanding dues of Micro						
Enterprises and Small Enterprises						
(Refer Note 5.02)		-		-		
ii. Total outstanding dues of creditors other than Micro Enterprises and						
Small Enterprises	5	1,74,917.97	1,74,917.97	1,50,609.43	1,50,609.43	
c) Other current liabilities	6	1,74,317.37	1,03,589.05	1,00,000.40	1,17,029.94	
d) Short Term Provisions	7		1,00,000.00		16,846.29	
TOTAL	'		20,93,179.70		21,21,534.16	
B. ASSETS:			20,00,110110	=	21,21,001110	
1. Non -Current assets:						
a) Property, Plant & Equipment &						
Intangible Assets						
i) Property, Plant & Equipment	8	72,919.32		76,348.41		
ii) Intangible Assets	8A	2,203.20		-		
b) Non-current Investments	9A	2,45,277.83		2,45,277.83		
c) Long term loans & advances	9B	42,698.30		45,865.56		
d) Other Non-Current Assets	9C	51,939.08	4,15,037.73	60,271.33	4,27,763.13	
2. Current Assets:						
a) Inventories	10	2,63,515.62		2,24,327.47		
b) Trade Receivables	11	7,81,528.14		7,50,564.96		
c) Cash and cash equivalents	12	1,08,241.99		1,65,707.68		
d) Other Bank Balances	12	4,75,174.73		4,91,777.34		
e) Short term Loans & Advances	13	46,840.38		58,868.86		
f) Other Current Assets	14	2,841.11	16,78,141.97	2,524.72	16,93,771.03	
TOTAL			20,93,179.70		21,21,534.16	
Corporate Information, Summary of Significant Accounting Policies and Other Disclosures	25					

The notes 1 to 25 are an integral part of these financial statements.

Place : MANIPAL Date : 28th August 2024

> Sd/-T.Ashok Pai Director DIN: 00104379

Sd/-T.Harish Pai Technical Director DIN: 00332817 As per our Report of Even Date For PAI NAYAK & ASSOCIATES Chartered Accountants Registration Number: 009090S

> Sd/-CA Ananthanarayana Pai K Partner Membership No.: 024541

# CIN: U45201KA1961PLC001430 STANDALONE STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31st MARCH 2024

				₹	(in Hundreds)
Particulars	Note No.	2023	2023-24		2-23
I. Income					
Revenue from Operations	15		60,31,535.93		55,49,117.80
Other Income	16		43,379.23		44,719.06
TOTAL INCOME			60,74,915.16		55,93,836.86
II. Expenses					
Cost of materials consumed	17		12,96,399.04		11,63,022.82
Purchases	18		34,66,438.80		32,49,965.02
Changes in inventories of stock in trade	19		(38,913.56)		48,260.31
Employee Benefit Expenses	20		3,88,662.12		3,45,523.69
Finance Costs	21		15,942.76		11,587.26
Depreciation and amortisation	22		8,718.46		8,682.48
Other Expenses	23		9,13,548.09		6,97,344.64
TOTAL			60,50,795.71		55,24,386.22
Profit Before Exceptional and Extraordinary items and Tax			24,119.45		69,450.64
Exceptional Items : Income (Expenses) (net)			-		-
Profit Before Extraordinary items and Tax			24,119.45		69,450.64
Extraordinary items			-		
Profit before tax			24,119.45		69,450.64
Tax Expense			,		,
Current Income tax		9,790.46		14,688.38	
Income Tax- earlier year/s		(1,897.50)		964.41	
	-	7,892.96		15,652.79	
Deferred Tax Adjustment		(4,017.17)	3,875.79	1,632.36	17,285.15
Profit for the year		(.,•)	20,243.66	1,002.00	52,165.49
Earning Per Equity Share (Equity share of ₹10/- each Refer Note 25.01)	24				
(10,00,000 number of shares of ₹10 each fully paid and					
' 12,47,830 number of shares of ₹10 Each ₹ 6 paid)					
Basic Earning per share in ₹ Ps			1.16		2.98
Diluted Earning per share in ₹ Ps			0.90		2.32
Corporate Information, Summary of Significant Accounting Policies and Other Disclosures	25				

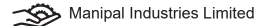
The notes 1 to 25 are an integral part of these financial statements.

Place : MANIPAL Date : 28th August 2024

> Sd/-T.Ashok Pai Director DIN: 00104379

Sd/-T.Harish Pai Technical Director DIN: 00332817 As per our Report of Even Date For PAI NAYAK & ASSOCIATES Chartered Accountants Registration Number: 009090S

> Sd/-CA Ananthanarayana Pai K Partner Membership No.: 024541



# CIN: U45201KA1961PLC001430 STANDALONE CASH FLOW STATEMENT FOR THE YEAR ENDING 31 MARCH 2024

		in Hundreds)
Particulars	2023-24	2022-23
A. CASH FLOW FROM OPERATING ACTIVITIES		
Profit for the year	20,243.66	52,165.49
Adjustments:		
Tax Expense	3,875.79	17,285.15
Depreciation and amortisation expenses	8,718.46	8,682.48
Interest Paid	14,792.73	10,482.75
Interest Income	(33,857.40)	(23,759.85)
Dividend Income	(65.00)	(65.02)
Income/Expense from Gratuity Fund Assets	8,517.84	(12,821.82)
Operating Profit before working capital changes	22,226.08	51,969.18
(Increase)/Decrease in Trade Receivables	(30,963.18)	(1,20,854.60)
(Increase)/Decrease in Inventories	(39,188.15)	32,554.43
(Increase)/Decrease in Loans & advances & Other Current Assets	12,887.89	(38,857.42)
Increase/(Decrease) in Trade payables and Other Current Liabilities	2,656.21	(40,960.56)
Cash generated from operations	(32,381.15)	(1,16,148.97)
Less : Income tax paid (Net Of Refund)	5,770.70	26,205.50
Cash flow from operating activities (A)	(38,151.85)	(142,354.48)
3. CASH FLOW FROM INVESTING ACTIVITIES		
Acquistion of Property Plant and Equipment-Tangible Assets and Intangible assets	(7,492.58)	(10,302.20)
Term Deposit (placed with Bank)/Encashed	15,000.00	(10,000.00)
Interest on Bonds held as Long Current Investment (Non-Trade)	2,350.00	2,350.00
Other Interest received	31,191.01	22,445.83
Dividends received	65.00	65.02
Net Cash flow from Investing Activities (B)	41,113.43	4,558.66
C. CASH FLOW FROM FINANCING ACTIVITIES		
Increase/(Decrease) in Short Term Borrowings	(44,031.93)	1,48,918.83
Interest Paid	(14,792.73)	(10,482.75)
Amount of unclaimed dividend remitted to Investor Education and Protection Fund	(1,602.61)	(1,435.33)
Dividend Paid (earlier year/s)	-	(6.42)
Net Cash flow from Financing Activities (C)	(60,427.27)	1,36,994.33
Net increase/(Decrease) in Cash & Cash equivalents (A+B+C)	(57,465.69)	(801.49)
Cash & Cash Equivalents at the beginning of the period	1,65,707.68	1,66,509.17
	1,08,241.99	1,65,707.68

Note: a) Cash Flow Statement is prepared under Indirect Method as prescribed under Accounting Standard 3.

b) Cash Balance of Cash & Cash Equivalents does not include deposit with Scheduled Banks with maturity period beyond 3 months.

c) Previous year's amounts have been arranged, regrouped and reclassified wherever necessary.

The notes 1 to 25 are an integral part of these financial statements.

As per our Report of Even Date For PAI NAYAK & ASSOCIATES Chartered Accountants Registration Number: 009090S

Sd/- **T. Ashok Pai** Director DIN : 00104379

Place : MANIPAL Date : 28<sup>th</sup>August, 2024 Sd/- **T. Harish Pai**  *Technical Director* DIN : 00332817 Sd/-CA ANANTHANARAYANA PAI K Partner Membership No.: 024541

# NOTES TO ACCOUNTS FORMING PART OF THE STANDALONE BALANCE SHEET AS AT 31ST MARCH, 2024

				(₹ in Hundreds)
Particulars	As at 31.	03.2024	As at 31.0	03.2023
Note 1: SHARE CAPITAL (also refer Note 1.01 to 1.04 below)				
Authorised:				
1,00,00,000 Equity Shares of ₹10/- each		10,00,000.00		10,00,000.00
20,00,000 Cumulative Redeemable Preference		2,00,000.00		2,00,000.00
Shares of ₹10/- each	-	12,00,000.00	-	12,00,000.00
Issued:				
50,00,000 (P.Y.: 50,00,000) Equity Shares of ₹10/- each	-	5,00,000.00	-	5,00,000.00
Subscribed and Paid-up:				
10,00,000 (P.Y.: 10,00,000) Equity Shares of ₹10/- each fully paid		1,00,000.00		1,00,000.00
12,47,830 (P.Y.: 12,47,830) Equity Shares of ₹10/- each ₹6/- paid		74,869.80		74,869.80
		1,74,869.80		1,74,869.80
Less: Allotment money and calls-in-arrears from persons other than Directors	_	(650.20)	_	(650.20)
	=	1,74,219.60	=	1,74,219.60
Note 1.01: Reconciliation of number of Equity Shares of ₹10/- each				
_	Number of Shares	Amount (₹)	Number of Shares	Amount (₹)
Balance as at the beginning of the year (net of calls-in-arrears)				
Full paid-up	10,00,000	99,425.60	10,00,000.00	99,425.60
₹6 paid	12,47,830	74,794.00	12,47,830.00	74,794.00
_	22,47,830	1,74,219.60	22,47,830.00	1,74,219.60
A director out dominant the second				

Adjustment during the year		-	-	-	-
Balance as at the end of the year (net of calls	-in-arrears)				
	Full paid-up	10,00,000	99,425.60	10,00,000.00	99,425.60
	₹6 paid	12,47,830	74,794.00	12,47,830.00	74,794.00
		22,47,830	1,74,219.60	22,47,830.00	1,74,219.60

# Note 1.02: Rights, preferences and restrictions attached to shares

### **Equity Shares:**

Equity shares have a par value of ₹10 per share. Each shareholder is eligible for one vote for each share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting, except in the case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company (after distribution of all preferential amounts) in proportion to their shareholding and also after considering the paid up value of the shares. The partly paid equity shares are entitled for the dividend at the rate as calculated on the paid up value of the shares.

### Preference Shares:

Preference shares have a par value of ₹10 per share. Shares are cumulative and therefore the shareholders are entitled to carry forward the dividend of a year/s to the forth coming year/s, in case the same is not declared in a year. In the event of liquidation, such shareholders are eligible to receive the face value (after distribution of all preferential amounts) before the distribution of assets to the Equity Shareholders. However the Company has not issued the Preference shares and therefore the question of making any other disclosure does not arise.

## Note 1.03: Details of shares held by shareholders holding more than 5% of the aggregate shares in the Company

		As at March 31, 2024		As at March 31, 2023		
Equity shares		Number of Shares	Percentage	Number of Shares	Percentage	
Academy of General Education, Manipal						
Equity Shares of ₹10/- each, ₹6 paid	11,65,540					
Equity Shares of ₹10/- each, fully paid-up	2,86,465	14,52,005	64.60%	14,52,005	64.60%	

# NOTES TO ACCOUNTS FORMING PART OF THE STANDALONE BALANCE SHEET AS AT 31ST MARCH, 2024

Note 1.04: Details of shares held by Promoters (the information inclues both fully paid up and partly paid up equity shares) (Information for the year and previous year)

	As at Ma	rch 2024	As at Ma	rch 2023	% Chang
Name	No. of Shares	% of Shareholding		% of Shareholding	During the Year & Previous Year
Sharath Investments Ltd.	12800	0.57	12800	0.57	0
Manipal Media Network Ltd	4600	0.20	4600	0.20	0
Academy of General Educaiton	1452005	64.60	1452005	64.60	0
Academy school of Music and Fine Arts	11550	0.51	11550	0.51	0
Teaching Fraternity	67230	2.99	67230	2.99	0
TMA Pai Foundation	30000	1.33	30000	1.33	0
Usha	8933	0.40	8933	0.40	0
Kusuma P Pai	15480	0.69	15480	0.69	0
Vasanti R Shenoy	14275	0.64	14275	0.64	0
Suniti P Nayak	10235	0.46	10235	0.46	0
Indumathi Bai	9150	0.41	9150	0.41	0
Asha Pai T	24250	1.08	24250	1.08	0
T Vijayalaxmi N Pai	13175	0.59	13175	0.59	0
T Narayan Pai	20595	0.92	20595	0.92	0
Mohandas Pai T	1305	0.06	1305	0.06	0
Rajesh Pai	6213	0.28	6213	0.28	0
Shanthi R Pai	3500	0.16	3500	0.16	0
Asha S Pai	1660	0.07	1660	0.07	0
Ashok Pai T	7475	0.33	7475	0.33	0
T Harish Pai	4173	0.19	4173	0.19	0
Jayanthi R Pai	5135	0.23	5135	0.23	0
T Ramdas Pai	3305	0.15	3305	0.15	0
Alka Pai B	80	0.00	80	0.00	0
K Mohan Kamath	500	0.02	500	0.02	0
Ranjan R Pai	3985	0.18	3985	0.18	0
Sanjay N Pai	233	0.01	233	0.01	0
Neeta N Pai	233	0.01	233	0.01	0
Sunil N Pai	232	0.01	232	0.01	0
Sachin A Pai	233	0.01	233	0.01	0
Madhav A Pai	233	0.01	233	0.01	0
Vindhya Pai	232	0.01	232	0.01	0
Ranjana Shenoy Nathan	555	0.02	555	0.02	0
Indumathi B Pai	555	0.02	555	0.02	0
Asha K Pai	555	0.02	555	0.02	0
Radhika Pai T	140	0.01	140	0.01	0
T Satish U Pai	2740	0.12	2740	0.12	C
Total	1737550	77.30	1737550	77.30	0

Note: There are no changes in percentage changes of promoters shareholding either in the current year or in the previous year.

				(₹ in Hundreds)
Particulars	As at 31	.03.2024	As at 31	.03.2023
Note 2:				
RESERVES AND SURPLUS (also refer Note 2.01 and 2.02)				
Capital Reserve		46,955.36		46,955.36
General Reserve				
Opening Balance	2,00,187.37		2,00,187.37	
Add: Transferred during the year	-	2,00,187.37		2,00,187.37
Securities Premium		1,86,985.00		1,86,985.00
Surplus in Statement of Profit and Loss				
Balance at the beginning of the year	9,24,085.06		8,71,919.57	
Add: Profit for the year	20,243.66		52,165.49	
·	9,44,328.72		9,24,085.06	
Less: Appropriations	-	9,44,328.72	-	9,24,085.06
		13,78,456.45		13,58,212.79

Note 2.01: General Reserve as above, is being created from time to time by way of transfer of profits from retained earnings, without any specific purpose. Note 2.02: No dividend declared/distributed/paid/proposed out of profits of the current reporting period as well as the previous reporting period.

# NOTES TO ACCOUNTS FORMING PART OF THE STANDALONE BALANCE SHEET AS AT 31ST MARCH, 2024

Particulars			As at 31.03.2024		As at 31.0	3.2023
Note 3A:						
	TAX ASSET/LIABILITY (also refer Note	3A.01 and 3A.02)				
	Tax Assets: int of Disallowances under Income Tax Ad	ct 1061	6.9	95.91		5,376.60
OITACCOU	Total	Δ		95.91	_	5,376.60
Deferred	Tax Liability:				=	0,070.00
	int of Depreciation/amortisation difference	9	6.2	05.21		6,459.30
	int of Gratuity Assets/provisions			05.92		6,049.6
011710000	Total	В		11.13		12,508.99
Deferred	Tax Asset (Liability)(net)	А-В		5.22)	_	(7,132.39
	As per accounting standard (AS-22) on timing differences are given in the above				of deferred	I tax arising o
Note 3A.02	Accordingly deferred tax adjustment (in during the year in the Statement of Prot	come) of ₹4,017.17 Hund	dreds (PY: charged	l₹1,632.36 H	lundreds) h	as been mad
Note 3B:	3,					
	M PROVISIONS (also refer Note 3B.01)					
Provision for	r Leave encashment			14.48	_	13,384.8
				14.48	_	13,384.8
Note 3B.01:	The liability in respect of leave encashment	nent: Provision is made or	n an estimated bas	is, considerin	ng the fact th	nat the amour
	involved therein is not material.					
Note 4:		and ( 00)				
	RM BORROWINGS (also refer Note 4.01	and 4.02)				
•	pital Loans – Secured					
From Bank a	against the security of Bank term deposit	S.		066.93	-	2,84,098.8
				066.93	_	2,84,098.8
Note 4.01:	The balance in the OD Account in Can	ara Bank as on 31st M	arch 2024 is ₹1,1	4,485.67 Hui	ndreds (PY	′ ₹1,11,765.5
	Hundreds) and such balance in the OD A					).The balanc
	in the loan account in Karnataka Bank on					
Note 4.02:	Working Capital loans against Term Dep	posits represents Overdr	aft facility upto the	e limit of ₹1,	80,000.00 I	
Note 4.02:	Working Capital loans against Term De ₹1,80,000.00 Hundreds) against the pled	posits represents Overdi ge of Term Deposit in Car	aft facility upto the ara Bank, and a lir	e limit of ₹1, nit of (overdra	80,000.00 I aft and loan	
Note 4.02:	Working Capital loans against Term De ₹1,80,000.00 Hundreds) against the pledg Hundereds (PY ₹1,84,500.00 Hundereds	posits represents Overdr ge of Term Deposit in Car ) against the pledge of T	aft facility upto the nara Bank, and a lin erm Deposit in Kar	e limit óf ₹1, nit of (overdra mataka Bank	80,000.00 I aft and loan	)₹1,84,500.00
Note 4.02:	Working Capital loans against Term Dej ≹1,80,000.00 Hundreds) against the pled Hundereds (PY ₹1,84,500.00 Hundereds Interest on overdraft against term deposi	posits represents Overdu ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75	aft facility upto th hara Bank, and a lin erm Deposit in Kar %, i.e., varying fro	e limit of ₹1,; nit of (overdra <u>nataka Bank</u> n 5.35% to 7	80,000.00 I aft and Ioan 	)₹1,84,500.0 Deposit Rate
Note 4.02:	Working Capital loans against Term Dej ₹1,80,000.00 Hundreds) against the pledy <u>Hundereds (PY ₹1,84,500.00 Hundereds</u> Interest on overdraft against term deposi 0.75%, i.e., varying from 5.00% to 7.15	posits represents Overdu ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75	aft facility upto th hara Bank, and a lin erm Deposit in Kar %, i.e., varying fro	e limit of ₹1,; nit of (overdra <u>nataka Bank</u> n 5.35% to 7	80,000.00 I aft and Ioan 	)₹1,84,500.00 Deposit Rate ·
Note 4.02:	Working Capital loans against Term Dej ≹1,80,000.00 Hundreds) against the pled Hundereds (PY ₹1,84,500.00 Hundereds Interest on overdraft against term deposi	posits represents Overdu ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75	aft facility upto th hara Bank, and a lin erm Deposit in Kar %, i.e., varying fro	e limit of ₹1,; nit of (overdra <u>nataka Bank</u> n 5.35% to 7	80,000.00 I aft and Ioan 	)₹1,84,500.0 Deposit Rate
Note 4.02: Note 4.03: Note 5:	Working Capital loans against Term Dej ≹1,80,000.00 Hundreds) against the pled <u>Hundereds (PY ₹1,84,500.00 Hundereds</u> Interest on overdraft against term deposi 0.75%, i.e., varying from 5.00% to 7.15 <u>Karnataka Bank is 8.30%</u> .	posits represents Overdu ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75	aft facility upto th hara Bank, and a lin erm Deposit in Kar %, i.e., varying fro	e limit of ₹1,; nit of (overdra <u>nataka Bank</u> n 5.35% to 7	80,000.00 I aft and Ioan 	)₹1,84,500.0 Deposit Rate
Note 4.02: Note 4.03: Note 5: TRADE PAY	Working Capital loans against Term Deg ₹1,80,000.00 Hundreds) against the pled <u>Hundereds (PY ₹1,84,500.00 Hundereds</u> Interest on overdraft against term deposi 0.75%, i.e., varying from 5.00% to 7.15 <u>Karnataka Bank is 8.30%</u> . <b>(ABLES</b> (also refer Note 5.01 to 5.03)	posits represents Overdu ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75	aft facility upto th hara Bank, and a lin erm Deposit in Kar %, i.e., varying fro	e limit of ₹1,; nit of (overdra <u>nataka Bank</u> n 5.35% to 7	80,000.00 I aft and Ioan 	)₹1,84,500.0 Deposit Rate
Note 4.02: Note 4.03: Note 5: TRADE PAY	Working Capital loans against Term Deg ₹1,80,000.00 Hundreds) against the pledg Hundereds (PY ₹1,84,500.00 Hundereds Interest on overdraft against term deposi 0.75%, i.e., varying from 5.00% to 7.15 Karnataka Bank is 8.30%. <b>'ABLES</b> (also refer Note 5.01 to 5.03) prises & Small Enterprises	posits represents Overdu ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75	aft facility upto th hara Bank, and a lin erm Deposit in Kar %, i.e., varying fro	e limit of ₹1,; nit of (overdra <u>nataka Bank</u> n 5.35% to 7	80,000.00 I aft and Ioan 	)₹1,84,500.0 Deposit Rate
Note 4.02: Note 4.03: Note 5: TRADE PAN Micro Entern a) For Goo	Working Capital loans against Term Dej ₹1,80,000.00 Hundreds) against the pled <u>Hundereds</u> (PY ₹1,84,500.00 Hundereds Interest on overdraft against term deposi 0.75%, i.e., varying from 5.00% to 7.15 Karnataka Bank is 8.30%. <b>/ABLES</b> (also refer Note 5.01 to 5.03) orises & Small Enterprises ods	posits represents Overdu ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75	aft facility upto th hara Bank, and a lin erm Deposit in Kar %, i.e., varying fro	e limit of ₹1,; nit of (overdra <u>nataka Bank</u> n 5.35% to 7	80,000.00 I aft and Ioan 	)₹1,84,500.00 Deposit Rate ·
Note 4.02: Note 4.03: Note 5: TRADE PAN Micro Entern a) For Goo b) For Ser	Working Capital loans against Term Dep ₹1,80,000.00 Hundreds) against the pledt <u>Hundereds</u> (PY ₹1,84,500.00 Hundereds Interest on overdraft against term deposi 0.75%, i.e., varying from 5.00% to 7.15 <u>Karnataka Bank is 8.30%</u> . <b>/ABLES</b> (also refer Note 5.01 to 5.03) prises & Small Enterprises ods vices	posits represents Overdu ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75	aft facility upto th hara Bank, and a lin erm Deposit in Kar %, i.e., varying fro	e limit of ₹1,; nit of (overdra <u>nataka Bank</u> n 5.35% to 7	80,000.00 I aft and Ioan 	)₹1,84,500.00 Deposit Rate ·
Note 4.02: Note 4.03: Note 5: TRADE PAN Micro Enterr a) For Goo b) For Ser Other than M	Working Capital loans against Term Deg ₹1,80,000.00 Hundreds) against the pledg Hundereds (PY ₹1,84,500.00 Hundereds) Interest on overdraft against term deposi 0.75%, i.e., varying from 5.00% to 7.15 Karnataka Bank is 8.30%. <b>YABLES</b> (also refer Note 5.01 to 5.03) prises & Small Enterprises ods vices Micro Enterprises & Small Enterprises	posits represents Overdi ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75 %) as on 31st March 20	aft facility upto th ara Bank, and a lir erm Deposit in Kaa %, i.e., varying froi 24. The rate of int - -	e limit of ₹1, nit of (overdra <u>nataka Bank</u> n 5.35% to 7 erest charged	80,000.00 I aft and loan 	)₹1,84,500.0 Deposit Rate
Note 4.02: Note 4.03: Note 5: TRADE PAN Micro Entern a) For Gor b) For Ser Other than N a) For Gor	Working Capital loans against Term Deg ₹1,80,000.00 Hundreds) against the pledg Hundereds (PY ₹1,84,500.00 Hundereds) Interest on overdraft against term deposi 0.75%, i.e., varying from 5.00% to 7.15 Karnataka Bank is 8.30%. <b>(ABLES</b> (also refer Note 5.01 to 5.03) prises & Small Enterprises ods vices Micro Enterprises & Small Enterprises ods	posits represents Overdi ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75 %) as on 31st March 20	raft facility upto th ara Bank, and a lir erm Deposit in Kar %, i.e., varying froi 24. The rate of int - - - 1,893.25	e limit of ₹1, nit of (overdra nataka Bank n 5.35% to 7 erest charged - 	80,000.00 I aft and loan, 	)₹1,84,500.00
Note 4.02: Note 4.03: Note 5: IRADE PAN Micro Entern a) For Goo b) For Ser Other than N	Working Capital loans against Term Deg ₹1,80,000.00 Hundreds) against the pledg Hundereds (PY ₹1,84,500.00 Hundereds) Interest on overdraft against term deposi 0.75%, i.e., varying from 5.00% to 7.15 Karnataka Bank is 8.30%. <b>(ABLES</b> (also refer Note 5.01 to 5.03) prises & Small Enterprises ods vices Micro Enterprises & Small Enterprises ods	posits represents Overdi ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75 %) as on 31st March 20	raft facility upto th lara Bank, and a lir erm Deposit in Kar %, i.e., varying froi 24. The rate of int - - - 1,893.25 3,024.721,74,	e limit of ₹1, nit of (overdra <u>nataka Bank</u> to 5.35% to 7 erest charged - 	80,000.00 I aft and loan 	)₹1,84,500.0 Deposit Rate an Account i 1,50,609.4
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Note 4.02: Note 4.03: Note 5: TRADE PAN Micro Entern a) For Gor b) For Ser Other than M a) For Gor b) For Ser Note 5.01: Note 5.02: Note 5.03: / Note 5.03: / Note 6: OTHER CU Unclaimed Other pay: Dealersi Statutor	Working Capital loans against Term Deg ₹1,80,000.00 Hundreds) against the plede Hundereds (PY ₹1,84,500.00 Hundereds) Interest on overdraft against term deposit 0.75%, i.e., varying from 5.00% to 7.15 Karnataka Bank is 8.30%. <b>(ABLES</b> (also refer Note 5.01 to 5.03) brises & Small Enterprises vices Micro Enterprises & Small Enterprises ods vices Frade payables are subject to confirmation b There are no outstanding dues at any time duri Accordingly there are no ther disclosures requi Sheet" of Division I of Schedule III to Companie parties have been identified on the basis of inforr Ageing for Trade Payables outstanding as on Marc <b>RRENT LIABILITIES</b> I dividends ables hip Deposits y Dues payable	posits represents Overdi ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75 %) as on 31st March 20	raft facility upto the nara Bank, and a line ierm Deposit in Kara %, i.e., varying froi 24. The rate of int 	e limit of ₹1, nit of (overdra: nataka Bank n 5.35% to 7 erest charged 1,3 917.97 1917.97 10 the process arative year, to neral Instructio neral Instructio o 25.13. There a 4.73 5.00 6.00	80,000.00 I aft and loan .00% (PY E d on the Lo 	1,50,609.4 1,50,
Note 4.02: Note 4.03: Note 5: TRADE PAN Micro Entern a) For Gor b) For Ser Other than M a) For Gor b) For Ser Note 5.01: Note 5.02: Note 5.03: / Note 5.03: / Note 6: OTHER CU Unclaimed Other pay: Dealersi Statutor	Working Capital loans against Term Deg ₹1,80,000.00 Hundreds) against the pledy Hundereds (PY ₹1,84,500.00 Hundereds) Interest on overdraft against term deposi 0.75%, i.e., varying from 5.00% to 7.15 Karnataka Bank is 8.30%. <b>(ABLES</b> (also refer Note 5.01 to 5.03) prises & Small Enterprises ods vices Micro Enterprises & Small Enterprises ods vices Frade payables are subject to confirmation b There are no outstanding dues at any time duri Accordingly there are no other disclosures requi sheet' of Division I of Schedule III to Companie varites have been identified on the basis of inforn Ageing for Trade Payables outstanding as on Marc <b>RRENT LIABILITIES</b> I dividends ables hip Deposits	posits represents Overdi ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75 %) as on 31st March 20	aft facility upto the nara Bank, and a lin- erm Deposit in Kaar %, i.e., varying froi 24. The rate of int 	e limit of ₹1, nit of (overdra nataka Bank n 5.35% to 7 erest charged <u>917.97</u> <u>917.97</u> <u>917.97</u> <u>917.97</u> in the process arative year, to neral Instruction n relied upon by o 25.13. There a <b>4.73</b> <b>5.00</b> <b>6.00</b> <b>3.32</b>	80,000.00 I aft and loan .00% (PY E d on the Lo 	1,50,609.4 1,50,609.4 1,50,609.4 1,50,609.4 1,50,609.4 0 confirmation. nall Enterprises ation of Balance the extent suck 6,777.16 745.00 81,402.92 28,104.86
Note 4.02: Note 4.03: Note 5: TRADE PAY Micro Entern a) For Gor b) For Ser Other than M a) For Gor b) For Ser Other than M a) For Gor b) For Ser Note 5.01: Note 5.02: Note 5.03: / Note 5.03: / Note 6: OTHER CU Unclaimed Other pay: Dealersis Statutory Employee	Working Capital loans against Term Deg ₹1,80,000.00 Hundreds) against the plede Hundereds (PY ₹1,84,500.00 Hundereds) Interest on overdraft against term deposit 0.75%, i.e., varying from 5.00% to 7.15 Karnataka Bank is 8.30%. <b>(ABLES</b> (also refer Note 5.01 to 5.03) brises & Small Enterprises vices Micro Enterprises & Small Enterprises ods vices Frade payables are subject to confirmation b There are no outstanding dues at any time duri Accordingly there are no ther disclosures requi Sheet" of Division I of Schedule III to Companie parties have been identified on the basis of inforr Ageing for Trade Payables outstanding as on Marc <b>RRENT LIABILITIES</b> I dividends ables hip Deposits y Dues payable	posits represents Overdi ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75 %) as on 31st March 20	raft facility upto the nara Bank, and a line ierm Deposit in Kara %, i.e., varying froi 24. The rate of int 	e limit of ₹1, nit of (overdra nataka Bank n 5.35% to 7 erest charged <u>917.97</u> <u>917.97</u> <u>917.97</u> <u>917.97</u> in the process arative year, to neral Instruction n relied upon by o 25.13. There a <b>4.73</b> <b>5.00</b> <b>6.00</b> <b>3.32</b>	80,000.00 I aft and loan .00% (PY E d on the Lo 	1,50,609.4 1,50,609.4 1,50,609.4 1,50,609.4 1,50,609.4 0 confirmation. nall Enterprises ation of Balance the extent suck 6,777.16 745.00 81,402.92 28,104.86
Note 4.02: Note 4.03: Note 4.03: TRADE PAY Micro Entern a) For Goc b) For Ser Other than N a) For Goc b) For Ser Note 5.01: Note 5.02: Note 5.03: Note 5.03: Note 5.03: Note 6: OTHER CU Unclaimed Other pay: Dealersis Statuton Employee Note 7:	Working Capital loans against Term Deg ₹1,80,000.00 Hundreds) against the pledg Hundereds (PY ₹1,84,500.00 Hundereds) Interest on overdraft against term deposit 0.75%, i.e., varying from 5.00% to 7.15 Karnataka Bank is 8.30%. <b>YABLES</b> (also refer Note 5.01 to 5.03) brises & Small Enterprises ods vices dicro Enterprises & Small Enterprises ods vices frade payables are subject to confirmation b There are no outstanding dues at any time duri accordingly there are no other disclosures requi Sheet" of Division I of Schedule III to Companie barties have been identified on the basis of inforr Ageing for Trade Payables outstanding as on Marce <b>RRENT LIABILITIES</b> 1 dividends ables hip Deposits y Dues payable be Benefits payable	posits represents Overdi ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75 %) as on 31st March 20	aft facility upto the nara Bank, and a lin- erm Deposit in Kaar %, i.e., varying froi 24. The rate of int 	e limit of ₹1, nit of (overdra nataka Bank n 5.35% to 7 erest charged <u>917.97</u> <u>917.97</u> <u>917.97</u> <u>917.97</u> in the process arative year, to neral Instruction n relied upon by o 25.13. There a <b>4.73</b> <b>5.00</b> <b>6.00</b> <b>3.32</b>	80,000.00 I aft and loan .00% (PY E d on the Lo 	1,50,609.4 1,50,
Note 4.02: Note 4.03: Note 5: IRADE PAY Micro Entern a) For Goo b) For Ser Other than N a) For Goo b) For Ser Note 5.01: Note 5.02: Cotter 5.03: Note 5.03: DTHER CUU Unclaimed Other pay Dealersi Statutor Employe	Working Capital loans against Term Deg ₹1,80,000.00 Hundreds) against the pledg Hundereds (PY ₹1,84,500.00 Hundereds) Interest on overdraft against term deposi 0.75%, i.e., varying from 5.00% to 7.15 Karnataka Bank is 8.30%. <b>YABLES</b> (also refer Note 5.01 to 5.03) brises & Small Enterprises ods vices firade payables are subject to confirmation b There are no outstanding dues at any time duri Accordingly there are no other disclosures requi Sheet" of Division I of Schedule III to Companie barties have been identified on the basis of inforr Ageing for Trade Payables outstanding as on Marce <b>RRENT LIABILITIES</b> I dividends ables hip Deposits y Dues payable be Benefits payable Benefits p	posits represents Overdi ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75 %) as on 31st March 20	aft facility upto the nara Bank, and a lin- erm Deposit in Kaar %, i.e., varying froi 24. The rate of int 	e limit of ₹1, nit of (overdra nataka Bank n 5.35% to 7 erest charged <u>917.97</u> <u>917.97</u> <u>917.97</u> <u>917.97</u> in the process arative year, to neral Instruction n relied upon by o 25.13. There a <b>4.73</b> <b>5.00</b> <b>6.00</b> <b>3.32</b>	80,000.00 I aft and loan .00% (PY E d on the Lo 	1,50,609.4 1,50,609.4 1,50,609.4 1,50,609.4 1,50,609.4 g confirmation. all Enterprises ation of Balance the extent suck 6,777.11 745.0 81,402.9 28,104.9 1,17,029.9
Note 4.02: 1 Note 4.03: Note 5: TRADE PAY Micro Entern a) For Goo b) For Ser Other than N a) For Goo b) For Ser Note 5.01: 1 Note 5.02: 7 Note 5.03: / Note 5.03: / Note 5.03: / Note 6: OTHER CUU Unclaimed Other pay Dealersi Statutory Employed	Working Capital loans against Term Deg ₹1,80,000.00 Hundreds) against the pledg Hundereds (PY ₹1,84,500.00 Hundereds) Interest on overdraft against term deposit 0.75%, i.e., varying from 5.00% to 7.15 Karnataka Bank is 8.30%. <b>YABLES</b> (also refer Note 5.01 to 5.03) brises & Small Enterprises ods vices dicro Enterprises & Small Enterprises ods vices frade payables are subject to confirmation b There are no outstanding dues at any time duri accordingly there are no other disclosures requi Sheet" of Division I of Schedule III to Companie barties have been identified on the basis of inforr Ageing for Trade Payables outstanding as on Marce <b>RRENT LIABILITIES</b> 1 dividends ables hip Deposits y Dues payable be Benefits payable	posits represents Overdi ge of Term Deposit in Car ) against the pledge of T ts is Deposit Rate + 0.75 %) as on 31st March 20	aft facility upto the nara Bank, and a lin- erm Deposit in Kaar %, i.e., varying froi 24. The rate of int 	e limit of ₹1, nit of (overdra nataka Bank n 5.35% to 7 erest charged <u>917.97</u> <u>917.97</u> <u>917.97</u> <u>917.97</u> in the process arative year, to neral Instruction n relied upon by o 25.13. There a <b>4.73</b> <b>5.00</b> <b>6.00</b> <b>3.32</b>	80,000.00 I aft and loan .00% (PY E d on the Lo 	1,50,609.4: 1,50

