E: cs.dskdl@ashdanproperties.in P: 020 6716 6716 W: dskcirp.com

Date: 29th December 2023

To, BSE Limited, Phiroze Jeejeebhoy tower, Dalal Street, Fort, Mumbai – 400 001 Scrip Code - 523890 ISIN –INE891A01014

To,

National Stock Exchange of India Ltd., Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E) Mumbai – 400 051 ISIN - INE891A01014

Sub: Compliance of Regulations 30 and 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Part A of Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.

Pursuant to Regulations 30 and 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") read with Part A of Schedule III of SEBI Listing Regulations, please find enclosed herewith 32nd Annual Report of the Company for the Financial Year 2022-23 and the Notice convening 32nd Adjourned Annual General Meeting (AGM) to be held on shorter notice on Saturday, 30th December 2023 at 06:00 P.M. (IST) at the Registered Office of the Company situated at Unit No. 301, 3rd Floor, Swojas One, Kothurd, Pune 411038.

Further, the Annual Report along with the Notice convening 32nd Adjourned AGM of the Company for the Financial Year 2022-23 is being dispatched / sent to the Members through email only on 29th December 2023 whose email were registered with the Company / Depositories.

Further, please note the following:

S.NO. Particulars		Date	
1.	Cut-off Date / Record Date for Determining the shareholders	19 th December 2023	
	of 32 nd Annual General Meeting		
2.	Book Closure	Not Applicable	

Request you to take the above on your record.

Thanking you,

For **D S Kulkarni Developers Limited**

Sumit Ramesh Diwane Director DIN: 10076052



CIN: L45201PN1991PLC063340 E: cs.dskdl@ashdanproperties.in P: 020 6716 6716 W: dskcirp.com

NOTICE

Notice is hereby given that the Thirty Second (32nd) Adjourned Annual General Meeting ("the AGM / the meeting") of the members of D S Kulkarni Developers Limited ("the Company") to be held on shorter notice on Saturday, 30th December 2023 at 06:00 P.M. (IST) at the Registered Office of the Company situated at Unit No. 301, 3rd Floor, Swojas One, Kothurd, Pune 411038.

BACKGROUND:

The Corporate Insolvency Resolution Process ("CIRP") was initiated, on a petition filed by Bank of Maharashtra against D S Kulkarni Developers Limited ("Corporate Debtor/Company"), which was admitted vide an order dated September 26, 2019 ("Insolvency Commencement Date") of the Hon'ble National Company Law Tribunal ("NCLT"), Mumbai, under the provisions Section 7 of the Insolvency and Bankruptcy Code, 2016 read with the rules and regulations framed thereunder ("the Code").

The Hon'ble NCLT vide its order dated September 26, 2019 allowed initiation of CIRP of the Company and Mr. Manoj Kumar Agarwal, IP Registration No. IBBI/IPA-001/IP-P00714/2017-2018/11222 was appointed as the Interim Resolution Professional ("IRP") for the Company. The appointment of Mr. Manoj Kumar Agarwal was confirmed/approved as the Resolution Professional ("RP") of the Company by the Committee of Creditors ("CoC"). As per Section 17 of the Code, from the date of appointment of the IRP the management of affairs and powers of the Board of Directors of the Company were suspended and stood vested with IRP/RP of the Company.

The Company has received 3 Resolution Plans which were put to vote before the Committee of Creditors ("CoC"). The CoC has approved the resolution plan submitted by Consortium of Ashdan Properties Private Limited, Classic Promoters & Builders Private Limited and Atul Builders, with a requisite majority of the voting share as per the Insolvency and Bankruptcy Code, 2016 (IBC).

The resolution plan submitted by Ashdan Properties Private Limited, Classic Promoters & Builders Private Limited and Atul Builders was approved by the Hon'ble National Company Law Tribunal, Mumbai Bench vide Order No. CP (IB) NO. 1633/MB/C-I/2019 dated June 23, 2023 (Certified copy received on 30th June, 2023).

The Thirty Second (32nd) Annual General Meeting ("the AGM / the meeting") of the Members was called on shorter notice on Thursday, 21st December 2023 at 11:00 A.M. at the Registered Office of the Company situated at Unit No. 301, 3rd Floor, Swojas One, Kothurd, Pune 411038 but due to due to the lack of quorum the meeting was adjourned and re-scheduled on Thursday, 28th December 2023 at 11:00 A.M (IST) at Unit No. 301, 3rd Floor, Swojas One, Kothrud, Pune 411038 through physical mode.

The shareholders at the 32nd Adjourned Annual General Meeting held on 28th December 2023 did not adopt the financial statements for the Financial year 2022-23 and had directed the Board to give necessary accounting

adjustments to give true and fair view of the financials for the Financial year 2022-23 in order to give effect to the approved resolution plan as per the order of Hon'ble NCLT dated June 23, 2023 (Certified copy received on 30th June, 2023).

The 32^{nd} Adjourned Annual General Meeting ("the AGM / the meeting") of the Members is being called and convened by the Board of Directors.

ORDINARY BUSINESS:

1. To consider and adopt the revised audited Standalone Audited Financial Statements of the Company for the year ended March 31, 2023, together with the reports of the Board of Directors and Auditors thereon.

For D S Kulkarni Developers Limited

Sumit Ramesh Diwane Director DIN: 10076052

Registered Office: Unit No. 301, 3rd Floor, Swojas One, Kothurd, Pune 411038 CIN: L45201PN1991PLC063340 Tel: 020 6716 6716 Website: <u>www.dskcirp.com</u> Email: <u>cs.dskdl@ashdanproperties.in</u>

Date: 29th December 2023 Place: Pune

E: cs.dskdl@ashdanproperties.in P: 020 6716 6716 W: dskcirp.com

Notes:

- The Notice of the 32nd Adjourned AGM along with Annual Report for the financial year 2022-23 is available on the website of the Company i.e. <u>www.dskcirp.com</u>.
- A Member entitled to attend and vote at the Meeting is entitled to appoint a proxy to attend and vote on a poll instead of herself / himself and a proxy need not be a Member of the Company. The instrument appoints the proxy in order to be effective, should be deposited at Unit No. 301, 3rd Floor, Swojas One, Kothurd, Pune 411038 duly completed and signed, not less than 48 hours before the commencement of the Meeting.
- A person can act as a proxy on behalf of Members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the Company carrying voting rights. In case a proxy to be appointed by a Member holding more than ten percent of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any other person or shareholder. The holder of proxy shall prove her / his identity at the time of attending the Meeting.
- Corporate Members intending to send their authorized representatives to attend the Meeting are requested to send to the Company a certified copy of the Board Resolution authorizing their representative to attend and vote on their behalf at the Meeting.
- Attendance Slip, Proxy Form and the route map of the venue of the Meeting are annexed hereto.
- Members / Proxy holders are requested to produce at the entrance, the attached admission slip for admission to the Meeting venue. Duplicate admission slips will not be provided at the venue.
- Shareholders are requested to intimate changes in their address, if any, quoting the folio number / DP-ID and Client ID, to the Company.
- All documents referred to in the Notice and in the accompanying explanatory statement are open for inspection in electronic mode at Unit No. 301, 3rd Floor, Swojas One, Kothurd, Pune 411038 communication office of the Company during office hours on all working days, except holidays, between 10.00 A.M. and 6.00 P.M. up to the date of the Annual General Meeting.
- The statutory registers viz. register of directors and key managerial personnel and their shareholding and register of contracts or arrangements in which directors are interested, shall remain available for online inspection during the meeting.
- Save and except as mentioned elsewhere in this Notice, none of the Directors/Key Managerial Personnel of the

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Company and/or their relatives have any conflict of interest, financially or otherwise, in any of the resolutions as set out in the Notice.

• The Members, whose names appear in the register of Members/list of beneficial owners as on 19th December 2023 i.e. the cut-off date, shall be entitled to vote on the resolutions set forth in this Notice.

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E-mail Registration-Cum-Consent Form

To, The Board of Directors D S Kulkarni Developers Limited Unit No. 301, 3rd Floor, Swojas One, Kothurd, Pune 411038.

I/We the members of the Company do hereby request you to kindly register/update my e-mail address with the Company. I/We, do hereby agree and authorize the Company to send me/ us all the communications in electronic mode at the e-mail address mentioned below. Please register the below mentioned e-mail address / mobile number for sending communication through e-mail/mobile.

Folio No:	DP-ID:	Client ID:	
Name of the Registered Ho	lder (1st):		
Name of the joint holder(s)	(2 nd):	(3rd):	
Registered Address:			
	, 	PIN:	
Mobile Nos. (to be register	ed):		
Email id (to be registered):			

Signature of the Shareholder(s)*

*Signature of all the shareholders is required in case of joint holding.

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ATTENDANCE SLIP

Annual General Meeting – (Day), (Date)

*DP Id. / Client Id.	Name and Address of the registered Shareholder:
Regd. Folio No.	Snarenolaer:
No. of Share(s) held	

I / We hereby certify that I am / we are a Member / proxy for the Member of the Company.

I / We hereby record my / our presence for the 32nd Adjourned Annual General Meeting of the Members of D S Kulkarni Developers Limited held on shorter notice on Saturday, 30th December 2023 at Unit No. 301, 3rd Floor, Swojas One, Kothrud, Pune 411038 at 06:00 P.M.

Name of the Member / Proxy (In Block Letters)

Signature of the Member / Proxy

Note: Please fill up this attendance slip and hand it over at the entrance of the Meeting venue.

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PROXY FORM

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

Form No. MGT – 11 D S KULKARNI DEVELOPERS LIMITED

CIN: L45201PN1991PLC063340

Regd. Office: Unit No. 301, 3rd Floor, Swojas One, Kothurd, Pune 411038

Tel: 020 6716 6716

Email: cs.dskdl@ashdanproperties.in ; Website: www.dskcirp.com

Name of the Member(s)

Registered Address

E-mail ID

Folio No.

I / We, being the Member(s) of shares of the above named company, hereby appoint:

1. Name:	2. Name:	3. Name:
Address:	Address:	Address:
E-mail	E-mail	E-mail
ID	ID	ID
Signature:	Signature:	Signature:
, or failing him / her	, or failing him / her	, or failing him / her

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as my / our proxy to attend and vote (on a poll) for me / us and on my / our behalf at the 32nd Adjourned Annual General Meeting of the Company, to be held on shorter notice on Saturday, 30th December, 2023 at Unit No. 301, 3rd Floor, Swojas One, Kothrud, Pune 411038 at 06:00 P. M. and at any adjournment thereof in respect of such resolution(s) as indicated below:

Resolution No. & Matter of Resolution	For	Against
1. To consider and adopt the revised standalone audited financial statements of the		
Company for the financial year ended March 31, 2023 along with Reports of Board of		
Directors and Auditors thereon.		
Directors and Auditors thereon.		

Signed this...... day of..... 2023

Signature of Member.....

Affix Revenue Stamp

Signature of Proxy holder(s)

Notes:

i. This form of proxy in order to be effective, should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.

ii. Those Members who have multiple folios with different joint holders may use copies of this Attendance slip/Proxy.

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ASSENT/ DISSENT FORM FOR VOTING ON AGM RESOLUTIONS/ MATTERS FOR 32ND ADJOURNED ANNUAL GENERAL MEETING

D S KULKARNI DEVELOPERS LIMITED CIN: L45201PN1991PLC063340 Regd. Office: Unit No. 301, 3rd Floor, Swojas One, Kothurd, Pune 411038 Tel: 020 6716 6716 Email: cs.dskdl@ashdanproperties.in ; Website: www.dskcirp.com

1. Name(s) & Registered Address : of the sole / first named Member

2. Name(s) of the Joint-Holder(s) : If any

Registered Folio No. /
DP ID No & Client ID No. :
[Applicable to Members holding shares in dematerialized form]

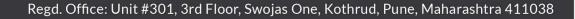
4. Number of Shares(s) held :

5. I /We, hereby exercise my /our vote in respect of Ordinary resolution/ matter numerated below by recording my / our assent or dissent to the said resolution in the following manner :

Resolution No. & Matter of Resolution	For	Against
1. To consider and adopt the revised standalone audited financial statements of the Company for the financial year ended March 31, 2023 along with Reports of Board of Directors and Auditors thereon.		

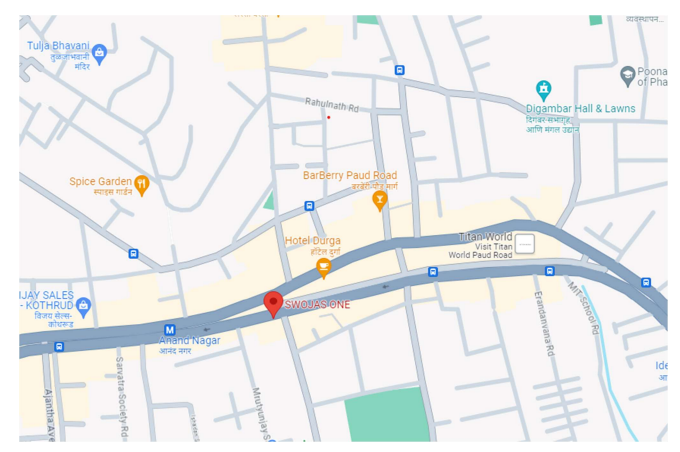
Place: Date:

Signature of Member or Authorised Representative



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Route Map



AGM Venue: Unit No. 301, 3rd Floor, Swajas One, Kothrud, Pune 411038

Regd. Office: Unit #301, 3rd Floor, Swojas One, Kothrud, Pune, Maharashtra 411038

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DIRECTOR'S REPORT

To, The Members D S Kulkarni Developers Limited

The members would be aware that the Hon'ble NCLT vide its order dated September 26, 2019 allowed initiation of Corporate Insolvency Resolution Process ("CIRP") of the Company and Mr. Manoj Kumar Agarwal, IP Registration No. IBBI/IPA-001/IP-P00714/2017-2018/11222 was appointed as the Interim Resolution Professional ("IRP") for the Corporate Debtor. The appointment of Mr. Manoj Kumar Agarwal was confirmed/approved as the Resolution Professional ("RP") of the Corporate Debtor by the Committee of Creditors ("CoC"). As per Section 17 of the Insolvency and Bankruptcy Code, 2016 read with the rules and regulations framed thereunder ("the Code"), from the date of appointment of the IRP the management of affairs and powers of the board of directors of the Company were suspended and stood vested with IRP/RP of the Corporate Debtor.

The resolution plan submitted by M/s Ashdan Properties Private Limited, M/s Classic Promoters & Builders Private Limited and M/s Atul Builders was approved by the Hon'ble National Company Law Tribunal, Mumbai Bench vide Order No. CP (IB) NO. 1633/MB/C-I/2019 dated June 23, 2023 (Certified copy received on 30th June, 2023).

Thereafter, a Steering Committee was constituted. The constituted committee is tabulated below. The Steering committee was functional till the payment of the first tranche of the amounts under the Resolution Plan.

Particulars	Name
Representative of Secured Financial	A. State Bank of India- Shri Rasmi Ranjan Pati
Creditors	B. ICICI Home Finance Company Limited - Mr.
	Abhishek Yande and/or Mr. Sumit Choudhary
Representative of the Successful	Mr. Ranjit Raghunathan
Resolution Applicant (SRA)	Mr. Prateek Ghatiya
Insolvency Professional	Mr. Manoj Kumar Agarwal

Subsequently, after the payment of first tranche the Steering Committee was dissolved and the monitoring committee was constituted with the same members as mentioned above to oversee the effective implementation of the plan.

The Board of Directors appointed by the Steering Committee on 24th August, 2023 and confirmed by the members of the Company at the Extra Ordinary General Meeting of the Company held on 21st November 2023 are fully operational and ensures the Company is operating in a responsible and effective manner.

The Board of Directors of the Company hereby present the *Thirty Second* Annual Report on business and operations of the Company along with the revised Audited Statement of Accounts for the financial year ended March 31, 2023. Due to the prolonged inaction and the lack of full access to the accounting and other records (being with the custody

of the statutory / enforcement agency, the financials have been prepared on the basis of the available records only.

1. Financial Results:

Performance of the Company, on *standalone basis*, for the financial year ended March 31, 2023 is as summarized below:

(Amount in "Lakh			nount in "Lakhs	
Particulars	Year Ended			
	31.03.2023	31.03.2023	31.03.2022	
	(Revised)	(Original)		
Income from Operations	-	-	-	
Other Income	-	-	4.59	
Total Income	-	-	4.59	
Total Expenses	63,564.66	306.61	271.05	
Profit / (loss) before Exceptional items and Tax	(63,564.66)	(306.61)	(266.46)	
Exceptional items	(23,058.56)	(4,560.77)	-	
Net Profit / (loss) before tax	(40,506.10)	(4,867.38)		
Tax Expense	-	-	-	
Net Profit / (loss) after tax	(40,506.10)	(4,867.38)	(266.46)	
Earnings per equity share (Basic and Diluted)	(156.99)	(18.86)	(1.03)	

The revenue from operations for the year ended 31st March, 2023 is Nil as there were no operations in the Company.

2. Indian Accounting Standards:

The Audited Standalone Financial Statements of the Company for the year ended March 31, 2023 have been prepared in accordance with Indian Accounting Standards (IND-AS), the relevant provisions of sections 129 and 133 of Companies Act, 2013 (hereinafter referred to as "the Act"), Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as "SEBI Listing Regulations"), which have been reviewed by the Statutory Auditors.

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3. State of Company's Affairs:

Search and seizure operations were conducted by the Enforcement Directorate (ED) prior to the commencement of CIRP. During this search and seizure and during the process of investigation, Economic Offence Wing of Police Dept. has taken in its custody physical and electronically maintained records of the Company.

Investigation is going on against the Company under various laws including the Maharashtra Protection of interest of Depositors Act (MPID), Economic Offences Wing (EOW) – Pune, Insolvency and Bankruptcy Code, 2016, Prevention of Money Laundering Act, 2002. The matter is sub-judice and the impact of the outcome, if any, is uncertain at present.

During the year there were no business operations in the Company as the Company was under Corporate Insolvency Resolution Process which got over only in June 2023 vide the NCLT order.

The Company had received 3 Resolution Plans which were put to vote before the Committee of Creditors ("CoC"). The Committee of Creditors (CoC) has approved the resolution plan submitted by Consortium of Ashdan Properties Private Limited, Classic Promoters & Builders Private Limited and Atul Builders, with a requisite majority of the voting share as per the Insolvency and Bankruptcy Code, 2016 (IBC). The resolution plan submitted by Ashdan Properties Private Limited, Classic Promoters & Builders Private Limited and Atul Builders was approved by the Hon'ble National Company Law Tribunal, Mumbai Bench vide Order No. CP (IB) NO. 1633/MB/C-I/2019 dated June 23, 2023 (Certified copy received on 30th June, 2023).

The Members are being informed that though the Company had incurred losses of Rs. 40,506.10 Lakhs during the Financial year ended on 31st March 2023, the Board of Directors of the Company are confident to bring back the company to operations and aims to run the Company in successful manner, accordingly the Financials are prepared on the principles of going concern basis.

4. Change in the nature of business:

There was no change in the nature of business of the Company during the year under review.

5. Dividend:

Since the Company is under Corporate Insolvency Resolution Process and due to huge accumulated losses, no dividend on the equity shares of the Company has been recommended.

6. Transfer to reserves:

The Company does not propose to transfer any amount to the General Reserves.

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7. Capital Structure

The Authorised Share Capital of the Company is 50,00,00,000 (Rupees Fifty Crores) divided into 5,00,00,000 (Five Crores) equity shares of Rs. 10/- each and the Issued, Subscribed and Paid up equity share capital of the Company is Rs. 25,80,10,080/- (Rupees Twenty Five Crores Eighty Lakhs Ten Thousand and Eighty only) divided into 2,58,01,008 (Two Crore Fifty Eight Lakh One Thousand and Eight) equity shares of Rs. 10/-

i) the Company has not issued/allotted Equity shares with differential rights as to dividend, voting or otherwise;
 ii) the Company has not issued/allotted Equity shares (Including sweat equity shares) to employees of the Company under any scheme;

- iii) the Company has not bought back any of its securities;
- iv) the Company has not issued any Bonus Shares.
- v) during the year under review, the Company has not issued/ allotted any kind of Equity Shares.

The entire Paid-up Equity Share capital of the Company of Rs. 25,80,10,080/- (Rupees Twenty Five Crores Eighty Lakhs Ten Thousand and Eighty only) divided into 2,58,01,008 (Two Crore Fifty Eight Lakh One Thousand and Eight) equity shares of Rs. 10/- each was Reduced/ cancelled /extinguished with effect from 27th September 2023 pursuant to implementation of Resolution Plan as approved by Hon'ble NCLT, Mumbai Bench.

Pursuant to the Order of the Hon'ble NCLT and approved resolution plan, 1,00,00,000/- (One Crore Only) Equity Shares of Face Value of Rs. 10/- (Rupees Ten each) aggregating to Rs. 10,00,00,000/- (Rupees Ten Crores Only) were issued and allotted on 27th September 2023.

8. Public Deposits:

During the year under Report the Company did not accept any fresh deposits from the public and shareholders covered under Chapter V of the Companies Act, 2013.