Note 7.01: The Company has made the provision as above in relation to amount due towards refund of Income Tax paid of earlier years. The Company has during the year written off the tax paid, against the aforesaid provisions as above.

Accot			GRC	<b>GROSS BLOCK</b>				DEPRECIATION	-	NET BLOCK	LOCK
Description	I	Cost as on A 31.03.2023 A	Additions D	Deductions	Cost as on 31.03.2024	Total up to 31.03.2023	For the year	Deductions	Total up to 31.03.2024	As on 31.03.2024	As on 31.03.2023
Land – Freehold		12.865.32		.	12.865.32					12,865.32	12.865.32
Buildings – Freehold		44,049.00		'	44,049.00			. 0	11,657.63	32,391.37	33,277.27
Plant & Machinery and Equipments	quipments	40,463.70		'	40,463.70	ო		- 6	36,605.54	3,858.16	4,453.15
Furniture & Office Equipments	nents	11,818.18	4,270.42	'	16,088.60			- 6	10,202.06		2,091.31
Data Processing Equipments	ents	26,609.23	980.16	'	27,589.39		e C	,	23,466.03		6,351.66
Vehicles		45,979.73	' L C L C L	'	45,979.73				32,185.16		17,309.69
IUIAL		,81,785.16	5,250.58	•	1,8/,035./4	1,05,436./5	5 8,6/9.60		1,14,116.41	12,919.32	/ 6, 348.41
Amounts for the previor	ious year:									£)	(₹ in Hundreds)
Accet			GRI	<b>GROSS BLOCK</b>				DEPRECIATION	-	NET BLOCK	OCK
Description	I	Cost as on A	Additions D	Deductions	Cost as on	Total up to	For the year	. Deductions	Total up to	As on	As on
	0	10.002			01.00.2020				C707.CO.I C	01.00.2020	2202.00.10
Land – Freenold		12,805.32	- 000 000	'	12,865.32					12,865.32	12,805.32
Bullaings - Freenola		42,409.00	1,090.00		44,049.00				10,//1./3	33,211.21	32,900.09
Flant & Macninery and Equipments	quipments	38,393.70	1,8/0.00		40,463.70			4 C	50,010,05	4,453.15	3, 127.09
Data Drocessing Equipments		10,000,11	0 14.40 6 7 10 16		76,600,02	72 77 27			3,1 20.01 20 257 57	E 254 55	0, 797 1.02
Vehicles	210	45 901 17	78.56		45,979,73		14	 	28,670,04	17,309,69	21 395 46
TOTAL	-	.71,482.96	10,302.20	.	1,81,785.16				1,05,436.75	76,348.41	74,728.69
Note 8.01: Note 25.04 re Note 8.02: Building Free Note 8.03: Borrowing co	Note 25.04 relating to impairment of Assets also forms part of this note. Note 25.04 relating free hold includes the part of the Building guren on rent, the Income of which is disclosed in Note 16. There are no other Charges on Property Plant and Equipment. Burnowing creat carritatised during the vear to "Proneary Plant and Fortinment" is \$ NII (P V : ₹ NII).	ient of Assets als e part of the Buil ind the vear to "	lso forms part o Iding given on r Property Plant	if this note. ent, the incor and Fouriome	me of which is ant" is ₹ Nil (P )	disclosed in No イ・₹ Nil)	ite 16. There are	no other Charge	s on Property Pla	int and Equipme	ц.
	01 C may also he	referred to for t	the disclosure of	of accounting in	nolicy on Prop.	arty Diant and	Equipment i a m	adprained damig not year of input), india damigradina on Portanti. And C mori sico ha referred to for the disciplication of accountion on Portant's and Enuinment i a measurement denergiant method regul life at	naciation mathod	l ricafiil lifa atc	
0	receive zours, may approximate or on the decording price or reperty, retrient suppriments a measurement, expression means, may apprise or accurate accurate or according the question of property active or accurate or accur	d the property a	and accordingly of the Company	/ the question	of disclosure v	with regard to re	evaluation of pro	perty does not ar.	se. The title deed	s of the immova	ble property as
Note 8A: NOTE 8A: INT	NTANGIBLE A	SSETS (also r	refer Note 8A	.01 to 8A.0	t) (Previous	Year figures	have been giv	ANGIBLE ASSETS (also refer Note 8A.01 to 8A.04) (Previous Year figures have been given in separate table)	table)	≥)	(₹ in Hundreds)
Accot			<b>GROSS BLOCK</b>	DCK			AN	AMORTISATION		NET BLOCK	ock
Description	Cost as on 31.03.2023	Additions	Deductions	Cost 31.03		Total up to Fi 31.03.2023		Deductions		As on 31.03.2024	As on 31.03.2023
Computer Software	•	2,242.00	00		2,242.00	'	38.80		38.80	2,203.20	
IUIAL	•	2,242.1	00	-	242.00		30.00		30.00	2,203.20	
Amounts for the previor	ous year:									≥)	(₹ in Hundreds)
V			<b>GROSS BLOCK</b>	CK			DE	DEPRECIATION		NET BLOCK	OCK
Asser Description	Cost as on 31.03.2022	Additions	Deductions	<sup>IS</sup> Cost as on 31.03.2023		Total up to 31.03.2022 Fi	For the year	Deductions	Total up to 31.03.2023	As on 31.03.2023	As on 31.03.2022
Computer Software	-			-	•						
TOTAL	•		1								

# NOTES TO ACCOUNTS FORMING PART OF THE STANDALONE BALANCE SHEET AS AT 31ST MARCH, 2024

Particulars		As at 31.0	03.2024	As at 31.0	₹ in Hundreds 03.2023
Note 9A:					
	NVESTMENTS (OTHER THAN TRADE)				
also refer Note 9A	01 to 9A.06)				
	GOVERNMENT SECURITIES ( Unquoted) ured Non Covertible Non cumulative Redeemable Taxable	le			
	ach Indian Railway Finance Corporation Limited				
	00% p.a. (PY 5.00%) (Date of Maturity: 31st August 2026)		47,000.00		47,000.00
Tate of interest- 5.0					
	TOTAL	A :	47,000.00	:	47,000.0
	EQUITY INSTRUMENTS AT COST				
	ly Paid (other than Trade Investment) ANCE CORPORATION LIMITED				
	2,650) Equity Shares of ₹10/- each		2,638.80		2,638.8
ICDS LIMITED			,		,
48,387 (PY: 48	8,387) Equity Shares of ₹10/- each		28,413.07		28,413.0
	TOTAL	в .	31,051.87		31,051.8
ii) Unquoted – F		-	. ,	:	- ,
a. In wholly	owned Subsidiary Company: SULTANTS LIMITED				
	PY: 2,45,300) Equity Shares of ₹10/- each		24,530.00		24,530.0
	ate Company:		24,000.00		24,000.00
SRI RAMA	AKRISHNA THEATRE LIMITED				
	PY: 1,39,418) Equity Shares of ₹10/- each		1,90,074.32		1,90,074.3
c. Others:					
	CO-OPERATIVE BANK LIMITED				
	Equity Shares of ₹25/- each	0.25		0.25	
				100.00	
```	100) Equity Shares of ₹100/- each	100.00		100.00	
	HOUSING FINANCE SYNDICATE LIMITED Y: 10.000) Equity Shares of ₹10/- each	1,000.00		1,000.00	
	ERPRISES LIMITED	1,000.00		1,000.00	
	Y: 12,096) Equity Shares of ₹10/- each	7,103.26	8.203.51	7,103.26	8,203.5
12,000 (1	TOTAL C		2,22,807.83	1,100.20	2,22,807.83
	(A) + (B) +			:	
Densisian for		(0)	3,00,859.70		3,00,859.7
Less: Provision for	diminution in the value of Investments	-	55,581.87		55,581.8
	TOTAL	:	2,45,277.83	:	2,45,277.83
	Company has made due provision for the diminution	in the value of the Inv			adopted by the
	agement. The management is of the opinion that the pro		dequate which are a	s tollows:	adopted by the
Quoted:	agement. The management is of the opinion that the pro			s follows:	1
Quoted: A) MANIPAL FINA			2,638.80	s tollows:	2,638.80
<b>Quoted:</b> A) MANIPAL FINA B) ICDS LTD.	agement. The management is of the opinion that the pro		2,638.80 28,413.07	s tollows:	2,638.80 28,413.07
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions	agement. The management is of the opinion that the pro		2,638.80	s tollows:	2,638.80 28,413.07
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions Unquoted:	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted)		2,638.80 28,413.07 31,051.87	s tollows:	2,638.8( 
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions Unquoted: C) TVP CONSUL <sup>-</sup>	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company)		2,638.80 28,413.07	s tollows:	2,638.8( 28,413.0 31,051.8 24,530.00
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions Unquoted:	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company)		2,638.80 28,413.07 31,051.87	s tollows:	2,638.8( 28,413.0 31,051.8 24,530.00
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions Unquoted: C) TVP CONSUL <sup>-</sup> Total Provision	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company)	vvisions so made, are a - - -	2,638.80 28,413.07 31,051.87 24,530.00	s tollows:	2,638.8( 28,413.0 31,051.8 24,530.00
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions Unquoted: C) TVP CONSUL <sup>-</sup> Total Provision Note 9A.02: Also i	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) is (Unquoted)	vvisions so made, are a - - - d subsidiary company.	2,638.80 28,413.07 31,051.87 24,530.00	s tollows:	2,638.80 28,413.01 31,051.81 24,530.00 24,530.00
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions: Unquoted: C) TVP CONSUL <sup>1</sup> Total Provision Note 9A.02: Also I Note 9A.03: Aggr	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) is (Unquoted) refer Note 13.03 for provision for investment in wholly owne	visions so made, are a - - - d subsidiary company.	2,638.80 28,413.07 31,051.87 24,530.00 24,530.00		2,638.80 28,413.07 31,051.87 24,530.00 24,530.00 31,051.87
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provision Unquoted: C) TVP CONSUL <sup>1</sup> Total Provision Note 9A.02: Also I Note 9A.03: Aggr Mark	agement. The management is of the opinion that the pro NCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) is (Unquoted) refer Note 13.03 for provision for investment in wholly owne egate amount of quoted investments (before provisions)	visions so made, are a - - - - d subsidiary company. - I	2,638.80 28,413.07 31,051.87 24,530.00 24,530.00 31,051.87		2,638.8( 28,413.0; 31,051.8; 24,530.0( 24,530.0( 31,051.8; Refer Note 9A.0 2,69,807.8;
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provision: Unquoted: C) TVP CONSUL <sup>1</sup> Total Provision Note 9A.02: Also I Note 9A.03: Aggri Mark Aggri	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) hs (Unquoted) refer Note 13.03 for provision for investment in wholly owne egate amount of quoted investments (before provisions) tet Value of quoted investments (before provisions) egate amount of unquoted investments (before provisions)	vvisions so made, are a - - - - - - - - - - - - - - - - - - -	2,638.80 28,413.07 31,051.87 24,530.00 24,530.00 31,051.87 Refer Note 9A.04 2,69,807.83		2,638.8( 28,413.0) 31,051.8; 24,530.0( 24,530.0) 31,051.8; Refer Note 9A.0
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provision: Unquoted: C) TVP CONSUL <sup>1</sup> Total Provision Note 9A.02: Also I Note 9A.03: Aggri Mark Aggri Note 9A.04: Aggri	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) is (Unquoted) refer Note 13.03 for provision for investment in wholly owne egate amount of quoted investments (before provisions) let Value of quoted investments egate amount of unquoted investments (before provisior egate Market value of Quoted investment is ₹ Nil (PY ₹ I	visions so made, are a - - d subsidiary company. - - ns) Nil) since they are not a	2,638.80 28,413.07 31,051.87 24,530.00 24,530.00 31,051.87 Refer Note 9A.04 2,69,807.83		2,638.8( 28,413.0) 31,051.8; 24,530.0( 24,530.0) 31,051.8; Refer Note 9A.0
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions Unquoted: C) TVP CONSUL Total Provision Note 9A.02: Also I Note 9A.03: Aggr Mark Aggr Note 9A.04: Aggr Note 9A.05: Refer	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) is (Unquoted) refer Note 13.03 for provision for investment in wholly owner egate amount of quoted investments (before provisions) et Value of quoted investments egate amount of unquoted investments (before provision egate Market value of Quoted investment is ₹ Nil (PY ₹ I r Note 25.01.D for accounting policy on valuation of inve	visions so made, are a - - d subsidiary company. - d subsidiary company. - - s) Nil) since they are not a stments.	2,638.80 28,413.07 31,051.87 24,530.00 24,530.00 31,051.87 Refer Note 9A.04 2,69,807.83 cctively traded.		2,638.80 28,413.01 31,051.81 24,530.00 24,530.00 31,051.81 Refer Note 9A.0 2,69,807.81
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provision: Unquoted: C) TVP CONSUL <sup>1</sup> Total Provision Note 9A.02: Also I Note 9A.03: Aggrn Mark Aggrn Note 9A.04: Aggrn Note 9A.05 Refer Note 9A.06 The a 13.03	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) is (Unquoted) refer Note 13.03 for provision for investment in wholly owne egate amount of quoted investments (before provisions) let Value of quoted investments egate amount of unquoted investments (before provisior egate Market value of Quoted investment is ₹ Nil (PY ₹ I	visions so made, are a - - d subsidiary company. - d subsidiary company. - - ns) Nill) since they are not a stments. - 4 of section 186 of Cor	2,638.80 28,413.07 31,051.87 24,530.00 24,530.00 31,051.87 Refer Note 9A.04 2,69,807.83 cctively traded.		2,638.8 28,413.0 31,051.8 24,530.0 24,530.0 24,530.0 31,051.8 Refer Note 9A.C 2,69,807.8
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provision Note 9A.02: Also I Note 9A.03: Aggr Mark Aggr Note 9A.04: Aggr Note 9A.05 Refer Note 9A.06 The a 13.00 Note 9B:	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) is (Unquoted) refer Note 13.03 for provision for investment in wholly owne egate amount of quoted investments (before provisions) tet Value of quoted investments (before provisions) et Value of quoted investments (before provisions) egate amount of unquoted investment is ₹ Nil (PY ₹ I r Note 25.01.D for accounting policy on valuation of inve above is to be considered as disclosure under subsection 3 for further disclosure. The Investments made for strate	visions so made, are a - - d subsidiary company. - d subsidiary company. - - ns) Nill) since they are not a stments. - 4 of section 186 of Cor	2,638.80 28,413.07 31,051.87 24,530.00 24,530.00 31,051.87 Refer Note 9A.04 2,69,807.83 cctively traded.		2,638.8 28,413.0 31,051.8 24,530.0 24,530.0 31,051.8 Refer Note 9A.( 2,69,807.8
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions Unquoted: C) TVP CONSUL Total Provision Note 9A.02: Also I Note 9A.02: Also I Note 9A.03: Aggr Note 9A.04: Aggr Note 9A.04: Aggr Note 9A.05 Refel Note 9A.06 The c 10.00 Note 9B: LONG TERM LOA	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) is (Unquoted) refer Note 13.03 for provision for investment in wholly owner egate amount of quoted investments (before provisions) et Value of quoted investments (before provisions) egate amount of unquoted investments (before provisions) egate amount of unquoted investments (before provisions) egate Aarket value of Quoted investment is ₹ Nil (PY ₹ I r Note 25.01.D for accounting policy on valuation of inve above is to be considered as disclosure under subsection 3 for further disclosure. The Investments made for strate INS AND ADVANCES (also refer Note 9B.01)	visions so made, are a - - d subsidiary company. - d subsidiary company. - - ns) Nill) since they are not a stments. - 4 of section 186 of Cor	2,638.80 28,413.07 31,051.87 24,530.00 24,530.00 31,051.87 Refer Note 9A.04 2,69,807.83 cctively traded.		2,638.8 28,413.0 31,051.8 24,530.0 24,530.0 24,530.0 31,051.8 Refer Note 9A.C 2,69,807.8
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions Unquoted: C) TVP CONSUL Total Provision Note 9A.02: Also I Note 9A.03: Aggr Note 9A.04: Aggr Note 9A.05 Refer Note 9A.06 The a 13.00 Note 9B: LONG FERM LOA	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) is (Unquoted) refer Note 13.03 for provision for investment in wholly owner egate amount of quoted investments (before provisions) iet Value of quoted investments (before provisions) iet Value of quoted investments (before provisions) egate amount of unquoted investments (before provisions) egate Market value of Quoted investment is ₹ Nil (PY ₹ I r Note 25.01.D for accounting policy on valuation of inve above is to be considered as disclosure under subsection 3 for further disclosure. The Investments made for strate INS AND ADVANCES (also refer Note 9B.01) insidered good	visions so made, are a - - d subsidiary company. - d subsidiary company. - - ns) Nill) since they are not a stments. - 4 of section 186 of Cor	2,638.80 28,413.07 31,051.87 24,530.00 24,530.00 31,051.87 Refer Note 9A.04 2,69,807.83 cctively traded.		2,638.80 28,413.0 31,051.8 24,530.00 24,530.00 31,051.8 Refer Note 9A.0 2,69,807.8 B read with Note
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions Unquoted: C) TVP CONSUL Total Provision Note 9A.02: Also I Note 9A.03: Aggr Note 9A.04: Aggr Note 9A.04: Aggr Note 9A.05 Refer Note 9A.06 The a 13.02 Note 9B: LONG TERM LOA Unsecured and cor Advance for Cap	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) is (Unquoted) refer Note 13.03 for provision for investment in wholly owne egate amount of quoted investments (before provisions) iet Value of quoted investments (before provisions) egate amount of unquoted investments (before provisions) egate Market value of Quoted investment is ₹ Nil (PY ₹ I r Note 25.01.D for accounting policy on valuation of inve above is to be considered as disclosure under subsection 3 for further disclosure. The Investments made for strate INS AND ADVANCES (also refer Note 9B.01) insidered good oital Items	visions so made, are a 	2,638.80 28,413.07 31,051.87 24,530.00 24,530.00 31,051.87 Refer Note 9A.04 2,69,807.83 cctively traded.		2,638.8 28,413.0 31,051.8 24,530.0 24,530.0 31,051.8 Refer Note 9A.0 2,69,807.8 B read with Note
Quoted: A) MANIPAL FINA B) ICDS LTD. Total Provisions Unquoted: C) TVP CONSUL Total Provision Note 9A.02: Also I Note 9A.03: Aggr Note 9A.04: Aggr Note 9A.04: Aggr Note 9A.05 Refer Note 9A.06 The a 13.02 Note 9B: LONG TERM LOA Unsecured and cor Advance for Cap	agement. The management is of the opinion that the pro ANCE CORPORATION LTD. s (Quoted) TANTS LTD. (wholly owned subsidiary Company) is (Unquoted) refer Note 13.03 for provision for investment in wholly owner egate amount of quoted investments (before provisions) iet Value of quoted investments (before provisions) iet Value of quoted investments (before provisions) egate amount of unquoted investments (before provisions) egate Market value of Quoted investment is ₹ Nil (PY ₹ I r Note 25.01.D for accounting policy on valuation of inve above is to be considered as disclosure under subsection 3 for further disclosure. The Investments made for strate INS AND ADVANCES (also refer Note 9B.01) insidered good	visions so made, are a 	2,638.80 28,413.07 31,051.87 24,530.00 24,530.00 31,051.87 Refer Note 9A.04 2,69,807.83 cctively traded.		2,638.80 28,413.0 31,051.8 24,530.00 24,530.00 31,051.8 Refer Note 9A.0 2,69,807.8 B read with Note

Note 9B.01: No Loans or advances are due from directors or other officers of the company either severally or jointly with any other person. Further, no loan or advances are due from firms or private companies in which any director is a partner, a director or member.

# NOTES TO ACCOUNTS FORMING PART OF THE STANDALONE BALANCE SHEET AS AT 31ST MARCH, 2024

		(in ₹ Hundreds)
Particulars	As at 31.03.2024	As at 31.03.2023
Note 9C: OTHER NON CURRENT ASSETS (unsecured and considered good)		
(also refer Note 9C.01 and 9C.02)		
Asset in respect of gratuity fund (maintained by LIC)	15,519.40	24,037.24
Security deposits	36,419.68	36,234.09
	51,939.08	60,271.33

Note 9C.01: Security deposit represents Rent deposit, Dealership deposit, Electricity deposit, Telephone deposit etc.

Note 9C.02: No amounts are due from directors or other officers of the company either severally or jointly with any other person. Further, no amounts are due from firms or private companies in which any director is a partner, a director or member.

INVENTORIES (also refer Note 10.01)				
Stock in Trade		2,22,078.03		1,83,164.47
Raw Materials (Construction Materials)		41,437.59		41,163.00
		2,63,515.62		2,24,327.47
Note 10.01: For method of valuation, refer Note No. 25.01.E under the	head Accounting			2,2 1,021
Note 11:				
IRADE RECEIVABLES				
(also refer Note 11.01 to 11.03)				
Unsecured, Considered good (considered doubtful if any duly provided for	)			
a. Undisputed – considered good		7,81,528.14		7,50,564.9
<ul> <li>b. Undisputed – considered doubtful</li> </ul>		-		
c. Disputed – considered good		-		
<ul> <li>Disputed – considered doubtful</li> </ul>		-		
		7,81,528.14		7 50 504 00
		1,01,520.14		7,50,564.96
Note 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in who	ne company either s ich any director is a	Company is in the severally or jointly partner, a directo	with any other per or or a member.	ng confirmation son. Further, no
<ul> <li>Not trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in wh</li> <li>Note 11.03: Ageing for Trade Receivables as at March 31, 2024 and March receivables.</li> </ul>	ne company either s ich any director is a	Company is in the severally or jointly partner, a directo	with any other per or or a member.	ng confirmation son. Further, n
Note 11.03: Ageing for Trade Receivables as at March 31, 2024 and March receivables.	ne company either s ich any director is a	Company is in the severally or jointly partner, a directo	with any other per or or a member.	ng confirmation son. Further, no
Note 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in wh Note 11.03: Ageing for Trade Receivables as at March 31, 2024 and March receivables.	ne company either s ich any director is a	Company is in the severally or jointly partner, a directo	with any other per or or a member.	ng confirmation son. Further, n
Note 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in wh Note 11.03: Ageing for Trade Receivables as at March 31, 2024 and March receivables.	ne company either s ich any director is a	Company is in the severally or jointly partner, a directo	with any other per or or a member.	ng confirmation son. Further, n
Note 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in when the trade receivables are due from firms or private companies in when the trade receivables as at March 31, 2024 and March receivables.	ne company either s ich any director is a h 31, 2023 is provi	Company is in the severally or jointly partner, a directo	, with any other per or or a member. 5.12. There are n	ng confirmation son. Further, n
Note 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in whote 11.03: Ageing for Trade Receivables as at March 31, 2024 and March receivables.         Note 12:         CASH AND CASH EQUIVALENTS         also refer Note 12.01 and 12.02)         Cash and Cash Equivalents: (As per AS-3 for Cash Flow Statements)         a) Cash in hand	ne company either s ich any director is a h 31, 2023 is provio 3,644.72	Company is in the severally or jointly partner, a directo	, with any other per or or a member. 5.12. There are n 1,978.77	ng confirmation son. Further, n
Note 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in whote 11.03: Ageing for Trade Receivables as at March 31, 2024 and March receivables.         Note 12:         CASH AND CASH EQUIVALENTS         also refer Note 12.01 and 12.02)         Cash and Cash Equivalents: (As per AS-3 for Cash Flow Statements)         a) Cash in hand         b) Cheque and DD's in hand	ne company either s ich any director is a h 31, 2023 is provi	Company is in the severally or jointly partner, a directo	, with any other per or or a member. 5.12. There are n	ng confirmation son. Further, n
Note 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in whote 11.03: Ageing for Trade Receivables as at March 31, 2024 and March receivables.         Note 12:         CASH AND CASH EQUIVALENTS         also refer Note 12.01 and 12.02)         Cash and Cash Equivalents: (As per AS-3 for Cash Flow Statements)         a) Cash in hand	ne company either s ich any director is a h 31, 2023 is provi 3,644.72 3,842.82	Company is in the severally or jointly partner, a directo ded in Note No 2	, with any other per or or a member. 5.12. There are n 1,978.77 3,054.48	ng confirmation son. Further, n o unbilled trad
Note 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in whote 11.03: Ageing for Trade Receivables as at March 31, 2024 and March receivables.         Note 11:       CASH AND CASH EQUIVALENTS         also refer Note 12:01 and 12.02)       Cash and Cash Equivalents: (As per AS-3 for Cash Flow Statements)         a) Cash in hand       b) Cheque and DD's in hand         c) Balance with Banks       In Current Account	ne company either s ich any director is a h 31, 2023 is provio 3,644.72	Company is in the severally or jointly partner, a directo	, with any other per or or a member. 5.12. There are n 1,978.77	ng confirmation son. Further, n o unbilled trad
Iote 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from the trade receivables.         Iote 12:       CASH AND CASH EQUIVALENTS         Cash and Cash Equivalents: (As per AS-3 for Cash Flow Statements)       a) Cash in hand         b) Cheque and DD's in hand       c) Balance with Banks       In Current Account	ne company either s ich any director is a h 31, 2023 is provi 3,644.72 3,842.82	Company is in the severally or jointly partner, a directo ded in Note No 2	, with any other per or or a member. 5.12. There are n 1,978.77 3,054.48	ng confirmation son. Further, n o unbilled trade
Iote 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade receivables are due from firms or private companies in where the trade the trade trade trade to the trade	ne company either s ich any director is a h 31, 2023 is provi 3,644.72 3,842.82 1,00,754.45	Company is in the severally or jointly partner, a directo ded in Note No 2	, with any other per r or a member. 5.12. There are n 1,978.77 3,054.48 1,60,674.43	ng confirmation son. Further, n o unbilled trade
Note 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in whote 11.03: Ageing for Trade Receivables as at March 31, 2024 and March receivables.         Note 11:       CASH AND CASH EQUIVALENTS         also refer Note 12.01 and 12.02)       Cash and Cash Equivalents: (As per AS-3 for Cash Flow Statements)         a) Cash in hand       b) Cheque and DD's in hand         c) Balance with Banks       In Current Account         Dther Bank Balances       Cash Cash Cash Cash Cash Cash Cash Cash	ne company either s ich any director is a h 31, 2023 is provi 3,644.72 3,842.82 1,00,754.45 5,174.73	Company is in the severally or jointly partner, a directo ded in Note No 2	with any other per or or a member. 5.12. There are n 1,978.77 3,054.48 1,60,674.43 6,777.34	ng confirmation son. Further, n o unbilled trade
Note 11.02: No trade receivables are due from directors or other officers of the trade receivables are due from firms or private companies in whote 11.03: Ageing for Trade Receivables as at March 31, 2024 and March receivables.         Note 11:       CASH AND CASH EQUIVALENTS         also refer Note 12:       CASH AND CASH EQUIVALENTS         also refer Note 12.01 and 12.02)       Cash and Cash Equivalents: (As per AS-3 for Cash Flow Statements)         a) Cash in hand       b) Cheque and DD's in hand         c) Balance with Banks       In Current Account         Dther Bank Balances       a) Bank balances earmarked as Unclaimed dividends         b) Term deposits with banks pledged as Security for working	ne company either s ich any director is a h 31, 2023 is provi 3,644.72 3,842.82 1,00,754.45	Company is in the severally or jointly partner, a directo ded in Note No 2	, with any other per r or a member. 5.12. There are n 1,978.77 3,054.48 1,60,674.43	son. Further, no

Note 12.01: Cash and Cash Equivalents (As per AS-3 for Cash Flow Statements) does not include term deposits kept, with the maturity period beyond 3 months, earmarked balances with banks and bank deposits held as a margin money or security against borrowings etc.

Note 12.02: The Term Deposits mentioned in "Other Bank Balances" above, represents Term Deposits maturing within 12 months amounting to ₹4,70,000 Hundreds (PY ₹4,85,000 Hundreds) and maturing beyond 12 months amounting to ₹ Nil (PY ₹ Nil) from the date of the Balance Sheet.

# NOTES TO ACCOUNTS FORMING PART OF THE STANDALONE BALANCE SHEET AS AT 31ST MARCH, 2024

Particulars		As at 2	1.03.2024	As at 31	(₹ in Hundred
Note 13:		M5 dl J		A5 at 31.	
	RM LOANS AND ADVANCES				
	lote 13.01 to 13.04)				
Unsecured:					
	to wholly owned Subsidiary Company				
	dered Doubtful	90,574.86		90,574.86	
	Provisions made	90,574.86		90,574.86	
Other Adv				00,014.00	
	dered Good		46,840.38		58,868.8
Consid			46,840.38		58,868.8
Note 13.01:	Other Advances represent security deposits for work, building d of business which are not material in nature. These advances	eposits, department are subject to confir	al deposits and adv	ances made in the	
Note 13.02:	No Loans or advances are due from directors or other officers no loan or advances are due from firms or private companies i	of the company eith	ner severally or joir	ntly with any other ector or a member	person. Furthe
Note 13.03: Note 13.04:	The Company has also made the advance to the subsidiary or Company was in need of funds for liquidity and total amount a amounts were advanced without any stipulation as to period c aforesaid subsidiary company is fully eroded. For this reason a its account for the advance so made as detailed in note 13 abo 9A.01. For the reasons as given in this note, the question of ta amounts advanced either during the year or during the compar Act 2013 in addition to disclosure made under note 9A read wi Details of Loans or Advances in the nature of Loans granted to	dvanced till the date f repayment and als ind also on prudenti, we and also for inve king any further step ative year. This is to th note 9A.06.	of Balance Sheet so free from chargi al basis, the Comp stment in shares o so to recover the ar be considered as d	is stated in Note ing of interest. The any has made the f the subsidiary as mount does not ar lisclosure u/s 186(	13 above. Thes a networth of th due provision i detailed in Not ise. However, n 4) of Companie
1010 13.04.	given as Note 25.14.		, without specifying		
	st Receivable on Bank Deposit and Bonds		<u>2,841.11</u> <u>2,841.11</u>		2,524.7
	CCOUNTS FORMING PART OF STANDALONE STATEMENT		2,841.11 OSS FOR THE YE	(	<b>T MARCH, 202</b> ₹ in Hundreds
Particulars		OF PROFIT AND L	2,841.11 OSS FOR THE YE		<b>T MARCH, 202</b> ₹ in Hundreds
Particulars Note 15: REVENUE I (also refer N Sale of G Sale o Constri	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised		2,841.11 OSS FOR THE YE	(	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6
Particulars Note 15: REVENUE I (also refer N Sale of G Sale o Constri	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns	2023 36,13,803.30	<u>2,841.11</u> OSS FOR THE YE -24 60,03,721.74 27,814.19	( 2022 34,88,572.62	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1
Particulars Note 15: REVENUE I (also refer N Sale of G Sale o Consti Other Op	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue	2023 36,13,803.30 23,89,918.44	2,841.11 OSS FOR THE YE	( 2022 34,88,572.62	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6
Particulars Note 15: REVENUE I (also refer N Sale of G Sale o Consti Other Op	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised	2023 36,13,803.30 23,89,918.44	<u>2,841.11</u> OSS FOR THE YE -24 60,03,721.74 27,814.19	( 2022 34,88,572.62	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1
Particulars Note 15: REVENUE 1 (also refer N Sale of G Sale of Constr Other Op Note 15.01: Note 16: OTHER INC Building F Dividend	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade)	2023 36,13,803.30 23,89,918.44	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 60,31,535.93 8,112.00 65.00	( 2022 34,88,572.62	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 55,49,117.8 6,912.0 65.0
Particulars Note 15: REVENUE I (also refer N Sale of G Sale of Constr Other Op Note 15.01: Note 16: OTHER INC Building F Dividend Interest o	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund	2023 36,13,803.30 23,89,918.44 y be referred to.	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 60,31,535.93 8,112.00	( 2022 34,88,572.62 20,31,644.00 =	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 55,49,117.8 6,912.0 65.0
Particulars Note 15: REVENUE 1 (also refer N Sale of G Sale of C Consti Other Op Note 15.01: Note 16: OTHER INC Building F Dividend Interest o Interest o	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n lncome tax Refund n Bonds held as Long Current Investment (Non-Trade)	2023 36,13,803.30 23,89,918.44 / be referred to.	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 	( 2022 34,88,572.62 20,31,644.00 = 2350.00	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 55,49,117.8 6,912.0 65.0 1,160.3
Particulars Note 15: REVENUE 1 (also refer N Sale of G Sale o Constr Other Op Note 15.01: Note 16: OTHER INC Building F Dividend Interest o Other Inter	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund n Bonds held as Long Current Investment (Non-Trade) erest Income	2023 36,13,803.30 23,89,918.44 y be referred to.	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 60,31,535.93 8,112.00 65.00	( 2022 34,88,572.62 20,31,644.00 =	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 55,49,117.8 6,912.0 65.0 1,160.3 23,759.8
Particulars Note 15: REVENUE 1 (also refer N Sale of G Sale o Constr Other Op Note 15.01: Note 16: OTHER INC Building F Dividend Interest o Other Inter	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n lncome tax Refund n Bonds held as Long Current Investment (Non-Trade)	2023 36,13,803.30 23,89,918.44 / be referred to.	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 60,31,535.93 8,112.00 65.00 1,344.83 33,857.40	( 2022 34,88,572.62 20,31,644.00 = 2350.00	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 -55,49,117.8 6,912.0 65.0 1,160.3 23,759.8 12,821.8
Particulars Note 15: REVENUE I (also refer N Sale of G Sale of Constr Other Op Note 15.01: Note 16: OTHER INC Building F Dividend Interest o Other Inter Income of	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund n Bonds held as Long Current Investment (Non-Trade) prest Income Gratuity Fund Asset	2023 36,13,803.30 23,89,918.44 / be referred to. 2350.00 31507.40	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 	( 2022 34,88,572.62 20,31,644.00 = 2350.00	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1
Particulars Note 15: REVENUE I (also refer N Sale of G Sale of Constr Other Op Note 15.01: Note 16: DTHER INC Building F Dividend Interest o Other Inte Income of Note 16.01:	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund n Bonds held as Long Current Investment (Non-Trade) rest Income Gratuity Fund Asset Other Interest Income represents Interest on Bank & Other dep	2023 36,13,803.30 23,89,918.44 / be referred to. 2350.00 31507.40 	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 60,31,535.93 8,112.00 65.00 1,344.83 33,857.40 - 43,379.23	( 2022 20,31,644.00 = 2350.00 21409.85 =	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 55.49,117.8 6,912.0 65.0 1,160.3 23,759.8 12,821.8 44,719.0
Particulars Note 15: REVENUE 1 (also refer N Sale of G Sale of Constr Other Op Note 15.01: Note 16: OTHER INC Building F Dividend Interest o Other Inte Income of Note 16.01:	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund n Bonds held as Long Current Investment (Non-Trade) prest Income Gratuity Fund Asset	2023 36,13,803.30 23,89,918.44 / be referred to. 2350.00 31507.40 	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 60,31,535.93 8,112.00 65.00 1,344.83 33,857.40 - 43,379.23	( 2022 20,31,644.00 = 2350.00 21409.85 =	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 55.49,117.8 6,912.0 65.0 1,160.3 23,759.8 12,821.8 44,719.0
Particulars Note 15: REVENUE 1 (also refer N Sale of G Sale o Consti Other Op Note 15.01: Note 16: OTHER INC Building F Dividend Interest o Other Inte Income of Note 16.01: Note 16.02: Note 17:	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund n Bonds held as Long Current Investment (Non-Trade) erest Income Gratuity Fund Asset Other Interest Income represents Interest on Bank & Other dep Income by way of Building Rent as disclosed in the above note, n	2023 36,13,803.30 23,89,918.44 / be referred to. 2350.00 31507.40 	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 60,31,535.93 8,112.00 65.00 1,344.83 33,857.40 - 43,379.23	( 2022 20,31,644.00 = 2350.00 21409.85 =	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 55.49,117.8 6,912.0 65.0 1,160.3 23,759.8 12,821.8 44,719.0
Particulars Note 15: REVENUE I Sale of G Sale of C Sale of C Constr Other Op Note 15.01: Note 16: OTHER INC Building F Dividend Interest o Other Inte Income of Note 16.01: Note 16.02: Note 17: COST OF N	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund n Bonds held as Long Current Investment (Non-Trade) rest Income Gratuity Fund Asset Other Interest Income represents Interest on Bank & Other dep Income by way of Building Rent as disclosed in the above note, r IATERIAL CONSUMED	2023 36,13,803.30 23,89,918.44 / be referred to. 2350.00 31507.40 	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 60,31,535.93 8,112.00 65.00 1,344.83 33,857.40 - 43,379.23	( 2022 20,31,644.00 = 2350.00 21409.85 =	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 55.49,117.8 6,912.0 65.0 1,160.3 23,759.8 12,821.8 44,719.0
Particulars Note 15: REVENUE 1 Sale of G Sale of C Sale of C Sale of C Constr Other Op Note 15.01: Note 16.01: Building F Dividend Interest o Other Inte Income of Note 16.01: Note 16.02: Note 17: COST OF M (also refer N	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund n Bonds held as Long Current Investment (Non-Trade) rest Income Gratuity Fund Asset Other Interest Income represents Interest on Bank & Other dep Income by way of Building Rent as disclosed in the above note, n MATERIAL CONSUMED lote 17.01)	2023 36,13,803.30 23,89,918.44 / be referred to. 2350.00 31507.40 	2,841.11 OSS FOR THE YE -24 -24 -27,814.19 -60,31,535.93 	( 2022 20,31,644.00 = 2350.00 21409.85 =	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 -55.49,117.8 6,912.0 65.0 1,160.3 23,759.8 12,821.8 44,719.0 operating lease