9. Material Changes and Commitments, if any, affecting the financial position of the Company, occurred after the balance sheet date and as at the date of signing this report:

The resolution plan submitted by Ashdan Properties Private Limited, Classic Promoters & Builders Private Limited and Atul Builders was approved by the Hon'ble National Company Law Tribunal, Mumbai Bench vide Order No. CP (IB) NO. 1633/MB/C-I/2019 dated June 23, 2023 (Certified Copy received on 30th June, 2023).

The Steering Committee was constituted for the implementation of the Resolution Plan duly approved by the Hon'ble NCLT, Mumbai Bench and the below mentioned material changes occurred after the balance sheet date:

• Mr. Bhushan Vilaskumar Palresha (DIN: 01258918) was appointed as a Managing Director of the Company with effect from 24th August, 2023 for a period of five (5) years. Mr. Sumit Ramesh Diwane (DIN: 10076052)

and Mr. Umesh Shankarlalji Kankaria (DIN: 08039396) were appointed as an Additional Non-executive Directors of the Company with effect from 24th August, 2023.

- Further the members of the Company at the Extra-Ordinary General Meeting of the Company held on 21st November 2023 confirmed the appointment Mr. Bhushan Vilaskumar Palresha (DIN: 01258918) as Managing Director of the Company with effect from 24th August, 2023 for a period of five (5) years and Mr. Sumit Ramesh Diwane (DIN: 10076052) and Mr. Umesh Shankarlalji Kankaria (DIN: 08039396) as Non-executive Directors of the Company with effect from 24th August, 2023.
- Mr. Deepak Sakharam Kulkarni (DIN: 00394027), Mr. Vijaykumar Nathu Jagtap (DIN: 02555240) and Mr. Sahindra Jagannath Bhawale (DIN: 07352920) vacated from the position of Managing Director and Directors respectively of the Company with effect from 21st September 2023 and Ms. Hemanti Deepak Kulkarni (PAN: AFOPP4761N) and Mr. Rohit Subhash Purandare (PAN: AUJPP6312P) vacated from the position of Chief Financial Officer and Company Secretary cum Compliance Officer respectively of the Company with effect from 21st September 2023.
- The entire paid-up equity share capital of the Company of Rs. 25,80,10,080/- (Rupees Twenty Five Crores Eighty Lakhs Ten Thousand and Eighty only) divided into 2,58,01,008 (Two Crore Fifty Eight Lakh One Thousand and Eight) equity shares of Rs. 10/- each was Reduced/ cancelled /extinguished with effect from 27th September 2023 pursuant to implementation of Resolution Plan as approved by Hon'ble NCLT, Mumbai Bench.
- Mr. Ayush Jhanwar was appointed as Chief Financial Officer and Key Managerial Personnel of the Company with effect from 19th December 2023. Mr. Prateek Ghatiya, Fellow member of Institute of Company Secretaries of India, was appointed as Company Secretary & Compliance Officer and Key Managerial Personnel of the Company with effect from 19th December, 2023.
- The entire Listed Non-Convertible Debentures issued by the Company as mentioned below for which Catalyst Trusteeship Limited, acting as a Debenture Trustee were redeemed on 21st September 2023.

S. No	ISIN	Number of NCD's	Particulars
1.	INE891A07011	1,03,444	Listed, Secured, Redeemable Option I NCD's
2.	INE891A07037	46,851	Listed, Secured, Redeemable Option II NCD's

3.	INE891A07045	849	Listed, Secured, Redeemable Option III NCD's
4.	INE891A07029	68,852	Listed, Secured, Redeemable Option IV NCD's

- Pursuant to the Order of the NCLT and approved resolution plan, 1,00,00,000/- (One Crore Only) Equity Shares of Face Value of Rs. 10/- (Rupees Ten each) aggregating to Rs. 10,00,000/- (Rupees Ten Crores Only) were issued and allotted on 27th September 2023 to Resolution Applicant and its affiliates in following manner:
 - Allotment of 95,00,000 (Ninety-Five Lakh) Equity Shares of Rs. 10/- each aggregating to Rs. 9,50,00,000/- (Nine Crores Fifty Lakhs) to the resolution applicant in its affiliates comprising 95% (Ninety-Five) of total equity share capital of the Company in the following manner:

The details of the promoters as per follows:

S .	Name of Promoters	No. of Equity Shares
No.		
1	Ashdan Properties Private Limited	94,99,994
2	Classic Promoters and Builders Private Limited	1
3	Atul Builders	1
4	AC Realty LLP	1
5	Astaria Land Developers LLP	1
6	Hinjewadi Land Developers LLP	1
7	Eliture Land Developers LLP	1

- Allotment of 5,00,000 (Five Lacs) Equity Shares of Rs. 10/- each aggregating to Rs. 50,00,000/-(Rupees Fifty Lacs only) comprising 5% to DSK Shareholders Trust, a Trust established for the purpose of holding the said Equity Shares of the Company.
- Pursuant to the Order of the NCLT and approved resolution plan, the company had allotted 48,61,209 Series-I, Secured, Redeemable, Non-Convertible Debentures of face value of Rs. 1,000/- (Rupees One Thousand only) each, aggregating to Rs. 4,86,12,09,000 (Rupees Four Hundred Eighty Six Crores Twelve Lakhs and Nine Thousand only) and 2,35,16,32 Series-II, Secured, redeemable, Non-Convertible Debentures of face value of Rs. 1,000/- (Rupees One Thousand only) each, aggregating to Rs. 2,35,16,32,000 (Rupees Two Hundred Thirty-Five Crores Sixteen Lakh and Thirty Two Thousand only) on 21st September 2023 and 989

Series-II, Secured, redeemable, Non-Convertible Debentures of face value of Rs. 1,000/- (Rupees One Thousand only) each, aggregating to 9,89,000/- (Nine Lakh and Eighty Nine Thousand Only) on 20th October 2023.

- Pursuant to the approved resolution plan, the Company had made the payment of IRP Cost, including the CIRP Cost, payment to Operational Creditors, Employees, Unsecured Financial Creditors, Fixed Deposit holders within the timeline.
- The shareholders at the 32nd Adjourned Annual General Meeting held on 28th December 2023 did not adopt the financial statements for the Financial year 2022-23 and had directed the Board to give necessary accounting adjustments to give true and fair view of the financials for the Financial year 2022-23 in order to give effect to the approved resolution plan as per the order of Hon'ble NCLT dated June 23, 2023 (Certified copy received on 30th June, 2023).

Thereafter, necessary changes were made to the financials of the Company for the F.Y. 2022-23 to provide true and fair view by giving effect of approved Resolution Plan of NCLT.

10. Particulars of Loans, Guarantees or Investments:

Details of loans, guarantees or investments covered under the provisions of Section 186 of the Act are given in notes to the standalone financial statements forming part of the Annual Report.

Further as per Hon'ble National Company Law Tribunal, Mumbai Bench vide Order No. CP (IB) NO. 1633/MB/C-I/2019 dated June 23, 2023 (Certified copy received on 30th June, 2023), all the guarantees issued by the Company, whether invoked or uninvoked or crystallised or not be considered shall stand extinguished.

11. Particulars of contracts or arrangements made with related parties:

During the year under review, there are no related party transaction under provisions of Section 188 of the Companies Act, 2013.

There are no materially significant related party transactions entered into by the Company with Promoters, Directors, Key Managerial Personnel or other designated persons, etc., which may have potential conflict with the interest of the Company at large or which warrants the approval of the shareholders. The details of the transactions with Related Party, if any are provided in the Company's financial statements in accordance with the Indian Accounting Standards (Ind AS).

Since, there are no material related party transactions, there is no requirement of providing details of related party transactions in Form AOC-2 as per the applicable provisions of the Companies Act, 2013 ("the Act").

12. Subsidiaries, Joint Ventures and Associate Companies:

As per the details available, the Company is having Three subsidiaries i.e. DSK Developers Corporation, DSK Woods LLC, & DSK Infra Pvt Ltd ("said Subsidiaries"), of which one domestic subsidiary have complied with annual filling with Registrar of Companies upto 31st March 2016. Further, the RP does not have access to the information(s)/detail(s)/record(s)/document(s) of the said Subsidiaries. Hence, the Company is unable to provide a report on the performance and the financial position of the subsidiaries associates and joint venture in Form AOC-1 as required under Section 129(3) of the Companies Act, 2013 read with Companies (Accounts) Rules, 2014.

Further, the Resolution Plan of DSK Southern Project Private Limited, having CIN: U45200PN2008PTC132140 (herein after referred as "DSKPPL"), subsidiary of the Company which was under Corporate Insolvency and Resolution Process ("CIRP"), was approved by the Hon'ble National Company Law Tribunal, Mumbai Bench, on February 02, 2023. Accordingly, the equity shares held by the Company of DSKPPL are extinguished as per the approved resolution plan and DSKPPL ceased to be the subsidiary of the Company w.e.f. 28th April, 2023.

As per the details available, the Company does not have any 'Associate Company and/or Joint ventures' within the meaning of Section 2(6) of the Act.

13. Listing of Securities:

During the year under review, the Shares of the Company are listed on the BSE Limited (BSE) and National Stock Exchange of India Limited (NSE). The shares of the Company were placed in Z category by BSE Limited and National Stock Exchange of India Limited.

The Steering Committee at its meeting held on 27th September 2023 approved:

- The reduction/ extinguishment of entire paid-up equity share capital of the Company of Rs. 25,80,10,080/- (Rupees Twenty Five Crores Eighty Lakhs Ten Thousand and Eighty only) divided into 2,58,01,008 (Two Crore Fifty Eight Lakh One Thousand and Eight) equity shares of Rs. 10/- each pursuant to implementation of Resolution Plan as approved by Hon'ble NCLT, Mumbai Bench.
- Allotment of 1,00,00,000/- (One Crore Only) Equity Shares of Face Value of Rs. 10/- (Rupees Ten each) aggregating to Rs. 10,00,00,000/- (Rupees Ten Crores Only) to Resolution Applicant and its affiliates in following manner :
- Allotment of 95,00,000 (Ninety-Five Lakh) Equity Shares of Rs. 10/- each aggregating to Rs. 9,50,00,000/- (Nine Crores Fifty Lakhs) to the resolution applicant in its affiliates comprising 95% (Ninety-Five) of total equity share capital of the Company in the following manner:

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The details of the promoters as per follows:

S.No.	Name of Promoters	No. of Equity Shares
1	Ashdan Properties Private Limited	94,99,994
2	Classic Promoters and Builders Private Limited	1
3	Atul Builders	1
4	AC Realty LLP	1
5	Astaria Land Developers LLP	1
6	Hinjewadi Land Developers LLP	1
7	Eliture Land Developers LLP	1

• Allotment of 5,00,000 (Five Lacs) Equity Shares of Rs. 10/- each aggregating to Rs. 50,00,000/- (Rupees Fifty Lacs only) comprising 5% to DSK Shareholders Trust, a Trust established for the purpose of holding the said Equity Shares of the Company.

(The Trust shall cause a sale/transfer the said shares by following the process of Offer for Sale of these 5% Shares to general public through any recognized / approved methodology or any other means which is provided and acceptable under the Applicable law at face value with in a time frame of upto 12 months in compliance of applicable regulation for minimum public shareholding at face Value of Rs.10/- (Rupees Ten Only).

The application for In-principle approval for the extinguishment of entire paid up share capital of Rs. 25,80,10,080/-(Rupees Twenty Five Crores Eighty Lakhs Ten Thousand and Eighty only) divided into 2,58,01,008 (Two Crore Fifty Eight Lakh One Thousand and Eight) equity shares of Rs. 10/- and allotment of 1,00,00,000/- (One Crore Only) Equity Shares of Face Value of Rs. 10/- (Rupees Ten each) aggregating to Rs. 10,00,00,000/- (Rupees Ten Crores Only) pursuant to the approved resolution plan by the Hon'ble NCLT was filed in the month of October 2023 and is in the process of approval with the BSE Limited and National Stock Exchange of India Limited.

14. Directors' Responsibility Statements:

The Hon'ble National Company Law Tribunal (NCLT) had admitted the petition for initiating the Corporate Insolvency Resolution (CIRP) Process under the provisions of the Insolvency Bankruptcy Code 2016 (IBC). Further, pursuant to the aforesaid NCLT order and pursuant to Section 17 of the IBC the powers of the Board of Directors stood suspended and such powers were vested with the Mr. Manoj Kumar Agarwal ("Resolution Professional").

In light of the aforesaid and pursuant to the requirements under sub section (3)(c) and (5) of Section 134 of the Companies Act 2013 with respect to Directors' Responsibility Statement. it is hereby confirmed by the Board that:

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a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;

b) 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 loss of the company for that period;

c) 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 annual accounts on a going concern basis;

e) Internal financial controls to be followed by the Company have been laid down and ensured that such internal financial controls are adequate and operating effectively; and

f) proper systems have been devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

15. Vigil Mechanism:

The Company has adopted a Vigil Mechanism in form of whistle blower policy. At present there are no employees on the payroll of the Company and also Company's business operations are also closed.

16. Risk management:

Regulation 21 of the SEBI (Listing Obligations and Disclosure Requirements) is not applicable to your Company as the Company is under Corporate Insolvency Resolution Process and the powers of the Board has been suspended.

17. Directors & Key Managerial Personnel's (KMP's):

During the year there were no changes in the composition of Board of Directors of the company as explained hereunder.

As per Section 17 of the Code, from the date of appointment of the IRP/RP the management of affairs and powers of the board of directors of the Company were suspended and stood vested with IRP/RP of the Corporate Debtor. Further, on initiation of Corporate Insolvency Resolution Process under the provisions Section 7 of the Insolvency and Bankruptcy Code, 2016 read with the rules and regulations framed thereunder ("the Code"), the powers of Board of Directors of the Company are suspended and same are being exercised by the Resolution Professional, and thereafter any change in Management of the Company is restricted by the Code.

Further, as per Regulation 15(2A) of SEBI LODR, the provisions of regulation 17 shall not be applicable during the insolvency resolution process period in respect of a listed entity which is undergoing corporate insolvency resolution process under the Insolvency Code and that the role and responsibilities of the board of directors as specified under regulation 17 shall be fulfilled by the interim resolution professional or resolution professional in accordance with sections 17 and 23 of the Insolvency Code.

Thereafter, a Steering Committee was constituted. The constituted committee is tabulated below. The Steering committee was functional till the payment of the first tranche of the amounts under the Resolution Plan.

Particulars	Name
Representative of Secured Financial	A. State Bank of India- Shri Rasmi Ranjan Pati
Creditors	B. ICICI Home Finance Company Limited - Mr.
	Abhishek Yande and/or Mr. Sumit Choudhary
Representative of the Successful	Mr. Ranjit Raghunathan
Resolution Applicant (SRA)	Mr. Prateek Ghatiya
Insolvency Professional	Mr. Manoj Kumar Agarwal

Subsequently, after the payment of first tranche the Steering Committee was dissolved and the monitoring committee was constituted with the same members as mentioned above to oversee the effective implementation of the plan.

The Steering Committee had appointed Mr. Bhushan Vilaskumar Palresha (DIN: 01258918) as a Managing Director of the Company with effect from 24th August, 2023 for a period of five (5) years and appointed Mr. Sumit Ramesh Diwane (DIN: 10076052) and Mr. Umesh Shankarlalji Kankaria (DIN: 08039396) as an Additional Non-executive Directors of the Company with effect from 24th August, 2023.

Further the members of the Company at the Extra-Ordinary General Meeting of the Company held on 21st November 2023 confirmed the appointment Mr. Bhushan Vilaskumar Palresha (DIN: 01258918) as Managing Director of the Company with effect from 24th August, 2023 for a period of five (5) years and Mr. Sumit Ramesh Diwane (DIN: 10076052) and Mr. Umesh Shankarlalji Kankaria (DIN: 08039396) as Non-executive Directors of the Company with effect from 24th August, 2023.

Mr. Deepak Sakharam Kulkarni (DIN: 00394027), Mr. Vijaykumar Nathu Jagtap (DIN: 02555240) and Mr. Sahindra Jagannath Bhawale (DIN: 07352920) vacated from the position of Managing Director and Directors respectively of the Company with effect from 21st September 2023 and Ms. Hemanti Deepak Kulkarni (PAN: AFOPP4761N) and Mr. Rohit Subhash Purandare (PAN: AUJPP6312P) vacated from the position of Chief Financial Officer and Company Secretary cum Compliance Officer respectively of the Company with effect from 21st September 2023.

Mr. Ayush Jhanwar was appointed as Chief Financial Officer and Key Managerial Personnel of the Company with effect from 19th December 2023. Mr. Prateek Ghatiya, Fellow member of Institute of Company Secretaries of India,

was appointed as Company Secretary & Compliance Officer and Key Managerial Personnel of the Company with effect from 19th December, 2023.

18. Declaration of Independent Directors:

The Company was under CIRP and accordingly power of the Board has been suspended. Therefore, the declaration from Independent Directors under section 149(7) of Companies Act 2013 is not applicable to the Company.

19. Familiarisation Programme for Independent Directors:

The Company was under CIRP and accordingly power of the Board has been suspended. Accordingly, no Familiarisation Programme was imparted during the year under review.

20. Board Evaluation:

The provisions of section 134(3)(p) of the Act read with rule 8(4) of the Companies (Accounts) Rules, 2014 for having formal self-annual evaluation by the Board of Directors is applicable to the Company. However, the Company was under Corporate Insolvency Resolution Process (CIRP) and the entire Board is suspended, hence no formal evaluation of the Board has taken place.

21. Committees of Board:

After the commencement of CIRP, the powers of the Board of Directors including Committees of the Company stands suspended.

Further, as per Regulation 15(2B) of SEBI (Listing Obligations and Disclosure Requirements), regulation 2015 ("SEBI Listing Regulations"), the roles and responsibilities of the Committees specified in regulations 18, 19, 20 and 21 of the SEBI Listing regulations after the Commencement of CIRP (CIRP) are fulfilled by the RP and powers of the Board of Directors and its committees are suspended. Thus, no meetings of the Committees were held after the Commencement of CIRP.

22. Details in respect of adequacy of internal financial control with reference to the financial statements:

Details in respect of adequacy of internal financial controls with reference to the Financial Statements are stated in Management Discussion and Analysis, which forms part of this Report.

23. Number of Board Meetings and Committee meetings:

In terms of Section 17 of the Code, on commencement of the Corporate Insolvency Resolution Process (CIRP), the powers of the Board of Directors stands suspended and the same are being exercised by the Resolution Professional.

The management of the affairs of the Company has been vested with Resolution Professional, therefore no meeting of Board of Directors or Committee was held after the Commencement of Corporate Insolvency Resolution Process (CIRP).

24. Details pertaining to remuneration as required under section 197(12) of the Companies Act, 2013.

At present, there are no employees on payroll of the Company and further the Company is under Corporate Insolvency Resolution Process (CIRP) under the Insolvency and Bankruptcy Code 2016 (IBC).

In view of the above, the particulars of ratio of remuneration of each director to median remuneration of the employees of the Company for the financial year under report, percentage increase in remuneration to each Director and Key Managerial Personnel ("KMP"), etc. more particularly described under Section 197(12) of the Companies Act, 2013 and Rule 5 of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are not applicable.

25. Auditors:

a) <u>Statutory Auditor</u>:

At the 31st Annual General Meeting (AGM) M/s P P S C O & Associates, Chartered Accountants (Registration No. 107356W), were appointed as the Statutory Auditors of the Company for a period of five (5) years to hold office up to the conclusion of 36th Annual General Meeting of the Company to be held in the year 2027.

The Auditors' Report and notes to the revised financial statements referred in the Auditors Report are selfexplanatory and therefore do not call for any further comments under Section 134 of the Companies Act, 2013. The Auditors' Report is enclosed with the financial statements in this Annual Report.

b) <u>Cost Auditor:</u>

The Company is not required to appoint Cost auditor for the Financial Year 2022-2023 in terms of provisions of section 148 of the Act read with Companies (Cost Records and Audit) Rules, 2014.

c) <u>Secretarial Auditor & Secretarial Compliance Report:</u>

The Company has appointed M/s. Mihen Halani and Associates as the Secretarial Auditor of the Company under section 204 of the Act read with rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

The Board of Directors of the Company in its meeting held on 29th December, 2023 has appointed M/s. Gajab Maheshwari and Associates, Practicing Company Secretaries as Secretarial Auditor for issuance of Secretarial Audit Report. Secretarial Audit Report issued in form MR-3 is attached to this Annual Report as **'Annexure-1'**.

The qualification or adverse remark in the Secretarial Audit Report as explained by the Board of Directors of the Company are as below :

Sr. No.	Qualification / Adverse Remark	Board Explanation
1.	The Company has not appointed Internal Auditor for the Financial Year 2022-2023 pursuant to the provision of section 138 of the Companies Act, 2013	The Hon'ble NCLT vide its order dated September 26, 2019 allowed initiation of CIRP of the Company and Mr. Manoj Kumar Agarwal, IP Registration No. IBBI/IPA- 001/IP-P00714/2017-2018/11222 was appointed as the Interim Resolution Professional ("IRP") for the Company. The appointment of Mr. Manoj Kumar Agarwal was confirmed/approved as the Resolution Professional ("RP") of the Company by the Committee of Creditors ("CoC"). As per Section 17 of the Code, from the date of appointment of the IRP the management of affairs and powers of the Board of Directors of the Company were suspended and stood vested with IRP/RP of the Company. The resolution plan submitted by Ashdan Properties Private Limited, Classic Promoters & Builders Private Limited and Atul Builders was approved by the Hon'ble National Company Law Tribunal, Mumbai Bench vide Order No. CP (IB) NO. 1633/MB/C-I/2019 dated June 23, 2023 (Certified copy received on 30 th June, 2023). Thereafter post successful implementation of Resolution Plan, Management of Resolution Applicant is taking necessary steps for appointment of Internal Auditor.