Particulars Note 15: REVENUE 1 (also refer N Sale of G Sale o Consti Other Op Note 15.01: Note 16: OTHER INC Building F Dividend Interest o Interest o Other Inte Income of Note 16.01: Note 16.02: Note 17: COST OF M (also refer N Opening Inv	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund n Bonds held as Long Current Investment (Non-Trade) rest Income Gratuity Fund Asset Other Interest Income represents Interest on Bank & Other dep Income by way of Building Rent as disclosed in the above note, n MATERIAL CONSUMED lote 17.01)	2023 36,13,803.30 23,89,918.44 / be referred to. 2350.00 31507.40 	2,841.11 OSS FOR THE YE -24 -24 -27,814.19 -60,31,535.93 	( 2022 20,31,644.00 = 2350.00 21409.85 =	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 55,49,117.8 6,912.0 6,912.0 6,912.0 1,160.3 23,759.8 12,821.8 44,719.0 operating lease 25,457.1
Particulars Note 15: REVENUE 1 (also refer N Sale of G Sale o Consti Other Op Note 15.01: Note 16: OTHER INC Building F Dividend Interest o Other Inte Income of Note 16.01: Note 16.02: Note 17:	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund n Bonds held as Long Current Investment (Non-Trade) rest Income Gratuity Fund Asset Other Interest Income represents Interest on Bank & Other dep Income by way of Building Rent as disclosed in the above note, n MATERIAL CONSUMED lote 17.01)	2023 36,13,803.30 23,89,918.44 / be referred to. 2350.00 31507.40 	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 60,31,535.93 8,112.00 65.00 1,344.83 33,857.40 43,379.23 1movable property 41,163.00 12,96,673.63	( 2022 20,31,644.00 = 2350.00 21409.85 =	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 55,49,117.8 6,912.0 65.0 1,160.3 23,759.8 12,821.8 44,719.0 operating lease 25,457.1 11,78,728.7
Particulars Note 15: REVENUE 1 (also refer N Sale of G Sale of Constr Other Op Note 15.01: Note 16: OTHER INC Building F Dividend Interest o Other Inte Income of Note 16.01: Note 16.02: Note 16.02: Note 17: COST OF M (also refer N Opening Inv Purchases	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund n Bonds held as Long Current Investment (Non-Trade) rest Income Gratuity Fund Asset Other Interest Income represents Interest on Bank & Other dep Income by way of Building Rent as disclosed in the above note, n TATERIAL CONSUMED lote 17.01) rentory	2023 36,13,803.30 23,89,918.44 / be referred to. 2350.00 31507.40 	2,841.11 OSS FOR THE YE -24 -24 -27,814.19 -60,31,535.93 	( 2022 20,31,644.00 = 2350.00 21409.85 =	T MARCH, 202 ₹ in Hundreds -23 55,20,216.6 28,901.1 -55.49,117.8 6,912.0 65.0 1,160.3 23,759.8 12,821.8 44,719.0 operating lease 25,457.1 11,78,728.7 12,04,185.8
Particulars Note 15: REVENUE 1 Sale of G Sale of C Sale of C Other Op Note 15.01: Note 16: DTHER INC Building F Dividend Interest o Other Inte Income of Note 16.01: Note 16.02: Note 16.02: Note 17: COST OF M (also refer N Opening Inv Purchases	CCOUNTS FORMING PART OF STANDALONE STATEMENT FROM OPERATIONS lote 15.01) oods & Services (net of Indirect Taxes) f Goods less returns ruction contract revenue recognised erating Revenue Note No. 18.01 also forms of part of this note, which may COMES (also refer Note 16.01 & 16.02) Rent from Non-Current Investments (Non-Trade) n Income tax Refund n Bonds held as Long Current Investment (Non-Trade) rest Income Gratuity Fund Asset Other Interest Income represents Interest on Bank & Other dep Income by way of Building Rent as disclosed in the above note, n MATERIAL CONSUMED lote 17.01)	2023 36,13,803.30 23,89,918.44 / be referred to. 2350.00 31507.40 	2,841.11 OSS FOR THE YE -24 60,03,721.74 27,814.19 60,31,535.93 8,112.00 65.00 1,344.83 33,857.40 43,379.23 1movable property 41,163.00 12,96,673.63	( 2022 20,31,644.00 = 2350.00 21409.85 =	T MARCH, 20 ₹ in Hundrec -23 55,20,216. 28,901. 55,49,117. 6,912. 65. 1,160. 23,759. 12,821. 44,719. operating leas 25,457. 11,78,728.

Note: 17.01: Raw Material Consumed as above, represents Construction Materials consumed in execution of Contract work. There are no other materials involved in the above consumption.

# NOTES TO ACCOUNTS FORMING PART OF STANDALONE STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDING 31ST MARCH, 2024

						(₹ in Hundreds)
Particul			2023	-24	2022	-23
Note 18						
PURCH						
	efer Note 18.01)					
Purch	ase less returns		-	34,66,438.80	_	32,49,965.02
			=	34,66,438.80	-	32,49,965.02
			-		_	
	.01: Information as to stock, purchase a	ind sales	Opening			tin Hundreds) <b>Closing</b>
SI. No.			Stock	Purchases	Sales	Stock
1.	RELATING TO GOODS: Trading Stock:					
	Hading block.	Current Year	1,24,472.59	5,44,375.57	5,80,569.96	1,58,105.40
	a. Electrical Items	Previous Year	1,46,631.92	5,06,903.82	6,13,038.84	1,24,472.59
		Current Year	42,326.12	28,45,431.52	29,32,261.21	46,547.82
	<ul> <li>b. Petrol, H S Diesel &amp; Lubricants</li> </ul>	Previous Year	53,205.46	26,79,066.55	27,73,268.42	42,326.12
		Current Year	16,365.76	76,631.71	1,00,972.13	17,424.81
	<ul> <li>c. Construction Materials</li> </ul>	Previous Year	31,587.40	63,994.65	1,02,265.36	16,365.76
		Current Year	1,83,164.47	34,66,438.80	36,13,803.30	2,22,078.03
	TOTAL	Previous Year	2,31,424.78	32,49,965.02	34,88,572.62	1,83,164.47
2.	RELATING TO SERVICES:		,- , -	- , -,	- ,,	,, -
	Construction contract revenue recognized	Current Year			23,89,918.44	
	Construction contract revenue recognised	Previous Year			20,31,644.00	
					(	₹ in Hundreds)
Particul Note 19			2023	-24	2022	-23
(also ret	er Note 19 (01)					
Openin	er Note 19.01) g Stock k in Trade			1,83,164.47		2,31,424.78
Openin Stocl	g Stock			1,83,164.47		2,31,424.78
Openin Stocl Closing	g Stock k in Trade		_	1,83,164.47 2,22,078.03	_	2,31,424.78
Openin Stocl Closing	g Stock k in Trade g Stock		-		-	1,83,164.47
Openin Stocl Closing Stocl	g Stock k in Trade g Stock	iote, which may be re	- = eferred to.	2,22,078.03	-	1,83,164.47
Openin Stocl Closing Stocl Note 19 Note 20 EMPLO (also	g Stock c in Trade g Stock c in Trade 	iote, which may be re	= = eferred to.	2,22,078.03 (38,913.56)	-	1,83,164.47 48,260.31
Openin Stock Closing Stock Note 19 Note 20 EMPLO (also Salari	g Stock c in Trade g Stock c in Trade .01: Note 18.01 also forms part of this r : YEES' BENEFITS EXPENSE refer Note 20.01) es and Wages, Incentive allowances	iote, which may be re	= = eferred to.	2,22,078.03	-	1,83,164.47 48,260.31 2,63,933.61
Openin Stock Closing Stock Note 19 Note 20 EMPLO (also Salari Sales	g Stock s in Trade g Stock s in Trade .01: Note 18.01 also forms part of this r <b>:</b> YEES' BENEFITS EXPENSE refer Note 20.01) es and Wages, Incentive allowances Incentive	ote, which may be re	- eferred to.	2,22,078.03 (38,913.56) 3,11,956.98	-	1,83,164.47 48,260.31 2,63,933.61 13,705.90
Openin Stocl Closing Stocl Note 19 Note 20 EMPLO (also Salasi Sales Leave	g Stock c in Trade g Stock c in Trade 	ote, which may be re	- = eferred to.	2,22,078.03 (38,913.56) 3,11,956.98 5,995.83		1,83,164.47 48,260.31 2,63,933.61 13,705.90 3,269.31
Openin Stocl Closing Stocl Note 19 Note 20 EMPLO (also Salari Sales Leave Bonu:	g Stock c in Trade g Stock c in Trade .01: Note 18.01 also forms part of this r : YEES' BENEFITS EXPENSE refer Note 20.01) es and Wages, Incentive allowances Incentive e encashment	ote, which may be re	- = eferred to.	2,22,078.03 (38,913.56) 3,11,956.98 5,995.83 12,034.95	-	1,83,164.47 48,260.31 2,63,933.61 13,705.90 3,269.31 10,877.74
Openin Stocl Closing Stocl Note 19 Note 20 EMPLO (also Salari Sales Leave Bonu: Contr	g Stock c in Trade g Stock c in Trade .01: Note 18.01 also forms part of this r : YEES' BENEFITS EXPENSE refer Note 20.01) es and Wages, Incentive allowances Incentive e encashment s ibution to Provident and other funds	iote, which may be re	- eferred to.	2,22,078.03 (38,913.56) 3,11,956.98 5,995.83 12,034.95 28,687.45	-	1,83,164.47 48,260.31 2,63,933.61 13,705.90 3,269.31 10,877.74 32,902.34
Openin Stocl Closing Stocl Note 19 Note 20 EMPLO (also Salari Sales Leave Bonu: Contr Gratu	g Stock k in Trade g Stock k in Trade .01: Note 18.01 also forms part of this r <b>27EES' BENEFITS EXPENSE</b> refer Note 20.01) es and Wages, Incentive allowances Incentive e encashment s Incontion to Provident and other funds ity related expenses	ote, which may be re	- eferred to.	2,22,078.03 (38,913.56) 3,11,956.98 5,995.83 12,034.95 28,687.45 18,514.31		1,83,164.47 48,260.31 2,63,933.61 13,705.90 3,269.31 10,877.74 32,902.34 10,246.67
Openin Stock Closing Stock Note 19 Note 20 EMPLO (also Salari Sales Leave Bonu: Contr Gratu Contr	g Stock c in Trade g Stock c in Trade .01: Note 18.01 also forms part of this r : YEES' BENEFITS EXPENSE refer Note 20.01) es and Wages, Incentive allowances Incentive e encashment s ibution to Provident and other funds ity related expenses ibution to ESI	iote, which may be re	- eferred to.	2,22,078.03 (38,913.56) 3,11,956.98 5,995.83 12,034.95 28,687.45 18,514.31 5,952.76	-	1,83,164.47 48,260.31 2,63,933.61 13,705.90 3,269.31 10,877.74 32,902.34 10,246.67 5,777.64
Openin Stock Closing Stock Note 19 Note 20 EMPLO (also Salari Sales Leave Bonu: Contr Gratu Contr	g Stock k in Trade g Stock k in Trade .01: Note 18.01 also forms part of this r <b>27EES' BENEFITS EXPENSE</b> refer Note 20.01) es and Wages, Incentive allowances Incentive e encashment s Incontion to Provident and other funds ity related expenses	iote, which may be re	- eferred to.	2,22,078.03 (38,913.56) 3,11,956.98 5,995.83 12,034.95 28,687.45 18,514.31 5,952.76 5,519.84	-	1,83,164.47 48,260.31 2,63,933.61 13,705.90 3,269.31 10,877.74 32,902.4 10,246.67 5,777.64 4,810.48
Openin Stock Closing Stock Note 19 Note 20 EMPLO (also Salari Sales Leave Bonu: Contr Gratu Contr	g Stock c in Trade g Stock c in Trade .01: Note 18.01 also forms part of this r : YEES' BENEFITS EXPENSE refer Note 20.01) es and Wages, Incentive allowances Incentive e encashment s ibution to Provident and other funds ity related expenses ibution to ESI	iote, which may be re	= eferred to.	2,22,078.03 (38,913.56) 3,11,956.98 5,995.83 12,034.95 28,687.45 18,514.31 5,952.76	-	1,83,164.47 48,260.31 2,63,933.61 13,705.90 3,269.31 10,877.74 32,902.4 10,246.67 5,777.64 4,810.48
Openin Stock Closing Stock Note 19 Note 20 EMPLO (also Salari Sales Leave Bonu: Contr Gratu Contr Staff	g Stock c in Trade g Stock c in Trade .01: Note 18.01 also forms part of this r : YEES' BENEFITS EXPENSE refer Note 20.01) es and Wages, Incentive allowances Incentive e encashment s ibution to Provident and other funds ity related expenses ibution to ESI	counting Standard 1	- = 5 i.e. Employee be re value of gratuity	2,22,078.03 (38,913.56) 3,11,956.98 5,995.83 12,034.95 28,667.45 18,514.31 5,952.76 5,519.84 3,88,662.12 enefits is given of fund assets ₹8,	517.84 (PY: Inc	1,83,164.47 48,260.31 2,63,933.61 13,705.90 3,269.31 10,877.74 32,902.34 10,246.67 5,777.64 4,810.48 3,45,523.69 26.08. Amount
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# NOTES TO ACCOUNTS FORMING PART OF STANDALONE STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDING 31ST MARCH, 2024

Particulars	2023-2	24	2022-	₹ in Hundreds
Note 23:	2023-2		2022-	-23
OTHER EXPENSES				
(also refer Note 23.01)				
Freight Inwards		3,301.97		3,125.35
Constructions Expenses		8,14,882.58		6,06,474.86
Repairs & Maintenance:				
Building Repairs	3,752.19		298.73	
Other Repairs	21,681.42	25,433.61	18,421.14	18,719.87
Payment to Auditor				,
Statutory Audit	4,000.00		4,000.00	
Taxation Matters	4,000.00		750.00	
GST	855.00	5,605.00	855.00	5,605.00
Insurance		1,607.30		1,291.03
Directors' Sitting fees		127.50		120.00
Indirect Taxes		24.57		24.57
Bad debt written off		157.06		2,866.18
Printing & Stationery		4,485.95		4,200.17
Light & Water Charges		4,408.34		3,738.32
Rent		4,140.00		3,870.00
Rates, Taxes and Filing Fees		3,142.05		2,844.62
Travelling Expenses		441.36		460.87
Telephone Charges		730.42		732.72
Legal and Professional Charges		10,444.74		10,405.38
Other Expenses	_	34,615.65	_	32,865.70
TOTAL	_	9,13,548.09	_	6,97,344.64
Note 23.01: Rent as disclosed in the above note, represents rent Construction expenses as above, represents contract	on immovable propert t wages and other rela	y on the cancella ated construction	able operating le expenses.	ease.
Note 24: EARNING PER EQUITY SHARE (Also refer Note 24.01)				
a) Net Profit available for equity shareholders		20,243.66		52,165.49
(Used as numerator)				
<ul> <li>b) Weighted average No. of Equity Shares</li> </ul>		17,48,698		17,48,698
(Used as denominator)				
c) Basic Earnings per share (a/b) in ₹ Ps.		1.16		2.98
<ul> <li>d) No. of Equity Shares (diluted)</li> </ul>		22,47,830		22,47,830
(Used as denominator)				
e) Diluted Earnings per share (a/d) in ₹ Ps.		0.90		2.32
Note 24.01: There are no extra ordinary items and therefore the question Out of the above 22,47,830 no of shares 10,00,000 no. of starts				

#### NOTES TO STANDALONE BALANCE SHEET & STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDING 31ST MARCH. 2024

# NOTE 25:

# Corporate Information, Summary of Significant Accounting Policies and Other Disclosures

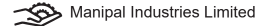
# Corporate Information:

₹6 paid.

The Registered office of Manipal Industries Limited (the "Company") is at Manipal (State: Karnataka). The Company is registered as a Public limited company. The main business of the Company is to undertake and execute civil construction contracts, to trade in electronic goods, Petrol/Diesel, Lubricants and related items etc. The Company is having one wholly owned subsidiary company i.e., M/s TVP Consultants Limited, having its registered office at Chennai. Though the Company has become the Small and Medium Sized Company during the comparative year i.e year ending 31<sup>st</sup> March 2022, it continues to follow the Accounting Standard as applicable to Companies other than the "Small and Medium Sized Company", in accordance with rule 5 of the Companies (Accounting Standards) Rules 2021.

The amounts in financial statement rounded off to hundreds with two decimals thereof, except otherwise stated.

The Balance Sheet and the Statement of Profit and Loss have been prepared and presented in the format prescribed in Division I of Schedule III to Companies Act, 2013 after including therein the heads, to the extent applicable to the Company. The Statement of Cash Flows has been prepared as per the requirements of AS 3 "Cash Flows Statement". The disclosures as prescribed in Division I of Schedule III to the Companies Act, 2013 have been presented by way of notes forming part of the financial statements along with other disclosures required under Company (Accounting Standard) Rules 2021. The disclosures both under Schedule III to Companies Act 2013 and Accounting Standard are being made to the extent applicable to the Company.



#### 25.01 Accounting Policies: Accounting Policies:

#### A. Basis of Accounting and Revenue Recognition:

The Standalone Financial statements of the Company have been prepared in accordance with the Generally Accepted Accounting Principles in India to comply with the Accounting Standards specified under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014 i.e., the Companies (Accounting Standard) Rules 2021 and the relevant provisions of the Companies Act, 2013.

The accounts are prepared under historical cost convention and all significant items of income and expenditure are accounted on accrual system of accounting. The accounting policies adopted in the preparation of the standalone financial statements are consistent with those followed in the previous year.

Revenue from "Fixed Price" construction contracts recognised under "Percentage of Completion Method", is measured by reference to the percentage of work completed up to the date of the Balance Sheet, to the total value of work for each contract. Work-in-Progress, if any, comprises of cost incurred for such contract/s, wherever such work is in the initial stages. Accordingly, the amounts due to/ from customers for contract work are being arrived at. Such dues are being disclosed as "Trade Receivables" under the head "Current Assets" or as "Advance from Customers", under the head "Current Liabilities" as the case may be. There are no other type of construction contracts.

Revenue from "Sale of Goods" is recognized when significant risks and rewards in respect of ownership are transferred to customers. Income of the nature "Interest" is recognised on the time proportionate method. "Dividend income" is recognised when the unconditional right to receive the income is established. Income by way of "Rent on Building" in respect of cancellable operating lease is recognized on accrual basis over the period of lease under time proportion method.

### B. Use of Estimates:

The preparation of Standalone Financial Statements in conformity with Generally Accepted Accounting Principles requires management to make estimates and assumptions that affect the reported amounts of assets & liabilities and disclosure of contingent liabilities at the date of the Standalone Financial Statements and the results of operations during the reporting period end. Although these estimates are based upon management's best knowledge of current events and actions, actual results could differ from these estimates. The difference between the actual results and estimates are being recognised in the period in which the results are known/ materialized.

#### C. Property, Plant and Equipment, Intangible Assets & Depreciation/Amortisation:

#### Property Plant and Equipment:

The Company is following "Cost Model" to disclose Property, Plant and Equipment.

Freehold land is carried at historical cost. All other items of 'Property, Plant and Equipment' are stated at historical cost less accumulated depreciation and accumulated impairment losses if any. Historical cost includes expenditure that is directly attributable to the acquisition of the items such as purchase price, freight, duties and levies. Such cost includes the cost of replacing parts of the 'Property, Plant and Equipment' and the borrowing cost till the date of installation of qualifying asset and any attributable cost of bringing the asset to its working condition for its intended use.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognized when replaced. All other repairs and maintenance are charged to profit and loss during the reporting period in which they are incurred.

An item of 'Property, Plant and Equipment' and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on de-recognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the Statement of Profit and Loss when the asset is de-recognized.

Further, when each major inspection is performed, its cost is recognized in the carrying amount of the item of 'Property, Plant and Equipment' as a replacement if the recognition criteria are satisfied. Machinery spares if any, which are specific to a particular item of 'Property, Plant and Equipment' and whose use is expected to be irregular are capitalized as 'Property, Plant and Equipment'.

Spare parts if any, are capitalized when they meet the definition of 'Property, Plant and Equipment' i.e., when the Company intends to use these for more than a period of 12 months.

The Fixed Tangible Assets held by the Company does not involve decommissioning cost and the cost of removal of such assets is not material considering the size of the Company. Considering this aspect, the Company has not made any policies for capitalizing the decommissioning cost.

Depreciation on 'Property, Plant & Equipment' generally is provided on the straight-line method over the useful lives of the assets in terms of Schedule II of the Companies Act, 2013. Depreciation for the assets purchased/sold during the period is proportionately charged. Improvements to buildings are amortized over the period of remaining useful life of the building. The residual values, useful lives and methods of depreciation of 'Property, Plant and Equipment' are reviewed at each financial year end and adjusted prospectively, if appropriate and under such circumstances the appropriate disclosure will be made in the notes to accounts.

### Intangible Assets:

The Intangible Assets owned by the Company represents the Computer Software, which was purchased from the market. The same is being recorded at the purchase cost. The software amortised on straight line basis prorate, over the period of three years.

#### D. Investments:

Long Term Investments are stated at cost. Cost includes the amount of direct expenses incurred to acquire the Investment. The Company has the policy of making provisions for diminution in the value of investments to recognize decline, other than temporary. The Company does not own any immovable property held as investments and accordingly has not made any policies for such investments.

#### E. Inventory:

Stock of Inventory i.e., Raw Materials, Work-in-Progress, Trading materials etc. are valued at lower of cost or net realisable value adopting First in First Out Method (i.e., FIFO). Cost of inventories shall comprise all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost also includes expenses incurred towards wages and other related items. Spare parts which do not meet definition of Property Plant and Equipment, i.e., when the company intends to use these during the period of 12 months or less, are being considered as Inventory. The FIFO formula assumes that the items of inventory that were purchased or produced first are sold or utilised first, and consequently the items remaining in inventory at the end of the period are those most recently purchased or produced. Cost of work-in-progress (if any) is determined on the basis of cost attributable to the contract.

#### F. Tax on Income:

The Company has charged off the Current Income Tax to the Statement of Profit and Loss. Deferred Tax Assets/Liabilities recognised/ provided are in accordance with the Accounting Standard 22. Deferred tax is measured based on the tax rates and the tax laws enacted or

substantively enacted at the Balance Sheet date, on the timing differences being the difference between the taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent period. Deferred tax Asset is recognised, subject to the considerations of prudence. Deferred tax asset so recognised, is being netted off to deferred tax liability or vice versa. Advance Income Tax Paid (including Tax deducted at source, tax paid on self-assessment or otherwise) and provision for current Income Tax (if any) are presented in the Balance Sheet after setting off the same against each other.

#### G. Employee Benefits:

The Company's "Retirement Benefit Plan" & "Other Benefit Plans" comprises of Contribution to Provident Fund, Employee State Insurance, and Gratuity and Leave Encashment.

Contribution to Provident Fund and Employee State Insurance is being made at pre-determined rates and are charged to the Statement of Profit & Loss. The Company's Liability to Gratuity to employees is covered by Group Gratuity policy of Life Insurance Corporation of India and accordingly the premium paid, is charged to the Statement of Profit & Loss. Deficit/Surplus of present value of obligations (under Gratuity policy) over the fair value of Gratuity plan asset duly charged/recognized to the Statement of Profit & Loss, on year-to-year basis. Provision for leave encashment is being made on estimated basis.

There are no other retirement & employee benefits being provided by the Company.

# H. Borrowing Costs:

Borrowing costs are recognized as an expense in the year in which they are incurred except those which are directly attributable to acquisition/construction of qualifying fixed assets (as defined under Accounting Standard 16), till the time such assets are ready for use, in which case the borrowing costs are capitalized as part of the cost of the asset.

# I. Contingent Liabilities/Assets:

Provisions involving substantial degree of estimation in measurement are recognised when there is a present obligation as a result of past events and it is probable that there will be an outflow of resources. Provisions not made in the account (which otherwise should have been made) are disclosed by way of appropriate note. Contingent liabilities (if any) are not recognized but are disclosed in the notes. Contingent assets are neither recognized nor disclosed in the standalone Financial Statements.

#### J. Impairment of Assets:

The Company has framed the policy of impairing the asset, when carrying value of the assets exceeds its recoverable amount, under the circumstances when the Company is having the sources of information (whether internal or external) that an impairment loss may have occurred. Accordingly, impairment losses will be charged to Statement of Profit and Loss in the year in which an asset is identified as impaired. The impairment losses recognised in prior accounting periods is reversed if there has been a change in the estimate of the recoverable amount.

# K. Earnings per Share:

Basic earnings per share is calculated by dividing the net profit or loss for the year attributable to equity shareholders (after deducting attributable taxes) by the weighted average number of equity shares outstanding during the year. Diluted earnings per share, if any, is computed using the weighted average number of equity shares and dilutive potential equity share outstanding during the period except when the results would be anti-dilutive.

#### L. Lease Transactions:

Rent paid/payable on cancellable operating lease, is charged to the Statement of profit and loss on accrual basis over the term of the lease on straight line basis. Rent received/receivable on the cancellable operating lease, is recognised as income on accrual basis, over the term of the lease on straight line basis.

#### M. Operating Cycle:

Based on the nature of activities of the Company, the Company has determined its operating cycle as 12 months for the purpose of classification of its assets and liabilities as current and non-current.

#### N. Cash Flow Statement

The Company has prepared the Cash Flow Statement in compliance with the Section 129 read along with the Section 2(40) of the Companies Act, 2013. Cash flows are reported using the indirect method, whereby profit / (loss) after tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information. Cash comprises cash in hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition) and highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

#### O. Segment Reporting

The Company is required to prepare Consolidated financial statement to incorporate financials of subsidiary Company. Accordingly, the segment information is being furnished on the basis of Consolidated Financial Statements in notes to Consolidated Financial Statements.

#### P. Events occurring after the Balance Sheet Date:

Dividends if any, pertaining to the financial year, but declared after the Balance Sheet, are not recognized as a liability and the same is being disclosed in the notes to accounts.

### 25.02 Contingent and Other Liability:

There are no contingent liabilities as on 31st March 2024.

# 25.03 List of related parties with whom the transactions have taken place during the year:

- Subsidiary Company (wholly owned): TVP Consultants Limited, Chennai
- Key Management Personnel: Sri T Harish Pai, Manipal (the Technical Director)
- · Relative of Key Management Personnel: Smt. Kanchana Pai
- · Sri Ramakrishna Theatre Limited, Udupi (Associate Company)
- · Academy of General Education, Manipal (Major Shareholder having controlling interest)
- Other directors of the Company to whom sitting fees paid:
- 1. Sri T Ashok Pai
- 2. Sri Nagraj Achar
- 3. Sri Krishnaraj Rao
- 4. Sri T Rajesh Pai
- 5. Sri Prabhakar Pai

The	details of transactions are as follows:				(₹ in Hundreds)
	Particulars			Current Year	Previous Year
A.	Advances, Deposits and loans to related parties by the Sheet Date Related to Subsidiary Company: TVP Consultants Limited	Company, which is due as on the Balan	ce	90574.86	90574.86
В.	Remuneration Paid during the year (including Manage Management Personnel: Sri T. Harish Pai Technical Director	ment contribution to PF, perquisites etc.)	Key	32313.62	16727.33
	Professional charges paid during the year Relative of Key Management Personnel: Smt. Kanchana Pai			0.00	1200.00
	Construction revenue accrued during the year From Major Share Holder Academy of General Education			15962.28	39481.82
E.	Amount of Trade Receivables as on reporting date From Major Share Holder Academy of General Education			607.26	1788.53
F.	Investments held as on the Balance Sheet Date: a) In equity shares of Subsidiary Company TVP Consultants Limited- 2453 hundreds (PY 2453 hundreds) equity shares of ₹10 each fully paid ₹24530 hundre (PY ₹24530 hundreds)	ds			
	b) In equity shares of Associate Company Sri Ramakrishna Theatre Limited 139418 equity shares of ₹10 each fully paid ₹190074.32 Hundreds (PY ₹190074.32 Hundreds)			214604.32	214604.32
G.	Total Provisions as on the date of Balance Sheet: a) In respect of Investments in Subsidiary Company Rs. 24530 Hundreds (PY ₹24530 Hundreds) b) Advance to Subsidiary Company ₹90574.86 Hundreds (PY ₹90574.86 Hundreds) (Both the cases: TVP Consultants Limited)			115104.80	115104.80
Н.	Sitting Fee paid to Directors (in ₹hundreds):				
	SRI T ASHOK PAI	30.00	30.00		
	SRI NAGARAJ ACHAR	30.00	30.00		
	SRI KRISHNARAJ RAO	30.00	30.00		
	SRIT RAJESH PAI	30.00	30.00		
	SRI PRABHAKAR PAI	7.50	0.00	127.50	120.00

Related Party Transactions given above are as identified by the Management.

Commitments with related parties:

As at year end March 31, 2024, there is no commitment outstanding with any of the related parties.

The rémuneration to KMPs do not include provisions for gratuity as separate actuarial valuation are not available.

The transactions from related parties are made on terms equivalent to those that prevail in arm's length transactions. Outstanding balances at the yearend are unsecured and settlement will occur in cash.

- 25.04 The management is of the opinion that the carrying cost of the assets does not exceed its recoverable amount. Further the Company does not have any information whether internal or external, that indicates that "impairment loss may have occurred". Accordingly, the question of impairment of assets does not arise.
- 25.05 The Board is of the opinion that the assets other than Fixed Assets and Non-Current Investments (as included under Note No. 9B to 14) have in the ordinary course of business, value equal to the amount at which they are stated in the Balance Sheet.
- 25.06 The Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as on 31st March 2024.
- 25.07 a) The Company has not granted any Loans or Advances in the nature of loans to promotors, directors, Key Managerial personnel and related parties (as defined under Companies Act 2013) at any time during year or at any time during the comparative year. However, the loans granted to subsidiary company (duly provided for) was granted during the earlier year/s from time to time, as disclosed in note 13 read with note 13.03 and 25.14 of financial statement.
  - b) The Company has not borrowed any amount from Banks and Financial Institutions on the basis of security of current assets other than the short-term borrowings on pledge of term deposits. The Company has not borrowed any amount from Banks and Financial Institutions for any specific purpose. The Company has not committed any default in repayment of Borrowings (including interest thereof) from Banks and Financial Institutions. The Company has not been declared as wilful defaulter by any Bank or Financial Institution or any lender. The Company has not created any charge against the assets of the Company.
  - c) The Company has not entered into any transactions with the Companies struck off under section 248 of Companies Act 2013 either during the year or during comparative year.
  - d) No proceedings pending against the Company for holding any Benami Property under the Benami Transactions (Prohibition) Act 1988 and rules made thereunder. There are no transactions not recorded in the books of accounts, which necessitated the surrender or disclosure of income during the year in income tax assessments under Income Tax Act 1961. The Company has not traded and or invested in Crypto Currency or Virtual Currency during the financial year. Accordingly, the question of making any disclosure in respect of aforesaid aspects does not arise.
  - e) The management of the company hereby represents and confirm that to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity, including foreign entity, with the understanding, whether recorded in writing or otherwise, that the intermediary shall whether directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (ultimate beneficiaries) or provide any guarantee, security or the like on behalf of the ultimate beneficiaries.
  - f) The management has also hereby represents and confirm that, to the best of its knowledge and belief, no funds have been received by the company from any persons or entities, including foreign entities, with the understanding, whether recorded in writing or otherwise, that the company shall,

whether directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the funding party (Ultimate beneficiaries) or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

#### 25.08 Employee Benefits

Brief description of the Plans:

a) The Company has two schemes for long-term benefits namely provident fund and gratuity. In case of funded schemes, the funds are recognized by the Income tax authorities and administered through trustees / appropriate authorities. The Company's defined contribution plan is employees' provident fund (under the provisions of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952) wherein the Company has no further obligation beyond making the contributions.

The Company is also contributing towards Employee State Insurance Plan, as per statutory requirements, wherein the Company has no further obligation beyond making the contributions.

The Company is also providing employee benefit by way of encashment of earned leave. The provision for the same has been made on estimated basis. The amount involved thereon is not material, considering the size of the Company. The Company has not opted for actuarial valuation, considering the cost involved and also the concept of materiality.

The Company's defined benefit plan is gratuity.

b) Charge to the Statement of Profit and Loss based on contributions:

The Company's contribution to Provident Fund charged to Statement of Profit and Loss during the year is ₹28687.45 Hundreds (PY: ₹32902.34 Hundreds) (which includes other charges such administration charges etc.)

The Company's Contribution to Employee State Insurance Plan charged to Statement of Profit and Loss during the year is ₹5952.76 Hundreds (PY ₹5777.64 Hundreds)

The details of provision for leave encashment are as under: Provision as on 1st day of April 2023 is ₹13384.86 Hundreds (PY: ₹11200.15 Hundreds). Amount charged to the Statement of profit & loss during the year is ₹5995.83 Hundreds (PY: ₹3269.31 Hundreds). Actual payment during the year: ₹566.21 Hundreds (PY: ₹1084.60 Hundreds) Provision as on 31st day of March 2024 ₹18814.48 Hundreds (PY: ₹13384.86 Hundreds). The amount of premium contributed to LIC of India towards Group Gratuity Premium is ₹9996.47 Hundreds (PY: ₹10246.67 Hundreds).

c) Disclosures for defined gratuity benefits plans based on actuarial reports obtained from Life Insurance Corporation of India as on 31.03.2024: (₹ in Hundreds) 2023-24 2022-23 1 Principal actuarial assumptions used: Discount rate (p.a.) 7.25% .25% 7.25% Salary Escalation 4.21% 2. Changes in present value of obligation: **Rs.** 70536.12 **Rs.** 74647.24 Opening value of obligations Current service cost 3308.09 3469.34 5411.92 Interest cost 5113.87 Actuarial loss/ (gain) 17529 15 (5209.40)(5884.04)(7782.98) Benefits paid 90603.19 Closing value of obligations 70536.12 3. Changes in Fair Value of Assets: 94573.35 85862.65 Opening fair value of plan assets 7676.32 6244.51 Expected/Actual return on plan assets Contributions by employer 9756.96 10249.17 Benefits paid (5884.04) (7782.98) Closing fair value of plan assets 106122.59 94573.35 Fair value of Assets: 4 Fair value of plan assets as at Beginning of the Year 94573.35 85862.65 7676.32 6244.51 Actual return on plan assets 9756.96 10249.17 Contributions (7782.98) Benefits Paid (5884.04)106122.59 94573.35 Fair value of plan assets as at year end Funded Status 15519 40 24037.24 5. Actuarial Gain/Loss recognized Actuarial (Gain)/Loss on Obligations 5209.40 (17529.15)Actuarial (Gain)/Loss for the year- plan assets Nil Nil (17529.15) (5209.40) Actuarial (Gain)/Loss on Obligations Actuarial (Gain)/Loss recognized in the year (8,61,469) (8,61,469) 6. Amount Recognized in the Balance Sheet: Present value of obligations as at year end 90603.19 70536.12 Fair value of plan assets as at year end 94573.35 106122.59 Funded Status 15519.40 24037.24 Net asset / (liability) recognized 15519.40 24037.24 Expenses Recognized in the Statement of Profit and Loss: 7. Current service cost 3469.34 3308.09 Interest Cost 5113.87 5411.92 (7676.32)(6244.51) Expected return on plan assets Net actuarial loss / (gain) recognized in the current year 17529.15 (5209.40)

(\*) Information not furnished by Life Insurance Corporation of India.

Effect of the limit in Para 59(b) of AS 15

Total expense

The Company has written to Life Insurance Corporation of India to furnish information of the Defined Gratuity Benefit Plan, in the manner required under Accounting Standard 15. Accordingly, the Life Insurance Corporation of India has given the information as given above, which has been relied by the Auditors.

18274.70

(2572.65)

The details of Funded status (net Ass	(₹ in Hundreds)				
Particulars	2023-24	2022-23	2021-22	2020-21	2019-20
Closing value of obligation	90603.19	70536.12	74647.24	86494.44	84518.82
Closing fair value of plan assets	106122.59	94573.35	85862.66	88210.77	80366.10
Net asset/(liability) recognized	15519.40	24037.24	11215.42	1716.33	(4152.72)

25.09 The ratio analysis as required under Division I of Schedule III of Companies Act 2013 disclosed as below:

Name of the ratio Numerator		Denominator	FY 2023-24	FY 2022-23	% of Variance	Reasons for Variance	
Current Ratio:	Current Assets	Current Liabilities	3.24	2.98	8.63	Not Applicable	
Debt equity Ratio:	Total Debt	Shareholders' Equity	NA	NA	NA	Not Applicable	
Debt service coverage Ratio (refer note below)	Earnings available for debt service	Debt service	NA	NA	NA	Not applicable	
Return on equity Ratio:	Profit for the year	Average Shareholders Equity	0.0131	0.0346	(62.10)	Due to reduced profit earned during the year compared to previous year.	
Inventory or stock turnover ratio:	Cost of goods sold/sales	Average inventory	19.37	18.54	4.45	Not applicable	
Receivables Turnover Ratio:	Net credit sales	Average account receivables	7.87	8.04	(2.08)	Not applicable	
Payable Turnover Ratio:	Net credit purchase	Average trade payables	29.26	23.68	23.57	Not applicable	
Net capital Turnover Ratio:	Net sales	Working capital	5.20	4.93	5.47	Not Applicable	
Net profit Ratio:	Profit for the year	Net sales	0.0034	0.0094	(64.30)	Due to reduced profit earned during the year compared to previous year.	
Return on capital employed Ratio:	Profit before interest on Long Term Borrowings if any	Capital employed	0.02	0.04	(63.59)	Due to reduced profit earned during the year compared to previous year.	
Return on investment:	Income generated from investments	Time weighted average investments	0.0080	0.0080	(0.00)	Not Applicable	

Note:

a) Ratios as above are being disclosed as Number of Times and the variance is being disclosed in terms of percentage.

b) Reason for variance is being given, where the percentage of variance is 25% or more. The Company has arrived at the ratios as above, considering the nature of activities that being carried on by the Company.

c) The debt equity ratio and Debt Coverage ratio are considered to be not applicable, since there are no long-term debts.

d) Capital employed is sum total of Tangible net worth, Long Term debt if any and Deferred tax liability as reduced by deferred tax asset if any.
 e) Average Investments are being arrived at before considering the diminution in the value of investments.

25.10 The Company during the year is operating under one geographical segment. Hence, segment reporting on geographical basis is not applicable. However, the Company is operating under two business segments namely Trading and Construction. The Company Financial Statement of the Company contains both consolidated financial statement and the separate financial statement. Accordingly, the segment information is being presented on the basis of the consolidated financial statement and disclosed in notes to consolidated financial statement.

#### 25.11 Disclosures regarding regrouping:

The previous year's amounts are regrouped/reclassified/rearranged wherever necessary. The details of regrouping done during the year, is as below.

The company has regrouped the expense of nature "Direct labour Expense relating to construction" under the head "Employee's Benefit Expense" (sub head: Salaries and Wages, Incentive allowances) vide Note 20, of amount ₹88,051.13 Hundreds (PY ₹80,779.08 Hundreds). During the immediate preceding financial year, the same was being disclosed under the head "Other Expenses" (sub-head: Construction Expenses) vide Note 23.

# 25.12 The ageing schedule of Trade receivables as at March 2024 and March 2023 are given as below:

a. As at 31st March 202

i) Ur ii) Ur iii) Di: iv) Di:

at 31 <sup>st</sup> March 2024 (₹ in Hundreds)							
Particulars of Trade Receivables	0						
	< 6 Months	6 Months to 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total	
Indisputed-Considered good	780625.79	31.86	0.00	303.79	566.70	781528.14	
Indisputed-Considered Doubtful	-	-	-	-	-	-	
isputed-Considered good	-	-	-	-	-	-	
Disputed-Considered doubtful	-	-	-	-	-	-	
	780625.79	31.86	0.00	303.79	566.70	781528.14	



#### b. As at 31st March 2023

(₹ in Hundreds)

	0					
Particulars of Trade Receivables	< 6 Months	6 Months to 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total
i) Undisputed-Considered good	746075.07	3180.62	640.08	0.00	669.19	750564.96
ii) Undisputed-Considered Doubtful	-	-	-	-		-
iii) Disputed-Considered good	-	-	-	-	-	-
iv) Disputed-Considered doubtful	-	-	-	-	-	-
	746075.07	3180.62	640.08	0.00	669.19	750564.96

Note: For the purposes of disclosure as above (for both the years), the date of transaction is considered as "Due day of Payment" where there is no due date of payment.

25.13 The ageing schedule of Trade Payables at March 2024 and March 2023 are given as below: a. As at 31<sup>st</sup> March 2024

(₹ in Hundreds)

	Outstanding				
Particulars for Trade Payables	Less than 1 year	1-2 years	2-3 years More than 3 years		Total
i) MSME	-	-	-	-	-
ii) Others	167492.71	2073.36	0.00	5351.90	174917.97
iii) Disputed-MSME	-	-	-	-	-
iv) Disputed-Others	-	-	-	-	-
Total	167492.71	2073.36	0.00	5351.90	174917.97

b. As at 31st March 2024

(₹ in Hundreds)

	Outstanding				
Particulars of Trade Payables	Less than 1 year	1-2 Years	2-3 Years	More than 3 years	Total
i) MSME	-	-	-	-	-
ii) Others	145641.32	0.00	0.00	4968.11	150609.43
iii) Disputed-MSME	-	-	-	-	-
iv) Disputed-Others	-	-	-	-	-
Total	145641.32	0.00	0.00	4968.11	150609.43

Note: For the purposes of disclosure as above (for both the years), the date of transaction is considered as "Due day of Payment" where there is no due date of payment.

25.14 The details of Loans or Advances in the nature of Loans granted, without specifying any terms or period of repayment: (₹ in Hundreds)

	Currer	nt Year	Previous Year		
Type of Borrower	Amount of Loan or Percentage of total		Amount of Loan or	Percentage of total	
	Advance in the nature of	Loans and Advances in	Advance in the nature of	Loans and Advances in	
	Loan outstanding	the nature of Loans	Loan outstanding	the nature of Loans	
Promotors	Nil	Nil	Nil	Nil	
Directors	Nil	Nil	Nil	Nil	
KMPs	Nil	Nil	Nil	Nil	
Related Parties	90574.86	100%	90574.86	100%	

Note: The Company has provided as doubtful debts the whole of ₹90574.86 Hundreds during the earlier year/s. The aforesaid Loan was granted to the subsidiary company as detailed in Note 13 read with Note 13.03 of financial statement.

25.15 There are no pending litigations that would impact the financial position of the Company in the standalone Financial Statements.

25.16 The Company did not have any long-term contracts including derivatives contracts for which there were any material foreseeable losses.

25.17 No amounts are required to be transferred to the credit of Investor education and Protection Fund, except the unclaimed dividend of ₹1602.61 hundreds (P Y ₹1435.33 hundreds) which the Company has remitted to the aforesaid fund within the prescribed time.

25.18 The Company employed accounting software which has complied with the requirement of audit trail (edit log) for books of accounts (in Tally) and the same has operated throughout the year for all the transactions recorded in the software. The Company is given to understand that the audit trail (edit log) facility was also enabled at the data base layer by the provider of software. However, the company is not in possession of any evidence for the same. Further for the payroll applications, the audit trail feature is not enabled at any time during the year. The Company has not used any software for maintenance of register of "Property Plant & Equipment and Intanjible Assets". The same are being maintained in Spread Sheet. The audit trail (edit log) facility wherever available (as stated above), has been operating throughout the year of all relevant transactions recorded in the software and the software and the company id do to come across any instances of the audit trail feature being tampered with.

25.19 The Consolidated Financial Statement incorporating therein the relevant financial information of Subsidiary Company, and the Associate Company prepared separately and annexed with this standalone financial statement.

Place : MANIPAL

Date : 28th August 2024

Sd/-T.Ashok Pai Director DIN: 00104379 Sd/-T.Harish Pai Technical Director DIN: 00332817 As per our Report of Even Date For PAI NAYAK & ASSOCIATES Chartered Accountants

Registration Number: 009090S

Sd/-CA Ananthanarayana Pai K Partner Membership No.: 024541

# **INDEPENDENT AUDITOR'S REPORT**

# To The Members of Manipal Industries Limited, Manipal

#### Report on the Consolidated Financial Statements

# Opinion

We have audited the accompanying consolidated financial statement of Manipal Industries Limited (CIN: U45201KA1961PLC001430) (hereinafter referred to as "the Holding Company") and its subsidiary (the Holding Company and its Subsidiary together referred to as "the foroup") and its associate (the "Associate" together referred to as "the Companies"), comprising of the consolidated Balance Sheet as at 31<sup>st</sup>March 2024, the consolidated Statement of Profit and Loss, the Consolidated Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated Financial Statement").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 (the "Act") in the manner so required and give a true and fair view in conformity with the Companies Accounting Standards Rules prescribed under section 133 of the Act read with the Companies (Accounting Standards) Rules, 2021 ("As") and other accounting principles generally accepted in India, of the consolidated state of affairs of the Company as at March 31, 2024, the consolidated profit and its consolidated cash flows for the year ended on that date.

#### Basis for Opinion

We conducted our audit of the Consolidated Financial Statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the Consolidated Financial Statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the Financial Statements.

#### Emphasis of Matter/Other Matters

- a) We have audited the financial statements of the Subsidiary Company M/s TVP Consultants Limited and issued the qualifying report, since the net worth of the Subsidiary Company is fully eroded thereby raising a doubt about the Subsidiary Company to continue as a going concern. However, the Holding Company has considered the whole of the loss incurred by the Subsidiary Company, by making the full provision during earlier year/s in its standalone financial statement, for investment in and advance made to the aforesaid subsidiary company. The net worth of the Holding Company after considering the provision as a foresaid is positive. Therefore, the question of making the similar qualification in this report does not arise. These aspects have been disclosed by the Company after 25.08 of the consolidated financial statements. Our opinion is not qualified in this matter.
- b) The Consolidated Financial Statements also includes Group's share of loss of ₹764.36 hundreds for the year ended March 31st ,2024 (Previous Year profit Rs.344.73 hundreds), in respect of the Associate Company 'The Ramakrishna Theatre Limited' whose financial statements financial information have not been audited by us. As per the information given to us and as vident from the evidence produced before us, the financial statements a soforesaid have been audited by the firm of other Chartered Accountants and our opinion on the consolidated financial statements, in so far as i relates to the amounts and disclosures included in respect of the associate and our report in terms of sub-section (3) of section 143 of the Act, in so far as it relates to a foresaid Acsociate Company, is based solely on such audited financial statements. In our opinion and according to the information and explanations given to us by the Management, the share of loss of the financial statements to material to the Group. Our opinion is not qualified in this matter.
  - Our opinion on the consolidated financial statements, and our report on Other Legal and Regulatory Requirement below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial statements/financial information certified by the management.

#### Other Information (other than the Consolidated Financial Statements & Auditors' report thereon)

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report but does not include the Consolidated Financial Statements and our auditors' report thereon. The Board's Report including Annexures to Board's Report is expected to be made available to us after the date of this auditors' report.

Our opinion on the Consolidated Financial Statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audit of the Consolidated Financial Statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the Consolidated Financial Statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

When we read the Board's Report including Annexures to Board's Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

#### Responsibility of the Management for the Consolidated Financial Statements

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

In preparing the consolidated financial statements, the Board of Directors are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so. The Board of Directors are also responsible for overseeing the financial reporting process of the Group.

#### Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those
  risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than
  for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the
  Act, we are also responsible for expressing our opinion on whether the Company and its subsidiary company has adequate internal financial controls system in place and the operating
  effectiveness of such controls.
- · Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auxiditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.



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

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

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

#### Report on Other Legal and Regulatory Requirement

A. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, on the basis of examination of books of accounts and according the information and explanations given to us by the management of the Company, we report as under on the matters specified in paragraphs 3(x) and 4 of the Order:

We have audited the financial statements of both the Holding Company and Subsidiary Company for the financial year as stated above and issued reports on the matters covered under paragraph 3(i) to 3(xx) of the above stated order. We have not made any qualifications or adverse remarks in the aforesaid reports, except as detailed below: We have made qualifications vide Paragraph xix of the report (Paragraph 3 (xix) of the Order) in the case of subsidiary M/s TVP Consultants Limited having its registered office in the state of Tamil Nadu (CIN: U74210TN1999PLC017726)

The audit of the Associate Company has been audited by other firm of Chartered Accountants and as evident from the records produced before us, they have not made any qualifications or adverse remarks on any of the paragraph 3(i) to 3(xx) of the order.

- B. As required by section 143(3) of the Act, we report that:
  - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
  - b) In our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books, except for the matters stated in paragraph B(j)(VIII) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014.
  - c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss, and the Consolidated Cash Flow Statement dealt with by this Report are in agreement with the books of account.
  - d) In our opinion, the aforesaid Consolidated Financial Statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
  - e) The matters described in clause (a) and (b) of "Emphasis of Matter/Other Matters" paragraph above, in our opinion, may not have an adverse effect on functioning of the group.
  - f) On the basis of written representations received from the directors as on 31<sup>st</sup> March 2024, taken on record by the Board of Directors, none of the directors is disqualified as on 31<sup>st</sup> March 2024, from being appointed as a director in terms of Section 164(2) of the Act.
  - g) The reservation relating to the maintenance of accounts and other matters connected therewith are as stated in the paragraph B(b) above on reporting under Section 143(3)(b) and paragraph B(j)(VIII) below on reporting under Rule 11(g).
  - Our observation on maintenance of books of the subsidiary company has been disclosed vide clause (a) under "Emphasis of Matter/Other Matters" paragraph above.
  - With respect to the adequacy of the internal financial controls over financial reporting of the Companies and the operating effectiveness of such controls, refer to our separate report in 'Annexure';
  - i) With respect to the other matters to be included in Auditors' Report in accordance with the requirements of section 197(16) of the Act, as amended: In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Holding Company to its directors during the year is in accordance with the provisions of section 197 of the Act. As evident from the financial statements of the subsidiary & associate company, the companies have not paid any amount as remuneration to directors and therefore the question of making any reports therein does not arise.
  - i) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
    - I. The Group and its Associate does not have any pending litigations which would impact its financial position.
    - II. The Group and its Associate did not have any long-term contracts including derivatives contracts for which there were any material foreseeable losses.
    - III. There are no amounts which are required to be transferred to the Investor Education and Protection Fund by the Group and its Associate, except for unclaimed dividend as detailed in note 25.20 of consolidated financial statement.
    - IV. The management has represented that, to the best of its knowledge and belief, other than as disclosed in notes to accounts (if any), no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Group to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Group or provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
    - V. The management has represented that, to the best of its knowledge and belief, other than as disclosed in notes to accounts (if any), no funds have been received by the Group from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Group shall, whether directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Funding Party or provide any guarantee, security or the like from or on behalf of the Ultimate Beneficiaries;
    - VI. Based on such audit procedures as considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (IV) and (V) contain any material misstatement.
    - VII. The Group has not declared or paid or distributed any amount as Dividend during the year and therefore the question of further reporting on this aspect does not arise.
    - VIII. Based on our examination which included test checks and also disclosed by the management vide note 25.24 of the Consolidated Financial Statement the Holding Company employed accounting software which has compiled with the requirement of audit trail (edit log) for books of accounts (in Tally) and the same has operated throughout the year for all the transactions recorded in the software. However, we are unable to comment if the audit trail (edit log) facility was enabled at the database layer. Further for the payroll applications, the audit trail feature is not enabled at any time during the year. As evident from the records produced before us, the Holding Company has not used any software for maintenance of register of "Property Plant & Equipment & Intangible Assets". The same are being maintained in Spread Sheet. The audit trail (edit log) facility wherever available (as stated above), has been operating throughout the year for all relevant transactions recorded in the software and we did not come across any instances of the audit trail feature being tampered with.

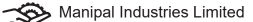
As evident from the respective financial statements the Subsidiary company and the Associate company and also as disclosed by the management vide note 25.24 of Consolidated financial statement, the aforesaid companies have entirely maintained the books of accounts manually, and therefore, the question of further reporting on the compliance of rule 3(1) of Companies (Accounts) Rules 2014 does not arise, in respect of those companies.

As proviso to rule 3(1) of Companies (Accounts) Rules 2014 is applicable from 1st day of April 2023, reporting with regard to "preservation of the audit trail, as per the statutory requirements for record retention" (as required under rule 11(g) of Companies (Audit and Auditors) rules 2014) is not applicable for the financial year ended 31st March 2024.

For PAI NAYAK & ASSOCIATES Chartered Accountants Firm's Registration No. 009090S

CA ANANTHANARAYANA PAI K Partner Membership No. 024541 UDIN: 24024541BKCMHQ5919

Place: MANIPAL Date: 28th August 2024



# ANNEXURE TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE CONSOLIDATED FINANCIAL STATEMENTS OF MANIPAL INDUSTRIES LIMITED, MANIPAL REFERRED TO IN PARAGRAPH B(h) UNDER THE HEADING "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" OF EVEN DATE Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143of the Companies Act, 2013 ("the Act")

In conjunction with our audit of the consolidated financial statements of the Company as of and for the year ended March 31, 2024, we have audited the internal financial controls over Financial reporting of MANIPAL INDUSTRIES LIMITED, Manipal (hereinafter referred to as "the Holding Company") and its subsidiary company and its associate company, which are companies incorporated in India as of that date.

#### Management's Responsibility for Internal Financial Controls

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

#### Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the Guidance Note") issued by the ICAI and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, and the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditors in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

#### Meaning of Internal Financial Controls Over Financial Reporting

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

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

#### Inherent Limitations of Internal Financial Controls over Financial Reporting

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

#### Opinion

In our opinion, the Holding Company, its subsidiary company, and its associate company, which are companies incorporated in India, have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2024, based on "the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India"

#### Other Matters

Our aforesaid reports under Section 143(3)(i) of the Act on the adequacy and operating effectiveness of the internal financial controls over financial reporting insofar as it relates to associate company Sri Ramakrishna Theatre Limited which is a company incorporated in India, is based on the corresponding reports of the auditors of such company incorporated in India.

> For PAI NAYAK & ASSOCIATES Chartered Accountants

Firm's Registration No. 009090S

CA ANANTHANARAYANA PAI K Partner Membership No. 024541 UDIN: 24024541BKCMHQ5919

Place: MANIPAL Date: 28th August 2024

# CIN: U45201KA1961PLC001430

Particulars	Note	31.01	3.2024	31.03	3.2023
	No.	51.00	5.2024	51.00	5.2025
A. EQUITY AND LIABILITIES:					
1. Shareholders Funds:					
a) Share Capital	1	1,74,219.60		1,74,219.60	
b) Reserves & Surplus	2	13,97,189.23	15,71,408.83	13,77,706.83	15,51,926.43
2. Non - Current Liabilities:					
a) Deferred Tax Liability (Net)	3A		3,115.22		7,132.39
<ul><li>b) Long term provisions</li></ul>	3B		18,814.48		13,384.86
3. Current Liabilities:					
a) Short term borrowings	4		2,40,066.93		2,84,098.86
b) Trade Payables					
<ul> <li>Total outstanding dues of Micro Enterprises and Small Enterprises (Refer Note 5.02)</li> </ul>		-		-	
<li>ii. Total outstanding dues of creditors other than Micro Enterprises and Small</li>					
Enterprises	5	1,75,013.38	1,75,013.38	1,50,704.83	1,50,704.83
c) Other current liabilities	6	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,03,589.05	,,	1,17,029.94
d) Short Term Provisions	7		-		16,846.29
TOTAL			21,12,007.88		21,41,123.60
B. ASSETS:					
1. Non -Current assets:					
<ul> <li>a) Property, Plant &amp; Equipment and Intangible Assets</li> </ul>					
i. Property Plant & Equipment	8	72,919.32		76,348.41	
ii. Intangible Assets	8A	2,203.20		-	
b) Goodwill on Consolidation		5.22		5.22	
c) Non-current Investments	9A	2,64,039.11		2,64,803.46	
d) Long term loans & advances	9B	42,698.30		45,865.56	
e) Other Non-Current Assets	9C	51,939.08	4,33,804.23	60,271.33	4,47,293.98
2. Current Assets:					
a) Inventories	10	2,63,515.62		2,24,327.47	
b) Trade Receivables	11	7,81,528.14		7,50,564.96	
c) Cash and cash equivalents	12	1,08,303.67		1,65,766.27	
d) Other Bank Balances	12	4,75,174.73		4,91,777.34	
e) Short term Loans & Advances	13	46,840.38		58,868.86	
f) Other Current Assets	14	2,841.11	16,78,203.65	2,524.72	16,93,829.62
TOTAL			21,12,007.88		21,41,123.60
Corporate Information, Summary of Significant Accounting Policies and Other Disclosures	25				

The notes 1 to 25 are an integral part of these financial statements.

As per our Report of Even Date

For PAI NAYAK & ASSOCIATES

Chartered Accountants Registration Number: 009090S

Sd/- **T. Ashok Pai** Director DIN : 00104379

Place : MANIPAL Date : 28<sup>th</sup> August, 2024 Sd/-**T. Harish Pai** Technical Director DIN : 00332817 Sd/-CA ANANTHANARAYANA PAI K Partner Membership No.: 024541

# CIN: U45201KA1961PLC001430 CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2024

Particulars	Note No.	202	3-24		i₹ in Hundreds) 2-23
I. Income	NO.				
Revenue from Operations	15		60,31,575.93		55,49,117.80
Other Income	16		43,379.23		44,719.06
TOTAL INCOME			60,74,955.16		55,93,836.86
II. Expenses					
Cost of materials consumed	17		12,96,399.04		11,63,022.82
Purchases	18		34,66,438.80		32,49,965.02
Changes in inventories of stock in trade	19		(38,913.56)		48,260.31
Employee Benefit Expenses	20		3,88,662.12		3,45,523.69
Finance Costs	21		15,942.76		11,587.26
Depreciation and amortisation	22		8,718.46		8,682.48
Other Expenses	23		9,13,585.00		6,97,381.72
TOTAL			60,50,832.61		55,24,423.30
Profit Before Exceptional and Extraordinary items and Tax			24,122.54		69,413.56
Exceptional Items : Income (Expenses) (net)	24		-		-
Profit Before Extraordinary items and Tax			24,122.54		69,413.56
Extraordinary items			-		-
Profit before tax			24,122.54		69,413.56
Tax Expense					
Current Income tax		9,790.46		14,688.38	
Income Tax- earlier year/s (reversed)		(1,897.50)		964.41	
	-	7,892.96	-	15,652.79	
Deferred Tax Adjustment	_	(4,017.17)	3,875.79	1,632.36	17,285.15
Profit for the year (before considering share of profit(loss) of associate company)			20,246.75		52,128.41
Profit (Loss) from Associate Companies			(764.36)		344.73
Profit for the year (Consolidated)			19,482.39		52,473.14
(10,00,000 number of shares of ₹10 each fully paid and 12,47,830 number of shares of ₹10 Each ₹6 paid)					
Earning Per Equity Share (Equity share of ₹10/- each Refer Note 25.01)	24				
Basic Earning per share in ₹ Ps			1.11		3.00
Diluted Earning per share in ₹ Ps			0.87		2.33
Corporate Information, Summary of Significant Accounting Policies and Other Disclosures	25				

The notes 1 to 25 are an integral part of these financial statements.

As per our Report of Even Date

For PAI NAYAK & ASSOCIATES Chartered Accountants

Registration Number: 009090S

Sd/-

CA ANANTHANARAYANA PAI K Partner Membership No.: 024541

Sd/- **T. Ashok Pai** Director DIN : 00104379

Place : MANIPAL Date : 28<sup>th</sup> August, 2024 Sd/-

T. Harish Pai

Technical Director

DIN: 00332817

# CIN: U45201KA1961PLC001430 CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDING 31ST MARCH, 2024

		(₹ in Hundreds
Particulars	2023-24	2022-23
A. CASH FLOW FROM OPERATING ACTIVITIES		
Profit for the year (consolidated)	19,482.39	52,473.14
Adjustment: Profit/ (Loss) from Associate Company	-764.36	344.73
	20,246.75	52,128.41
Adjustments:		
Tax Expense	3,875.79	17,285.15
Depreciation and amortisation	8,718.46	8,682.48
Interest Paid	14,792.73	10,482.75
Interest Income	(33,857.40)	(23,759.85)
Dividend Income	(65.00)	(65.02)
Income from Gratuity Fund Asset	8,517.84	(12,821.82)
Operating Profit before working capital changes	22.229.18	51.932.10
(Increase)/Decrease in Trade Receivables	(30,963.18)	(1,20,854.60)
(Increase)/Decrease in Inventories	(39,188.15)	32,554.42