2.	During the year, there was no Company Secretary in the Company. It is informed by the Company that the Company is in due process of appointment of Company Secretary	The Hon'ble NCLT vide its order dated September 26, 2019 allowed initiation of CIRP of the Company and Mr. Manoj Kumar Agarwal, IP Registration No. IBBI/IPA- 001/IP-P00714/2017-2018/11222 was appointed as the Interim Resolution Professional ("IRP") for the Company. The appointment of Mr. Manoj Kumar Agarwal was confirmed/approved as the Resolution Professional ("RP") of the Company by the Committee of Creditors ("CoC"). As per Section 17 of the Code, from the date of appointment of the IRP the management of affairs and powers of the Board of Directors of the Company were suspended and stood vested with IRP/RP of the Company. The resolution plan submitted by Ashdan Properties Private Limited, Classic Promoters & Builders Private Limited and Atul Builders was approved by the Hon'ble National Company Law Tribunal, Mumbai Bench vide Order No. CP (IB) NO. 1633/MB/C-I/2019 dated June 23, 2023 (Certified copy received on 30 th June, 2023).
		Thereafter post successful implementation of Resolution Plan, Company in its Meeting held on 19.12.2023 had appointed Mr. Prateek Ghatiya as Company Secretary and Compliance Officer of the Company.
3.	The promoters and promoter group of the Company have not submitted disclosures of encumbered shareholding Regulation 31 (4) of SEBI SAST Regulations, 2011	The Hon'ble NCLT vide its order dated September 26, 2019 allowed initiation of CIRP of the Company and Mr. Manoj Kumar Agarwal, IP Registration No. IBBI/IPA- 001/IP-P00714/2017-2018/11222 was appointed as the Interim Resolution Professional ("IRP") for the Company. The appointment of Mr. Manoj Kumar Agarwal was confirmed/approved as the Resolution

		Professional ("RP") of the Company by the
		Committee of Creditors ("CoC"). As per
		Section 17 of the Code, from the date of
		appointment of the IRP the management of
		affairs and powers of the Board of Directors
		of the Company were suspended and stood
		vested with IRP/RP of the Company.
		The resolution plan submitted by Ashdan
		Properties Private Limited, Classic Promoters
		& Builders Private Limited and Atul Builders
		was approved by the Hon'ble National
		Company Law Tribunal, Mumbai Bench vide
		Order No. CP (IB) NO. 1633/MB/C-I/2019
		dated June 23, 2023 (Certified copy received on 30 th June, 2023).
		Since the Reporting by Promoters is related to Insolvency Period and therefore self- explanatory in nature and therefore do not call for any comments.
		The New Management of the Company shall comply the provision of applicable regulations as and when applicable.
4.	(a) No documents, data or other requisite documents / information's / details / records were available for our verification and accordingly we	The Remark is self-explanatory in nature and therefore do not call for any comments
	cannot comment on the compliance status of the	
	Company with the provisions of the SEBI Listing	
	Regulations and The SEBI (Issue and Listing of Non-	
	Convertible Securities) Regulations, 2021;	

Pursuant to circular No. CIR/ CFD/ CMD1/ 27/ 2019 dated February 08, 2019, issued by the Securities and Exchange Board of India (SEBI), the Company has obtained Annual Secretarial Compliance Report from a Practicing Company Secretary (PCS) on compliance of all applicable SEBI Regulations and circulars/ guidelines issued there under and the copy of the same has been submitted with the Stock Exchanges within the prescribed due date.

The Board of Directors in its meeting held on 20th October 2023 appointed M/s. Gajab Maheshwari and Associates, Company Secretaries as Secretarial Auditor of the Company for the F.Y. 2023-24.

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26. Annual Return:

Pursuant to Section 92(3) of the Act and Rule 12 of the Companies (Management and Administration) Rules, 2014, the Annual Return for F.Y. 2021-22 is available on Company's website at www.dskcirp.com

Further, Annual Return of the Company for the F.Y. 2022-23 will be filed with the Ministry of Corporate Affairs within the prescribed timeline and a copy of the same shall be uploaded on the website of the Company at <u>www.dskcirp.com</u>

27. Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and Outgo:

The Company has no information to furnish with respect to conservation of energy, technology absorption, Foreign Exchange Earnings and Outgo, as are needed to be furnished under section 134(3)(m) of the Act read with rule 8 of the Companies (Accounts) Rules, 2014.

28. Corporate Governance:

The Company is committed to maintain high standards of Corporate Governance and adhere to the Corporate Governance requirements set out by SEBI. The Report on Corporate Governance as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 forms an Integral part this Annual Report. Requisite Certificate from the Auditors of the Company confirming compliance with the conditions of Corporate Governance is attached to this Annual Report as 'Annexure-2'.

A certificate from a practicing Company Secretary on compliance(s) with the corporate governance norms forms part of the Corporate Governance Report.

29. Management Discussion and Analysis Report:

Management Discussion and Analysis Report as stipulated under the SEBI Listing Regulations is presented in a separate section forming part of this Annual Report.

30. Significant / Material orders passed by the regulatory etc.:

Except as disclosed in this report and commencement of CIRP under the Code, during the year under review, no material orders were passed by Regulators/ Courts / Tribunals during the period impacting the going concern status and Company's operations in future.

However, the resolution plan submitted by Ashdan Properties Private Limited, Classic Promoters & Builders Private Limited and Atul Builders was approved by the Hon'ble National Company Law Tribunal, Mumbai Bench vide Order No. CP (IB) NO. 1633/MB/C-I/2019 dated June 23, 2023 (Certified Copy received on June 30, 2023).

31. Disclosure under the Sexual Harrassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

Your Company is under Corporate Insolvency Resolution Process (CIRP) and there are no employees in the Company. However, the Company has in place Policy on Prevention of sexual harassment in line with the requirements of 'The Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013'. The Policy provides for protection against sexual harassment of women at workplace and for prevention and redressal of such complaints.

32. Corporate Social Responsibility:

The provisions of section 135 of the Act read with the Companies (Corporate Social Responsibility Policy) Rules, 2014 are not applicable to the Company.

33. Secretarial Standards:

Since the Company is under Corporate Insolvency Resolution Process (CIRP) and the powers of the Board of Directors are suspended. The RP generally complies with Secretarial Standard issued by Institute of Company Secretaries of India wherever applicable.

34. Insolvency And Bankruptcy Code, 2016 :

There are no application made under the Insolvency and Bankruptcy Code, 2016 (31 of 2016) against the Company during the year.

The Hon'ble NCLT vide its order dated September 26, 2019 allowed initiation of CIRP of the Company and Mr. Manoj Kumar Agarwal, IP Registration No. IBBI/IPA-001/IP-P00714/2017-2018/11222 was appointed as the Interim Resolution Professional ("IRP") for the Company.

The resolution plan submitted by Ashdan Properties Private Limited, Classic Promoters & Builders Private Limited and Atul Builders was approved by the Hon'ble National Company Law Tribunal, Mumbai Bench vide Order No. CP (IB) NO. 1633/MB/C-I/2019 dated June 23, 2023 (Certified Copy received on June 30, 2023).

35. Voluntary revision of Financial Statements or Board's Report:

The Company has not revised its Financial Statements or its Board's Report during the year under review.

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36. No One Time Settlement of Loans

During the year under review, there has been no one time settlement of loans taken from banks and financial institutions.

37. Acknowledgement:

Your directors wish to convey their appreciation to the shareholders, Banks, dealers, investors, other business associates and all other stakeholders for their continuous trust and support.

For D S Kulkarni Developers Limited

Bhushan Vilaskumar Palresha Managing Director DIN: 01258918 Sumit Ramesh Diwane Director DIN: 10076052

Date: 29th December 2023 Place: Pune

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Annexure -1 FORM MR-3

Secretarial Audit Report

For the financial year ended 31st March, 2023 [Pursuant to section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies Appointment and Remuneration Personnel) Rules, 2014]

To, D S KULKARNI DEVELOPERS LTD CIN: L45201PN1991PLC063340

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by D S Kulkarni Developers Limited ("hereinafter called the company"). Secretarial Audit was conducted in a manner that provided me/us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the D S Kulkarni Developers Limited books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, We hereby report that in our opinion, the company has, during the audit period covering the financial year ended on March 31, 2023 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliancemechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on March 31, 2023 according to the provisions of The Companies Act, 2013 ("the Act") and the rules made there under;

- a) The Companies Act, 2013 ("the Act") and the rules made there under;
- b) The Securities Contracts (Regulation) Act, 1956 ("SCRA") and the Rules made there under;
- c) The Depositories Act, 2018 and the Regulations and Bye-laws framed there under;
- d) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; Not Applicable during the period under review.
- e) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ("SEBI Act"); The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 - Not Applicable during the period under review;
- f) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations);
- (ii) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;

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- (iii) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018
 Not Applicable during the period under review;
- (iv) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations,
 2021 Not Applicable during the period under review;
- (v) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 Not Applicable during the period under review;
- (vi) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- (vii) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 Not Applicable during the period under review, and
- (viii) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 Not Applicable during the period under review.
- (ix) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021.

g) We have relied on the representations made by the Company and its officers for systems and mechanism formed by the Company for compliances under other various applicable Acts, Laws, Rules and Regulations to the Company.

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

- (a) the Secretarial Standards issued by The Institute of Company Secretaries of India ("ICSI");
- (b) The Listing Agreement entered into by the Company with Stock Exchange(s).

During the period under review, we report that:

- The Company was under Corporate Insolvency Resolution Process ("CIRP") under Insolvency and Bankruptcy Code. On a petition filed by Bank of Maharashtra against the Company, which was admitted vide an Order dated September 26, 2019 of the Hon'ble National Company Law Tribunal ("NCLT"), Mumbai, under the provisions of the Insolvency and Bankruptcy Code, 2016 ("the Code").
- 2. The Hon'ble NCLT vide its order dated September 26, 2019 allowed initiation of CIRP of the Company and Mr. Manoj Agarwal, IP Registration No. IBBI/IPA-001/IP-P00714/2017-2018/11222 was appointed as the Interim Resolution Professional ("IRP") for the Company. Further, Mr. Manoj Agarwal was appointed as the Resolution Professional ("RP") of the Company by the Committee of Creditors ("CoC"). As per Section 17 of the Code, from the date of appointment of the IRP the management of affairs and powers of the board of directors of the Company were suspended and stood vested with IRP/RP of the Company.
- 3. No documents, data or other requisite documents/information's/details/records were available for our verification and accordingly we cannot comment on the compliance status of the company with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

- 4. Powers of the Board is suspended and the Board of Directors of the Company is not duly constituted and there is no proper balance of Executive Directors, Non-Executive Directors and Independent Directors.
- 5. As no details are received from the Company, we are unable to verify whether adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.
- 6. We are unable to report that Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.
- 7. Further, we are unable to report that there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.
- 8. Further, as stated above, since we have not received any documents/ details/ informations/records from the Company, we cannot comment on the compliance status of the Company with all the applicable laws including Companies Act, 2013, statutes, rules, regulations, guidelines, standards etc.
- 9. We also report following are the observation during audit period:

It may be noted that as per the provisions of IBC Code and provisions of Regulation 15 (2A) and (2B) of the SEBI Listing Regulations as amended from time to time, the provisions specified in regulation 17, 18, 19, 20, 21 shall not be applicable during the CIRP. The conditions as specified in said regulations of the SEBI (LODR) shall not be useful during the CIRP and the roles and responsibilities of the Board of Directors and the Committees, specified in the respective regulations, shall be fulfilled by the Interim Resolution Professional or Resolution Professional, as the case may be.

- (a) The Company has not appointed Internal Auditor for the Financial Year 2022-2023 pursuant to the provision of section 138 of the Companies Act, 2013.
- (b) During the year, there was no Company Secretary in the Company. It is informed by the Company that the Company is in due process of appointment of Company Secretary.
- (c) The promoters and promoter group of the Company have not submitted disclosures of encumbered shareholding Regulation 31 (4) of SEBI SAST Regulations, 2011.

(d) No documents, data or other requisite documents / information's / details / records were available for our verification and accordingly we cannot comment on the compliance status of the Company with the provisions of the SEBI Listing Regulations and The SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021;

Search and seizure operations were conducted by the Enforcement Directorate (ED). During this search and seizure and during the process of investigation, Economic Offence Wing of Police Dept. has taken in its custody physical and electronically maintained records of the Company.

Investigation is going on against the company under various laws including the Maharashtra Protection of interest of Depositors Act (MPID), Economic Offences Wing (EOW) –Pune, Insolvency and Bankruptcy Code, 2016, Prevention of Money Laundering Act, 2002. The matter is sub-judice and the impact of the outcome, if any, is uncertainable at present.

The Below mentioned event occurred post 31st March, 2023 :

- The resolution plan submitted by Ashdan Properties Private Limited, Classic Promoters & Builders Private Limited and Atul Builders was approved by the Hon'ble National Company Law Tribunal, Mumbai Bench vide Order No. CP (IB) NO. 1633/MB/C-I/2019 dated June 23, 2023 (Certified copy received on 30th June, 2023).
- 2. The Steering Committee had appointed Mr. Bhushan Vilaskumar Palresha (DIN: 01258918) as a Managing Director of the Company with effect from 24th August, 2023 for a period of five (5) years and appointed Mr. Sumit Ramesh Diwane (DIN: 10076052) and Mr. Umesh Shankarlalji Kankaria (DIN: 08039396) as an Additional Non-executive Directors of the Company with effect from 24th August, 2023.
- 3. Further the members of the Company at the Extra-Ordinary General Meeting of the Company held on 21st November 2023 confirmed the appointment Mr. Bhushan Vilaskumar Palresha (DIN: 01258918) as Managing Director of the Company with effect from 24th August, 2023 for a period of five (5) years and Mr. Sumit Ramesh Diwane (DIN: 10076052) and Mr. Umesh Shankarlalji Kankaria (DIN: 08039396) as Non-executive Directors of the Company with effect from 24th August, 2023.
- 4. Mr. Deepak Sakharam Kulkarni (DIN: 00394027), Mr. Vijaykumar Nathu Jagtap (DIN: 02555240) and Mr. Sahindra Jagannath Bhawale (DIN: 07352920) vacated from the position of Managing Director and Directors respectively of the Company with effect from 21st September 2023 and Ms. Hemanti Deepak Kulkarni (PAN: AFOPP4761N) and Mr. Rohit Subhash Purandare (PAN: AUJPP6312P) vacated from the position of Chief Financial Officer and Company Secretary cum Compliance Officer respectively of the Company with effect from 21st September 2023.
- 5. Mr. Ayush Jhanwar was appointed as Chief Financial Officer and Key Managerial Personnel of the Company with effect from 19th December 2023. Mr. Prateek Ghatiya, Fellow member of Institute of Company

Secretaries of India, was appointed as Company Secretary & Compliance Officer and Key Managerial Personnel of the Company with effect from 19th December, 2023.

- 6. The entire paid-up equity share capital of the Company of Rs. 25,80,10,080/- (Rupees Twenty Five Crores Eighty Lakhs Ten Thousand and Eighty only) divided into 2,58,01,008 (Two Crore Fifty Eight Lakh One Thousand and Eight) equity shares of Rs. 10/- each was Reduced/ cancelled /extinguished with effect from 27th September 2023 pursuant to implementation of Resolution Plan as approved by Hon'ble NCLT, Mumbai Bench.
- 7. The entire Listed Non-Convertible Debentures issued by the Company as mentioned below for which Catalyst Trusteeship Limited, acting as a Debenture Trustee were redeemed on 21st September 2023.

S. No	ISIN	Number of NCD's	Particulars
1.	INE891A07011	1,03,444	Listed, Secured, Redeemable Option I NCD's
2.	INE891A07037	46,851	Listed, Secured, Redeemable Option II NCD's
3.	INE891A07045	849	Listed, Secured, Redeemable Option III NCD's
4.	INE891A07029	68,852	Listed, Secured, Redeemable Option IV NCD's

- 8. Pursuant to the Order of the NCLT and approved resolution plan, 1,00,00,000/- (One Crore Only) Equity Shares of Face Value of Rs. 10/- (Rupees Ten each) aggregating to Rs. 10,00,000/- (Rupees Ten Crores Only) were issued and allotted on 27th September 2023 to Resolution Applicant and its affiliates in following manner :
 - Allotment of 95,00,000 (Ninety-Five Lakh) Equity Shares of Rs. 10/- each aggregating to Rs. 9,50,00,000/- (Nine Crores Fifty Lakhs) to the resolution applicant in its affiliates comprising 95% (Ninety-Five) of total equity share capital of the Company in the following manner:

The details of the promoters as per follows:

S.No.	Name of Promoters	No. of Equity Shares
1	Ashdan Properties Private Limited	94,99,994
2	Classic Promoters and Builders Private Limited	1
3	Atul Builders	1

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4	4	AC Realty LLP	1
5	5	Astaria Land Developers LLP	1
6	6	Hinjewadi Land Developers LLP	1
7	7	Eliture Land Developers LLP	1

- Allotment of 5,00,000 (Five Lacs) Equity Shares of Rs. 10/- each aggregating to Rs. 50,00,000/-(Rupees Fifty Lacs only) comprising 5% to DSK Shareholders Trust, a Trust established for the purpose of holding the said Equity Shares of the Company.
- 9. Pursuant to the Order of the NCLT and approved resolution plan, the company had allotted 48,61,209 Series-I, Secured, Redeemable, Non-Convertible Debentures of face value of Rs. 1,000/- (Rupees One Thousand only) each, aggregating to Rs. 4,86,12,09,000 (Rupees Four Hundred Eighty Six Crores Twelve Lakhs and Nine Thousand only) and 2,35,16,32 Series-II, Secured, redeemable, Non-Convertible Debentures of face value of Rs. 1,000/- (Rupees One Thousand only) each, aggregating to Rs. 2,35,16,32,000 (Rupees Two Hundred Thirty-Five Crores Sixteen Lakh and Thirty Two Thousand only) on 21st September 2023 and 989 Series-II, Secured, redeemable, Non-Convertible Debentures of face value of Rs. 1,000/- (Rupees One Thousand only) each, aggregating to 9,89,000/- (Nine Lakh and Eighty Nine Thousand Only) on 20th October 2023.
- The National Stock Exchange of India Limited had levied SOP fine of Rs. 22,97,495/- (Rupees Twenty Two Lakh Ninety Seven Thousand Four Hundred and Ninety Five Only) for the non-compliance under regulation 31, 33 and 34 of SEBI (LODR) Regulations, 2015.

It was explained by the management that the SOP fine Rs. 22,97,495/- (Rupees Twenty Two Lakh Ninety Seven Thousand Four Hundred and Ninety Five Only) levied by the National Stock Exchange of India Limited was for the non-compliance compliance under regulation 31, 33 and 34 of SEBI (LODR) Regulations, 2015 for the financial year ended before the commencement of CIRP Process.

The Board of Directors had filed a request for waiver of SOP fine on 27th October 2023 which is under consideration by National Stock Exchange of India Limited.

11. The BSE Limited had levied SOP fine of Rs. 6,89,120/- (Rupees Six Lakh Eighty Nine Thousand One Hundred Twenty Only) for the non-compliance under regulation 52(4) of SEBI (LODR) Regulations, 2015 for the Quarter ended 31st December 2022.

It was explained by the Management that during the time, investigations were going under various laws such as Income Tax Act, 1961, The Maharashtra Protection of Interest of Depositors Act (MPID), Economic Offences Wing (EOW) – Pune, The Prevention of Money Laundering Act, 2002 and other economic laws, Directorate of Enforcement (ED), Serious Fraud Investigation Office (SFIO) and the records were in custody of Directorate of Enforcement (ED).

Due to non-availability of the documents and a very limited access, the information in relation to the Regulation 52(4) and Regulation 54(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 were not submitted to the Stock Exchange, investors, stakeholders and all the concerned parties for the quarter ended on 31st December 2022.

The Board of Directors of the Company on 23rd December 2023 had requested the BSE Limited to waive off the fine of Rs. 6,89,120/- (calculated as on 4th December 2023) levied on the company for the Non-Compliance under regulation 52(2) and 54(2) of the SEBI (Listing Obligations and Disclosure Requirements) for the Quarter ended on 31st December 2022.

12. The BSE Limited had levied fine of Rs. 21,55,872/- (Rupees Twenty One Lakh Fifty Five Thousand Eight Hundred Seventy Two Only) for the non-compliance under regulation 31, 33 and 34 of SEBI (LODR) Regulations, 2015 for the Quarter ended March, 2015, March 2017, September 2017, December 2017.

It was explained by the Management that the Board of Directors clarified that Rs.16,119/- has been transferred on 21/07/2023 to the bank account provided by you as full and final payment against the claim of Rs. 4,374,298.00/- filed during the Corporate Insolvency Resolution Process of M/s D. S. Kulkarni Developers Limited

13. The shareholders at the 32nd Adjourned Annual General Meeting held on 28th December 2023 did not adopt the financial statements for the Financial year 2022-23 and had directed the Board to give necessary accounting adjustments to give true and fair view of the financials for the Financial year 2022-23 in order to give effect to the approved resolution plan as per the order of Hon'ble NCLT dated June 23, 2023 (Certified copy received on 30th June, 2023). Thereafter, necessary changes were made to the financials of the Company for the F.Y. 2022-23 to provide true and fair view by giving effect of approved Resolution Plan of NCLT.