(Increase)/Decrease in Loans & advances & Other Current Assets	12,887.89	(38,857.42)
Increase/(Decrease) in Trade payables and Other Current Liabilities	2,656.21	(40,965.86)
Cash generated from operations	(32,378.05)	(1,16,191.35)
Less : Income tax paid (Net Of Refund)	5,770.70	26,205.50
Cash flow from operating activities (A)	(38,148.75)	(1,42,396.86)
B. CASH FLOW FROM INVESTING ACTIVITIES		
Acquistion of Property Plant and Equipment-Tangible Assets and Intangible assets	(7,492.58)	(10,302.20)
Term Deposit (placed with Bank)/Encashed	15,000.00	(10,000.00)
Interest on Bonds held as Non Current Investment Non Trade	2,350.00	2,350.00
Interest received	31,191.01	22,445.83
Dividends received on Non Current Investment Non Trade	65.00	65.02
Net Cash flow from Investing Activities (B)	41,113.43	4,558.65
C. CASH FLOW FROM FINANCING ACTIVITIES	(44.004.00)	4 40 040 00
Increase/(Decrease) in Short Term Borrowings	(44,031.93)	1,48,918.83
Interest Paid	(14,792.73)	(10,482.75)
Dividend Paid (earlier year/s)	-	(1,435.33)
Amount of unclaimed dividend remitted to Investor Education and Protection Fund	(1,602.61)	(6.43)
Net Cash flow from Financing Activities (C)	(60,427.27)	1,36,994.32
Net increase/(Decrease) in Cash & Cash equivalents (A+B+C)	(57,462.59)	(843.89)
Cash & Cash Equivalents at the beginning of the period	1,65,766.27	1,66,610.16
Cash & Cash Equivalents at the the end of the period	1,08,303.68	1,65,766.27

Note: a) Cash Flow Statement is prepared under Indirect Method as prescribed under Accounting Standard 3.
 b) Cash Balance of Cash & Cash Equivalents does not include deposit with Scheduled Banks with maturity period beyond 3 months.

c) Previous year's amounts have been arranged, regrouped and reclassified wherever necessary.

The notes 1 to 25 are an integral part of these financial statements.

As per our Report of Even Date

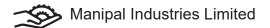
For PAI NAYAK & ASSOCIATES

Chartered Accountants Registration Number: 009090S

Sd/-T. Ashok Pai Director DIN : 00104379

Place : MANIPAL Date : 28<sup>th</sup> August, 2024 Sd/-**T. Harish Pai** *Technical Director* DIN : 00332817 .//CA ANANTHANARAYANA PAI K Partner

Membership No.: 024541



				(₹ ir	n Hundreds)
Particulars		As at 31	.03.2024	As at 31	.03.2023
Note 1:					
SHARE CAPITAL					
(also refer Note 1.01 to 1.04 below)					
Authorised:					
1,00,00,000 Equity Shares of ₹10/- each			10,00,000.00		10,00,000.00
20,00,000 Cumulative Redeemable Preference Shares of	₹10/- each		2,00,000.00		2,00,000.00
			12,00,000.00		12,00,000.00
Issued:					
50,00,000 (P.Y.: 50,00,000) Equity Shares of ₹10/- each			5,00,000.00		5,00,000.00
Subscribed and Paid-up:					
10,00,000 (P.Y.: 10,00,000) Equity Shares of ₹10/- each fu			1,00,000.00		1,00,000.00
12,47,830 (P.Y.: 12,47,830) Equity Shares of ₹10/- each ₹6	6/- paid		74,869.80		74,869.8
			1,74,869.80		1,74,869.80
Less: Allotment money and calls-in-arrears from persons other	than Directors		(650.20)		(650.20)
			1,74,219.60		1,74,219.60
Note 1.01: Reconciliation of number of Equity shares of	of ₹10 each				
		Number of	₹ in	Number of	₹ in
		shares	Hundreds	shares	Hundreds
Balance as at the beginning of the year (net of calls in arrears)					
	Full paid-up	10,00,000	99,425.60	10,00,000	99,425.60
	₹6 paid				
		22,47,830	1,74,219.60	22,47,830	1,74,219.60
Adjustment during the year		-	-	-	-
Balance as at the end of the year (net of calls in arrears)	Full paid-up	10,00,000	99,425.60	10,00,000	99,425.60
	Full paid-up ₹6 paid	12,47,830	,	, ,	,
	to paid	22,47,830			
		,-1,000	1,74,213.00	,-1,000	1,14,213.00

### Note 1.02: Rights, preferences and restrictions attached to shares

# Equity shares:

Equity shares have a par value of ₹10 per share. Each shareholder is eligible for one vote for each share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting, except in the case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company (after distribution of all preferential amounts) in proportion to their shareholding and also after considering the paid up value of the shares. The partly paid equity shares are entitled for the dividend at the rate as calculated on the paid up value of the shares.

# Preference Shares:

Preference shares have a par value of ₹10 per share. Shares are cumulative and therefore the shareholders are entitled to carry forward the dividend of a year/s to the forth coming year/s, in case the same is not declared in a year. In the event of liquidation, such shareholders are eligible to receive the face value (after distribution of all preferential amounts) before the distribution of assets to the Equity Shareholders. However the Company has not issued the Preference shares and therefore the question of making any other disclosure does not arise.

### Note 1.03: Details of shares held by shareholders holding more than 5% of the aggregate shares in the company

		As at Marc	h 31, 2024	As at Marc	h 31, 2023
Equity shares		Number of shares	Percentage	Number of shares	Percentage
Academy of General Education, Manipal					
Equity shares of ₹10 each, ₹6 paid	11,65,540				
Equity shares of ₹10 each, fully paid up	2,86,465	14,52,005	64.60%	14,52,005	64.60%

# Note 1.04: Details of shares held by Promoters (the information inclues both fully paid up and partly paid up equity shares) (Information for the year and previous year)

	As at Ma	arch 2024	As at M	arch 2023	% Change
Name	No of Shares	% of Shareholding	No of Shares	% of Shareholding	During the Year & Previous Year
Sharath Investments Ltd.	12800	0.57	12800	0.57	0
Manipal Media Network Ltd	4600	0.20	4600	0.20	0

# NOTES TO ACCOUNTS FORMING PART OF THE CONSOLIDATED BALANCE SHEET AS AT 31ST MARCH, 2024

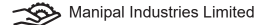
	As at M	arch 2024	As at M	arch 2023	% Change	
Name	No of Shares	% of Shareholding	No of Shares	% of Shareholding	During the Year & Previous Year	
Academy of General Educaiton	1452005	64.60	1452005	64.60	0	
Academy school of Music and Fine Arts	11550	0.51	11550	0.51	0	
Teaching Fraternity	67230	2.99	67230	2.99	0	
TMA Pai Foundation	30000	1.33	30000	1.33	0	
Usha	8933	0.40	8933	0.40	0	
Kusuma P Pai	15480	0.69	15480	0.69	0	
Vasanti R Shenoy	14275	0.64	14275	0.64	0	
Suniti P Nayak	10235	0.46	10235	0.46	0	
Indumathi Bai	9150	0.41	9150	0.41	0	
Asha Pai T	24250	1.08	24250	1.08	0	
T Vijayalaxmi N Pai	13175	0.59	13175	0.59	0	
T Narayan Pai	20595	0.92	20595	0.92	0	
Mohandas Pai T	1305	0.06	1305	0.06	0	
Rajesh Pai	6213	0.28	6213	0.28	0	
Shanthi R Pai	3500	0.16	3500	0.16	0	
Asha S Pai	1660	0.07	1660	0.07	0	
Ashok Pai T	7475	0.33	7475	0.33	0	
T Harish Pai	4173	0.19	4173	0.19	0	
Jayanthi R Pai	5135	0.23	5135	0.23	0	
T Ramdas Pai	3305	0.15	3305	0.15	0	
Alka Pai B	80	0.00	80	0.00	0	
K Mohan Kamath	500	0.02	500	0.02	0	
Ranjan R Pai	3985	0.18	3985	0.18	0	
Sanjay N Pai	233	0.01	233	0.01	0	
Neeta N Pai	233	0.01	233	0.01	0	
Sunil N Pai	232	0.01	232	0.01	0	
Sachin A Pai	233	0.01	233	0.01	0	
Madhav A Pai	233	0.01	233	0.01	0	
Vindhya Pai	232	0.01	232	0.01	0	
Ranjana Shenoy Nathan	555	0.02	555	0.02	0	
Indumathi B Pai	555	0.02	555	0.02	0	
Asha K Pai	555	0.02	555	0.02	0	
Radhika Pai T	140	0.01	140	0.01	0	
T Satish U Pai	2740	0.12	2740	0.12	0	
Total	1737550	77.30	1737550	77.30	0	

Note : There are no changes in percentage changes of promoters shareholding either in the current year or in the previous year. (₹ in Hundreds)

Particulars	As at 31	.03.2024	As at 31.	03.2023
Note 2:				
RESERVES AND SURPLUS				
(also refer Note 2.01 and 2.02)				
Capital Reserve		46,955.36		46,955.36
General Reserve				
Opening Balance	2,02,663.37		2,02,663.37	
Add: Transferred during the year	-	2,02,663.37	-	2,02,663.37
Securites Premium		1,86,985.00		1,86,985.00
Surplus in the Statement of Profit and Loss				
Balance at the beginning of the year	9,41,103.10		8,88,629.96	
Add: Profit for the year (consolidated)	19,482.39	9,60,585.49	52,473.14	9,41,103.10
		13,97,189.23		13,77,706.83

Note 2.01: General reserve a above, is being created from time to time by way of transfer of profits from retained earnings, without any specific purpose.

Note 2.02: No dividend declared/distributed/paid/proposed out of profits of the current reporting period as well as the previous reporting period.



	Λ	s at 31.03.2024	As at 31.03.2023
Particulars Note 3A:	A	s at 31.03.2024	As at 51.05.2025
DEFERRED TAX ASSET/LIABILITY			
(also refer Note 3A.01 and 3A.02)			
Deferred Tax Assets:			
On Account of Disallowances under Income Tax Act, 1961		6,995.91	5,376.60
Total	Α	6,995.91	5,376.60
Deferred Tax Liability:			
On Account of Depreciatio/amortisation difference		6,205.21	6,459.30
On Account of Gratuity Assets		3,905.92	6,049.69
Total	в	10,111.13	12,508.99
Deferred Tax Asset (Liability)(net)	A-B	(3,115.22)	(7,132.39)
<ul> <li>Note 3A.01: As per accounting standard (AS-22) on Accounting are given in the above Note 3A. Also refer Note 2!</li> <li>Note 3A.02: Accordingly deferred tax adjustment (income) of ₹ in the Statement of Profit and Loss.</li> </ul>	5.14.a		
Note 3B:			
LONG TERM PROVISIONS (also refer Note 3B.01)			
Provision for Leave encashment		18,814.48	13,384.86
		18,814.48	13,384.86
Note 3B.01: The liability in respect of leave encashment: Provis is not material.	sion is made on an estim	ated basis, considering the fa	act that the amount involved thereir
Note 4:			
SHORT TERM BORROWINGS (also refer Note 4.01 and 4.02	2)		
Working Capital Loans-Secured From Banks:			
Against of Term Deposit of Bank		2,40,066.93	2,84,098.86
··3-····		2,40,066.93	2,84,098.86
Note 4.01: The balance in the OD Account in Canara Bank as balance in the OD Account in Karnataka bank is ₹			
as above, are by the Helding Company	the 3 Ist of March 2024	IS <60,267.26 Hundereds.( P	Y. ₹ Nil). All the amounts borrowe
as above, are by the Holding Company. Note 4.02: Working Capital loans against Term Deposits rep Hundreds) against the pledge of Term Deposits ₹1,84,500.00 Hundereds) against the pledge of Ter Note 4.03: Interest on overdraft against term deposits is Deposi	resents Overdraft facilit in Canara Bank, and a rm Deposit in Karnataka t Rate + 0.75%, i.e., vary	y upto the limit of ₹1,80,00 limit of (overdraft and loa Bank Limited. ng from 5.35% to 7.00% (P.Y	Y. ₹ Nil). All the amounts borrowed 0.00 Hundreds( P Y ₹1,80,000.00 n) ₹1,84,500.00 Hundereds ( P.Y . Deposit Rate + 0.75%, i.e., varying
as above, are by the Holding Company. Note 4.02: Working Capital loans against Term Deposits rep Hundreds) against the pledge of Term Deposits ₹1,84,500.00 Hundereds) against the pledge of Ter Note 4.03: Interest on overdraft against term deposits is Deposit from 5.00% to 7.15%) as on 31st March 2024. Th	resents Overdraft facilit in Canara Bank, and a rm Deposit in Karnataka t Rate + 0.75%, i.e., vary	y upto the limit of ₹1,80,00 limit of (overdraft and loa Bank Limited. ng from 5.35% to 7.00% (P.Y	Y. ₹ Nii). All the amounts borrowe 0.00 Hundreds( P Y ₹1,80,000.0 n) ₹1,84,500.00 Hundereds ( P.Y . Deposit Rate + 0.75%, i.e., varyin;
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as above, are by the Holding Company. Note 4.02: Working Capital loans against Term Deposits rep Hundreds) against the pledge of Term Deposits ₹1,84,500.00 Hundereds) against the pledge of Ter Note 4.03: Interest on overdraft against term deposits is Deposit from 5.00% to 7.15%) as on 31st March 2024. The Note 5: <b>FRADE PAYABLES</b> (also refer Note 5.01 to 5.03) Micro Enterprises & Small Enterprises	resents Overdraft facilit in Canara Bank, and a rm Deposit in Karnataka t Rate + 0.75%, i.e., vary	y upto the limit of ₹1,80,00 limit of (overdraft and loa Bank Limited. ng from 5.35% to 7.00% (P.Y	Y. ₹ Nii). All the amounts borrowe 0.00 Hundreds( P Y ₹1,80,000.0 n) ₹1,84,500.00 Hundereds ( P.\ . Deposit Rate + 0.75%, i.e., varyin
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as above, are by the Holding Company. Note 4.02: Working Capital loans against Term Deposits rep Hundreds) against the pledge of Term Deposits ₹1,84,500.00 Hundreds) against the pledge of Ter Note 4.03: Interest on overdraft against term deposits is Deposit from 5.00% to 7.15%) as on 31st March 2024. Th Note 5: TRADE PAYABLES (also refer Note 5.01 to 5.03) Micro Enterprises & Small Enterprises a) For goods b)For Services Other than Micro Enterprises & Small Enterprises a) For goods b)For Services Note 5.01: Trade payables are subject to confirmation by vend Note 5.02: There are no outstanding dues at any time during th Accordingly there are no other disclosures require Balance Sheet" of Division I of Schedule III to Comp extent such parties have been identified on the basis Note 5.03: Ageing for Trade Payables outstanding as on March 31, Note 6:	resents Overdraft facilit in Canara Bank, and a rm Deposit in Karnataka t Rate + 0.75%, i.e., vary e rate of interest charge 1,61,6 13,1 ors and reconciliation. T ie year and also at any ti d to be made, as requi vanies Act 2013. The sta so finformation collected	y upto the limit of ₹1,80,00 limit of (overdraft and loa Bank Limited. ng from 5.35% to 7.00% (P.Y d on the Loan Account in K 93,25 20,13 <u>1,75,013,38</u> <u>1,75,013,38</u> e Company is in the procee red under Para FA to "Gen us of Micro and Small Enter by the Management. This h	Y. ₹ Nii). All the amounts borrowe         0.00 Hundreds( P Y ₹1,80,000 n)         ₹1,84,500.00 Hundereds (P)         Deposit Rate + 0.75%, i.e., varyin, amataka Bank is 8.30%. (PY. NA         1,34,416.35         16,288.48         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83
as above, are by the Holding Company. Note 4.02: Working Capital loans against Term Deposits rep Hundreds) against the pledge of Term Deposits ₹1,84,500.00 Hundereds) against the pledge of Ter Note 4.03: Interest on overdraft against term deposits is Deposit from 5.00% to 7.15%) as on 31st March 2024. Th Note 5: TRADE PAYABLES (also refer Note 5.01 to 5.03) Micro Enterprises & Small Enterprises a) For goods b)For Services Other than Micro Enterprises & Small Enterprises a) For goods b)For Services Note 5.01: Trade payables are subject to confirmation by vend Note 5.02: There are no outstanding dues at any time during th Accordingly there are no other disclosures require Balance Sheet" of Division I of Schedule III to Comp extent such parties have been identified on the basis Note 5.03: Ageing for Trade Payables outstanding as on March 31, Note 6: DTHER CURRENT LIABILITIES	resents Overdraft facilit in Canara Bank, and a rm Deposit in Karnataka t Rate + 0.75%, i.e., vary e rate of interest charge 1,61,6 13,1 ors and reconciliation. T ie year and also at any ti d to be made, as requi vanies Act 2013. The sta so finformation collected	y upto the limit of ₹1,80,00 limit of (overdraft and loa Bank Limited. ng from 5.35% to 7.00% (P.Y d on the Loan Account in K 93.25 20.13	Y. ₹ Nii). All the amounts borrowe         0.00 Hundreds( P Y ₹1,80,000 n)         ₹1,84,500.00 Hundereds (P)         Deposit Rate + 0.75%, i.e., varyin, amataka Bank is 8.30%. (PY. NA         1,34,416.35         16,288.48         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83         1,50,704.83
as above, are by the Holding Company. Note 4.02: Working Capital loans against Term Deposits rep Hundreds) against the pledge of Term Deposits ₹1,84,500.00 Hundereds) against the pledge of Ter Note 4.03: Interest on overdraft against term deposits is Deposit from 5.00% to 7.15%) as on 31st March 2024. Th Note 5: TRADE PAYABLES (also refer Note 5.01 to 5.03) Micro Enterprises & Small Enterprises a) For goods b)For Services Other than Micro Enterprises & Small Enterprises a) For goods b)For Services Note 5.01: Trade payables are subject to confirmation by vend Note 5.02: There are no outstanding dues at any time during th Accordingly there are no other disclosures require Balance Sheet" of Division I of Schedule III to Comp extent such parties have been identified on the basis Note 5.03: Ageing for Trade Payables outstanding as on March 31, Note 6: DTHER CURRENT LIABILITIES Unclaimed dividends Other Payables :	resents Overdraft facilit in Canara Bank, and a rm Deposit in Karnataka t Rate + 0.75%, i.e., vary e rate of interest charge 1,61,6 13,1 ors and reconciliation. T ie year and also at any ti d to be made, as requi vanies Act 2013. The sta so finformation collected	y upto the limit of ₹1,80,00 limit of (overdraft and loa Bank Limited. ng from 5.35% to 7.00% (P.Y d on the Loan Account in K 93.25 20.13	Y. ₹ Nii). All the amounts borrowe 0.00 Hundreds( P Y ₹1,80,000.0 n) ₹1,84,500.00 Hundereds ( P.) Deposit Rate + 0.75%, i.e., varyin arnataka Bank is 8.30%.( P.Y. NA 1,34,416.35 1,288.48 1,50,704.83 
as above, are by the Holding Company. Note 4.02: Working Capital loans against Term Deposits rep Hundreds) against the pledge of Term Deposits ₹1,84,500.00 Hundereds) against the pledge of Ter Note 4.03: Interest on overdraft against term deposits is Deposits from 5.00% to 7.15%) as on 31st March 2024. The Note 5: TRADE PAYABLES (also refer Note 5.01 to 5.03) Micro Enterprises & Small Enterprises a) For goods b)For Services Other than Micro Enterprises & Small Enterprises a) For goods b)For Services Note 5.01: Trade payables are subject to confirmation by verd Note 5.02: There are no outstanding dues at any time during th Accordingly there are no other disclosures require Balance Sheet" of Division I of Schedule III to Comp extent such parties have been identified on the basis Note 5.03: Ageing for Trade Payables outstanding as on March 31, Note 6: DTHER CURRENT LIABILITIES Unclaimed dividends Other Payables : Dealership Deposits	resents Overdraft facilit in Canara Bank, and a rm Deposit in Karnataka t Rate + 0.75%, i.e., vary e rate of interest charge 1,61,6 13,1 ors and reconciliation. T ie year and also at any ti d to be made, as requi vanies Act 2013. The sta so finformation collected	y upto the limit of ₹1,80,00 limit of (overdraft and loa Bank Limited. ng from 5.35% to 7.00% (P.Y do n the Loan Account in K 93.25 20.13 <u>1,75,013.38</u> <u>1,75,013.38</u> ne Company is in the proces ne during the comparative y red under Para FA to "Gen tus of Micro and Small Enter by the Management. This h is disclosed in Note no 25.19. 5,174.73 745.00	Y. ₹ Nii). All the amounts borrowed 0.00 Hundreds( P Y ₹1,80,000.01 n) ₹1,84,500.00 Hundereds ( P.Y Deposit Rate + 0.75%, i.e., varying amataka Bank is 8.30%.( P.Y. NA 1,34,416.35 16,288.48 1,50,704.83 1,50,704.83 is of obtaining confirmation. bar, to Micro and Small Enterprises eral Instructions for preparation o prises have been determined to the tas been relied upon by the auditors There are no unbilled trade payables 6,777.16 745.00
as above, are by the Holding Company. Note 4.02: Working Capital loans against Term Deposits rep Hundreds) against the pledge of Term Deposits ₹1,84,500.00 Hundereds) against the pledge of Term Note 4.03: Interest on overdraft against term deposits is Deposit from 5.00% to 7.15%) as on 31st March 2024. Th Note 5: TRADE PAYABLES (also refer Note 5.01 to 5.03) Micro Enterprises & Small Enterprises a) For goods b)For Services Other than Micro Enterprises & Small Enterprises a) For goods b)For Services Note 5.01: Trade payables are subject to confirmation by vend Note 5.02: There are no outstanding dues at any time during th Accordingly there are no other disclosures require Balance Sheet" of Division I of Schedule III to Comp extent such parties have been identified on the basis Note 6: OTHER CURRENT LIABILITIES Unclaimed dividends Other Payables : Dealership Deposits Statutory Dues payable	resents Overdraft facilit in Canara Bank, and a rm Deposit in Karnataka t Rate + 0.75%, i.e., vary e rate of interest charge 1,61,6 13,1 ors and reconciliation. T ie year and also at any ti d to be made, as requi vanies Act 2013. The sta so finformation collected	y upto the limit of ₹1,80,00 limit of (overdraft and loa Bank Limited. ng from 5.35% to 7.00% (P.Y. d on the Loan Account in K <u>93.25</u> 20.13 <u>1,75,013.38</u> <u>1,75,013.38</u> ne Company is in the proces ne during the comparative y red under Para FA to "Gen us of Micro and Small Enter by the Management. This h is disclosed in Note no 25.19. 5,174.73 745.00 81,616.00	Y. ₹ Nil). All the amounts borrowed 0.00 Hundreds( P Y ₹1,80,000.0( n) ₹1,84,500.00 Hundereds ( P.Y Deposit Rate + 0.75%, i.e., varying arnataka Bank is 8.30%.( P.Y. NA 1,34,416.35 16,288.48 1,50,704.83 1,50,704.83 is of obtaining confirmation. ear, to Micro and Small Enterprises eral Instructions for preparation o prises have been determined to the as been relied upon by the auditors There are no unbilled trade payables 6,777.16 745.00 81,402.92
as above, are by the Holding Company. Note 4.02: Working Capital loans against Term Deposits rep Hundreds) against the pledge of Term Deposits ₹1,84,500.00 Hundereds) against the pledge of Ter Note 4.03: Interest on overdraft against term deposits is Deposits from 5.00% to 7.15%) as on 31st March 2024. Th Note 5: TRADE PAYABLES (also refer Note 5.01 to 5.03) Micro Enterprises & Small Enterprises a) For goods b)For Services Other than Micro Enterprises & Small Enterprises a) For goods b)For Services Note 5.01: Trade payables are subject to confirmation by verd Note 5.02: There are no outstanding dues at any time during th Accordingly there are no other disclosures require Balance Sheet" of Division I of Schedule III to Comp extent such parties have been identified on the basis Note 5.03: Ageing for Trade Payables outstanding as on March 31, Note 6: DTHER CURRENT LIABILITIES Unclaimed dividends Other Payables : Dealership Deposits	resents Overdraft facilit in Canara Bank, and a rm Deposit in Karnataka t Rate + 0.75%, i.e., vary e rate of interest charge 1,61,6 13,1 ors and reconciliation. T ie year and also at any ti d to be made, as requi vanies Act 2013. The sta so finformation collected	y upto the limit of ₹1,80,00 limit of (overdraft and loa Bank Limited. ng from 5.35% to 7.00% (P.Y do n the Loan Account in K 93.25 20.13 <u>1,75,013.38</u> <u>1,75,013.38</u> ne Company is in the proces ne during the comparative y red under Para FA to "Gen tus of Micro and Small Enter by the Management. This h is disclosed in Note no 25.19. 5,174.73 745.00	Y. ₹ Nii). All the amounts borrower 0.00 Hundreds (P Y ₹1,80,000.00 n) ₹1,84,500.00 Hundereds (P.Y Deposit Rate + 0.75%, i.e., varying arriataka Bank is 8.30%. (P.Y. NA 1,34,416.35 16,288.48 1,50,704.83 1,50,704.83 so of obtaining confirmation. bar, to Micro and Small Enterprises eral Instructions for preparation o prises have been determined to the as been relied upon by the auditors There are no unbilled trade payables 6,777.16 745.00

SHORT TERM PROVISIONS

Provision for contigend	cies (Ret	fer Note 7.	01 below)					-		16,846.29
								 -		16,846.29
								 _	 	

Note 7.01: The Company has made the provision as above in relation to amount due towards refund of Income Tax paid of earlier years. The Company has during the year written off the tax paid, against the aforesaid provisions as above.

NOTES TO ACCOUNTS FORMING PART OF THE STANDALONE BALANCE SHEET AS AT 31ST MARCH 2024 NOTE 8 : PROPERTY, PLANT & EQUIPMENT (Tangible Assets) (also refer Note 8.01 to 8.05) (Previous Year figures have been given in separate table)	PART OF THE UIPMENT (Tan	STANDALON gible Assets	IE BALANCE ) (also refer l	SHEET AS A Vote 8.01 to 8	T 31ST MAR( .05) (Previou	CH 2024 s Year figures	have been g	jiven in separ	ate table) (₹ in	.(₹ in Hundreds)
		GROSS BLOCK	BLOCK			DEPRECIATION	IATION		NET BLOCK	ock
Asset Description	Cost as on 31/03/2023	Additions	Deductions	Cost as on 31/03/2024	Total up to 31/03/2023	Normal Depreciation	Deductions	Total up to 31/03/2024	As on 31/03/2024	As on 31/03/2023
Land-Freehold	12,865.32	'		12,865.32	1	'	'	•		12,865.32
Buildings-Freehold	44,049.00	'	'	44,049.00	10,771.73	885.90	'	11,657.63	32,391.37	33,277.27
Plant & Machinery and Equipments	40,463.70	'	'	40,463.70	36,010.55	594.99	'	36,605.54	3,858.16	4,453.15
Furmiture & Office Equipments	11,818.18	4,270.42	'	16,088.60	9,726.87	475.19	'	10,202.06	5,886.54	2,091.31
Data Processing Equipments	26,609.23	980.16	'	27,589.39	20,257.57	3,208.46	'	23,466.03	4,123.36	6,351.66
Vehicles	45,979.73	'		45,979.73	28,670.04	3,515.12	'	32,185.16	13,794.57	17,309.69
TOTAL	1,81,785.16	5,250.58		1,87,035.74	1,05,436.76	8,679.66	•	1,14,116.41	72,919.32	76,348.41
Amounts for the previous year:										
		GROSS BLOCK	BLOCK			DEPRECIATION	IATION		NET BLOCK	DCK
Asset Description	Cost as on 31/03/2022	Additions	Deductions	Cost as on 31/03/2023	Total up to 31/03/2022	Normal Depreciation	Deductions	Total up to 31/03/2023	As on 31/03/2023	As on 31/03/2022
Land-Freehold	12,865.32	'		12,865.32			'	•	12,865.32	12,865.32
Buildings-Freehold	42,959.00	1,090.00	'	44,049.00	10,052.11	719.62	'	10,771.73	33,277.27	32,906.89
Plant & Machinery and Equipments	38,593.70	1,870.00	'	40,463.70	35,466.01	544.54	'	36,010.55	4,453.15	3,127.69
Fumiture & Office Equipments	11,303.70	514.48	'	11,818.18	9,356.08	370.79	'	9,726.87	2,091.31	1,947.62
Data Processing Equipments	19,860.07	6,749.16	'	26,609.23	17,374.37	2,883.20	'	20,257.57	6,351.66	2,485.70
Vehicles	45,901.17	78.56	'	45,979.73	24,505.71	4,164.33	'	28,670.04	17,309.69	21,395.46
TOTAL	1,71,482.96	10,302.20		1,81,785.16	96,754.27	8,682.48	•	1,05,436.75	76,348.41	74,728.69
Note 8.01: Note 25.11 relating to impairment of Assets also forms part of this note. Note 8.02: Building Free hold includes the part of the Building given on rent, the income of which is disclosed in Note 16. There are no other Charges on Property Plant and Equipment	airment of Asse s the part of the E	ts also forms 3uilding given	part of this no on rent, the in	ote. come of which	is disclosed in	Note 16. There	e are no other (	Charges on Pro	operty Plantano	l Equipment.
Note 8.03: Borrowing cost capitalised during the year to "Property Partia and Equipment" is a NI (PTY: ₹ NII) Note 8.03: Note No 56.010 muscles befored for the discretion of score under a construction of the discretion method, useful life and	during the yea	r to "Property	Plant and Eq	uipment" is ₹ N	Viil (P.Y.: ₹ Nil) bronecty, Plant	and Equipmen	at i a maasura	ment denrect	ation method	soful life ato
Note 8.05: The Compary has not revenue to one use out on the question of disclosure with regard to revaluation of property does not arise. The title deeds of the Note 8.05: The Company has not revalued the property and accordingly the question of disclosure with regard to revaluation of property does not arise. The title deeds of the normal vector arise is the Company arise property are being held in the name of the Company.	valued the prop sclosed above,	erty and acc are being hel	ordingly the c d in the name	uestion of disc of the Compa	loperty, rialiti dosure with re iny.	and correvalu	iation of prope	arty does not a	arise. The title	deeds of the
NOTE 8A : INTANGIBLE ASSETS (also refer Note 8A.01 to 8A.04) (Previous Year figures have been given in separate table)	also refer Note	8A.01 to 8A.0	4) (Previous '	∕ear figures ha	ive been givei	n in separate ta	able)			
		GROSS BLOCK	BLOCK			AMORTISATION	SATION		NET BLOCK	OCK
Asset Description	Cost as on 31/03/2023	Additions	Deductions	Cost as on 31/03/2024	Total up to 31/03/2023	for the year	Deductions	Total up to 31/03/2024	As on 31/03/2024	As on 31/03/2023
Computer Software	•	2,242.00	•	2,242.00	•	38.80	•	38.80	2,203.20	•
TOTAL	•	2,242.00		2,242.00		38.80	•	38.80	2,203.20	•
Amounts for the previous year:										
		GROSS BLOCK	BLOCK			AMORTISATION	SATION		NET BLOCK	ock
Asset Description	Cost as on 31/03/2022	Additions	Deductions	Cost as on 31/03/2023	Total up to 31/03/2022	Normal Depreciation	Deductions	Total up to 31/03/2023	As on 31/03/2023	As on 31/03/2022
Computer Software	•			•	'	•		•	•	
TOTAL	•	•		•	•	•	•	•	•	•
Note 8A.01: Note 25.11 relating to impairment of Assets also forms part of this note	pairment of Ass	sets also form	s part of this	note.						

Note A.D. The Contraction of information of account of the discount of the dis

Manipal Industries Limited



					in Hundreds
Particulars		As at 31.	03.2024	As at 31.0	03.2023
Note 9A:					
NON CURRENT INVESTMENTS (OTHER THAN TRADE)					
(also refer Note 9A.01 to 9A.06)					
INVESTMENT IN GOVERNMENT SECURITIES (UNQUOTED	)				
470 (P.Y. 470) Secured Non Covertible Non cumulative Redeemable Taxable Bonds of ₹10000 each Indian Railway Finance Corporation Limited			47,000.00		47,000.00
Rate of interest- 5.00% p.a (P.Y. 5.00%) (Date of Maturity 31st August 2026)					,
TOTAL	Α	-	47,000.00	-	47,000.00
INVESTMENT IN EQUITY INSTRUMENTS AT COST		-		=	
(i) Quoted - Fully Paid (other than Trade Investment) MANIPAL FINANCE CORPORATION LIMITED					
684875(P.Y.: 684875) Equity Shares of ₹10/- each			1,36,616.17		1,36,616.17
ICDS LIMITED					
48,387 (P.Y. 48,387) Equity Shares of ₹10/- each			28,413.07		28,413.07
TOTAL	в		1,65,029.24	-	1,65,029.24
(ii) Unquoted - Fully Paid		-		-	
a. In Associate Company:					
SRI RAMAKRISHNA THEATRE LIMITED					
1,39,418 (P.Y. 1,39,418) Equity Shares of ₹10/- each		1,46,514.91		1,47,279.26	
Add: Goodwill on Consolidation		62,320.69	2,08,835.60	62,320.69	2,09,599.95
b. Others:			-		
MANIPAL CO-OPERATIVE BANK LIMITED					
1 ( P.Y. 1) Equity Shares of ₹25/- each		0.25		0.25	
KARNATAKA RUBBERS LIMITED					
100 (P.Y. 100) Equity Shares of ₹100/-each		100.00		100.00	
MANIPAL HOUSING FINANCE SYNDICATE LIMITED					
10,000 (P.Y. 10,000) Equity Shares of ₹10/- each MPL ENTERPRISES LIMITED		1,000.00		1,000.00	
12,096 (P.Y. 12,096)Equity Shares of ₹10/- each		7,103.26	8,203.51	7,103.26	8,203.51
TOTAL	с		2,17,039.11	,	2,17,803.46
(A)	+ (B) + (C)	)	4,29,068.35	=	4,29,832.70
Less: Provision for diminution in the value of Investments	.,.,		1,65,029.24		1,65,029.24
TOTAL			2,64,039.11	-	2,64,803.46
Note 9A.01: The Company has made due provision for the dim management. The management is of the opinion the management and the management is the management and management and m					
Quoted:					
A) MANIPAL FINANCE CORPORATION LTD			1,36,616.17		1,36,616.17
B) ICDS LTD		-	28,413.07	_	28,413.07
Total Provisions (Quoted)			1,65,029.24	_	1,65,029.24
Note 9A.02: Aggregate amount of quoted investments (before p	provisions)		1,65,029.24	-	1,65,029.24

Market Value of quoted investments

Aggregate amount of unquoted investments (before provisions)

Note 9A.03: Aggregate Market value of Quoted investment is ₹ Nil (P.Y. ₹ Nil) since they are not actively traded.

Note 9A.04: Refer Note 25.04.D for accounting policy on valuation of investments.

Note 9A.05: The above is to be considered as disclosure under subsection 4 of section 186 of Companies Act 2013. The Investments made for strategic purposes. Also refer note 25.14.a for further disclosure under the aforesaid Section, in respect of Inter Corporate Loans/Advances.

Refer Note 9A.03

2,64,039.11

Refer Note 9A.04

2,64,803.46

	(₹ in Hundreds)
As at 31.03.2024	As at 31.03.2023
-	1,045.00
42,698.30	44,820.56
42,698.30	45,865.56
	42,698.30

Note 9B.01: No Loans or advances are due from directors or other officers of the company either severally or jointly with any other person. Further, no loan or advances are due from firms or private companies in which any director is a partner, a director or member.

#### Note 9C:

# OTHER NON CURRENT ASSETS (unsecured and considered good)

(also refer note 9C.01 and 9C.02)

Asset in respect of gratuity fund (maintained by LIC)	15,519.40	24,037.24
Security deposits	36,419.68	36,234.09
	51,939.08	60,271.33

Note 9C.01: Security deposit represents Rent deposit, Dealership deposit, Electricity deposit, Telephone deposit etc.

Note 9C.02: No amounts are due from directors or other officers of the company either severally or jointly with any other person. Further, no amounts are due from firms or private companies in which any director is a partner, a director or member.

### Note 10:

# INVENTORIES

(also refer Note 10.01)		
Stock in Trade	2,22,078.03	1,83,164.47
Raw Materials (Construction Materials)	41,437.59	41,163.00
	2,63,515.62	2,24,327.47

Note 10.01: For method of valuation of Inventory, refer note no. 25.04.E under the head Accounting Policies.

# Note 11:

# TRADE RECEIVABLES

### (also refer Note 11.01 to 11.03)

Unsecured, Considered good (considered doubtful duly provided for)

a. Undisputed – considered good	7,81,528.14	7,50,564.96
<ul> <li>b. Undisputed – considered doubtful</li> </ul>	-	-
c. Disputed – considered good	-	-
d. Disputed – considered doubtful	-	-
	7,81,528.14	7,50,564.96

Note 11.01: Trade receivables are subject to confirmation by customers and reconciliation. The Company is in the process of obtaining confirmation.

Note 11.02: No trade receivables are due from directors or other officers of the company either severally or jointly with any other person. Further, no trade receivables are due from firms or private companies in which any director is a partner, a director or a member.

Note 11.03: Ageing for Trade Receivables as at March 31,2024 and March 31,2023 is provided in Note No 25.18. There are no unbilled trade receivables.



			(₹	in Hundreds)
Particulars	As at 31.0	03.2024	As at 31.0	03.2023
Note 12:				
CASH AND CASH EQUIVALENTS				
(also refer Note 12.01 and 12.02)				
Cash and Cash Equivalents: (As per AS-3 for Cash Flow Statements)				
a) Cash in hand	3,644.72		1,978.77	
b) Cheque and DD's in hand	3,842.82		3,054.48	
c) Balance with Banks				
In Current Account	1,00,816.13	1,08,303.67	1,60,733.02	1,65,766.27