For Gajab Maheshwari & Associates Practicing Company Secretary

Date: 29.12.2023 Place: Pune UDIN: A063842E003073134

Sd/-Gajab Maheshwari (Proprietor) CP No: 24040 ACS No: 63842

Note: This report is to be read with our letter of even date which is annexed as "Annexure A" herewith and forms as integral part of this report.

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ANNEXURE A

To, D S KULKARNI DEVELOPERS LTD CIN: L45201PN1991PLC063340

Our report of even date is to be read along with this letter.

Maintenance of Secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.

We have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in Secretarial records. We believe that the process and practices, we followed provide a reasonable basis for our opinion.

> We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.

Wherever required, we have obtained the Management representation about the Compliance of laws, rules and regulations and happening of events etc.

The Compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of the management. Our examination was limited to the verification of procedure on test basis.

> The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For Gajab Maheshwari & Associates Practicing Company Secretary

Date: 29.12.2023 Place: Pune UDIN: A063842E003073134

-/Sd Gajab Maheshwari (Proprietor) CP No: 24040 ACS No: 63842

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ANNEXURE 2

CORPORATE GOVERNANCE REPORT

COMPANY'S GOVERNANCE PHILOSOPHY:

The Corporate Governance policy of the Company contemplates compliance with statutes, transparency in dealings, simplification and standardization of processes and bonding with customers, which will help the Company to achieve its business objectives while maintaining business ethics and professional standards. In pursuit of business excellence, the affairs of the Company are administered, directed and controlled in a manner which helps to enhance stakeholders' value by adopting conducive business practices, objectivity, accountability and integrity.

Under Section 17 of the Insolvency and Bankruptcy Code, 2016 the powers of the Board are suspended and the same are vested on the Resolution Professional, Mr. Manoj Kumar Agarwal.

CORPORATE GOVERNANCE:

The business of the Company was being managed by the Board of Directors. However, pursuant to initiation of Corporate Insolvency Resolution Process (CIRP), the powers of the Board of Directors of the Company stood suspended w.e.f. vide NCLT Order dated September 26, 2019 and the Powers of the Board remains vested with the Resolution Professional, Mr. Manoj Kumar Agarwal (the "RP").

BOARD OF DIRECTORS:

COMPOSITION OF BOARD OF DIRECTORS:

The Hon'ble NCLT vide its order dated September 26, 2019 allowed initiation of CIRP of the Company and Mr. Manoj Kumar Agarwal, IP Registration No. IBBI/IPA-001/IP-P00714/2017-2018/11222 was appointed as the Interim Resolution Professional ("IRP") for the Company. The appointment of Mr. Manoj Kumar Agarwal was confirmed/approved as the Resolution Professional ("RP") of the Company by the Committee of Creditors ("CoC"). As per Section 17 of the Code, from the date of appointment of the IRP, powers of the board of directors of the Company were suspended and stood vested with IRP/RP of the Company.

As per Regulation 15(2A) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 ("the SEBI Listing Regulations"), the provisions as specified in Regulation 17 of the SEBI Listing Regulations, 2015 related to "Composition of Board of Directors" are not applicable during the Insolvency Resolution Process period in respect of a listed entity, which is undergoing Corporate Insolvency Resolution Process.

Since no other data/information/documents available with the Company, Mr. Manoj Agarwal is unable to give the comment on valid constitution of Board of Directors with proper balance of Executive Directors, Non-Executive

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Directors and Independent Directors as required under the SEBI Listing Regulations, 2015. However, as per the data available, as on 31.03.2023 the Board of Directors of the Company consists of three Directors out of which two are Independent Directors. The constitution of the Board and other relevant information are given below:

Director	DIN	Whole time / Independent	Shareholding	Number of other directorship held*	Committee position held in other companies
Mr. Deepak Sakharam Kulkarni	00394027	Managing Director	6000469 (49.65%)	5	
Mr. Vijaykumar Jagtap	02555240	Independent Director	-	1	-
Mr. Sahindra Jagannath Bhawale	07352920	Independent Director	-	14	-

*No of other directorship held exclude the name of the Company.

- i.As per the information available, the Company does not have any nominee director appointed by any institution, lender or equity investor.
- ii. The Resolution professional unable to comments whether the Company has entered into any business transaction with independent directors.
- iii.The Company is under Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code, 2016 (IBC) by the Order of Hon'ble National Company Law Tribunal (NCLT), Mumbai Bench dated September 26, 2019. As per Section 17 of the IBC, 2016, the Powers of the Board of Directors stands suspended and hence all the committees of Board of Directors stands dissolved on September 26, 2019 when NCLT passed order for initiation of CIRP. Accordingly, the limit of committee memberships under Reg. 26(1) of SEBI Listing Regulations, chairmanship/ memberships of the Audit Committee and the Stakeholders Relationship Committee is not required to disclosed.

iv. A declaration regarding adherence to the Code of Conduct is given separately by the Resolution Professional.

• NUMBER AND DATES OF MEETINGS OF THE BOARD OF DIRECTORS:

After the Commencement of CIRP, in terms of section 17 of the Code, the powers of the Board of Directors have suspended and the same are being exercised by the Resolution Professional. The management and affairs of the Company has been vested with Resolution Professional, therefore no meeting of Board of Directors or Committee was held after the CIRP.

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DISCLOSURE OF RELATIONSHIPS BETWEEN DIRECTORS INTER-SE:

After the Commencement of CIRP, in terms of section 17 of the Code, the powers of the Board of Directors have suspended and such powers of board were vested with the Resolution Professional.

• CONSTITUTION AND COMPOSITION OF COMMITTEES OF BOARD:

As per Regulation 15(2B) of the SEBI Listing Regulations, the provisions as specified in Regulations 18 (Audit Committee), Regulation 19 (Nomination and Remuneration Committee), Regulation 20 (Stakeholder's Relationship Committee) and Regulation 21 (Risk Management Committee) under SEBI Listing Regulations, 2015 are not applicable during the Insolvency Resolution Process. Accordingly, no details are provided.

• SHAREHOLDING OF NON-EXECUTIVE DIRECTORS: Nil (as per the available information)

• FAMILIARIZATION PROGRAMME FOR INDEPENDENT DIRECTORS:

The Company is under Corporate Insolvency Resolution Process (CIRP) and the entire Board is suspended; hence no formal evaluation of the Independent Directors has taken place.

• CORE COMPETENCIES OF THE BOARD OF DIRECTORS:

The Company is under Corporate Insolvency Resolution Process (CIRP) and the entire Board is suspended.

BOARD CONFIRMATION REGARDING INDEPENDENCE OF THE INDEPENDENT DIRECTORS:

The Company is under Corporate Insolvency Resolution Process (CIRP) and the entire Board is suspended; and such powers of board were vested with the Resolution Professional.

• **RESIGNATION OF INDEPENDENT DIRECTOR BEFORE THE EXPIRY OF THE TENURE:**

The Company is under Corporate Insolvency Resolution Process under the provisions section 7 of the Insolvency and Bankruptcy Code, 2016 read with the rules and regulations framed thereunder ("the Code"), and the powers of Board of Directors of the Company are suspended and same are being exercised by the Resolution Professional, and thereafter any change in Management of the Company is restricted by the Code hence, none of the independent director resigned before the expiry of the tenure.

• **REMUNERATION POLICY:**

Since no employees of the Company are on payroll, remuneration policy is not applicable to the Company.

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REMUNERATION OF DIRECTORS: Not Applicable

GENERAL BODY MEETINGS:

•

The location, time and date where the last three Annual General Meetings of the Company were held and disclosure about Special Resolutions are given hereunder:

AGM/Date/time/ Venue	Details of Special Resolutions passed
29 th AGM (the adjourned AGM) on 7 th January, 2021 at 4.30 p.m. through video Conferencing	No Special Resolution passed
30 th AGM (the adjourned AGM) on 28 th September, 2021 at 3.00 p.m. through video Conferencing	No Special Resolution passed
31 st AGM (the adjourned AGM) on 22 nd September, 2022 at 3.00 p.m. through video Conferencing	No Special Resolution passed

Postal Ballot

During the year under review, No Special resolution was passed through postal ballot.

COMPANY'S MEANS OF COMMUNICATION:

Website	Your Company maintains a website <u>www.dskcirp.com</u> , wherein there is dedicated section 'Investors'. The website provides details, inter alia, about the Company, its performance including quarterly financial results, annual reports, press release, unpaid dividend details, if any shareholding pattern, Policies required to be published under SEBI (LODR) Regulations, contact details, etc.			
Quarterly/ Annual Financial Results	Quarterly / Half Yearly / Yearly Results are subjected to Limited Review by Statutory Auditors and are generally published in Financial Express (All Editions) & Loksatta (Pune Edition) newspapers having wide circulation. The said Results are made available on the website of the Company www.dskcirp.com			
Stock Exchanges	All periodical information, including the statutory filings and disclosures, are filed with BSE and NSE. The filings required to be made under the Listing Regulations, including the Shareholding pattern and Corporate Governance Report for each quarter are also filed on BSE Listing Centre and NSE Electronic Application Processing System (NEAPS) and also displayed on the Company's website.			

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Investor Servicing	SEBI has commenced processing of investor complaints in a centralized web
	based complaints redress system "SCORES". However, the Company does not
	have access to the user id and password. Further, the RP has provided
	agmfordskdl@gmail.com email Id for sending complaints. Furthermore, RP has
	also requested the RTA, to resolve the concern queries of stakeholders and read
	out the points of Investors correspondence as mentioned in the report.
Other Information	To expedite the process of share transfer, transmission, split, consolidation, re-
	materialization and dematerialization etc. of securities of the Company, the RP
	had delegated the powers of approving the same to the Company's RTA
	namely Link Intime India Pvt. Ltd., Mumbai under his supervision.
	In pursuance of SEBI (Prohibition of Insider Trading) Regulations, 2015, the RP
	is taking preventive steps for Prevention of Insider Trading for complying with
	the requirements under the SEBI (Prohibition of Insider Trading) Regulations,
	2015 and the requirements under the SEBI Listing Regulations, 2015.
Name, Designation and	Not Applicable, as on 31 st March, 2023 there is no Company Secretary and
address of the	Compliance officer. Mr. Manoj Kumar Agarwal, Resolution Professional of the
Compliance Officer:	Company is acting as Compliance Officer of the Company

GENERAL SHAREHOLDER INFORMATION:

CIN	L45201PN1991PLC063340
Registered Office and Address	Unit No. 301, 3 rd Floor, Swojas One, Kothrud Pune 411038
Date, Time and Venue of Annual General Meeting	The 32 nd Adjourned Annual General Meeting of the Company shall be held on Saturday, 30 th December 2023 at 06:00 P.M. (IST).
Financial Year	1st April to 31st March
Rate of Dividend and dividend declaration date	Not Applicable
Listing on Stock Exchanges	The shares of the Company are listed on Bombay Stock Exchange Ltd. (BSE), Mumbai and National Stock Exchange of India Limited (NSEIL).
Listing fees	Annual listing fees have been paid for the financial year 2023-24 to NSE & BSE.

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	205 500000
Stock Code	BSE: 523890
	NSE: DSKULKARNI
ISIN Number	INE891A01014
Suspension of trading in	Your company is suspended from trading on stock exchange.
securities	
Registrar and Share	For equity:
Transfer agents	
	M/s. Link Intime India Private Limited
	C 101, 247 Park, L. B. S. Marg, Vikhroli (West),
	Mumbai – 400 083, India
	Tel No: 022 – 4918 6000
	Website: www.linkintime.co.in
	E-mail: <u>helpdesk@linkintime.co.in</u>
Share Transfer System	All the shares related work is being undertaken by our RTA, Link Intime India
	Pvt. Ltd., Mumbai. To expedite the process of share transfer, transmission, split,
	consolidation, re-materialistion and dematerialization etc. of securities of the
	Company, the RP has been delegated the power of approving the same to the
	Company's.
	The Securities & Fuchamore Decard of India (SEDI) has according to date as having
	The Securities & Exchange Board of India (SEBI) has mandated the submission
	of Permanent Account Number (PAN) for securities market transactions & off
	market/private transactions involving Transfer of Shares in Physical Form of
	Listed Companies. Therefore, it shall be mandatory for the transferee(s) to
	furnish a copy of the PAN Card to the Company/Registrar & Share Transfer
	Agents for Registration of such transfers. Members/Investors are therefore
	requested to make note of the same & submit their PAN Card copy to the
	Company/ Registrar & Share Transfer Agents.
Outstanding GDR's/	There are no outstanding GDRs / ADRs / Warrants or any convertible
ADR's / Warrants/	instruments as on 31 st March, 2023, which would have impact on the equity
Convertible Instruments	share capital of the company
and their Impact on	
Equity	The Company has nother comments to be the set the set of the
Commodity price risk or	The Company has neither commodity hedging activities nor any foreign
Foreign exchange risk	exchange transactions during the current year.
and hedging activities	

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Plant Locations	NA
Credit Ratings	The Company has not obtained any credit rating during the Financial Year as the Company is under Corporate Insolvency Resolution Process (CIRP).

MARKET PRICE DATA:

The equity shares of the Company remain suspended from trading on BSE Limited and National Stock Exchange of India Limited during the year.

DISTRIBUTION OF SHAREHOLDING AS ON MARCH 31, 2023:

Since the Company is suspended from trading on stock exchange and the RP does not have exact details of distribution of Shareholding and Categories of Shareholder, the RP is unable to comment on the Reliability of the Data, as the same being prepared according to the available information.

Category	No. of shares held	% of holding
Promoter & Promoter Group	1,20,84,990	46.84
Public	1,37,16,018	53.16
Non Promoter- Non Public	0	0
Shares underlying DRs	0	0
Shares held by Employee Trusts	0	0
Total	2,58,01,008	100

STATUS OF DEMATERIALIZATION OF SHARES:

The Company's shares are compulsorily traded in dematerialized mode. As on 31st March 2023, 83.53% shares were held in dematerialized form and balance16.47% shares were held in physical form. Those shareholders whose shares are held in physical form are requested to dematerialize the same at the earliest in their own interest. The demat security code (ISIN) for the equity shares is INE891A01014.

RECONCILIATION OF SHARE CAPITAL AUDIT:

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The Reconciliation of Share Capital Audit Report of the Company prepared in terms of SEBI Circular No. D&CC/FITTC/CIR-16/2002 dated December 31, 2002, reconciling the total shares held in both the depositories, viz. NSDL and CDSL and physical form with the total issued/paid-up capital of the Company were submitted to the Stock Exchange(s) till the financial year ended March 31, 2023 quarter only.

ADDRESS FOR CORRESPONDENCE:

Registrar & Transfer agents – Link Intime India Private Limited, C-13, Pannalal Silk Mills Compound, L.B.S. Marg, Bhandup (West) Mumbai – 400 078, Ph No. 022 -256963838

Equity: sandip.pawar@linkintime.co.in Contact: Mr. Sandip Pawar

Debenture: dsk.ncd@linkintime.co.in Contact: Mr. Dhanaji Jondhale Debenture Trustee : GDA Trusteeship Ltd. Catalyst Trusteeship Ltd. GDA House, 1st Floor, Plot No.85 S No. 94 & 95, Bhusari Colony (Right), Paud Road, Kothrud, Pune-411038. Ph No. 020-25280081, dt@gdatrustee.com Contact: Ms. Shamala Nalawade

• OTHER <u>DISCLOSURES</u>:

1. MATERIALLY SIGNIFICANT RELATED PARTY TRANSACTIONS:

There were no materially significant related party transactions that may have potential conflict with the interests of the Company.

2. STATUS OF REGULATORY COMPLIANCES:

Since the Company is under CIRP, The RP strive hard to comply with the material requirements of the Listing Agreement/ SEBI (LODR) Regulations, 2015.

3. DETAILS OF COMPLIANCE WITH MANDATORY REQUIREMENTS AND ADOPTION OF THE NON-MANDATORY REQUIREMENTS:

Since the Company is under CIRP, The RP strive hard to comply with the Corporate Governance requirement as per SEBI Listing Regulations.

4. MATERIAL SUBSIDIARY :

As per the details available, the Company is having Three subsidiaries as on 31.03.2023 i.e. DSK Developers Corporation, DSK Woods LLC, & DSK Infra Pvt Ltd ("said Subsidiaries"), of which one domestic subsidiaries have complied with annual fillings with Registrar of Companies upto 31st March 2016. Further, the RP does not have access to the information(s)/detail(s)/record(s)/document(s) of the said Subsidiaries.

5. COMMODITY PRICE RISK OR FOREIGN EXCHANGE RISK AND HEDGING ACTIVITIES:

The Company has neither commodity hedging activities nor any foreign exchange transactions during the current year.

6. DETAILS OF PREFERENTIAL ALLOTMENT OR QUALIFIED INSTITUTIONAL PLACEMENT AS SPECIFIED UNDER REGULATION 32 (7A) OF THE SEBI LISTING REGULATIONS:

The Company has not raised funds through preferential allotment or qualified institutional placement.

7. CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

Your Company has received the Certificate from the Secretarial auditor of the Company i.e. Mihen Halani & Associates regarding non-disqualification of Directors which forms part of this annual report.

8. WHISTLE BLOWER POLICY

The Company has adopted a Vigil Mechanism in form of whistle blower policy. At present there are no employees on the payroll of the Company and Company's business operations are also closed due to initiation of CIRP.

9. APPROVAL OF BOARD ON RECOMMENDATION BY THE COMMITTEE:

The Company is under Corporate Insolvency Resolution Process under the provisions section 7 of the Insolvency and Bankruptcy Code, 2016 read with the rules and regulations framed thereunder ("the Code"), and the powers of Board of Directors of the Company are suspended and same are being exercised by the Resolution Professional, hence there were no instances where the Board has not accepted any recommendation of any committee of the Board.

10. CEO/CFO CERTIFICATION

The Company is under Corporate Insolvency Resolution Process under the provisions section 7 of the Insolvency and Bankruptcy Code, 2016 read with the rules and regulations framed thereunder ("the Code"), and the powers of Board of Directors of the Company are suspended. Therefore, declaration on compliance with the Code of Conduct and Ethics duly signed by the Chief Executive Officer is not available.

11. UNCLAIMED DIVIDENDS / REFUND AMOUNTS AND TRANSFER TO INVESTOR EDUCATION & PROTECTION FUND

Pursuant to the applicable provisions of the Act, read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, (including any statutory modification(s) and / or re-enactment(s) thereof for the time being in force), during the year under review the un-paid/unclaimed dividend for the financial year 2010-11, & financial year 2014-15 and shares for which no dividend was claimed from consecutive seven years were required to be transferred to the IEPF Authority established by the Central Government. The list shareholders whose shares and dividend were transferred to IEPF Authority are not available and due to non-availability of the data as the Company is in the process of CIRP, the same is not transferred to IEPF authority. In case the members have any queries on the subject matter and the Rules, they may contact the Company's RTA.

12. AUDIT FEES:

Total fees paid to Statutory Auditors of the Company is Rs. 3,52,750/- for financial year 2022-23, for all services on a consolidated basis.

13. DISCLOSURE IN RELATION TO SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

Your Company is under Corporate Insolvency Resolution Process (CIRP) and there are no employees in the Company. The Company has adopted a Policy in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules thereunder for prevention and redressal of complaints of sexual harassment at workplace. The details of complaints are as under:

a.	No. of complaints filed during the financial year	Nil
b.	No. of complaints disposed off during the financial year	Nil
с.	No. of complaint pending as on end of the financial year	Nil

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14. SECURED REDEEMABLE NON-CONVERTIBLE DEBENTURES (NCDs)

The Company's Secured Redeemable Non-Convertible Debentures (NCDs) offered for subscription to public under were allotted on 6th September, 2014 and are listed on BSE Limited on 10th September, 2014. The ISIN details for these NCDs are as under:

Series /Tranch e	ISIN	Scrip Code	No. of NCDs	Face Value (in cr.)	Rate of Interest	Interest Interval	Date of Redemptio n
Option I	INE891A0701 1	93519 0	1,03,44 4	5,000	12.50%	Quarterly	06/09/20 17
Option II	INE891A0703 7	93519 2	46,851	5,000	NA	Cumulativ e	06/03/20 20
Option III	INE891A0704 5	93519 4	849	25,00 0	12.65%	Annually	Staggered Redemption
Option IV	INE891A0702 9	93519 6	68,852	5,000	12.75%	Monthly	06/09/20 21

The Company has complied with all the mandatory and non-mandatory requirements of the SEBI Listing Regulations, wherever and to the extent applicable and possible.

For D S Kulkarni Developers Limited

Bhushan Vilaskumar Palresha Managing Director DIN: 01258918 Sumit Ramesh Diwane Director DIN: 10076052

Date: 29th December 2023 Place: Pune

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DECLARATION REGARDING COMPLIANCE BY THE BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL WITH COMPANY'S CODE OF CONDUCT OF BOARD OF DIRECTORS AND SENIOR MANAGEMENT PERSONNEL

CERTIFICATE OF COMPLIANCE WITH THE CODE OF CONDUCT Schedule V (D) of Regulation 34(3) of SEBI (LODR) Regulations, 2015

On initiation of Corporate Insolvency Resolution Process under the provisions Section 7 of the Insolvency and Bankruptcy Code, 2016 read with the rules and regulations framed thereunder ("the Code"), the powers of Board of Directors of the Company are suspended and same are being exercised by the Resolution Professional ("RP").

This is to certify that in line with the requirements of Schedule V (D) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015; the Company has not received affirmation on compliance with rules of Code of Conduct from the Board of Directors and Management, and also due to non-availability of various data/informations/Documents it is unable to confirm that the Code of Conduct are as per the requirement of Regulation 26(3) of SEBI (LODR) Regulations, 2015 for the financial year ended on March 31, 2023.

Sd/-Bhushan Vilaskumar Palresha Managing Director DIN: 01258918

Date: 29th December 2023 Place: Pune

Date:

*NOTE: We do not have details/information/records of compliances under Corporate Governance to be followed by the Company, as the Company is under Corporate Insolvency Resolution Process (CIRP) under Insolvency & Bankruptcy Code (IBC), 2016. Further, all statutory records and other relevant documents are seized and in the custody of investigating authorities. Mr. Bhushan Vilaskumar Palresha, Managing Director of the Company is unable to comment on the authentication of the available information/ record/ details found during the course of preparing the Corporate Governance report. It is further informed that no senior management personnel of the company are available to provide the details.

MANAGEMENT DISCUSSION & ANALYSIS REPORT

The Hon'ble NCLT vide its order dated September 26, 2019 allowed initiation of CIRP of the Company and Mr. Manoj Kumar Agarwal, IP Registration No. IBBI/IPA-001/IP-P00714/2017-2018/11222 was appointed as the Interim Resolution Professional ("IRP") for the Company. The appointment of Mr. Manoj Kumar Agarwal was confirmed/approved as the Resolution Professional ("RP") of the Company by the Committee of Creditors ("CoC"). As per Section 17 of the Code, from the date of appointment of the IRP the management of affairs and powers of the board of directors of the Company were suspended and stood vested with IRP/RP of the Company.

Under Section 17 of the IBC 2016 the powers of the Board are suspended and the same are vested on the Resolution Professional, Mr. Manoj Kumar Agarwal. The Moratorium Period as stipulated under Section 14 of the IBC Code, 2016 is in force.

The RP invited Resolution plans for revival of the Company from the prospective Resolution Applicants. The Committee of Creditors approved the Resolution Plan submitted by ResolutionApplicant – The CoC members have approved the Resolution Plan submitted by Ashdan Properties Pvt. Ltd., Classic Promoters & Builders Pvt. Ltd. and Atul Builders- Consortium with requisite majority of the voting share as per the Insolvency and Bankruptcy Code (IBC), 2016. The application for approval of the Resolution Plan by NCLT under section 31 of Insolvency and Bankruptcy Code, 2016 was filed on 24.08.2021. The resolution plan was approved by the Hon'ble National Company Law Tribunal, Mumbai Bench vide Order No. CP (IB) NO. 1633/MB/C-I/2019 dated June 23, 2023 (uploaded on NCLT website on June 26, 2023).

Economic Overview:

The Indian Government is on the fast track of financial reforms. The Reserve Bank of India ("RBI") with its helping hand is supporting the Government to bring down inflation. It is perceived that the Government and RBI are working in tandem with each other to accelerate the tempo of development. Economic development benefits everyone.

The public and private sector projects which were stalled are now seeing the light at the end of a dark tunnel. Government is quickly moving towards the era of 'Minimum government and maximum governance' by digitization, simplification of procedures, shortening various forms, leveraging technology, transparency in public interface, etc. The Government has also taken a number of initiatives for improving 'Ease of Doing Business'. The emphasis has been on simplification and rationalization of the existing rules and introduction of IT (information technology) solutions to make governance more proactive, efficient and effective.

Real Estate Sector Overview and Outlook:

It may be noted that the Central Government passed the Real Estate Regulation and Development Act, 2016 which got notified on 26th March, 2016.

Rapid home sales, rising inventory levels and weak sentiment pulled down India's property markets in 2015. The sector awaits the return of investors and customers, who seem to be waiting for prices to stabilize and developers to honour project delivery schedules before they take the plunge.

Many steps by the Government/regulators have been seen to stabilise real estate sector, be it in the form of formation of REITs and InvITs, regulatory changes, reduction in interest rates or easing FDI norms. Real estate has always been an attractive sector for private equity providers and NBFCs.

With the Government's efforts in pushing start-ups, new projects and overall economic growth, commercial real estate seems to be better placed than residential real estate.

Opportunities:

With the Government's and RBI's steps for economic reforms, the industry is positive for revival of economic growth across all sectors. Be it regulation or execution, government is trying to be transparent and at the same time vigilant.

The Government's 'Smart City Mission' will help to revive real estate in the cities which have been recognised in Smart City project. Also under Sardar Patel Urban Housing Mission, 30 millions housing will be built in India by 2022 for economically weaker sections and low income group.

The concept of Smart Township is now shaping the concept in which company has been operating for a long time.

The start-ups boost and ease of doing business will lead to more entrepreneurs and new projects which may lead to development of new industrial corridors and as such development of residential avenues.

The relaxation of FDI norms for real estate will see boost in investment in real estate sector. This move should boost affordable housing projects and smart cities across the country.

Since the numbers of new launches have reduced, developers are concentrating on completing the existing projects. It is giving confidence to the buyers that the launched projects will be completed and as such it is expected to boost demand.

Further, as mentioned above as the Company is in Corporate Insolvency Resolution Process ("CIR Process") hence outlook, opportunity and threats, developments, risk and concerns and ratios has not been provided separately as required under Listing Regulations.

Financial Performance:

The financial performance of the Company for the year 2022-2023 is described in the Directors' Report under the head Financial Result.

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Outlook:

The recent passage of the IBC (Insolvency & Bankruptcy Code) has been a major change in the environment for the company. The Company is expecting positive outlook post approval of the resolutions plans approved by the Committee of Creditors.

Internal Control System:

Since the Company in under CIRP, the business operations of the Company are shut. The Company is optimistic about the resolution plans received by the Company and looking forward for positive results.

Cautionary Note:

The statements forming part of this Report may contain certain forward looking remarks within the meaning of applicable laws and regulations. The actual results, performances or achievements of the Company depend on many factors which may cause material deviation from any future results, performances or achievements. Significant factors which could make a difference to the Company's operations include domestic and international economic conditions, changes in Government regulations, tax regime and other statutes.

The Company assumes no responsibility to publicly amend, modify or revise any forward looking statements on the basis of any subsequent developments, information or events.

For D S Kulkarni Developers Limited

Bhushan Vilaskumar Palresha Managing Director DIN: 01258918

Date: 29th December 2023 Place: Pune Sumit Ramesh Diwane Director DIN: 10076052

CIN: L45201PN1991PLC063340

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CERTIFICATE ON CORPORATE GOVERNANCE

To, The Members, D S KULKARNI DEVELOPERS LTD CIN: L45201PN1991PLC063340

We have examined all the publicly available information and the details of the compliance of conditions of Corporate Governance submitted by the Company of **D S KULKARNI DEVELOPERS LTD** ("the Company') for the year ended on March 31, 2023, as per the relevant provisions of SEBI (Listing Obligations and Disclosures Requirement) Regulations, 2015. ("SEBI Listing Regulations").

The compliance of conditions of corporate governance is the responsibility of the management. Our examination was limited to review of the procedures and implementation thereof, as adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

We would like to inform that, the Company is under Corporate Insolvency Resolution Process ("CIRP") under Insolvency and Bankruptcy Code. On a petition filed by Bank of Maharashtra against the Company, which was admitted vide an Order dated September 26, 2019 of the Hon'ble National Company Law Tribunal ("NCLT"), Mumbai, under the provisions of the Insolvency and Bankruptcy Code, 2016 ("the Code").

The Hon'ble NCLT vide its order dated September 26, 2019 allowed initiation of CIRP of the Company and Mr. Manoj Agarwal, IP Registration No. IBBI/IPA-001/IP-P00714/2017-2018/11222 was appointed as the Interim Resolution Professional ("IRP") for the Company. Further, Mr. Manoj Agarwal was appointed as the Resolution Professional ("RP") of the Company by the Committee of Creditors ("CoC"). As per Section 17 of the Code, from the date of appointment of the IRP the management of affairs and powers of the board of directors of the Company were suspended and stood vested with IRP/RP of the Company.

Search and seizure operations were conducted by the Enforcement Directorate (ED). During this search and seizure and during the process of investigation, Economic Offence Wing of Police Dept. has taken in its custody physical and electronically maintained records of the company.

Investigation is going on against the company under various laws including the Maharashtra Protection of interest of Depositors Act (MPID), Economic Offences Wing (EOW) – Pune, Insolvency and Bankruptcy Code, 2016, Prevention of Money Laundering Act, 2002. The matter is sub-judice and the impact of the outcome, if any, is uncertainable at present. Accordingly, no documents, data or other requisite documents/ information's /details/records were available for our verification and accordingly we cannot comment on the compliance status of the company with the conditions of Corporate Governance as stipulated in the SEBI Listing Regulations for the Financial Year ended March 31, 2023.

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We further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For Gajab Maheshwari & Associates Practicing Company Secretary

Date: 29.12.2023 Place: Pune UDIN: A063842E003073145

-/Sd Gajab Maheshwari (Proprietor) CP No: 24040 ACS No: 63842

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<u>CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS</u> (pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To, D S KULKARNI DEVELOPERS LTD CIN: L45201PN1991PLC063340

The Hon'ble NCLT vide its order dated September 26, 2019 allowed initiation of CIRP of the Company and Mr. Manoj Kumar Agarwal, IP Registration No. IBBI/IPA-001/IP-P00714/2017-2018/11222 was appointed as the Interim Resolution Professional ("IRP") for the Corporate Debtor. The appointment of Mr. Manoj Kumar Agarwal was confirmed/approved as the Resolution Professional ("RP") of the Corporate Debtor by the Committee of Creditors ("CoC"). As per Section 17 of the Code, from the date of appointment of the IRP the management of affairs and powers of the board of directors of the Company were suspended and stood vested with IRP/RP of the Corporate Debtor.

In exercise of the powers of the Board of Directors by the Resolution Professional of the Corporate Debtor as per Section 17(1)(b) of Insolvency and Bankruptcy Code, 2016, hereby present the Thirty Second Annual Report on business and operations of the Company along with the Audited Statement of Accounts for the financial year ended March 31, 2023.

Further, Search and seizure operations were conducted by the Enforcement Directorate (ED). During this search and seizure and during the process of investigation, Economic Offence Wing of Police Dept has taken in its custody physical and electronically maintained records of the Company.

Investigation is going on against the listed entity under various laws including the Maharashtra Protection of interest of Depositors Act (MPID), Economic Offences Wing (EOW) –Pune, Insolvency and Bankruptcy Code, 2016, Prevention of Money Laundering Act, 2002. The matter is sub-judice and the impact of the outcome, if any, is uncertainable at present.

We have examined the relevant publically available information of D S Kulkarni Developers Limited having CIN L45201PN1991PLC063340 and having registered office at Unit No. 301, 3rd Floor, Swojas One, Kothrud, Pune MH 411038 (hereinafter referred to as 'the Company'), and information produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information provided to us, during the financial year 2022-23, we hereby state that the Company was under Corporate Insolvency Resolution Process ("CIRP") under Insolvency and Bankruptcy Code.

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Further, we have not received any documents/details/informations/records from the Company & its officers, and hence we are unable to comment that whether the Directors on the Board of the Company for the Financial Year ending on March 31, 2023 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, Reserve Bank of India or any such other Statutory Authority.

Ensuring the eligibility for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For Gajab Maheshwari & Associates Practicing Company Secretary

Date: 29.12.2023 Place: Pune UDIN: A063842E003073156

Sd/-Gajab Maheshwari (Proprietor) CP No: 24040 ACS No: 63842



Independent Auditors' Report To the members of D. S. Kulkarni Developers Limited.

DISCLAIMER OF OPINION

We were engaged by the company to audit the accompanying standalone Ind AS financial statements (Financial Statements) of D. S. Kulkarni Developers Limited (the Company), which comprise the Balance Sheet as at March 31, 2023, the Statement of Profit and Loss, the Statement of Changes in Equity and the Statement of Cash Flows for the year then ended, and summary of the significant accounting policies and other explanatory information which are revised financial statements of the original Balance Sheet as at March 31, 2023, the Statement of Profit and Loss, the Statement of Cash Flows for the year then ended, and summary of the significant accounting policies and other explanatory and the Statement of Cash Flows for the year then ended, and summary of the significant accounting policies and other explanatory information.

Because of the significance of the matters described in the Basis for disclaimer of opinion paragraph, we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion. Accordingly, we do not express an opinion on the standalone financial statements.

BASIS FOR DISCLAIMER OF OPINION

The company was under Corporate Insolvency Resolution Process under the Insolvency and Bankruptcy Code (the code) when the original Financial Statements were approved by the Resolution Professional and the original Audit Report was issued. Subsequently the Hon'ble NCLTvide its order dated June 23, 2023 approved the Resolution Plan submitted by the Resolution Applicant. Subsequently, the Shareholders of the company, at the Annual General Meeting held on December 28, 2023, directed the board to revise the financial statements to give effect to the approved resolution plan and to present a true and fair view.

1. We refer to Note 1A on revision of the financial statements for the year ended March 31, 2023. The management of the company is of the opinion that the said revision of the financial statements is on the directions of the shareholders of the company and hence the provisions of Companies Act, 2013 pertaining to the revision of the financial statements are not applicable.



- 2. The management has taken the view that the passing of the order by the Hon'ble NCLT is an adjusting event as per the Ind AS 10 read with Ind AS 1. Hence, the management has revised the financial statements giving effect to the approved resolution plan as per the order of the Hon'ble NCLT.
- 3. In view of irregularities and suspected fraudulent transactions and defaults under 'Insolvency Bankruptcy Code 2016, the Company was under 'Corporate Insolvency Resolution Process'. As at the date of this report, we are not in receipt of any litigation/investigation reports conducted by investigative authorities.
- 4. In view of the fact that matters relating to abovementioned financial irregularities are subjudice and litigations/investigations by respective authorities are yet to be completed, we are unable comment on the consequential impact, if any, on the financial statements of the outcome of such litigations/investigations / enquiry by law enforcement agencies and outcome of related litigation and claims.
- 5. There are proceedings going on against the company under various laws such as The Maharashtra Protection of Interest of Depositors Act (MPID), Economic Offences Wing (EOW) Pune, and other economic laws. Various agencies have moved against the Assessee Company and its directors, viz. Directorate of Enforcement (ED), Serious Fraud Investigation Office (SFIO) and other agencies. The original documents/agreements has been seized by ED and are not available for carrying out necessary audit.
- 6. Original documents/ agreements were not made available in most cases and hence we had to carry out our audit procedures on the tally data provided and management representations. As explained to us by the management, all the original documents had been seized by Directorate of Enforcement (ED).
- 7. Report from EOW for its investigation done and report of forensic audit conducted have not been provided to us based on which our opinion shall have a material impact.
- 8. As per the provisions of Sec 124 of the Companies Act, 2013, post the transfer of dividend declared to an unpaid dividend account, if still remains unpaid for a period of 7 years from the date of such transfer shall then be transferred to Investor Education and Protection Fund and the company shall send a statement of the details of such transfer to the authority which administers the said Fund. Attention is invited to Note 22 of financial statement wherein the unclaimed dividend outstanding in the books of company comprises from the FY 2009-10 till FY 2014-15.



- 9. Various representations and reminders have been made to government authorities for the login credentials or the data available with themselves pertaining to the Company by the Resolution Professional. Since the required data was not available to us, the statutory compliances, and dues outstanding have not been verified to its accuracy. We are unable to determine consequential impact, if any, of these aforesaid weaknesses on these financial statements. Whereas the dues accounted for the period from 1st April, 2022 to 31st March,2023 has been duly verified. The dues recorded were fully paid to the government up to the date of Financials.
- 10. Contingent Liabilities disclosed under Note 24 have been continued to be similar as that of previous year. In addition to the same, Cenvat Credit availed in non-current assets and income tax dues as extracted from the claims made by the authority has been disclosed as a contingent liability as there is a contingency and estimated value needs to be recorded.
- 11. The Company has not complied with the requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that are as follows:
 - a. Failed to file its financial results for the period ended 30 September 2017 and subsequent periods till date. The financials results have been filed for the quarter ended: i. December 2020, ii. March 2021, iii. June 2021, iv. September 2021, v. December 2021, vi. December 2022, vii. March 2023.
 - b. Governance reports have been submitted latest till December 2017.
 - c. Annual reports for the financial year 2021-22 has not been filed.

Consequently, we are unable to comment on the impact, if any, of this non-compliance on the financial statements.

In view of our observations in paras 1 to 11 above, we are unable to determine the adjustments, that are necessary in respect of the Company's assets, liabilities as on balance sheet date, income and expenses for the year, the elements making up the statement of changes in equity and cash flow statement and related presentation and disclosures in the financial statements.



Material uncertainty related to "going concern"

the company has incurred loss of ₹ 40,506.10 lakhs during the year ended March 31, 2023, and as of that date the accumulated losses being ₹ 50,620.43 lakhs exceeds the paid-up share capital, thus wiping off its capital base. The successful resolution applicant is confident and accordingly has prepared the financials on the principles of going concern. Attention to basis of the disclaimer of opinion and matters mentioned in Annexure A "Key Audit Matters" to our report which expatiates the facts and circumstances that indicate that a material uncertainty exists that may cast significant doubt on the Company's ability to continue as a going concern. Having regard to the totality of the facts and circumstances stated in the said Annexure, it is our considered opinion that the Company will be able to continue as a going concern only if it is able to raise funds for payment of the liabilities as accepted by the resolution applicant and further liabilities if arises based on the pending litigations and if it is able to comply with the provisions of the Real Estate Regulation Act, 2016. Our opinion about the financial statements for the year under review is not modified in respect of this matter.

CHANGES IN THE FINANCIAL STATEMENTS

Changes made to the Financial Statements	Effect of the Changes	Remarks (if any)
Reduction in the Non-Current Liabilities: Financial Liabilities: Borrowings of the Company from 72,817.68 lakhs to 68,931.28 lakhs	This results in reduction of liabilities of the company and increase in the profit for the year	The said reduction is on the basis of the approved resolution plan vide order of the Hon'ble NCLT dated June 23, 2023
Reduction in the Non-Current Liabilities: Financial Liabilities: Deferred Tax Liabilities of the Company from 42.68 lakhs to NIL lakhs	This results in reduction of liabilities of the company and increase in the profit for the year	The said reduction is on the basis of the approved resolution plan vide order of the Hon'ble NCLT dated June 23, 2023
Reduction in the Non-Current Liabilities: Financial Liabilities: Other Non-Current Liabilities of the Company from 2,091.57 lakhs to NIL lakhs	This results in reduction of liabilities of the company and increase in the profit for the year	The said reduction is on the basis of the approved resolution plan vide order of the Hon'ble NCLT dated June 23, 2023
Reduction in the Current Liabilities: Financial Liabilities: Borrowings of the Company from 10,579.90	This results in reduction of liabilities of the company and increase in the profit for the year	The said reduction is on the basis of the approved resolution plan vide order of the Hon'ble NCLT dated June

The following are the changes made to the financial statements by the management:

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PPSCO & ASSOCIATES

Chartered Accountants

CA. Pankaj P. Sanghavi B.Com (Hons.), M.A. (Phil). F.C.A.

CA. Ankit P. Sanghavi B.Com, A.C.A., FAFD (ICAI)

CAI) B.Com, F.C.A.

CA. Kalpeet Doshi B.Com, ACA, DISA (ICAI)

Jakka ta 4 106 21 Jakka		22 2022
lakhs to 4,196.31 lakhs Reduction in the Current Liabilities: Financial Liabilities: Trade Payables of the Company from 6,041.77 lakhs to 670.91 lakhs	This results in reduction of liabilities of the company and increase in the profit for the year	23, 2023 The said reduction is on the basis of the approved resolution plan vide order of the Hon'ble NCLT dated June 23, 2023
Reduction in the Current Liabilities: Financial Liabilities: Current Liabilities – Other Financial Liabilities of the Company from 69,610.35 lakhs to 34,711.25 lakhs	This results in reduction of liabilities of the company and increase in the profit for the year	The said reduction is on the basis of the approved resolution plan vide order of the Hon'ble NCLT dated June 23, 2023
Reduction in the Current Liabilities: Financial Liabilities: Other Liabilities of the Company from 2,121.77 lakhs to NIL lakhs	This results in reduction of liabilities of the company and increase in the profit for the year	The said reduction is on the basis of the approved resolution plan vide order of the Hon'ble NCLT dated June 23, 2023
Reduction in the Current Liabilities: Financial Liabilities: Provisions of the Company from 4,502.29 lakhs to 148.50 lakhs	This results in reduction of liabilities of the company and increase in the profit for the year	The said reduction is on the basis of the approved resolution plan vide order of the Hon'ble NCLT dated June 23, 2023
Reduction in the Non-Current Assets: Property, Plant and Equipment of the Company from 244.38 lakhs to NIL lakhs	This results in reduction of the assets of the company and an increase in the loss for the year	Based on the Representation received from the management, after the completion of the takeover of the charge from the Resolution Professional, the said assets were found to be non-existent
Reduction in the Non-Current Assets: Other Intangible Assets of the Company from 5.46 lakhs to NIL lakhs	This results in reduction of the assets of the company and an increase in the loss for the year	Based on the Representation received from the management, this comprises of the computer software which the management which is of no use to the company and hence does not carry any further economic benefits.