Other Bank Balances		-		
a) Bank balances earmarked as Unclaimed dividends	5,174.73		6,777.34	
b) Term deposits with banks pledged as Security for working capital loans etc	4,05,000.00		4,05,000.00	
c) In other Term Deposit with Scheduled Banks	65,000.00	4,75,174.73	80,000.00	4,91,777.34
-	_	5,83,478.40	_	6,57,543.61
	_		_	

Note 12.01: Cash and Cash Equivalents (As per AS-3 for Cash Flow Statements) does not include term deposits kept, with the maturity period beyond 3 months, earmarked balances with banks and bank deposits held as a margin money or security against borrowings etc.

Note 12.02: The Term Deposits mentioned in "Other Bank Balances" above, represents Term Deposits maturing within 12 months amounting to ₹4,70,000 Hundreds (PY ₹4,85,000 Hundreds) and maturing beyond 12 months amounting to ₹Nil (PY ₹Nil) from the date of the Balance Sheet.

#### Note 13:

#### SHORT TERM LOANS AND ADVANCES

(also refer Note 13.01 to 13.02)

Unsecured:
------------

Considered Good	46,840.38	58,868.86
	46,840.38	58,868.86

- Note 13.01: Other Advances represent security deposits for work, building deposits, departmental deposits and advances made in the ordinary course of business which are not material in nature. These advances are subject to confirmation.
- Note 13.02: No Loans or advances are due from directors or other officers of the company either severally or jointly with any other person. Further, no loan or advances are due from firms or private companies in which any director is a partner, a director or a member.
- Note 13.03: Details of Loans or Advances in the nature of Loans granted to related parties etc., without specifying any terms or period of repayment given as Note 25.14(a)

### Note 14:

# OTHER CURRENT ASSETS

Unsecured and considered good

Interest Receivable on Bank Deposit & Bonds	2,841.11	2,524.72
	2,841.11	2,524.72

# NOTES TO ACCOUNTS FORMING PART OF CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDING 31ST MARCH, 2024

	La un		0000			(₹ in Hundreds
Particu Note 15			2023	-24	2022	-23
	IUE FROM OPERATIONS					
	fer Note 15.01)					
	f Goods & Services (net of Indirect Ta	axes)				
	of Goods less returns		36,13,803.30		34,88,572.62	
	struction contract revenue recognised	1	23,89,918.44	60,03,721.74	20,31,644.00	55,20,216.62
Other (	Operating Revenue		-	27,854.19	-	28,901.18
			=	60,31,575.93	=	55,49,117.80
Note 1	5.01: Note No. 18.01 also forms part	of this note, which may	be referred to.			
lote 16						
	RINCOMES					
	fer Note 16.01 & 16.02)			0 440 00		0.010.0
	g Rent nd from Non-Current Investments (No	an Trada)		8,112.00 65.00		6,912.0 65.0
	t on Income Tax Refund	JII-ITaue)		1,344.83		1,160.3
	t on Bonds held as Non Current Inve	stment (Non-Trade)	2,350.00	1,044.00	2.350.00	1,100.0
	nterest Income	( /	31,507.40	33,857.40	21,409.85	23,759.8
ncome	of Gratuity Fund Asset				_	12,821.8
			=	43,379.23	=	44,719.0
lote 16	6.01: Interest Income represents Inte	erest on Bank & Other de	posits/advances et	ic.		
	6.02: Income by way of Building Ren		•		able property on	the cancellabl
	operating lease.		, I		,	
lote 17	7:					
	OF MATERIAL CONSUMED					
	fer Note 17.01)					
Openi	ng Inventory			41,163.00		25,457.1
Purcha	ases		-	12,96,673.63	_	
Purcha			-	13,37,836.63	-	12,04,185.8
	ases Closing Inventory		-	13,37,836.63 41,437.59	-	12,04,185.8 41,163.0
Less:	Closing Inventory	eve represente Constru	- - etion Motorialo com	13,37,836.63 41,437.59 12,96,399.04	- - tion of Contract	12,04,185.8 41,163.0 11,63,022.8
Less:	Closing Inventory 7.01: Raw Material Consumed as ab		- - ction Materials con	13,37,836.63 41,437.59 12,96,399.04	- - tion of Contract v	12,04,185.8 41,163.0 11,63,022.8
Less: Note 17	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in t		- - ction Materials con	13,37,836.63 41,437.59 12,96,399.04	- - tion of Contract v	12,04,185.8 41,163.0 11,63,022.8
Less: Note 17 Note 18 PURCH	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: IASES		۔ ۔ ction Materials con	13,37,836.63 41,437.59 12,96,399.04	- - tion of Contract v	12,04,185.8 41,163.0 11,63,022.8
Less: Note 17 Note 18 PURCH (also re	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: fases afer Note 18.01)		۔ ۔ ction Materials con	13,37,836.63 41,437.59 12,96,399.04 sumed in execut	- - tion of Contract v	12,04,185.8 41,163.0 11,63,022.8 work. There ar
Less: lote 17 lote 18 PURCH also re	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: IASES		- ction Materials con	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80	- - tion of Contract v	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0
Less: Note 17 Note 18 PURCH (also re	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: fases afer Note 18.01)		- ction Materials con 	13,37,836.63 41,437.59 12,96,399.04 sumed in execut	- - tion of Contract v - -	12,04,185.8 41,163.00 11,63,022.8 work. There are 32,49,965.0
Less: Note 17 Note 18 PURCH (also re Purcha	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES afer Note 18.01) ise less returns	the above consumption.	- ction Materials con - - -	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80	 - =	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0
Less: Note 17 Note 18 PURCH (also re Purcha	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES afer Note 18.01) ise less returns 8.01: Information as to stock, purchas	the above consumption.	-	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80	- - -	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0
Less: lote 17 lote 18 PURCH also re Purcha	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES afer Note 18.01) ise less returns	the above consumption.	- ction Materials con - - - - - - - - - - - - - - - - - - -	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80	- - -	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0
Less: lote 17 lote 18 PURCH also re Purcha	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES afer Note 18.01) Ise less returns 8.01: Information as to stock, purchas Particulars	the above consumption.	- - - Opening	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80	- - -	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0
Less: lote 17 lote 18 PURCH (also re Purcha lote 18 lote 18	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES afer Note 18.01) ise less returns 8.01: Information as to stock, purchas	the above consumption.	- - - Opening	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80	- - -	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0
Less: lote 17 lote 18 PURCH also re Purcha	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: IASES afer Note 18.01) ise less returns 3.01: Information as to stock, purchas Particulars RELATING TO GOODS: Trading Stock:	the above consumption.	- - - Opening	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80	- - -	12,04,185.8 41,163.0 11,63,022.8 work. There an 32,49,965.0 32,49,965.0 32,49,965.0 Closing Stoc
Less: ote 17 ote 18 URCH also re Purcha lote 18 I. No.	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES afer Note 18.01) Ise less returns 3.01: Information as to stock, purchas Particulars RELATING TO GOODS:	the above consumption.	Opening Stock	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80 Purchases	- - - - - - - - - - - - - - - - - - -	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0 32,49,965.0 Closing Stoc 1,58,105.4
Less: lote 17 lote 18 PURCH also re Purcha lote 18 il. No.	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES afer Note 18.01) Ise less returns 3.01: Information as to stock, purchast Particulars RELATING TO GOODS: Trading Stock: a. Electrical Items	the above consumption. se and sales Current Year	Opening Stock 1,24,472.59	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80 Purchases 5,44,375.57		12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0 32,49,965.0 ₹ (in Hundreds Closing Stoc 1,58,105.4 1,24,472.5
Less: lote 17 lote 18 PURCH also re Purcha lote 18 il. No.	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: IASES afer Note 18.01) ise less returns 3.01: Information as to stock, purchas Particulars RELATING TO GOODS: Trading Stock:	the above consumption. se and sales Current Year Previous Year Current Year	Opening Stock 1,24,472.59 1,46,631.92 42,326.12	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80 34,66,438.80 9urchases 5,44,375.57 5,06,903.82 28,45,431.52	5,80,569.96 6,13,038.84 29,32,261.21	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0 32,49,965.0 <b>32,49,965.0</b> <b>1,58,105.4</b> 1,24,472.5 46,547.8
Less: lote 17 lote 18 PURCH also re Purcha lote 18 il. No.	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES afer Note 18.01) Ise less returns 3.01: Information as to stock, purchast Particulars RELATING TO GOODS: Trading Stock: a. Electrical Items	the above consumption. se and sales Current Year Previous Year Current Year Previous Year Previous Year	Opening Stock 1,24,472.59 1,46,631.92 42,326.12 53,205.46	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80 34,66,438.80 9urchases 5,44,375.57 5,06,903.82 28,45,431.52 26,79,066.55	<b>5,80,569.96</b> 6,13,038.84 <b>29,32,261.21</b> 27,73,268.42	12,04,185.8 41,163.0 11,63,022.8 work. There an 32,49,965.0 32,49,965.0 32,49,965.0 32,49,965.0 <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,965.0</b> <b>34,49,472.5</b> <b>46,547.8</b> <b>42,326.1</b>
Less: lote 17 lote 18 PURCH also re Purcha	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES afer Note 18.01) Ise less returns 3.01: Information as to stock, purchast Particulars RELATING TO GOODS: Trading Stock: a. Electrical Items	the above consumption. se and sales Current Year Previous Year Current Year Previous Year Current Year Previous Year Current Year		13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80 34,66,438.80 9urchases 5,44,375.57 5,06,903.82 28,45,431.52 26,79,066.55 76,631.71	5,80,569.96 6,13,038.84 29,32,261.21 27,73,268.42 1,00,972.13	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0 32,49,965.0 <b>32,49,965.0</b> <b>32,49,965.0</b> <b>1,58,105.4</b> 1,24,472.5 <b>46,547.8</b> 42,326.1 <b>17,424.8</b>
Less: lote 17 lote 18 PURCH also re Purcha lote 18 il. No.	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES afer Note 18.01) Ise less returns 3.01: Information as to stock, purchas 3.01: Information as to stock, purchas Particulars RELATING TO GOODS: Trading Stock: a. Electrical Items b. Petrol, H S Diesel & Lubricants	the above consumption. se and sales Current Year Previous Year Current Year Previous Year Current Year Previous Year Current Year Previous Year	Opening Stock 1,24,472.59 1,46,631.92 42,326.12 53,205.46 16,365.76 31,587.40	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80 34,66,438.80 9urchases 5,44,375.57 5,06,903.82 28,45,431.52 26,79,066.55 76,631.71 63,994.65	<b>5,80,569.96</b> 6,13,038.84 <b>29,32,261.21</b> 27,73,268.42 <b>1,00,972.13</b> 1,02,265.36	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0 32,49,965.0 <b>32,49,965.0</b> <b>32,49,965.0</b> <b>1,58,105.4</b> 1,24,472.5 <b>46,547.8</b> 42,326.1 <b>17,424.8</b> 16,365.7
Less: ote 17 ote 18 URCH also re Purcha lote 18 I. No.	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES afer Note 18.01) Ise less returns 3.01: Information as to stock, purchas 3.01: Information as to stock, purchas Particulars RELATING TO GOODS: Trading Stock: a. Electrical Items b. Petrol, H S Diesel & Lubricants	the above consumption. se and sales Current Year Previous Year Current Year Previous Year Current Year Previous Year Current Year Previous Year Current Year	Opening Stock 1,24,472.59 1,46,631.92 42,326.12 53,205.46 16,365.76 31,587.40 1,83,164.47	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80 34,66,438.80 Purchases 5,44,375.57 5,06,903.82 28,45,431.52 26,79,066.55 76,631.71 63,994.65 34,66,438.80	5,80,569.96 6,13,038.84 29,32,261.21 27,73,268.42 1,00,972.13 1,02,265.36 36,13,803.30	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0 32,49,965.0 32,49,965.0 Closing Stoc 1,58,105.4 1,24,472.5 46,547.8 42,326.1 17,424.8 16,365.7 2,22,078.0
Less: 1 ote 17 ote 18 URCH Purchalso re Purcha 1. No.	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES efer Note 18.01) use less returns 3.01: Information as to stock, purchas Particulars RELATING TO GOODS: Trading Stock: a. Electrical Items b. Petrol, H S Diesel & Lubricants c. Construction Materials TOTAL	the above consumption. se and sales Current Year Previous Year Current Year Previous Year Current Year Previous Year Current Year Previous Year	Opening Stock 1,24,472.59 1,46,631.92 42,326.12 53,205.46 16,365.76 31,587.40	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80 34,66,438.80 9urchases 5,44,375.57 5,06,903.82 28,45,431.52 26,79,066.55 76,631.71 63,994.65	<b>5,80,569.96</b> 6,13,038.84 <b>29,32,261.21</b> 27,73,268.42 <b>1,00,972.13</b> 1,02,265.36	12,04,185.8 41,163.0 11,63,022.8 work. There ar 32,49,965.0 32,49,965.0 32,49,965.0 32,49,965.0 Closing Stoc 1,58,105.4 1,24,472.5 46,547.8 42,326.1 17,424.8 16,365.7 2,22,078.0
Less: lote 17 lote 18 PURCH also re Purcha	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES efer Note 18.01) ise less returns 3.01: Information as to stock, purchas 3.01: Information as to stock, purchas Particulars RELATING TO GOODS: Trading Stock: a. Electrical Items b. Petrol, H S Diesel & Lubricants c. Construction Materials	the above consumption. se and sales Current Year Previous Year Current Year Previous Year Current Year Previous Year Current Year Previous Year Current Year	Opening Stock 1,24,472.59 1,46,631.92 42,326.12 53,205.46 16,365.76 31,587.40 1,83,164.47	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80 34,66,438.80 Purchases 5,44,375.57 5,06,903.82 28,45,431.52 26,79,066.55 76,631.71 63,994.65 34,66,438.80	5,80,569.96 6,13,038.84 29,32,261.21 27,73,268.42 1,00,972.13 1,02,265.36 36,13,803.30 34,88,572.62	11,78,728.7( 12,04,185.8 41,163.0(2) 11,63.0(2) 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49,965.0( 32,49
Less: 1 lote 17 PURCH Purchalso re Purcha lote 18 Bl. No.	Closing Inventory 7.01: Raw Material Consumed as ab no other materials involved in 1 3: HASES efer Note 18.01) use less returns 3.01: Information as to stock, purchas Particulars RELATING TO GOODS: Trading Stock: a. Electrical Items b. Petrol, H S Diesel & Lubricants c. Construction Materials TOTAL	the above consumption. se and sales Current Year Previous Year Current Year Previous Year Current Year Previous Year Current Year Previous Year Current Year	Opening Stock 1,24,472.59 1,46,631.92 42,326.12 53,205.46 16,365.76 31,587.40 1,83,164.47	13,37,836.63 41,437.59 12,96,399.04 sumed in execut 34,66,438.80 34,66,438.80 34,66,438.80 Purchases 5,44,375.57 5,06,903.82 28,45,431.52 26,79,066.55 76,631.71 63,994.65 34,66,438.80	5,80,569.96 6,13,038.84 29,32,261.21 27,73,268.42 1,00,972.13 1,02,265.36 36,13,803.30	12,04,185.8 41,163.0 11,63,022.8 work. There an 32,49,965.0 32,49,965.0 32,49,965.0 32,49,965.0 <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>32,49,965.0</b> <b>1,58,105.4</b> <b>1,24,472.5</b> <b>46,547.8</b> <b>42,326.1</b> <b>17,424.8</b> <b>16,365.7</b> <b>2,22,078.0</b>

# NOTES TO ACCOUNTS FORMING PART OF CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDING 31ST MARCH, 2024 (7 in Hundreds

31ST MARCH, 2024				(₹ in Hundreds)
Particulars	2023	3-24	2022	-23
Note 19:				
CHANGES IN INVENTORY OF STOCK IN TRADE				
(also refer Note 19.01) Opening Stock				
Stock in Trade		1,83,164.47		2,31,424.78
Closing Stock		1,00,104.47		2,01,424.70
Stock in Trade		2,22,078.03		1,83,164.47
		(38,913.56)	-	48,260.31
Note 19.01: Note 18.01 also forms part of this note, which may be	e referred to.		=	
Note 20:				
EMPLOYEES' BENEFITS EXPENSE				
(also refer Note 20.01)				
Salaries and Wages, Incentive allowances		3,11,956.98		2,63,933.61
Sales Incentive		-		13,705.90
Leave encashment		5,995.83		3,269.31
Bonus		12,034.95		10,877.74
Contribution to Provident and other funds		28,687.45		32,902.34
Gratuity Premium		18,514.31		10,246.67
Contribution to ESI		5,952.76		5,777.64
Staff Welfare Expenses		5,519.84		4,810.48
	-	3,88,662.12	_	3,45,523.69
Note 20.01: Disclosure as required under Accounting Standard 15 i.e. Er	nplovee benefits is give		25.15. Amount cha	
as above, includes reduction in the value of gratuity fund ass	ets ₹8,517.84 hundreds	(P.Y.: Income by w	ay of increase in v	alue ₹12,821.82
hundreds) and also includes amount paid as premium on gra	atuity fund.		•	
Note 21:				
FINANCE COSTS				
Interest on Bank Overdraft		14,792.73		10,482.75
Bank Charges		1,150.03		1,104.51
Dank Onarges	-	15,942.76	_	11,587.26
		13,342.70	_	11,307.20
Note 22:				
DEPRECIATION & AMORTIZATION EXPENSES				
Depreciation on Tangible Assets (refer Note 8)		8,679.66		8,682.48
Amortisation on Intangible assets (refer note 8A)		38.80		-
	-	8,718.46	_	8,682.48
Note 23:				
OTHER EXPENSES				
(Also refer Note 23.01)				
Freight Inwards		3,301.97		3,125.35
Wages & Other Constructions Expenses		8,14,882.58		6,06,474.86
Repairs & Maintenance:		-,,		-,,
Building Repairs	3,752.19		298.73	
Other Repairs	21,681.42	25,433.61	18,421.14	18,719.87
Payment to Auditor				
Statutory Audit	4,030.00		4,030.00	
Taxation Matters	750.00		750.00	
GST	860.40	5,640.40	860.40	5,640.40
Insurance		1,607.30		1,291.03
Directors' Sitting fees		127.50		120.00
Indirect taxes		24.57		24.57
Bad debt written off		157.06		2,866.18
Printing & Stationery		4,485.95		4,200.17
Light & Water Charges		4,408.34		3,738.32
Rent		4,140.00		3,870.00
Rates, Taxes and Filing Fees		3,142.05		2,844.62
Travelling Expenses		441.36		460.87
Telephone Charges		730.42		732.72
Legal and Professional Charges		10,444.74		10,405.38
Other Expenses TOTAL	-	34,617.15 9,13,585.00	-	32,867.38 6,97,381.72
Note 23.01: Rent as disclosed in the above note, represents rent or			=	

Note 23.01: Rent as disclosed in the above note, represents rent on immovable property on the cancellable operating lease. Construction expenses as above, includes contract wages and other related construction expenses.

# NOTES TO ACCOUNTS FORMING PART OF CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDING 31ST MARCH, 2024

		₹ (in Hundreds)
Particulars	2023-24	2022-23
Note 24: EARNING PER EQUITY SHARE (Also refer Note 25.01)		
a) Net Profit available for equity shareholders (Used as numerator)	19,482.39	52,473.14
<ul> <li>b) Weighted average No. of Equity Shares (Used as denominator)</li> </ul>	17,48,698	17,48,698
c) Basic Earnings per share (a/b) in ₹ Ps.	1.11	3.00
d) No. of Equity Shares (diluted) (Used as denominator)	22,47,830	22,47,830
e) Diluted Earnings per share (a/d) in ₹ Ps.	0.87	2.33

Note 24.01: There are no extra ordinary items and therefore the question of calculating earning per share after adjusting such items does not arise. Out of the above 22,47,830 no of shares 10,00,000 no. of shares are of ₹10 each fully paid and 12,47,830 no of shares are of ₹10 each fully paid and 12,47,830 no of shares are of ₹10 each fully paid.

#### NOTES TO CONSOLIDATED BALANCE SHEET & STATEMENT OF PROFIT & LOSSFOR THE YEAR ENDING 31<sup>st</sup> MARCH 2024 NOTE 25: Corporate Information, Summary of Significant Accounting Policies and Other Disclosures COMPANY OVERVIEW

The Registered Office of Manipal Industries Limited (the "Company") is at Manipal (State: Karnataka). The main business of the Company is to undertake and execute civil construction contracts, to trade in electronic goods, Petrol/Diesel, Lubricants and related items etc. The details of Subsidiary and Associate Companies of the Company disclosed vide note 25.03. Though the Group and Associate has become the Small and Medium Sized Company during the comparative year i.e year ending 31<sup>st</sup> March 2022, it continues to follow the Accounting Standard as applicable to Companies other than the "Small and Medium Sized Company", in accordance with rule 5 of the Companies (Accounting Standards) Rules 2021.

The amounts in this consolidated financial statement rounded off to the nearest Hundreds with two decimals thereof, except otherwise stated

In this consolidated financial statement, the term "Group", "Group and Associate", "Holding Company" and the "Company" has been used interchangeably.

The Balance Sheet and the Statement of Profit and Loss have been prepared and presented in the format prescribed in Division I of Schedule III to Companies Act, 2013 after including therein the heads, to the extent applicable to the Company. The Statement of Cash Flows has been prepared as per the requirements of AS 3 "Cash Flows Statement". The disclosures as prescribed in Division I of Schedule III to the Companies Act, 2013 have been presented by way of notes forming part of the financial statements along with other disclosures required under Company (Accounting Standard) Rules 2021. The disclosures both under Schedule III to Companies Act 2013 and Accounting Standard are being made to the extent applicable to the Company.

# 25.01 Principles of Consolidation

The Consolidated Financial Statements related to Manipal Industries Limited and its Subsidiary (herein after collectively referred to as "the Group") and its Associate has been prepared on the following basis:

- i) The financial statements of the Company and its subsidiary have been combined on a line-by-line basis by adding together the book value of like items of assets, liabilities, income and expenses after fully eliminating inter-company balances and transactions and unrealized profits or losses in accordance with the Accounting Standard 21 "Consolidated Financial Statements".
- ii) Investment in subsidiary is eliminated and difference if any, between cost of investment over the net assets on the date of investment, or on the date of the financial statements immediately preceding the date of investment in subsidiary will be recognized as Goodwill or Capital Reserve as the case may be.
- iii) The difference if any, between the proceeds from disposal of investment in a subsidiary and the proportionate carrying amount of its assets less liabilities as on the date of disposal is recognized in the Consolidated Statement of Profit and Loss as the profit or loss on disposal of investment in subsidiaries.
- iv) In case of Associates (where the Company directly or indirectly through its subsidiaries holds 20% or more of equity investments), the equity investment is accounted by using "Equity Method" in accordance with Accounting Standard 23 "Accounting for Investments in Associates in Consolidated Financial Statements". The Company accounts for its share in the change in the net assets of the Associate, post-acquisition, after eliminating unrealized profits and losses resulting from transactions between the Company and its Associate to the extent of its share, through its Statement of Profit and Loss to the extent such change is attributable to the Associate and the share of net assets at the time of acquisition of shares in the Associate is identified in the Financial Statements as Goodwill or Capital Reserve as the case may be.
- v) As per "Equity method", if the Company's share of losses of the Associate equals or exceeds the carrying amount of the Investment, the Company ordinarily discontinues recognizing its share of further losses and the Investment is reported at NIL Value. Additional losses are provided for to the extent the Company has incurred obligations or made payments on behalf of the Associate to satisfy obligations of the Associate that the Company has guaranteed or to which the Company is otherwise committed. If the Associate subsequently reports profits, the Company resumes including its share of those profits only after its share of the profits equals the share of net losses that have not been recognized.
- vi) As far as possible, the Consolidated Financial Statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances and are presented in the same manner as the Company's Standalone Financial Statements.
- 25.02 Investments other than in Subsidiary and Associate are accounted as per Accounting Standard-13 "Accounting for Investments".

# 25.03 Basis of preparation of Consolidated Financial Statements

a) The Subsidiary Company considered for Consolidation is:

Name of the Company	State/Country of Incorporation and CIN	Extent of Holding	and Voting Power
		As on 31 <sup>st</sup> March, 2024	As on 31 <sup>st</sup> March, 2023
TVP Consultants Limited	Tamil Nadu, India CIN: U74210TN1989PLC017726	100%	100%
The Associate Company cons	sidered for Consolidation is: State/Country of Incorporation and CIN	Extent of Holding	and Voting Power
		As on 31 <sup>st</sup> March, 2024	As on 31 <sup>st</sup> March, 2023
Sri Ramakrishna	Karnataka, India	30.98%	30.98%

The Companies as above, considered as the subsidiary and associate company respectively, on the basis of shareholding.

c) The Financial Statements of the Company and its Subsidiary & Associate used in consolidation are drawn up to the same reporting date as that of the Parent company, i.e. year ended March 31, 2024.

### 25.04 Other Significant Accounting Policies

b)

These policies are set out under "Significant Accounting Policies" as below:

#### A. Basis of Accounting and Revenue Recognition:

The Consolidated financial statements of the Group and Associate have been prepared in accordance with the Generally Accepted Accounting Principles in India to comply with the Accounting Standards specified under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014 i.e. the Companies (Accounting Standard) Rules 2021 and the relevant provisions of the Companies Act, 2013.

The accounts are prepared under historical cost convention and all significant items of income and expenditure are accounted on accrual system of accounting. The accounting policies adopted in the preparation of the consolidated financial statements are consistent with those followed in the previous year.

Revenue from "Fixed Price" construction contracts recognized under "Percentage of Completion Method", is measured by reference to the percentage of work completed up to the date of the Balance Sheet, to the total value of work for each contract. Work-in-Progress if any, comprises of cost incurred for such contract/s, wherever such work are in the initial stages. Accordingly, the amounts due to/ from customers for contract work is being arrived at. Such dues are being disclosed as "frade Receivables" under the head "Current Assets" or as "Advance from Customers", under the head "Current Liabilities" as the case may be.

Revenue from "Sale of Goods" is recognized when significant risks and rewards in respect of ownership are transferred to customers. Income of the nature "Interest" is recognized on the time proportionate method. "Dividend income" is recognized when the unconditional right to receive the income is established. Income by way of "Rent on Building" in respect of cancellable operating lease is recognized on accrual basis over the period of lease.

#### B. Use of Estimates:

The preparation of standalone financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets & liabilities and disclosure of contingent liabilities at the date of the consolidated financial statements and the results of operations during the reporting period end. Although these estimates are based upon management's best knowledge of current events and actions, actual results could differ from these estimates. The difference between the actual results and estimates are being recognized in the period in which the results are known/ materialized.

#### C. Property, Plant and Equipment, Intangible Assets & Depreciation/Amortisation:

#### Property Plant and Equipment:

The Group is following "Cost Model" to disclose Property, Plant and Equipment.

Freehold land is carried at historical cost. All other items of 'Property, Plant and Equipment' are stated at historical cost less accumulated depreciation and accumulated impairment losses if any. Historical cost includes expenditure that is directly attributable to the acquisition of the items such as purchase price, freight, duties and levies. Such cost includes the cost of replacing parts of the 'Property, Plant and Equipment' and the borrowing cost till the date of installation of qualifying asset and any attributable cost of bringing the asset to its working condition for its intended use.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognized when replaced. All other repairs and maintenance are charged to profit and loss during the reporting period in which they are incurred.

An item of 'Property, Plant and Equipment' and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on recognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the statement of profit and loss when the asset is derecognized.

Further, when each major inspection is performed, its cost is recognized in the carrying amount of the item of 'Property, Plant and Equipment' as a replacement if the recognition criteria are satisfied. Machinery spares if any, which are specific to a particular item of 'Property, Plant and Equipment' and whose use is expected to be irregular are capitalized as 'Property, Plant and Equipment'.

Spare parts if any, are capitalized when they meet the definition of 'Property, Plant and Equipment' i.e., when the Group intends to use these for more than a period of 12 months.

The Fixed Tangible Assets held by the Group does not involve decommissioning cost and the cost of removal of such assets is not material considering the size of the Group. Considering this aspect, the Group has not made any policies for capitalizing the decommissioning cost.

Depreciation on 'Property, Plant & Equipment' generally is provided on the straight line method over the useful lives of the assets in terms of Schedule II of the Companies Act, 2013. Depreciation for the assets purchased / sold during the period is proportionately charged. Improvements to buildings are amortized over the period of remaining useful life of the building. The residual values, useful lives and methods of depreciation of 'Property, Plant and Equipment' are reviewed at each financial year end and adjusted prospectively, if appropriate and under such circumstances the appropriate disclosure will be made in the notes to accounts.



#### Intangible Assets:

The Intangible Assets owned by the Company represents the Computer Software, which was purchased from the market. The same is being recorded at the purchase cost. The software amortised on straight line basis prorate, over the period of three years.

### D. Investments:

Long Term Investments are stated at cost. Cost includes the amount of direct expenses incurred to acquire the Investment. The Group has the policy of making provisions for diminution in the value of investments to recognize decline, other than temporary. The Group does not own any immovable property held as investments and accordingly has not made any policies for such investments.

#### E. Inventory:

Stock of Inventory I.e. Raw Materials, Work-in-Progress, trading materials etc. are valued at lower of cost or net realizable value adopting First in First Out Method (i.e., FIFO). Cost of inventories shall comprise all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost also includes expenses incurred towards wages and other related items. Spare parts which do not meet definition of Property Plant and Equipment, i.e. when the Group intends to use these during the period of 12 months or less, are being considered as Inventory. The FIFO formula assumes that the items of inventory that were purchased or produced first are sold or utilized first, and consequently the items remaining in inventory at the end of the period are those most recently purchased or produced. Cost of work-in-progress (if any) is determined on the basis of cost attributable to the contract.

#### F. Tax on Income:

The Group has charged off the Current Income Tax to the Statement of Profit and Loss. Deferred Tax Assets/Liabilities recognized/ provided are in accordance with the Accounting Standard 22. Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted at the Balance Sheet date, on the timing differences being the difference between the taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent period. Deferred tax Asset is recognized, subject to the considerations of prudence. Deferred tax asset so recognized, is being netted off to deferred tax liability or vice versa. Advance Income Tax Paid (including Tax deducted at source, tax paid on self-assessment or otherwise) and provision for current Income Tax (if any) are presented in the Balance Sheet after setting off the same against each other.

#### G. Employee Benefits:

The Group's "Retirement Benefit Plan" & "other Benefit plans" comprises of Contribution to Provident Fund, Employee State Insurance, and Gratuity and leave encashment. Contribution to provident fund and Employee State Insurance is being made at pre-determined rates and are charged to the Statement of Profit & Loss. The Group's Liability to Gratuity to employees is covered by Group Gratuity policy of Life Insurance Corporation of India and accordingly the premium paid, is charged to the Statement of Profit & Loss. Deficit/Surplus of present value of obligations (under Gratuity policy) over the fair value of Gratuity plan asset duly charged/recognized to the Statement of Profit & Loss, on year-to-year basis. Provision for leave encashment is being made on estimated basis. There are no other retirement & employee benefits being provided by the Group.

#### H. Borrowing Costs:

Borrowing costs are recognized as an expense in the year in which they are incurred except those which are directly attributable to acquisition/construction of qualifying fixed assets (as defined under Accounting Standard 16), till the time such assets are ready for use, in which case the borrowing costs are capitalized as part of the cost of the asset.

#### I. Contingent Liabilities/Assets:

Provisions involving substantial degree of estimation in measurement are recognized when there is a present obligation as a result of past events and it is probable that there will be an outflow of resources. Provisions not made in the account (which otherwise should have been made) are disclosed by way of appropriate note. Contingent liabilities (if any) are not recognized but are disclosed in the notes. Contingent assets are neither recognized nor disclosed in the Consolidated Financial Statements.

#### J. Impairment of Assets:

The Group has framed the policy of impairing the asset, when carrying value of the assets exceeds its recoverable amount, under the circumstances when the Group is having the sources of information (whether internal or external) that an impairment loss may have occurred. Accordingly, impairment losses will be charged to Statement of Profit and Loss in the year in which an asset is identified as impaired. The impairment losses recognized in prior accounting periods is reversed if there has been a change in the estimate of the recoverable amount.

#### K. Earnings per Share:

Basic earnings per share is calculated by dividing the net profit or loss for the year attributable to equity shareholders (after deducting attributable taxes) by the weighted average number of equity shares outstanding during the year. Diluted earnings per share, if any, is computed using the weighted average number of equity shares and dilutive potential equity share outstanding during the period except when the results would be anti-dilutive.

#### L. Lease Transactions:

Rent paid/payable on cancellable operating lease, charged to the Statement of profit and loss on accrual basis over the term of the lease on straight line basis. Rent received/receivable on the cancellable operating lease, recognized as income on accrual basis, over the term of the lease on straight line basis.

#### M. Operating Cycle:

Based on the nature of activities, the Group has determined its operating cycle as 12 months for the purpose of classification of its assets and liabilities as current and non-current.

#### N. Cash Flow Statement

The Group has prepared the Cash Flow Statement in compliance with the Section 129 read along with the Section 2(40) of the Companies Act, 2013. Cash flows are reported using the indirect method, whereby profit / (loss) after tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Group are segregated based on the available information. Cash comprises cash in hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition) and highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

### O. Segment Reporting

Segment information is being decided by the management of the Company after considering the nature of business that being carried on by the Company and accordingly disclosed in this consolidated financial statement. The Company is operating in one geographical segment and accordingly furnishing of segment information on the basis of geographical basis not applicable.

#### P. Events occurring after the Balance Sheet Date:

Dividends if any pertaining to the financial year, but declared after the Balance Sheet, not recognized as a liability and the same is being disclosed in the notes to accounts.

#### 25.05 Disclosure as required under Schedule III to Companies Act, 2013 is given as below:

(Amount in ₹ Hundreds)

Type and Name of the Entity —		Net Assets Total Liabilities)	Share in Profit or (Loss)		
	As % of Consolidated Net Assets	Amount (₹)	As % of Consolidated Profit or Loss	Amount (₹)	
PARENT Indian 1. Manipal Industries Ltd.	98.81 [P.Y. 98.74]	1552681.27 [P.Y. 1532437.61]	103.90 [P.Y. 99.41]	20243.65 [P.Y. 52165.50]	
SUBSIDIARY Indian 1. TVP Consultants Ltd.	(0.002) [P.Y. 0.002]	(33.72) [P.Y. 36.81]	0.02 [P.Y. (0.07)]	(3.09) [P.Y. (37.08)]	
ASSOCIATE Indian 1. Sri Ramakrishna Theatre Ltd.	1.19 [P.Y. 1.26]	18761.27 [P.Y. 19525.63]	(3.92) [P.Y.0.66]	(764.36) [P.Y.(37.08)]	
TOTAL	100 [P.Y. 100]	1571408.82 [1551926.43]	100 [P.Y. 100]	19482.39 [P.Y:52473.14]	

25.06 Details of valuation of Investments in Associate Companies as required by AS-23 "Accounting for Investments in Associates in Consolidated Financial Statements" are as follows:

(Amount in ₹ Hundreds)

(Amount in ₹ Hundreds)

Particulars	2023-24	2022-23
Name of the Associate: Sri Ramakrishna Theatre Ltd. Limited		
Ownership Interest	30.98%	30.98%
Original Cost of Investments	190074.32	190074.32
Amount of Goodwill on Consolidation	62320.69	62320.69
Share of Post-Acquisition Profits	18761.27	19525.63
Carrying value of investments (without considering Goodwill) in the Balance Sheet	146514.91	147279.26
Carrying value of Investments in the Balance Sheet	208835.60	209599.95

25.07 Goodwill on Consolidation represents amount attributable to Subsidiary Company ₹5.22 Hundreds (PY ₹5.22 Hundreds). Goodwill on Consolidation in respect of Associate Company amounting to ₹62,320.69 Hundreds (PY ₹62,320.69 Hundreds), disclosed separately as addition to carrying cost of investments in Note 9A.

25.08 The net worth of the Subsidiary Company is fully eroded due to the losses, since the Subsidiary Company has made due provisions for reduction in the value of investment, during the earlier years. However, the Subsidiary Company has prepared the Financial Statement on a Going Concern Basis, considering the future plans of action of the investee Company. Accordingly, the management of the subsidiary company is of the opinion that the losses as aforesaid will not adversely affect the financial position of the Subsidiary Company. However, the Holding Company has made during earlier year/s, full provision for the investment made in and amount advanced to the aforesaid subsidiary company, which fully covers the loss incurred by the aforesaid Company after considering the aforesaid provision is positive. Therefore, the loss incurred by the subsidiary company will not have further financial effect on the Group.

### 25.09 Contingent Liability:

There are no contingent liabilities as on 31st March 2024.

25.10 List of related parties with whom the transactions have taken place during the year:

Holding Company: M/s Manipal Industries Limited and Subsidiary Company M/s TVP Consultants Limited

- Key Management Personnel: Sri T Harish Pai, Manipal (the Technical director)
- · Relative of Key Management Personnel: Smt. Kanchana Pai
- Sri Ramakrishna Theatre Limited, Udupi (Associate Company)
- Academy of General Education, Manipal (Major Shareholder having controlling Interest in holding company)
- Other directors of the Company to whom sitting fees paid:
  - 1. Sri T Ashok Pai
  - 2. Sri Nagraj Achar
  - 3. Sri Krishnaraj Rao
  - 4. Sri T Rajesh Pai
  - 5. Sri Prabhakar Pai

The details of transactions are as follows:

	Particulars	Current Year	Previous Year
Α.	Remuneration paid during the year (including Management contribution to PF, perquisites etc.) Key Management Personnel: Sri T. Harish Pai, Technical Director	32313.62	16727.33
В.	Professional charges paid during the year Relative of Key Management Personnel: Smt. Kanchana Pai	0.00	1200.00

	Pa	Current Year	Previous Year		
C.	Construction revenue accrued durin From Major Shareholder Academy of General Education	g the year		15962.28	39481.82
D.	Amount of Trade Receivables as or From Major Shareholder Academy of General Education	reporting date		607.26	1788.53
E. F.	Investments held as on the Balance In equity shares of Associate Comp Sri Ramakrishna Theatre Limited 1,39,418 equity shares of ₹10 each ₹1,90,074.32 Hundreds (P.Y.: ₹1,90 Sitting Fee paid to Directors (₹ in	any fully paid ,074.32 Hundreds)		190074.32	190074.32
	SRI T ASHOK PAI	30.00	30.00		
	SRI NAGARAJ ACHAR	30.00	30.00		
	SRI KRISHNARAJ RAO	30.00	30.00		
	SRI T RAJESH PAI	30.00	30.00	127.50	120.00
	SRI PRABHAKAR PAI	7.50	0.00		

Related Party Transactions given above are as identified by the Management and is being arrived at after eliminating inter Company balances and transaction, as stated below:

 Investment by the Holding Company in the Subsidiary M/s TVP Consultants Limited 24,53,000 (P.Y. ₹24,53,000) equity shares of Rs.10 each fully paid ₹24530 hundreds (PY₹24530 hundreds).

- II. Advance by the Holding Company in the Subsidiary M/s TVP Consultants Limited Rs.90,574.86 hundreds (PY Rs.90,574.86 hundreds)
- III. Total Provisions made by the Holding Company as on the date of the Balance Sheet ₹1,15,104.80 hundreds (PY ₹1,15,104.80 hundreds) as below.
  - a. In respect of Investment in Subsidiary Company M/s TVP Consultants Limited ₹24530 hundreds (PY ₹24,530 hundreds)

b. In respect of Advance to Subsidiary Company M/s TVP Consultants Limited ₹90,574.86 hundreds (PY ₹90,574.86)

Commitments with related parties:

As at year end March 31, 2024, there is no commitment outstanding with any of the related parties.

The remuneration to KMPs do not include provisions for gratuity as separate actuarial valuation are not available.

The transaction from related parties are made on terms equivalent to those that prevail in arm's length transactions. Outstanding balances at the year-end are unsecured and settlement occurs in cash.

- 25.11 The management is of the opinion that the carrying cost of the assets does not exceed its recoverable amount. Further the Group does not have any information whether internal or external, that indicates that "impairment loss may have occurred". Accordingly, the question of impairment of assets does not arise.
- 25.12 The Board is of the opinion that the assets listed under "Current and Non-Current Assets" (as included under Note No. 9B to 14) have in the ordinary course of business, value equal to the amount at which they are stated in the Balance Sheet.
- 25.13 The Group during the year is operating under one geographical segment. Hence, segment reporting on geographical basis is not applicable. However, the Group is operating under two business segments namely Trading and Construction. The business-wise segment reporting is disclosed as below:

Particulars	TRADING	CONSTRUCTION	OTHERS	TOTAL	
REVENUE					
External	CY	36,41,657.49	23,89,918.44	-	60,31,575.93
External	PY	35,17,473.80	20,31,644.00	-	55,49,117.80
Internal	CY	-	-	-	-
Internal	PY	-	-	-	-
TOTAL	CY	36,41,657.49	23,89,918.44	-	60,31,575.93
TOTAL	PY	35,17,473.80	20,31,644.00	-	55,49,117.80
RESULT					
Segment Result	CY	1,51,394.50	2,83,394.22	3.09	4,34,791.81
Segment Result	PY	2,03,286.81	1,48,898.45	(37.08)	3,52,148.18
Unallocable Expenditure	CY	-	-	-	3,94,726.51
	PY	-	-	-	2,71,147.35
Operating Profit (EBIT)	CY	-	-	-	40,065.30
Operating Profit (EBIT)	PY	-	-	-	81,000.83
Interest & Financial Charges	CY	-	-	-	15,942.76
Interest & Financial Charges	PY	-	-	-	11,587.27
Profit Before Tax (PBT)	CY	-	-	-	24,122.54
FIGHT DEIDLE TAX (FDT)	PY	-	-	-	69,413.56
Provision for Current Tax	CY	-	-	-	9,790.46
	PY	-	-	-	14,688.38
(Excess)/Short Provision for Tax of earlier	CY	-	-	-	(1,897.50)
years	PY	-	-	-	964.41

(Amount in ₹ Hundreds)

Particulars		TRADING	CONSTRUCTION	OTHERS	TOTAL
Adjustment for Deferred Tax	CY	-	-	-	(4,017.17)
Adjustment for Deletted Tax	PY	-	-	-	1,632.36
Profit after Tax	CY	-	-	-	20,246.74
Profit alter Tax	PY	-	-	-	52,128.41
Share of Profit (Loss) of Associate	CY	-	-	-	(764.35)
Share of Front (LOSS) of Associate	PY	-	-	-	344.73
Consolidated Profit	CY	-	-	-	19,482.39
Consolidated Profit	PY	-	-	-	52,473.14
OTHER INFORMATION :					
Segment Assets	CY	3,24,233.08	8,97,708.29		12,21,941.36
Segment Assets	PY	2,81,510.57	8,40,500.08	-	11,22,010.65
Unallocated Assets	CY	-	-	-	8,90,066.51
Unanocated Assets	PY	-	-	-	10,19,112.94
Total Assets	CY	-	-	-	21,12,007.88
Total Assets	PY	-	-	-	21,41,123.60
Segment Liabilities	CY	2,946.36	1,60,236.11	95.40	1,63,277.87
Segment Liabilities	PY	555.72	1,33,860.61	95.40	1,34,511.73
Unallocated Liabilities	CY	-	-	-	3,77,321.19
Unanocated Liabilities	PY	-	-	-	4,54,685.44
Total Liabilities	CY	-	-	-	5,40,599.06
Total Liabilities	PY	-	-	-	5,89,197.17
Depreciation/amorisation included in	CY	-	-	-	8,718.46
Segment Result	PY	-	-	-	8,682.48
Significant Non- Cash Expenses	CY	-	-	-	-
(other than depreciation) unallocated	PY	-	-	-	-

- 25.14 a) The Group and Associate has not granted any Loans or Advances in the nature of loans to promoters, directors, Key Managerial Personnel and related parties (as defined under Companies Act 2013) at any time during year or at any time during the comparative year. However, loans given (without any terms or period of repayment) by Holding Company to Subsidiary Company viz. M/s TVP Consultants Limited Rs.90574.86 hundred (PY Rs.90574.86 hundreds) (duly provided for by the Holding Company during earlier year/s) got eliminated on consolidation. The Loans as aforesaid was given during the earlier years. This amount is being duly provided in full, in the books of accounts of the Holding Company. This amount was given without any stipulation as to terms of repayment and no interest is payable on the amount advanced. This is to be considered as disclosure as required under subsection 4 of section 186 of Companies Act 2013.
  - b) The Group and Associate has not borrowed any amount from Banks and Financial Institutions on the basis of security of current assets other than the short-term borrowings on pledge of term deposits. The Group has not borrowed any amount from Banks and Financial Institutions for any specific purpose. The Group and Associate has not committed any default in repayment of Borrowings (including interest thereof) from Banks and Financial Institutions. The Group and Associate has not been declared as willful defaulter by any Bank or Financial Institution or any lender.
  - c) The Group and Associate has not entered into any transactions with the Companies struck off under section 248 of Companies Act 2013 either during the year or during comparative year.
  - d) No proceedings pending against the Group and Associate for holding any benami property under the Benami Transactions (Prohibition) Act 1988 and rules made thereunder. There are no transactions not recorded in the books of accounts, which necessitated the surrender or disclosure of income during the year in income tax assessments under Income Tax Act 1961. The Group has not traded and or invested in Crypto Currency or Virtual Currency during the financial year. Accordingly, the question of making any disclosure in respect of aforesaid aspects does not arise.
  - e) The management hereby represents and confirm that to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the group or associate to or in any other person(s) or entity, including foreign entity, with the understanding, whether recorded in writing or otherwise, that the intermediary shall whether directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (ultimate beneficiaries) or provide any guarantee, security or the like on behalf of the ultimate beneficiaries.
  - f) The management has also hereby represents and confirm that, to the best of its knowledge and belief, no funds have been received by the group and associate from any persons or entities, including foreign entities, with the understanding, whether recorded in writing or otherwise, that the group and associate shall, whether directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the funding party (Ultimate beneficiaries) or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
  - g) The subsidiary company has not recognized the deferred tax asset as a matter of prudence.

### 25.15 Employee Benefit:

Brief description of the Plans:

a) The Holding Company has two schemes for long-term benefits such as provident fund and gratuity. In case of funded schemes, the funds are recognized by the Income tax authorities and administered through trustees / appropriate authorities. The Holding Company's defined contribution plan is employees' provident fund (under the provisions of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952) wherein the Holding Company has no further obligation beyond making the contributions.

The Holding Company is also contributing towards Employee State Insurance Plan, as per statutory requirements, wherein the Holding Company has no further obligation beyond making the contributions.

The Holding Company is also providing employee benefit by way of encashment of earned leave. The provision for the same has been made on estimated basis. The amount involved thereon is not material, considering the size of the Holding Company. The Holding Company has not opted for actuarial valuation, considering the cost involved and also the concept of materiality.

The Holding Company's defined benefit plan is gratuity.

There is no employee cost in the Subsidiary Company and accordingly all the information in this note pertains to Holding Company.

b) Charge to the Statement of Profit and Loss based on contributions:

The Holding Company's contribution to Provident Fund charged to Statement of Profit and Loss during the year is ₹28687.45 Hundreds (PY: ₹32902.34 Hundreds) (which includes other charges such administration charges etc.)

The Holding Company's Contribution to Employee State Insurance Plan charged to Statement of Profit and Loss during the year is ₹5952.76 Hundreds (P Y Rs.5777.64 Hundreds).

The details of provision for leave encashment are as under: Provision as on 1st day of April 2023 is ₹13384.86 Hundreds (PY: ₹11200.15 Hundreds). Amount charged to the Statement of profit & loss during the year is ₹5995.83 Hundreds (PY: ₹3269.31 Hundreds). Actual payment during the year: ₹566.21 Hundreds (PY: ₹1084.60 Hundreds) Provision as on 31st day of March 2024 ₹18814.48 Hundreds (PY: Rs.13384.86 Hundreds).

The amount of premium contributed to LIC of India towards Group Gratuity Premium is ₹9996.47 Hundreds (PY: ₹10246.67 Hundreds).

c) The disclosures for defined gratuity benefit plans based on actuarial reports obtained from Life Insurance Corporation of India. As on 31.03.2024 is given as under: (Amount in ₹ Hundreds)

		2023-24	2022-23
1.	Principal actuarial assumptions used:		
	Discount rate (p.a.)	7.25%	7.25%
	Salary Escalation	7.25%	4.21%
2.	Changes in present value of obligation:	Rs.	Rs.
	Opening value of obligations	70536.12	74647.24
	Current service cost	3308.09	3469.34
	Interest cost	5113.87	5411.92
	Actuarial loss/ (gain)	17529.15	(5209.40)
	Benefits paid	(5884.04)	(7782.98)
	Closing value of obligations	90603.19	70536.12
3.	Changes in Fair Value of Assets:		
	Opening fair value of plan assets	94573.35	85862.65
	Expected/Actual return on plan assets	7676.32	6244.51
	Contributions by employer	9756.96	10249.17
	Benefits paid	(5884.04)	(7782.98)
	Closing fair value of plan assets	106122.59	94573.35
4.	Fair value of Assets:		
	Fair value of plan assets as at Beginning of the Year	94573.35	85862.65
	Actual return on plan assets	7676.32	6244.51
	Contributions	9756.96	10249.17
	Benefits Paid	(5884.04)	(7782.98)
	Fair value of plan assets as at year end	106122.59	94573.35
	Funded Status	15519.40	24037.24
5.	Actuarial Gain/Loss recognized		
	Actuarial (Gain)/Loss on Obligations	(17529.15)	5209.40
	Actuarial (Gain)/Loss for the year- plan assets	Nil	Ni
	Actuarial (Gain)/Loss on Obligations	17529.15	(5209.40)
	Actuarial (Gain)/Loss recognized in the year	(8,61,469)	(8,61,469)
6.	Amount Recognized in the Balance Sheet:		
	Present value of obligations as at year end	90603.19	70536.12
	Fair value of plan assets as at year end	106122.59	94573.35
1	Funded Status	15519.40	24037.24
	Net asset / (liability) recognized	15519.40	24037.24
7.	Expenses Recognized in the Statement of Profit and Loss:		
1	Current service cost	3308.09	3469.34
	Interest Cost	5113.87	5411.92
	Expected return on plan assets	(7676.32)	(6244.51)
	Net actuarial loss / (gain) recognized in the current year	17529.15	(5209.40)
	Effect of the limit in Para 59(b) of AS 15	*	*
	Total expense	18274.70	(2572.65)

(\*) Information not furnished by Life Insurance Corporation of India.

The Holding Company has written to Life Insurance Corporation of India to furnish information of the Defined Gratuity Benefit Plan, in the manner required under Accounting Standard 15. Accordingly, the Life Insurance Corporation of India has given the information as given above, which has been relied by the Auditors.

The details of Funded status (net Asset/liability recognized etc.) for the last five financial years is as below: (Amount in ₹ Hundreds

Particulars	2023-24	2022-23	2021-22	2020-21	2019-20		
Closing value of obligation	90603.19	70536.12	74647.24	86494.44	84518.82		
Closing fair value of plan assets	106122.59	94573.35	85862.66	88210.77	80366.10		
Net asset/(liability) recognized	15519.40	24037.24	11215.42	1716.33	(4152.72)		

#### 25.16: The ratio analysis as required under Division I of Schedule III of Companies Act 2013 disclosed as below:

Name of the ratio	Numerator	Denominator	FY 2023-24	FY 2022-23	% of Variance	Reasons for Variance
Current Ratio:	Current Assets	Current Liabilities	3.24	2.98	8.63	Not Applicable
Debt equity Ratio:	Total Debt	Shareholders Equity	NA	NA	NA	Not applicable
Debt service coverage Ratio (refer note below)	Earnings available for debt service	Debt service	NA	NA	NA	Not applicable
Return on equity Ratio:	Profit for the year	Average Shareholders Equity	0.0125	0.0344	(63.73)	Due to Reduction in Net Profit after Tax as compared to Previous Year
Inventory or stock turnover ratio:	Cost of goods sold/sales	Average	19.37	18.54	4.45	Not applicable
Receivables Turnover Ratio:	Net credit sales	Average account receivables	7.87	8.04	(2.08)	Not applicable
Payable Turnover Ratio:	Net credit purchase	Average trade payables	29.25	23.67	23.56	Not applicable
Net capital Turnover Ratio:	Net sales	Working capital	5.20	4.93	5.47	Not applicable
Net profit Ratio:	Profit for the year	Net sales	0.00323	0.00946	(65.84)	Due to Reduction in Net Profit after Tax as compared to Previous Year
Return on capital employed Ratio:	Profit before interest on Long Term Borrowings if any	Capital employed	0.02	0.04	(65.59)	Due to Reduction in Net Profit after Tax as compared to Previous Year
Return on investment:	Income generated from investments	Time weighted average investments	0.00448	0.00448	0.14	Not applicable

#### Note:

a) Ratios as above are being disclosed as Number of Times and the variance is being disclosed in terms of percentage.

b) Reason for variance is being given, where the percentage of variance is 25% or more. The Company has arrived at the ratios as above, considering the nature of activities that being carried on by the Company.

c) The debt equity ratio and Debt Coverage ratio are considered to be not applicable, since there are no long-term debts.

- d) Capital employed is sum total of Tangible net worth, Long Term debt if any and Deferred tax liability as reduced by deferred tax asset if any.
- e) Average Investments are being arrived at before considering the diminution in the value of investments and after considering the elimination.

#### 25.17 Disclosures regarding regrouping:

The previous year's amounts are regrouped/reclassified/rearranged wherever necessary. The details of regrouping done during the year, is as below.

The company has regrouped the expense of nature "Direct labour Expense relating to construction" under the head "Employee's Benefit Expense" (sub head: Salaries and Wages, Incentive allowances) vide Note 20, of amount ₹88,051.13 Hundreds (PY ₹80,779.08 Hundrèds). During the immediate preceding financial year, the same was being disclosed under the head "Other Expenses" (sub-head: Construction Expenses) vide Note 23.

#### 25.18 The ageing schedule of Trade Receivables at March 2024 and March 2023 are given as below (Amount in ₹Hundreds): (Amount in ₹ Hundreds)

a) As at March 2024

Outstanding from following due dates of payment Particulars of Trade Receivables 6 Months to Total More than 3 < 6 Months 1-2 Years 2-3 Years 1 Year Years i) Undisputed-Considered good 780625.79 31.86 0.00 303.79 566.70 781528.14 ii) Undisputed-Considered Doubtful iii) Disputed-Considered good iv) Disputed-Considered doubtful 303.79 780625.79 31.86 0.00 566.70 781528.14

#### a) As at March 2024

(Amount in ₹ Hundreds)

	Ou					
Particulars of Trade Receivables	< 6 Months	6 Months to 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total
i) Undisputed-Considered good	746075.07	3180.62	640.08	0.00	669.19	750564.96
ii) Undisputed-Considered Doubtful	-	-	-	-	-	-
iii) Disputed-Considered good	-	-	-	-	-	-
iv) Disputed-Considered doubtful	-	-	-	-	-	-
	746075.07	3180.62	640.08	0.00	669.19	750564.96

- **25.19** The ageing schedule of Trade Payables at March 2024 and March 2023 are as below:
  - a) As at March 2024

(Amount in ₹ Hundreds)

Particulars for Trade Payables	Outstanding fr	Total			
	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
i) MSME	-	-	-	-	-
ii) Others	167528.12	2073.36	-	5411.90	175013.38
iii) Disputed-MSME	-	-	-	-	-
iv) Disputed-Others	-	-	-	-	-
Total	167528.12	2073.36	-	5411.90	175013.38

b) As at March 2023

(Amount in ₹ Hundreds)

Particulars of Trade Payables	Outstanding fr				
	Less than 1 year	1-2 Years	2-3 Years	More than 3 years	Total
i) MSME	-	-	-	-	-
ii) Others	145676.72	-	-	5028.11	150704.83
iii) Disputed-MSME	-	-	-	-	-
iv) Disputed-Others	-	-	-	-	-
Total	145676.72	-	-	5028.11	150704.83

25.20 No amounts are required to be transferred to the credit of Investor education and Protection Fund, except the unclaimed dividend of Rs.1602.61 hundreds (P Y Rs.1435.33 hundreds) which the Company has remitted to the aforesaid fund within the prescribed time.

- 25.22 There are no pending litigations that would impact the financial position of the Group and the Associate in the financial statement.
- 25.23 The Group and its Associate did not have any long-term contracts including derivatives contracts for which there were any material foreseeable losses.
- 25.24 The Holding Company employed accounting software which complied with the requirement of an audit trail (edit log) for books of accounts (in Tally) and the same has operated throughout the year for all the transactions recorded in the software. The Company is given to understand that the audit trail (edit log) facility was also enabled at the database layer by the provider of software. However, the company is not in possession of any evidence for the same. Further for the payroll applications, the audit trail feature is not enabled at any time during the year. The Company has not used any software for maintenance of register of "Property Plant & Equipment and Intangible Assets". The same is being maintained in Spread Sheet. The audit trail (edit log) facility wherever available (as stated above), has been operating throughout the year for all relevant transactions recorded in the software and the Company did not come across any instances of the audit trail feature being tampered with.

The Subsidiary company and the Associate company entirely maintain its books of accounts manually. Accordingly, the question of compliance with proviso to rule 3(1) to Companies (Accounts) Rules 2014 does not arise for the Subsidiary Company and the Associate Company.

25.25 The salient features of the Subsidiary and Associate as required under Section 129(3) of Companies Act 2013 read with rule 5 of Companies (Accounts) Rules 2014 in form AOC-1 is given separately.

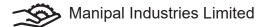
Place : MANIPAL Date : 28th August 2024

> Sd/-T.Ashok Pai Director DIN: 00104379

Sd/-T.Harish Pai Technical Director DIN: 00332817 As per our Report of Even Date For PAI NAYAK & ASSOCIATES Chartered Accountants Registration Number: 009090S

> Sd/-CA Ananthanarayana Pai K Partner Membership No.: 024541

<sup>25.21</sup> The Group and its Associate has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as on 31st March 2024.



# FORM NO. AOC -1

(Pursuant to sub-section (3) of section 129 of the Act and Rule 5 of the Companies (Accounts) Rules, 2014. Statement containing the salient features of financial statements of Subsidiary/Associate Companies

# Part "A" : Subsidiaries

(Amount in ₹ Hundreds)

Name of Subsidiary Company	T V P Consultants Ltd	
Issued & Subscribed Capital	24530	
Reserves & Surplus	(115138.58)	
Total Assets	61.68	
Total Liabilities	90670.26	
Investments	See note below	
Turnover	Nil	
Profit/(Loss)before Tax	3.09	
Provision for Tax	0	
Profit/(Loss) After Tax	3.09	
Proposed Dividend	-	
% of shareholding	100.00%	

Note: Investments made ₹133977.37 hundred is not disclosed since the company has made full provision for the diminution in the value.

# Part "B" - Associates and Joint Ventures

(Amount in ₹ Hundreds)

	(/ mount in Chanalous)			
Name of Associate Company	Sri Ramakrishna Theatre Limited			
1. Latest audited Balance Sheet Date	31.03.2024			
2. Shares of Associate held by the company on the year end:				
Number of shares	1,39,418			
Amount of Investment in Associate	190074.32			
Extent of Holding %	30.98%			
3. Description of how there is significant influence	Due to percentage of Share Capital			
4. Reason why the associate is not consolidated	NA			
5. Networth attributable to shareholding as per latest audited Balance Sheet	146514.91			
6. Profit/Loss for the year:				
i. Considered in Consolidation	(764.36)			
ii. Not considered in Consolidation	NA-			

Place : Manipal Date : 28.08.2024 Sd/-**T. Harish Pai** *Technical Director* DIN : 00332817 Sd/-**T. Ashok Pai** Director DIN : 00104379



# Manipal Industries Limited Form No. MGT-11

# **PROXY FORM**

[Pursuant to Section 105(6) of the Companies Act, 2013 and Rule 19(3) of the Companies (Management and Administration) Rules, 2014]

	ne of the Member(s)			-			
	gistered Address						
	hail Id Folio No./Client ID:						
	I/We, being the member(s) ofshares of the above named Company. Hereby appoint E-mail Id:						
	iress:	in iu.					
	nature, or failing him						
Nam	ne: E-m	ail Id:					
Addı	Iress:						
Sign	nature, or failing him						
Nam		il Id:					
	tress:						
as my held o	nature, or naming mini ly/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 61 <sup>st</sup> Annual G on Monday, 30 <sup>th</sup> September, 2024 at 4.00 p.m. at Regd. Office, "Manipal House", Manipal – 5 spect of such resolutions as are indicated below:						
SI.			Vote				
No.	Adoption of statement of Profit & Loss, Balance Sheet, report of Director's and Auditor's for	vr the	For	A	gainst		
'.	financial year 31 <sup>st</sup> March, 2024						
2.	To appoint a Director in place of Sri Nagaraj Achar (DIN: 02656165), Director who retire	es by					
3.	rotation and being eligible, offers himself reappointment. Re-appointment of M/s. Pai Nayak & Associates, Chartered Accountants as Statutory Au	ditors					
	& fixing their remuneration			<u> </u>			
4.	To confirm the appointment of Sri Prabhakar S Pai as an Additional Director						
Signe	ed thisday of2024				A.6C		
		e of the shareh Revenue Star					
		aciuss	Revenue Star	ΠÞ			
	: This form of proxy in order to be effective should be duly completed and deposited at the Reg han 48 hours before the commencement of the Meeting.	isterec	I Office of the (	Compa	iny not less		
2) T	The proxy need not be a member of the Company.						
	ATTENDANCE SLIP						
	(To be handed over at the entrance of the meeting hall)						
61 <sup>st</sup> Ar	Annual General Meeting on Monday, the <b>30<sup>th</sup> September</b> , 2024 at 4.00 p.m. at Regd. Office, "Manipal	House	", Manipal – 576	3 104.			
Full na	name of the members attending			(In blo	ck capitals)		
Ledge	er Folio No./Client ID No No. of shares held:						
Name	e of Proxy (To be filled in, if the proxy attends instea	d of the	e member)				
I here	eby record my presence at the 61 <sup>st</sup> Annual General Meeting of Manipal Industries Ltd., Manipal – 576	6 104.					
			(Member's/F	roxy's	Signature)		
Note:	:						
2) Th cor	embers are requested to bring their copies of the Annual Report to the meeting, since further copies he Proxy, to be effective should be deposited at the Registered Office of the Company not less promencement of the meeting. Proxy need not be a member of the Company.			IOURS	before the		
4) In t	the case of joint holders, the vote of the senior who tenders a vote, whether in person or by Proxy, one of the other joint holders. Seniority shall be determined by the order in which the names stand in in the submission by a member of this form of proxy will not preclude such member from attending in pe	the Reg	gister of Membe	ers.			

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info@manipalgroup.info

**MANIPAL INDUSTRIES LIMITED** REGD. OFFICE: MANIPAL HOUSE MANIPAL – 576 104

If undelivered, please return to :

**BOOK-POST** 

61<sup>st</sup> Annual Report 2023 – 2024