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Chartered Accountants

CA. Pankaj P. Sanghavi B.Com (Hons.), M.A. (Phil). F.C.A.

CA. Ankit P. SanghaviA. B.Com, A.C.A., FAFD (ICAI)

CA. Hemant R. Shah FD (ICAI) B.Com, F.C.A. **CA. Kalpeet Doshi** B.Com, ACA, DISA (ICAI)

Reduction in the Non-Current Assets: Financial Assets: Loans and Deposits of the Company from 2,605.78 lakhs to 5 lakhs	This results in reduction of the assets of the company and an increase in the loss for the year	Based on the Representation received from the management, the deposits are no longer recoverable. The loans are of the related parties of the erstwhile management and are no longer recoverable.
Reduction in the Non-Current Assets: Financial Assets: Other Non-Current Assets of the Company from 1,144.64 lakhs to 949.32 lakhs	This results in reduction of the assets of the company and an increase in the loss for the year	Based on the Representation received from the management, apart from the Statutory receivables, the other non-current assets are not recoverable
Reduction in the Current Assets: Inventories of the Company from 1,57,168 lakhs to 89,683.40 lakhs	This results in reduction of the assets of the company and an increase in the loss for the year	Based on the Representation received from the management, the management carried out the exercise of valuing the inventory and basis the same the inventories of the company are revised. The Valuation reports are provided by the management of independent valuers.
Reduction in the Current Assets: Financial Assets: Trade Receivables of the Company from 2,663.88 lakhs to 693.16 lakhs	This results in reduction of the assets of the company and an increase in the loss for the year	Based on the Representation received from the management, the management has carried of evaluation of the receivables and the non-recoverable receivables are written off.
Reduction in the Current Assets: Financial Assets: Cash and Cash Equivalents of the Company from 61.66 lakhs to 61.47 lakhs	This results in reduction of the assets of the company and an increase in the loss for the year	Based on the Representation received from the management, bank balances as handed over by the Resolution Professional are recognised and the balance are written-off.
Reduction in the Current Assets: Financial Assets: Loans and Deposits of the Company from 22,286.22 lakhs to NIL lakhs	This results in reduction of the assets of the company and an increase in the loss for the year	Based on the Representation received from the management, the said Loans and Deposits are non- recoverable



Reduction in the Current	This results in reduction of	Based on the Representation
Assets: Other Current Assets	the assets of the company	received from the
of the Company from 0.72	and an increase in the loss	management, the said Other
lakhs to NIL lakhs	for the year	Current Assets are non-
		recoverable

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current year. These matters were addressed in the context of our audit of the financial statements as a whole and in forming our opinion thereon, and we do not provide a separate opinion on these matters. The key audit matters listed in 'Annexure A' to this report have been communicated to the management and discussed with the management.

EMPHASIS OF MATTERS

We refer to Note 1A on revision of the financial statements for the year ended March 31, 2023. The management of the company is of the opinion that the said revision of the financial statements is on the directions of the shareholders of the company and hence the provisions of Companies Act, 2013 pertaining to the revision of the financial statements are not applicable.

The management has taken the view that the passing of the order by the Hon'ble NCLT is an adjusting event as per the Ind AS 10 read with Ind AS 1. Hence, the management has revised the financial statements giving effect to the approved resolution plan as per the order of the Hon'ble NCLT.

The revised financial statements of the company have been prepared based on principles of going concern. The successful resolution applicant based on the order of the Hon'ble NCLT dated June 23, 2023 is confident of the same, notwithstanding that the company has incurred loss of ₹ 40,506.10 lakhs during the year ended March 31, 2023, and as of that date the accumulated losses being ₹ 50,620.43 lakhs exceeds the paid-up share capital, thus wiping off its capital base.



OTHER INFORMATION

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Director's report but does not include the financial statements and our auditors' report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements, or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, We are required to report that fact. We have nothing to report in this regard.

Management's responsibility for the standalone Ind AS financial statements

D. S. Kulkarni Developers Limited was under Corporate Insolvency Resolution Process under Insolvency and Bankruptcy Code (the Code). Its affairs, business and assets are being managed by the Resolution Professional appointed by the Hon'ble NCLT Mumbai vide its Order dated 26th September, 2019 under the provisions of the Code as Interim Resolution Professional and subsequently as per section 22 of the Code as Resolution Professional of D. S. Kulkarni Developers Limited. Hon'ble NCLT Mumbai vide its order dated June 23, 2023 approving the Resolution Plan which was approved by the committee of creditors vide their meeting dated August 2, 2021.

The company held it's Annual General Meeting on December 28, 2023 and the shareholder's of the company (based on the fresh infusion of the capital as per the approved resolution plan) rejected the accounts, and directed the Board of Directors to recast the financials based on the NCLT order dated June 23, 2023 and bring the Balance Sheet to present a True and Fair view. Based on the directions of the shareholders the newly appointed Board of Directors carried out the exercise of recasting the financials to present a true and fair view on the basis order of the NCLT giving effect to the approved Resolution Plan.

It is responsible of the Board for the matters stated in Section 134(5) of the Companies Act, 2013 (the Act) with respect to the preparation of these standalone Ind AS financial statements that give a true and fair view of the state of affairs, profit/loss and other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Act.



This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's responsibility for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the 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 if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone financial statements.

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

a. Identify and assess the risks of material misstatement 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 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.



- b. Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls with reference to standalone financial statements in place and the operating effectiveness of such controls.
- c. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.
- d. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- e. 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 independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.



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

Report on other legal and regulatory requirements

- i. As required by the Companies (Auditors Report) Order, 2016 (the Order), issued by the Central Government of India in terms of sub-section (11) of Section 143 of the Act and except for the effects, if any, of the matters described in the basis for disclaimer of opinion paragraph, we enclose in the "Annexure B", a statement on the matters specified in paragraphs 3 and 4 of the Order.
- ii. As required by Section 143(3) of the Act, we report that:
 - a) described in the basis for disclaimer of opinion paragraph, we were unable to obtain all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - b) due to the possible effects of the matters described in the basis for disclaimer of opinion paragraph, we are unable to state whether proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
 - c) the balance sheet, the statement of profit and loss, the cash flow statement and the statement of changes in equity dealt with by this Report are in agreement with the books of account as maintained,
 - d) the matters described in the basis for disclaimer of opinion paragraph above may have an adverse effect on the functioning of the Company;
 - e) the basis of written representations to be received from the directors as on 31 March 2023, and taken on record by the Board of Directors that none of the directors is disqualified as on 31 March 2023 from being appointed as a director in terms of Section 164 (2) of the Act except that the then Managing Director (no longer with the Company), <u>has not provided</u> such representation to the Company.



Accordingly, we are unable to comment as to whether the aforesaid individual was disqualified as on 31 March, 2023 from being appointed as a director in terms of Section 164 (2) of the Act;

- f) with respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in 'Annexure C', and
- iii. 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:
 - a. view of the related matters described in paragraph Basis for Disclaimer of Opinion, we are unable to state whether note ____ to the standalone financial statements discloses the complete impact of pending litigations on the financial position in the standalone financial statements of the Company,
 - b. view of the related matters described in paragraph Basis for Disclaimer of Opinion, we are unable to state whether the Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long term contracts (the Company does not have any derivative contracts); and
 - c. there has been delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
- iv.
- a. The management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or the share premium or any other person or entity ,including foreign entity, including foreign entity ("intermediaries"), with the understanding , whether recorded in writing or otherwise , that the intermediary shall, whether ,directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries")or provide any guarantee, security or on the like on behalf of the Ultimate Beneficiaries;



- b. The management has represented, that, to the best of its knowledge and belief, no funds(which are material either individually or in the aggregate) have been received by the company from any person or entity, including foreign entity("Funding Parties"), with the understanding ,whether recorded in writing or otherwise ,that the company shall ,whether ,directly and indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of funding party ("Ultimate Beneficiaries") or provide any guarantee ,security or the like on behalf of the Ultimate Beneficiaries;
- c. Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause(1)and (2) od Rule 11(e), as provided under(a) and (b) above, contain any material misstatement.
- v. The company has not paid any dividend during the year and hence the provisions of section 123 of the Companies Act 2013 are not applicable.
- vi. Proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 for maintaining books of account using accounting software which has a feature of recording audit trail (edit log) facility is applicable to the Company with effect from April 1, 2023, and accordingly, reporting under Rule 11(g) of Companies (Audit and Auditors) Rules, 2014 is not applicable for the financial year ended March 31, 2023.

For P P S C O & Associates Chartered Accountants (FRN:) 107356W

Partner: Ankit P. Sanghavi M No.: 131353 Date: 29.12.2023 UDIN: **23131353BGYNQP3844**



Independent Auditors' Report of Even Date To the Members of D. S. Kulkarni Developers Ltd.

On standalone Ind AS financial statements Annexure A- Key Audit Matters

The following key audit matters are emphasized in order to interpret these financial statements.

- 1. We refer to Note 1A on revision of the financial statements for the year ended March 31, 2023. The management of the company is of the opinion that the said revision of the financial statements is on the directions of the shareholders of the company and hence the provisions of Companies Act, 2013 pertaining to the revision of the financial statements are not applicable.
- 2. The management has taken the view that the passing of the order by the Hon'ble NCLT is an adjusting event as per the Ind AS 10 read with Ind AS 1. Hence, the management has revised the financial statements giving effect to the approved resolution plan as per the order of the Hon'ble NCLT.
- 3. Compliance with the provisions of the Real Estate Regulation Act, 2016

Government of India has enacted the Real Estate (Regulation and Development) Act 2016 and all the sections of the Act came into force with effect from May 1, 2017. Under this Act, Government of Maharashtra has established Maharashtra Real Estate Regulatory Authority (Maha RERA), vide Notification No. 23 dated 8th March 2017, for regulation and promotion of real estate sector in the State of Maharashtra. Consequently, Government of Maharashtra also promulgated the Maharashtra Real Estate (Regulation and Development) (Registration of Real Estate Projects, Registration of Real Estate Agents, Rates of Interest and Disclosures on Website) Rules, 2017 and other Rules. The last date for registration of on-going projects under Real Estate Regulation Act was 31st July 2017. These changes in the regulatory environment applicable to real estate development companies are so radical that no such company can continue in business without complying with the new regulations.



4. Commitments for DSK Dream City Project & Other Projects

The Company has made commitments in respect of its on-going projects. The Company's success will depend upon its ability to raise funds for meeting these commitments.

5. Requirements of Consolidated Financial Statements

The Company has been facing capacity issues due to loss of key employees while meeting the need for servicing information requirements and providing clarifications to multiple investigating agencies, providing information to enable the ongoing asset monetization and restructuring activities and meeting 'going concern' requirements. Further, financials statements from the respective subsidiaries have not been available to us. On further investigation, it was found that out of 4 subsidiaries being DSK Developers Corporation, DSK Woods LLC, DSK Southern Projects Pvt Ltd & DSK Infra Pvt Ltd, 2 domestic subsidiaries have complied with annual fillings with Registrar of Companies up to 31" March 2016. In view of the above, the Financial Statements of the subsidiaries have not been available or shall not be available before the Annual General meeting of the Company. Accordingly, the Company is unable to provide its Consolidated Financial Statement and salient features of the Financial Statements of the Subsidiaries and Joint Ventures in Form AOC-1 as required under Section 129(3) of the Companies Act, 2013 read with Companies (Accounts) Rules, 2014.

6. Default committed by DSK Global Education & Research Ltd. (DSKGER)

The Company is surety for the loan advanced by Central Bank of India (CBI) to DSKGER. The said guarantee was given when DSKGER was a subsidiary of the Company and it continued even after DSKGER ceased to be a subsidiary. The said contingent liability appears in Note 24 to the financial statements. On 12/04/2017, CBI has issued a notice to DSKGER u/s 13(2) of the Securitisation & Reconstruction of Financial Assets & Enforcement of Security Interest Act, 2002, for payment of the amount outstanding on 11/04/2017 i.e Rs. 8200.39 lacs within 60 days from the date of receipt of notice which remains unpaid till date. The said liability is now revised as per the Hon'ble NCLT Order dated June 23, 2023 to Rs. 5,686.95 lakhs and recognised in the books of the company.



7. Possible contractual liability

The Company is unable to reasonably quantify the possible liability that may arise due to non- performance of the terms of contracts between the Company and its customers & suppliers.

8. Transaction Audit Report

The transaction Audit has been conducted by the Transaction auditor i.e., M/s. BDO India LLP, as per the provisions of Insolvency & Bankruptcy Code, 2016, involving an amount of Rs. 450.30 crores. A miscellaneous application, based on the said report have been filed with the Hon'ble NCLT, Mumbai Bench on 18.11.2020 for further directions.

For P P S C O & Associates Chartered Accountant FRN: 107356W

Partner: Ankit P. Sanghavi M No.: 131353 Date: 29.12.2023 UDIN: **23131353BGYNQP3844**



Independent Auditors' Report To the Members of D. S. Kulkarni Developers Ltd.

On standalone Ind AS financial statements

Annexure B Referred to in Paragraph (i) under the heading "Report on other legal and regulatory requirements" of Our Report of Even Date

As required by the Companies (Auditor's Report) Order, 2016, issued by the Central Government of India in terms of section 143(11) of Companies Act, 2013, we enclose, on the basis of our opinion, our examination on the relevant records and according to the information and explanation given to us, in the "Annexure C" a statement on the matters specified in Paragraph 3 & 4 of the said Order.

i. Property, Plant and Equipment

(a) The company has revised financials of the company as per order of Hon'ble NCLT for giving effect of approved resolution plan. Hence, the company has written off Property, Plant and Equipment. Hence reporting under clause (i) (a) and (i) (b) of the Order are not applicable.

The Company does not have any intangible assets.

(b) The Company does not have any immovable properties and hence reporting under clause (i)(c) of the Order is not applicable.

ii. Inventory

The Management of the company has done Physical Verification of inventory during the process of handover from the Resolution Professional. They have also obtained valuation reports for the inventory and subsequently the inventories have been carried forward on that basis. The report of the physical verification carried out by the management is not provided to us for our verification.



iii. Loan granted to related parties.

The loans granted to the related parties of the erstwhile management have been now written off as the new management is of the opinion that the same is not recoverable. Accordingly, paragraph 3(iii)(a), 3(iii)(b), 3(iii)(c), 3(iii)(d), and 3(iii)(e) of the Order is not applicable.

iv. Compliance with section 185 & 186

- (a) The Company has not made investments, granted loans, offered guarantee and security in compliance with the provisions of Section 185 & Section 186 of CA, 2013. The limit prescribed under the Companies Act, 2013 for granting loans has been exceeded thereby violating the provisions of the Act.
- (b) The Company has obtained an opinion from a professional stating that provisions of Section 185 of the Companies Act 2013 are not attracted in the matter of giving a guarantee to the bank which has advanced a loan to one of the related parties viz. D.S. Kulkarni & Co.

v. Deposit

The company has revised financials of the company as per order of Hon'ble NCLT for giving effect of approved resolution plan. Hence, the company has written off Deposits. Hence reporting under clause (v) of the Order is not applicable.

vi. Cost Records

The company has not maintained the cost as required by the Companies (Cost Record & Audit) Rules, 2014 prescribed by the Central Government u/s 148(1) of the Act. Accordingly, paragraph 3(vi) of the Order is not applicable.



vii. Payment of statutory dues

The details regarding payment of statutory dues are as follows:	Rs. In Lacs		
Particulars	Total dues as on 31/03/2023	Dues for more than 6 months as on 31/03/2022	
1.Tax deducted /collected at source*	1318.44	1312.35	
2.Service Tax*	289.17	289.17	
3.Gratuity*	216.34	216.34	
4.leave Encashment*	63.94	63.94	
5.Maharashtra Value- added tax*	470.16	470.16	
6.Provident Fraud*	87.37	87.37	
7.Employees' State Insurance*	11.23	11.23	
8.Profession Tax*	3.90	3.90	
9.Goods and Service Tax*	26.73	22.43	

(* The said liabilities has been written back as per order of NCLT for giving effect of approved resolution plan. But the said liabilities has not been removed till the date of order received from concern authorities received)

- (a) There have been instances of delay in depositing with the appropriate
- (b) authorities undisputed statutory dues including Provident Fund, Employees' State Insurance, TDS, Income-tax, Sales-tax, Wealth Tax, Service tax, Customs Duty, Excise Duty, cess and other material statutory dues applicable to it.
- (C) There are no disputed amounts outstanding in respect of Provident Fund, Investor Education and Protection Fund, Employees' State Insurance, Sales-tax, Wealth Tax, Service tax, Customs Duty, Excise Duty, cess and other material statutory dues



applicable to it as at the last day of the financial year. The disputed amounts in respect of income tax are as follows:

From where dispute is pending	Assessment Year	As at 31 st March′23 (Rs. In Iakhs)	As at 31 st March′22 (Rs. In Iakhs)
1.High Court of Judicature, Mumbai	2004-05	67.25	67.25
2.High Court of Judicature, Mumbai	2005-06	152.02	152.02
3.High Court of Judicature, Mumbai	2006-07	311.45	311.45
4.High Court of Judicature, Mumbai	2007-08	418.80	418.80
5.High Court of Judicature, Mumbai	2008-09	116.00	116.00
6.High Court of Judicature, Mumbai	2009-10	156.93	156.93
7.High Court of Judicature, Mumbai	2010-11	99.95	99.95
8.High Court of Judicature, Mumbai	2011-12	35.47	35.47
9.High Court of Judicature, Mumbai	2012-13	36.15	36.15

The ITAT Pune decided the Company's appeals for AY 2004-05, 2005-06, 2006-07, 2007-08, 2008-09, 2009-10, 2010-11, 2011-12 & 2012-13 in favour of the Company. However, the Dept has filed a reference with the High Court of Judicature at Mumbai.

(d)During the year under review, the Company has not transferred any amount to the Investor Education and Protection Fund in accordance with the provisions of section 124(5) the Companies Act, 2013 and Rule 4 of the Companies (Declaration & Payment of Dividend) Rules 2014, made thereunder. The unpaid dividend remains outstanding in the books from FY 2009-10.

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viii. Unrecorded Income

The Company was into CIRP, the Hon'ble NCLT has passed an order dated June 23, 2023 approving the resolution plan submitted by the successful resolution applicant. Hence, there were no transactions relating to previously unrecorded income that were surrendered or disclosed as income in the tax assessments under the Income Tax Act, 1961 (43 of 1961) during the year.

ix. Default in repayment of bank loan

(a) The Company has defaulted in repayment of dues to debenture holders as on the balance sheet date and as on the date of this report. The Company has also delayed repayment of dues to financial institutions and banks during the year.

The details of overdue interest and overdue principal of the Company's borrowings are as follows:

Bank/Financial Institution	Amount overdue as on 31/3/23			
	Interest (Rs. in Lakhs)	Principal (Rs. in Lakhs)		
1. ICICI Housing Finance Co	441.19	7,944.50		
2. State Bank of India	21.19	12,579.81		
3. Syndicate Bank	809.24	7,667.00		
4. Union Bank of India	2,804.99	6,292.86		
5. Bank of Maharashtra.	458.28	6,292.00		
6. IDBI Bank	1,755.90	4,723.66		
7. India Bulls Housing Finance	823.91	5,666.35		
8. Vijaya Bank	0.00	2,131.45		
9. Sangli Urban Cooperative Bank Ltd.	0.00	205.69		
10. The Kalyan Janata Sahakari Bank	140.35	1,336.72		

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B.Com (Hons.), M.A. (Phil). F.C.A.

CA. Ankit P. SanghaviCA. Hemant R. ShahB.Com, A.C.A., FAFD (ICAI)B.Com, F.C.A.

CA. Kalpeet Doshi B.Com, ACA, DISA (ICAI)

11. Tata Capital Housing Finance Ltd	94.48	713.53
12. Bajaj Finance Ltd	202.13	1,403.31
13. Aditya Birla Finance Ltd	176.82	936.47
14. STCI Finance Ltd	219.48	2,386.84
15. HDFC Bank Ltd.	0.02	1.25
16. Toyota Financial Services	0.43	7.07
17. Kotak Mahindra Prime Ltd.	0.00	0.58

The Company was into CIRP, the Hon'ble NCLT has passed an order dated June 23, 2023 approving the resolution plan submitted by the successful resolution applicant. As per the order the total liabilities of the company is now reduced to Rs. 68,931.28 from Rs. 72,658.01/-

х.

a) Application of proceeds of term loans/public offer

The company has not applied any term loans during the year. During the year under review, the Company has not raised moneys by way of initial public offer or further public offer (including debt instruments).

b)Preferential allotment / private placement of shares or convertible debentures compliance with Sec. 42

According to the information and explanations given to us, the Company has not made any preferential allotment/private placement of shares or fully or partly convertible debentures during the year.

xi. Fraud

No material fraud on or by the Company has been noticed or reported during the financial year under review.

xii. Nidhi Company

The contents of Paragraph 3(xii) of CARO, 2016 are not applicable since the Company is not a Nidhi Company.

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xiii. Related party transactions & compliance with Sec. 177 & 188

For want of complete records, we are unable to comment about the transactions with related parties and to express our opinion whether these transactions are in compliance with Sections 177 & 188 of the Companies Act, 2013 and the available details thereof have been disclosed in the financial statements as required by the applicable accounting standards.

xiv. Internal Audit

The Central Government has prescribed to appoint internal auditor under section 138 of the Act, for the services rendered by the Company. Due to company was into CIRP, Internal auditor has not been appointed by the company.

xv. Non-cash transactions with directors etc. & compliance with Sec. 192

Except for the effects of the matters described in the basis of the disclaimer of opinion paragraph of the main report, according to the information available as at present and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him.

xvi. Compliance with Sec. 451A of RBI Act

The contents of paragraph 3(xvi) of CARO, 2016 are not applicable since the company is not required to register itself with RBI under section 451A of the RBI Act.

xvii. Cash Losses

The Company has incurred cash losses during the financial year covered by our audit and the immediately preceding financial year. The company was into CIRP and hence incurred cost related CIRP.

xviii. Resignation of the Statutory Auditor

There has been no resignation of the statutory auditors of the Company during the year and accordingly reporting under clause (xviii) of the Order is not applicable.



xix. Realisation of Assets and Discharge of Liabilities

The Company was into CIRP, the Hon'ble NCLT has passed an order dated June 23, 2023 approving the resolution plan submitted by the successful resolution applicant. Hence no transaction taken place during the year under the review. Accordingly reporting under clause (xix) of the Order is not applicable.

xx. corporate social responsibility

The provisions of section 135 towards corporate social responsibility are not applicable on the company. Accordingly reporting under clause (xx) of the Order is not applicable.

xxi. Qualifications or adverse remarks given by the respective auditors in the Companies (Auditor's Report) Order (CARO) reports of Subsidiary Company

For want of records and documents, we are unable to comment about any qualifications or adverse remarks given by the respective auditors in the Companies (Auditor's Report) Order (CARO) reports of subsidiary companies.

For P P S C O & Associates Chartered Accountant FRN: 107356W

Partner: Ankit P. Sanghavi M No.: 131353 Date: 29.12.2023 UDIN: **23131353BGYNQP3844**



Independent Auditors' Report To the Members of D. S. Kulkarni Developers Ltd.

On standalone Ind AS financial statements

Annexure C Referred to in Paragraph (ii)(h) under the heading "Report on other legal and regulatory requirements" of Our Report of Even Date

Report on the Internal Financial Controls under Clause 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 D. S. Kulkarni Developers Ltd. ("the Company") as of 31st March 2023 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 were 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 its operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls over Financial Reporting

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

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



Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, the company does not have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were generally not operating effectively as at 31 March 2023 as there is no staff appointed for operating the system. The company was under corporate insolvency resolution process ('CIRP') and its complete management and authority is under Resolution Professional.

For P P S C O & Associates Chartered Accountant FRN: 107356W

Partner: Ankit P. Sanghavi M No.: 131353 Date: 29.12.2023 UDIN: **23131353BGYNQP3844**

		PN1991PLC063340		
S	tandalone Balance S	heet as at 31st March, 2023		(Amt. in Lakhs)
Particulars	Notes	As at 31st March 2023 (Revised)	As at 31st March 2023 (Original)	As at 31st March 20 (Original)
ASSETS				
1 Non-Current Assets				•
(a) Property, plant and equipment	3	-	244.38	28
(c) Investment property	4	2,724.91	2,724.91	2,72
(d) Other Intangible assets	5	-	5.46	
(e) Financial Assets i) Investments	6	284.95	284.95	28
-)	6 7	284.95 5.00	2,605.78	7,10
ii) Loans (f) Other Non-Current assets	8	949.32	1,144.64	1,09
Total Non-Current Assets	0	3,964.19	7,010.12	11,50
Total Non-Current Assets		5,704.17	7,010.12	11,50
2 Current Assets				
(a) Inventories	9	89,683.40	1,57,168.00	1,57,10
(b) Financial Assets				
i) Trade Receivables	10	693.16	2,663.88	2,60
ii) Cash and Cash equivalents	11	61.47	61.66	
iii) Loans	12	-	22,286.22	22,28
(c) Other Current Assets	13	-	0.72	
Total Current Assets		90,438.02	1,82,180.48	1,82,1
Total Assets		94,402.21	1,89,190.60	1,93,73
EQUITY AND LIABILITIES				
1 Equity				
(a) Share capital	14	2,580.10	2,580.10	2,58
(b) Other equity	14	-16,836.14	18,802.47	23,60
(b) Other equity	15	-14,256.04	21,382.57	26,24
LIABILITIES			,	
1 Non-Current Liabilities				
(a) Financial liabilities				
i) Borrowings	16	68,931.28	72,817.70	72,81
(b) Deferred tax liabilities (Net)	17	-	42.68	2
(c) Other non-current liabilities	18	-	2,091.57	2,09
		68,931.28	74,951.95	74,9
2 Current liabilities				
(a) Financial liabilities				
i) Borrowings	19	4,196.31	10,579.90	10,39
ii) Trade payables	20	670.91	6,041.77	5,90
iii) Other financial liabilities	21	34,711.25	69,610.35	69,61
(b) Other current liabilities	22	-	2,121.77	2,1
(c) Provisions	23	148.50	4,502.29	4,50
• •		39,726.97	92,856.08	92,53
Total Equity and Liabilities		94,402.21	1,89,190.60	1,93,73
		74,404.41	1,07,170.00	1,73,73

The accompanying notes are an integral part of these financial statements.

As per our audit report of even date.

For P P S C O & Associates.

Chartered Accountants Firm Registration No. : 107356W

Ankit P. Sanghavi Partner Membership.No.131353

Bhushan Vilaskumar Palresha Managing Director (DIN : 01258918) Sumit Ramesh Diwane Director (DIN : 10076052) Ayush Jhanwar Chief Financial Officer

For DS Kulkarni Devlopers Limited

Prateek Ghatiya Company Secretary

Place: Mumbai Date: 29th December, 2023 UDIN: 23131353BGYNQP3844 Place: Pune

		01PN1991PL	C063340		
	Statement of Profit and Los	ss for the year	r ended 51st March, 2025		(Amt. in Lakhs)
	Particulars	Notes	As at 31st March 2023 (Revised)	As at 31st March 2023 (Original)	As at 31st March 2022 (Original)
I.	Revenue from operations (Gross)	25	-	-	-
II.	Other income	26	(0.00)	-	4.59
	Total Revenue (I + II)		(0.00)	-	4.59
III.	Expenses:				
	Purchases of Stock-in-Trade	27	-	-	-
	Changes in inventories of Finished Goods, Work-in-Progress and Stock-in-Trade	28	63,258.05	-	0.00
	Employee benefits expense	29	-	-	-
	Office& Admin expenses	30	264.06	264.06	210.8
	Finance costs	31	-	-	-
	Depreciation and amortization expense Corporate social responsibility expenses	32 33	42.55	42.55	60.18
				204 44	254.02
	Total expenses		63,564.66	306.61	271.06
IV.	Profit/(loss) before exceptional items and tax (I- IV) (III-IV)		(63,564.66)	(306.61)	(266.46
v.	Exceptional Items (Net)	35	23,058.55	(4,560.77)	-
VI.	Profit/(loss) before tax (V-VI)		(40,506.10)	(4,867.38)	(266.46
VII.	Tax expense: Current tax				-
	Adjustment of Depreciation on account of transitional provision of the Companies Act, 2013				
	Deferred tax				
	Total				
VIII.	Profit (Loss) for the period from continuing operations (VII-VIII)		(40,506.10)	(4,867.38)	(266.46
IX.	Profit/(loss) from discontinued operations				
X.	Tax expense of discontinued operations				
VI	Profit/(loss) from Discontinued		(40,506.10)	(4,867.38)	(266.46
XI.	operations (after tax) (X-XI)				
XII.	Profit/(loss) for the period (IX+XII)		(40,506.10)	(4,867.38)	(266.46
XIII.	Other Comprehensive Income				
	A (i) Items that will not be reclassified to profit or loss				
	(a) Remeasurement of Defined Benefit				
	scheme				
	(i) Income tax relating to items that will not				
	be reclassified to profit or loss				
	(b) gains and losses from investments in equity instruments designated at fair value				
	through other comprehensive income				
	(i) Income tax relating to items that will not				
	Total				
	B (i) Items that will be reclassified to profit or loss				
	(ii) Income tax relating to items that will be				
	reclassified to profit or loss				
	Total				
XIII.	Total Comprehensive Income for the period (XIII+XIV) (Comprising Earnings per equity share (for continuing operation):	34	(40,506.10)	(4,867.38)	(266.46
	Darnings per equity share (for continuing operation):	.54			
XIV. (i)	Basic (In Rs)		(1,56,99,426.40)	(18,86,506.42)	(1,03,276.16

XV. (i) (ii) XVI.	Earnings per equity share (for discontin Basic Diluted Earnings per equity share (for discontin	. ,				
	Basic Diluted			-		-
As per or For P P Chartere	ompanying notes are an integral part of these ur audit report of even date. S C O & Associates. ed Accountants gistration No. : 107356W	financial statements.		For DS Kulkarni Devlope	ers Limited	
Partner	. Sanghavi rship.No.131353	Bhushan Vilaskumar Palresha Managing Director (DIN : 01258918)		nit Ramesh Diwane Director (DIN : 10076052)	Ayush Jhanwar Chief Financial Officer	Prateek Ghatiya Company Secretary
	Aumbai 0th December, 2023 23131353BGYNQP3844	1	Place: Pu	ne		

D. S. Kulkarni Developers Ltd. CIN: L45201PN1991PLC063340

(Revised)	(Revised)		(Original)	(Original)	(Original)
		(Original)	(Oliginal)	(Oliginal)	(Oliginal)
	(40,506.10)		(4,867.38)		(67,505.12
42.55		42.55		60.18	
63258.05		-			
264.06					
•		-			
(25,050.55)	l	_		_	
(0.00)	40506.10	-	42.55	(4.59)	55.58
	(0.00)		(4,824.83)		(67,449.53
(6,199.70)		183.89		-	
(2,117.10)		4.67		(3.79)	
(4,355.44)		(1.65)		· · ·	
(34,899.11)		-		(418.11)	
(5,238.98)		131.87		215.09	
(42.68)		-			
67,484.60		-		-	
		-		-	
				-	
4.91	20.045.(2)	4.19	270.92	(0.01)	(244.38)
	39,045.62		2/9.85		(244.30)
	30 045 62		(4.545.00)		(67,693.91)
	55,045.02		(1,01010)		(01,0001)
-		-		-	
7,161.55		4,560.77		723.63	
292.39		· -		-	
-		-		-	
0.00		-		4.59	
	7,453.94		4,560.77		728.23
-		-		-	
		-		(202.60)	
		0.00		(302.60)	
(2,091.37)	(16 182 08)	-	0.00	-	(302.60)
N					(67,268.28)
)					75.51
					(67,192.77)
					(**))
ements.	For DS Kulkarni Dev	lopers Limited			
Managing Director (DIN : 01258918)	Director (DIN : 10076052)	J		Prateek Ghatiya Company Secretary	
	ements.	ements. 63258.05 264.06 (23,058.55) (0.00) (6,199.70) (2,117.10) (4,355.44) (34,899.11) (5,238.98) (42,68) 67,484.60 1,970.72 22,289.46 148.93 4.91 39,045.62 7,161.55 292.39 - (40,505.99) (3,886.42) (2,091.57) (46,483.98) 5) (46,483.98) (41,47) (46,483.98) (41,47) (46,483.98) (41,47) ements. Bhushan Vilaskumar Palresha Sumit Ramesh Diwar Director	ements.	Image: state of the s	a3258.01 (21)(58.55) (0.00) (0.00) (0.00) (455) (459) (0.00) (4050.10) (4523) (459) (0.00) (4050.10) (4523) (579) (2,1)71.01 46.7 (379) (41811) (2,2)89.91 (41811) (41811) (41811) (2,2)89.96 131.87 (4181) (4181) (2,2)89.96 131.87 (419) (4181) (2,2)89.96 131.87 (419) (400) (2,2)89.96 131.87 (2,2)9.30 (453) (4,50) (40,559) (40,559) (40,559) (40,559) (40,559) (40,559) (40,559) (2,091,57) (41,515) (41,515) (41,515) (2,091,57) (41,515) (41,515) (41,515) (2,091,57) (41,515) (41,515) (41,515) (2,091,57) (41,515) (41,515) (41,515) (2,091,57)

UDIN: 23131353BGYNQP3844

D. S. Kulkarni Developers Ltd.

CIN: L45201PN1991PLC063340

Notes to the Standalone Ind AS Financial Statements for the year ended

31-03-2023

1 Basis of Preparation and Presentation of Recasted Financial Statements

1A. Corporate information

D. S. Kulkarni Developers Ltd. is a public company domiciled in India and is incorporated under the provisions of the Companies Act, 1956. Its shares are listed on two recognised stock exchanges in India i.e BSE & NSE

Its shares are listed on the Bombay Stock Exchange (BSE) in India. The Company is engaged in the business of real estate development in India.

An application for initiation of corporate insolvency resolution process ('CIRP') of D S Kulkarni Devleopers Limited was admitted by the Hon'ble National Company Law Tribunal, Mumbai vide order dated 26 September 2019 under the Insolvency and Bankruptcy Code, 2016 ('IBC') and hence currently, it is under CIRP. Mr. Manoj Agarwal (IBBI registration number (IBBI/IPA-001/IP-P00714/2017-18/11222) was appointed as Interim Resolution Professional ('IRP') vide this order. The matter against the Corporate Insolvency Resolution Process is pending for order before the Hon'ble NCLT vide CP 1633/2019.

Accordingly, the Resolution Professional had been managing the operations of the Company, as a going concern, inviting, vetting and admitting the claims against the Company and managing/supervising the operations of the Company as part of CIRP.

The standalone financial statements are prepared for the year ending **31st March 2023**.

The IND AS financial statements were approved by the Resolution Porfessional in absence of properly constituted Board of Directors, whose powers remain suspended during Corporate Insolvency Resolution Process ('CIRP').

1B. Background for reopeneing and recasting of Standalone Financial Statements:

i) The NCLT vide its order dated 23rd June 2023 (Certified Copy Received on 26th June, 2023) has approved the resolution plan submitted by the consortium comprising of Ashdan Properties Private Limited, Classic Promoters & Builders Private Limited and Atul Builders (Successful Resolution Applicant) in the CIRP of D S Kulkarni Developers Limited.

1C. Approval of Standalone Financial Statements

- i) The original standalone financial statements of the Company for the year ended March 31, 2023 were authorised for issue in accordance with a resolution of the erstwhile Board of Directors on May 29, 2023 and the shareholders in the General Meeting held on 28th December, 2023 directed the Board of Directors of the Company to provide necessary accounting adjustment in order to give true and fair view of the Financials of the Company for the Financial Year 2022-2023 by giving effect of approved Resolution Plan of NCLT.
- ii) These Recasted standalone financial statements of the Company for the year ended March 31, 2023 were noted and taken on record by the present Board of Directors in its meeting held on 30th December, 2023 and approved by the shareholders in the General Meeting held on 30th December, 2023.

2 Significant accounting policies

2.01 Date of adoption of Ind AS:

The net worth of DSKDL as per the audited standalone B/S as at 31/03/2016 exceeds Rs 500 cr. Hence, the date of adoption of IND AS for the Company & its subsidiaries is 01/04/2016 (Rule 4 (1)(ii)(a) of the Companies (Indian Accounting Standards) Rules, 2015.)

The company needs to prepare standalone financial statements following IND AS for the Company & its subsidiaries for financial year ending 31/03/2023 (Rule 4 (9) of the Companies (Indian Accounting Standards) Rules, 2015.)

2.02 Ind AS Financial Statements for FY 2022-23

- The Ind AS financial statements of the Company will be as follows:
- i Balance sheet as at 31/03/2022 and 31/03/2023
- ii Profit and Loss Statement for the year ended 31/03/2022 and 31/03/2023
- iii Cash Flow Statement for the year ended 31/3/2022 and 31/3/2023
- iv Notes to Financial Statements

2.03 Ind AS which are not applicable to the Company:

- i Ind AS 26 Accounting & Reporting by Retirement Benefit Plans: This Ind AS is not applicable since the Company is not in business of offering Retirement Benefit Plans
- ii Ind AS 29 Financial Reporting in the Hyperinflationary Economies: This Ind AS is not applicable since the Company does not operate in Hyperinflationary Economies.
- iii Ind AS 41 Agriculture: This Ind AS is not applicable since the Company is not engaged in agriculture.
- iv Ind AS 102 Share-based Payments: This Ind AS is not applicable since the Company has not entered into contracts which require share-based payments.
- v Ind AS 103 Business Combinations: This Ind AS is not applicable since the Company has not entered into any arrangements of the nature of mergers & / or demergers.
- vi Ind AS 104 Insurance Contracts: This Ind AS is not applicable since the Company is not engaged in the business of issuing insurance contracts.
- vii Ind AS 106 Exploration & Evaluation of Mineral Resources: This Ind AS is not applicable since the Company is not engaged in the business of exploration of mineral resources.

- viii Ind AS 108 Operating Segments: This Ind AS is not applicable since the Company is engaged only in one segment, namely, real estate development.
- ix Ind AS 114 Regulatory Deferral Accounts: This Ind AS is not applicable since the Company does not conduct rateregulated activities.
- x Ind As 116- Lease : The Company has not recognised any lease rentals in the books due to lack of agreement and other evidence in records and hence, Ind AS 116 is not applicable

2.04 Basis of preparation

- i On September 26, 2019 the Hon'ble National Company Law Tribunal (NCLT) had admitted the petition for initiating the Corporate Insolvency Resolution (CIR) Process under the provisions of the Insolvency Bankruptcy Code, 2016 (IBC). Under the CIR Process, a resolution plan is to be prepared and approved by the COC. Further the resolution plan approved by the COC will also need NCLT approval. As the Company is under resolution process, the financial statements have been presented on a "going concern" basis.
- ii Accordingly, the Company has prepared financial statements which comply in all material respects with the relevant provisions of the Act and with the Ind AS applicable for periods ending on 31st March 2023, together with the comparative period data as at and for the year ended 31st March 2022.
- iii These financial statements have been presented in accordance with the provisions of Division II of Schedule III to the Companies Act, 2013.
- iv These financial statements are prepared under the historical cost convention, unless required / permitted otherwise by applicable Ind AS.
- v As required by Section 128(1) of the Act, these financial statements are prepared in accordance with the accrual method of accounting with revenues recognized and expenses accounted on their accrual including provisions / adjustments for committed obligations and amounts determined as payable or receivable during the period.
- vi The preparation of financial statements in conformity with Indian AS requires the management to make judgements, estimates and assumptions, that affect the application of accounting policies and the reported amounts of assets and liabilities and disclosures of contingent liabilities at the date of the end of the reporting periods and the reported amounts of revenues and expenses for the reporting periods. Although these estimates are based on the management's best knowledge of current events and actions, uncertainty about these assumptions and estimates could result in the outcomes requiring a material adjustment to the carrying amounts of assets or liabilities in future periods. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the year in which the estimate is revised.
- vii The standalone financial statements are presented in INR and all values are rounded to the nearest lacs (INR 1,00,000), except when otherwise indicated.

2.05 Ind AS 1 - Presentation of Financial Statements:

- i The identification of an entity's significant accounting policies is an important aspect of the financial statements. Ind AS 1.117 requires disclosure of the significant accounting policies comprising
 - a the measurement basis (or bases) used in preparing the financial statements and
 - b the other accounting policies used that are relevant to an understanding of the financial statements.
- ii As required by Ind AS 101 the Company has used the same accounting policies in its opening Ind AS balance sheet and throughout all periods presented in its subsequent Ind AS financial statements (the first annual financial statements in which an entity adopts Ind AS by an explicit and unreserved statement of compliance with Ind AS). Those accounting policies comply with each Ind AS effective at the end of its first Ind AS reporting period, except as specified in Ind AS 101 (e.g., when the exceptions in Ind AS 101 prohibit retrospective application or the Company avails itself of one of Ind AS 101's voluntary exemptions). The Company does not apply different versions of Ind AS that were effective at earlier dates. The Company may apply a new Ind AS that is not yet mandatory if that Ind AS permits early application.

iii Current versus non-current classification - Ind AS 1.60

- a The Company presents assets and liabilities in the balance sheet based on current / non-current classification.
- b An asset is treated as current when it is:
 - Expected to be realised or intended to be sold or consumed in normal operating cycle
 - ► Held primarily for the purpose of trading

Expected to be realised within twelve months after the reporting period, except work-in-progress of real estate development projects.

- ► Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period
- c All other assets are classified as non-current.
- A liability is treated as current when:

f

- ► It is expected to be settled in normal operating cycle
- ► It is held primarily for the purpose of trading
- ▶ It is due to be settled within twelve months after the reporting period, or
- ▶ There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period
- e The Company classifies all other liabilities as non-current.
 - Deferred tax assets and liabilities are classified as non-current assets and liabilities.
- g The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. **The Company has identified 3-5 years as its operating cycle.**

2.06 Ind AS 2 - Inventories

- i Inventories to be valued at the lower of cost and net realisable value.
- ii Costs incurred in construction of each project are accounted for as follows:
 - a **Construction materials:** cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost is determined on first in, first out basis.
 - b Finished tenements and work in progress: cost includes cost of direct materials and labour and a proportion of overheads based on the normal operating capacity. Cost is determined on first in, first out basis.
 - c Traded goods: cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost is determined on weighted average basis.
- iii Initial cost of inventories includes the transfer of gains and losses on qualifying cash flow hedges, recognised in OCI, in respect of the purchases of raw materials.
- iv Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

The management of the company has valued the invetnories at Cost complying with the requirements of IND AS 2

2.07 Ind AS 7 - Cash and cash equivalents

- i Ind AS 7.18 allows entities to report cash flows from operating activities using either direct method or indirect method. The regulation 34(2)(c) of Chapter IV of Securities & Exchange Board of India (Listing Obligations & Disclosure Requirements) Regulations, 2015, requires listed companies to present cash flow from operating activities only under indirect method. The Company presents its cash flows using indirect method.
- ii Certain working capital adjustments and other adjustments included in the accompanying statement of cash flows reflect the change in balances between 31/03/2022 and 31/03/2023.
- iii The Company has reconciled profit before tax to net cash flows from operating activities. However, reconciliation of profit after tax is also acceptable under Ind AS 7.
- iii Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.
- v For the purpose of the standalone statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above, net of outstanding bank overdrafts as they are considered an integral part of the Company's cash management.

2.08 Ind AS 8 - Accounting Policies, Changes in Accounting Estimates and Errors

The Company's Profit & Loss Statement presents profit / loss from ordinary activities. The extra-ordinary or exceptional items or changes in accounting estimates and policies during the year under review are disclosed separately as per Ind AS 8.

2.09 Ind AS 10 - Events after Reporting period

- i These financial statements consider appropriately the impact of events which occur after the reporting period but before the financial statements are approved and which have an effect on the balance sheet and profit and loss statement.
- ii The Company recognises a liability to make cash or non-cash distributions to equity holders of the parent when the distribution is authorised and the distribution is no longer at the discretion of the Company. As per the corporate laws in India, a distribution is authorised when it is approved by the shareholders. A corresponding amount is recognised directly in equity.
- iii Non-cash distributions are measured at the fair value of the assets to be distributed with fair value re-measurement recognised directly in equity.
- iv Upon distribution of non-cash assets, any difference between the carrying amount of the liability and the carrying amount of the assets distributed is recognised in the statement of profit and loss.

2.10 Ind AS 12 - Income taxes

- i Tax expense comprises current and deferred tax.
- ii Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date in the countries where the Company operates and generates taxable income.
- iii Deferred tax is provided using the liability method on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax assets are recognised for all deductible temporary differences, the carry forward of unused tax credits and any unused tax losses. Deferred tax assets are to be recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilized

iv The Company has not recognised any deferred tax asset/liability in addition to last year as the Company is making losses and probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilized.

Sales/ value added taxes paid on acquisition of assets or on incurring expenses

- v Expenses and assets are recognised net of the amount of sales/ value added taxes paid, except:
 When the tax incurred on a purchase of assets or services is not recoverable from the taxation authority, in which case, the
 - tax paid is recognised as part of the cost of acquisition of the asset or as part of the expense item, as applicable
 - ▶ When receivables and payables are stated with the amount of tax included
- vi The net amount of tax recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the balance sheet.

2.11 Ind AS 16 - Property Plant and Equipment

- i Under the previous GAAP (Indian GAAP), PPE were carried in the balance sheet at cost of acquisition less accumulated depreciation and accumulated impairment losses, if any. In exercise of the option vested in the Company as per Para 29 of Ind AS 16, the Company has chosen the cost model as per Para 30 of Ind AS 16 for all items of PPE. Accordingly, the Company has not revalued the PPE at 1st April 2015.
- ii Under the Ind AS compliant Schedule III, land and building are presented as two separate classes of PPE. In contrast, paragraph 37 of Ind AS 16 appears to be having flexibility to treat land and building either as one class or as two separate classes. It also states that a class of PPE is a grouping of assets of a similar nature and use in an entity's operations. However, in accordance with Para 58 of Ind AS 16 and based on the nature, characteristics and risks of land and building, the management has determined that they constitute two separate classes of property for presentation in the financial statements.
- iii The Company has recognized items of property, plant & equipment (PPE) in accordance with Ind AS 16.07 only if it is probable that future economic benefits associated with the item will flow to the entity and if the cost of acquisition or construction of the items of PPE can be measured reliably in accordance with Ind AS 16.10-16.27.
- iv The cost of PPE items includes the cost of replacing part of the plant and equipment if the recognition criteria are met. When significant parts of plant and equipment are required to be replaced at intervals, the Company depreciates them separately based on their specific useful lives.
- v When a major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied.
- vi The present value of the expected cost for the decommissioning of an asset after its use is included in the cost of the respective asset if the recognition criteria for a provision are met.
- vii As required by Schedule II to the Companies Act, 2013, the management estimate every year, on the basis of technical assessment, the useful life and residual value of items of PPE, if the useful life / residual value are different from that specified in Schedule II
- viii Depreciation is calculated on a straight-line basis over the estimated useful life of the assets in accordance with Schedule II to the Companies Act, 2013.
- ix An item of PPE and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the income statement when the asset is derecognised.

2.12 Ind AS 19 - Employee Benefits

- i The Company is required to assess the nature of its employee benefits and make the relevant disclosures
- ii Retirement benefit in the form of provident fund is a defined contribution scheme. The Company has no obligation, other than the contribution payable to the provident fund. The Company recognizes contribution payable to the provident fund scheme as an expense, when an employee renders the related service. If the contribution payable to the scheme for service received before the balance sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognized as a liability after deducting the contribution already paid. If the contribution already paid exceeds the contribution due for services received before the balance sheet date, then excess is recognized as an asset to the extent that the pre-payment will lead to, for example, a reduction in future payment or a cash refund.
- iii The Company operates a defined benefit gratuity plan in India, which requires contributions to be made to a separately administered fund managed by the Life Insurance Corporation of India. The cost of providing benefits under the defined benefit plan is determined using the projected unit credit method. The Company has not made provision for the entire amount calculated by LIC in respect of its liability under the aforesaid plan and also not paid the entire amount.
- iv Past service costs are recognised in profit or loss on the earlier of:
 - ► The date of the plan amendment or curtailment, and
 - ► The date that the Company recognises related restructuring costs
- v Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Company recognises the following changes in the net defined benefit obligation as an expense in the standalone statement of profit and loss:

Service costs comprising current service costs, past-service costs, gains and losses on curtailments and nonroutine settlements; and

- ▶ Net interest expense or income
- iv The Company is also required to state its policy for termination benefits, employee benefit reimbursements and benefit risk sharing. Since these are not applicable to the Company, the disclosures related to such benefits have not been made.

2.13 Ind AS 20 - Government grants

- i Government grants are recognised where there is reasonable assurance that the grant will be received and all attached conditions will be complied with.
- ii When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the related costs, for which it is intended to compensate, are expensed.
- iii When the grant relates to an asset, it is recognised as income in equal amounts over the expected useful life of the related asset.
- iv When the Company receives grants of non-monetary assets, the asset and the grant are recorded at fair value amounts and released to profit or loss over the expected useful life in a pattern of consumption of the benefit of the underlying asset i.e. by equal annual instalments.
- v When loans or similar assistance are provided by governments or related institutions, with an interest rate below the current applicable market rate, the effect of this favourable interest is regarded as a government grant. The loan or assistance is initially recognised and measured at fair value and the government grant is measured as the difference between the initial carrying value of the loan and the proceeds received. The loan is subsequently measured as per the accounting policy applicable to financial liabilities.
- vi The Company has chosen to present grants related to an expense item as other income in the statement of profit and loss.

However, the Company has not received any grants from the Government during the year under review.

2.14 Ind AS 21 - Effects of changes in Foreign Exchange Rates

- i The Company's standalone financial statements are presented in INR, which is the company's functional currency.
- ii Transactions in foreign currencies are initially recorded by the Company at the functional currency spot rates at the date the transaction first qualifies for recognition. However, for practical reasons, the Company uses an average rate if the average approximates the actual rate at the date of the transaction.
- iii Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date.
- iv Exchange differences arising on settlement or translation of monetary items are recognised in profit or loss with the exception of the following:
 - a Exchange differences arising on monetary items that form part of a reporting entity's net investment in a foreign operation are recognised in profit or loss in the separate financial statements of the reporting entity or the individual financial statements of the foreign operation, as appropriate.
 - b Exchange differences arising on monetary items that are designated as part of the hedge of the Company's net investment of a foreign operation are recognised in OCI until the net investment is disposed of, at which time, the cumulative amount is reclassified to profit or loss.
 - c Tax charges and credits attributable to exchange differences on those monetary items are also recorded in OCI.
- v Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. The gain or loss arising on translation of non-monetary items measured at fair value is treated in line with the recognition of the gain or loss on the change in fair value of the item (i.e., translation differences on items whose fair value gain or loss is recognised in OCI or profit or loss are also recognised in OCI or profit or loss, respectively).
- vi The Company considered the two options available under Indian GAAP, AS 11 -The Effects of changes in Foreign Exchange Rates with regard to accounting for exchange differences arising on long-term (i.e. having a term of 12 months or more at the date of its origination) foreign currency monetary items and decided to recognize such exchange differences as income or expense in profit or loss in the period in which they arise. The Company continues this accounting practice because it is in compliance with Ind AS 21.

2.15 Ind AS 23 - Borrowing Costs

- i Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs. Borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the asset.
- ii A qualifying asset is an asset that necessarily requires a substantial period of time to get ready for its intended use or sale.
- iii Borrowing costs that are attributable to the acquisition, construction or production of qualifying assets are capitalized as part of the cost of such assets. All other borrowing costs are recognized as an expense in the period in which those are incurred.

2.16 Ind AS 24 - Related party and Disclosures

- i The Company has identified related parties as required by Ind AS 24.
- ii In compliance with Ind AS 24, the Company has recognized independent directors & investor directors as key management personnel.

2.17 Ind AS 27 & Ind AS 110 - Consolidated and separate Financial Statements

- As required by Section 129(3) of the Companies Act, 2013, the Company has not prepared consolidated financial statements which comprise the financial statements of the Company and its subsidiaries as at 31 March 2020, 31 March 2021,31 March 2022 and 31 March 2023 due to lack of information or books from the said subsidiaries.
- ii Consolidated financial statements of the Company and its Subsidiaries have not been prepared by combining on a lineto-line basis by adding together the book values of like items of assets, liabilities, incomes and expenses after fully eliminating intra-group balances, intra-group transactions and unrealised profits and losses because of unavailability of data for consolidated financial statements and its subsidiaries

2.18 Ind AS 28 & Ind AS 111 - Investment in associates and joint ventures -

- i An associate is an entity over which the Company has significant influence.
- ii Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.
- iii A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture.
- iv Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.
- v The considerations made in determining whether significant influence or joint control are similar to those necessary to determine control over the subsidiaries.

The financial statements of the associate or joint venture are prepared for the same reporting period as the Company. When necessary, adjustments are made to bring the accounting policies in line with those of the Company.

- vi The Company's investments in its associate and joint venture are accounted for using the equity method.
- vii Under the equity method, the investment in an associate or a joint venture is initially recognised at cost. The carrying amount of the investment is adjusted to recognise changes in the Company's share of net assets of the associate or joint venture since the acquisition date. Goodwill relating to the associate or joint venture is included in the carrying amount of the investment and is not tested for impairment individually.

After application of the equity method, the Company determines whether it is necessary to recognise an impairment loss on its investment in its associate or joint venture. At each reporting date, the Company determines whether there is objective evidence that the investment in the associate or joint venture is impaired. If there is such evidence, the Company calculates the amount of impairment as the difference between the recoverable amount of the associate or joint venture and its carrying value, and then recognises the loss as 'Share of profit of an associate and a joint venture' in the statement of profit or loss.

- viii The statement of profit and loss reflects the Company's share of the results of operations of the associate or joint venture. Any change in OCI of those investees is presented as part of the Company's OCI. In addition, when there has been a change recognised directly in the equity of the associate or joint venture, the Company recognises its share of any changes, when applicable, in the statement of changes in equity. Unrealised gains and losses resulting from transactions between the Company and the associate or joint venture are eliminated to the extent of the interest in the associate or joint venture.
- ix If an entity's share of losses of an associate or a joint venture equals or exceeds its interest in the associate or joint venture (which includes any long term interest that, in substance, form part of the Company's net investment in the associate or joint venture), the entity discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Company has incurred legal or constructive obligations or made payments on behalf of the associate or joint venture. If the associate or joint venture subsequently reports profits, the entity resumes recognising its share of those profits only after its share of the profits equals the share of losses not recognised.
- x The aggregate of the Company's share of profit or loss of an associate and a joint venture is shown on the face of the statement of profit and loss.
- xi Upon loss of significant influence over the associate or joint control over the joint venture, the Company measures and recognises any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss
- xii The Company's interest in joint operations as per Ind AS 111.20 is recognised in the form of
 - ► Assets, including its share of any assets held jointly
 - ► Liabilities, including its share of any liabilities incurred jointly
 - ▶ Revenue from the sale of its share of the output arising from the joint operation
 - ► Share of the revenue from the sale of the output by the joint operation
 - Expenses, including its share of any expenses incurred jointly
- xiii During the financial years under review, the Company may have some interest in any associate or joint venture which is not determined due to lack of information or records maintained.

2.19 Ind AS 32, Ind AS 107 & Ind AS 109 - Financial Instruments : Presentation & Disclosures:

- i A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.
- ii Initial recognition and measurement of financial assets: All financial assets are recognised initially at amortized cost plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset.
- iii Subsequent measurement of financial assets: For purposes of subsequent measurement, financial assets are classified in four categories:
 - a **b** Debt instruments at amortised cost

 - c Debt instruments, derivatives and equity instruments at fair value through profit or loss (FVTPL)
 - d Equity instruments measured at fair value through other comprehensive income (FVTOCI)
- iv **Debt instruments at amortised cost:** A 'debt instrument' is measured at the amortised cost if both the following conditions are met:
 - a ► The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows, and
 - b Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

This category is the most relevant to the Company. After initial measurement, such financial assets are subsequently measured at amortised cost. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs. The losses arising from impairment are recognised in the profit or loss. This category generally applies to trade and other receivables.

- v Debt instrument at FVTOCI: A 'debt instrument' is classified as at the FVTOCI if both of the following criteria are met:
 - a **>** The objective of the business model is achieved both by collecting contractual cash flows and selling the financial assets, and
 - b Fine asset's contractual cash flows represent SPPI.

Debt instruments included within the FVTOCI category are measured initially as well as at each reporting date at fair value. Fair value movements are recognized in the other comprehensive income (OCI). However, the Company recognizes interest income, impairment losses & reversals and foreign exchange gain or loss in the P&L. On derecognition of the asset, cumulative gain or loss previously recognised in OCI is reclassified from the equity to P&L. Interest earned whilst holding FVTOCI debt instrument is reported as interest income using the Effective Interest Rate (EIR) method.

The Company does not have any financial asset in the form of debt instruments at FVTOCI.

vi **Debt instrument at FVTPL**: FVTPL is a residual category for debt instruments. Any debt instrument, which does not meet the criteria for categorization as at amortized cost or as FVTOCI, is classified as at FVTPL.

In addition, the Company may elect to designate a debt instrument, which otherwise meets amortized cost or FVTOCI criteria, as at FVTPL. However, such election is allowed only if doing so reduces or eliminates a measurement or recognition inconsistency (referred to as 'accounting mismatch').

Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the P&L.

The Company has not designated any debt instrument as at FVTPL.

vii **Equity investments at FVTPL:** All equity investments in scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading and contingent consideration recognised by an acquirer in a business combination to which Ind AS103 applies are classified as at FVTPL.

Equity instruments included within the FVTPL category are measured at fair value with all changes recognized in the P&L.

The Company does not have any financial asset in the form of equity instruments at FVTPL.

viii Equity investments at FVTOCI: For all other equity instruments, the Company may make an irrevocable election to present in other comprehensive income subsequent changes in the fair value. The Company makes such election on an instrument-by-instrument basis. The classification is made on initial recognition and is irrevocable.

If the Company decides to classify an equity instrument as at FVTOCI, then all fair value changes on the instrument, excluding dividends, are recognized in the OCI. There is no recycling of the amounts from OCI to P&L, even on sale of investment. However, the Company may transfer the cumulative gain or loss within equity.

The Company does not have any financial asset in the form of equity instruments at FVTOCI.

ix **Derecognition:** A financial asset (or, where applicable, a part of a financial asset or part of a Company of similar financial assets) is primarily derecognised (i.e. removed from the Company's standalone balance sheet) when:

► The rights to receive cash flows from the asset have expired, or

► The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either

(i) the Company has transferred substantially all the risks and rewards of the asset, or

(ii) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

Basis the direction received from the shareholders and the order passed by the NCLT dated 23rd June 2023, the Company has derecognized the financial asset to the extent required based on the order and to present true and fair view of the financial statements.

x Impairment of financial assets: In accordance with Ind AS 109, the Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

► Financial assets that are debt instruments, and are measured at amortised cost e.g., loans, debt securities, deposits, trade receivables and bank balance

- Financial assets that are debt instruments and are measured as at FVTOCI
- ► Lease receivables under Ind AS 17

► Trade receivables or any contractual right to receive cash or another financial asset that result from transactions that are within the scope of Ind AS 11 and Ind AS 18 (referred to as 'contractual revenue receivables' in these financial statements)

► Loan commitments which are not measured as at FVTPL

► Financial guarantee contracts which are not measured as at FVTPL

The Company follows 'simplified approach' for recognition of impairment loss allowance on:

Trade receivables or contract revenue receivables; and

The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition.

For recognition of impairment loss on other financial assets and risk exposure, the Company determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in a subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognising impairment loss allowance based on 12-month ECL.

Lifetime ECL are the expected credit losses resulting from all possible default events over the expected life of a financial instrument. The 12-month ECL is a portion of the lifetime ECL which results from default events that are possible within 12 months after the reporting date.

ECL is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the entity expects to receive (i.e., all cash shortfalls), discounted at the original EIR. When estimating the cash flows, an entity is required to consider:

► All contractual terms of the financial instrument (including prepayment, extension, call and similar options) over the expected life of the financial instrument. However, in rare cases when the expected life of the financial instrument cannot be estimated reliably, then the entity is required to use the remaining contractual term of the financial instrument

► Cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms

As a practical expedient, the Company uses a provision matrix to determine impairment loss allowance on portfolio of its trade receivables. The provision matrix is based on its historically observed default rates over the expected life of the trade receivables and is adjusted for forward-looking estimates. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analysed. On that basis, the Company estimates the following provision matrix at the reporting date:

Current	1-30 days	31-60 days	61-90 days past	61-90 days past due
	past due	past due	due	

 Default rate
 0.15%
 1.60%
 3.60%
 6.60%
 6.60%

 ECL impairment loss allowance (or reversal) recognized during the period is recognized as income/ expense in the statement of profit and loss (P&L). This amount is reflected under the head 'other expenses' in the P&L. The balance sheet presentation for various financial instruments is described below:

► Financial assets measured as at amortised cost, contractual revenue receivables and lease receivables: ECL is presented as an allowance, i.e., as an integral part of the measurement of those assets in the balance sheet. The allowance reduces the net carrying amount. Until the asset meets write-off criteria, the Company does not reduce impairment allowance from the gross carrying amount.

▶ Loan commitments and financial guarantee contracts: ECL is presented as a provision in the balance sheet, i.e. as a liability.

► Debt instruments measured at FVTOCI: Since financial assets are already reflected at fair value, impairment allowance is not further reduced from its value. Rather, ECL amount is presented as 'accumulated impairment amount' in the OCI.

For assessing increase in credit risk and impairment loss, the Company combines financial instruments on the basis of shared credit risk characteristics with the objective of facilitating an analysis that is designed to enable significant increases in credit risk to be identified on a timely basis.

The Company does not have any purchased or originated credit-impaired (POCI) financial assets, i.e., financial assets which are credit impaired on purchase / origination. The Company has made adequate provision for doubtful debts and has not made any provision for ECL.

xi Embedded derivatives

An embedded derivative is a component of a hybrid (combined) instrument that also includes a non-derivative host contract – with the effect that some of the cash flows of the combined instrument vary in a way similar to a standalone derivative. An embedded derivative causes some or all of the cash flows that otherwise would be required by the contract to be modified according to a specified interest rate, financial instrument price, commodity price, foreign exchange rate, index of prices or rates, credit rating or credit index, or other variable, provided in the case of a nonfinancial variable that the variable is not specific to a party to the contract. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss.

If the hybrid contract contains a host that is a financial asset within the scope of Ind AS 109, the Company does not separate embedded derivatives. Rather, it applies the classification requirements contained in Ind AS 109 to the entire hybrid contract. Derivatives embedded in all other host contracts are accounted for as separate derivatives and recorded at fair value if their economic characteristics and risks are not closely related to those of the host contracts and the host contracts are not held for trading or designated at fair value though profit or loss. These embedded derivatives are measured at fair value with changes in fair value recognised in profit or loss, unless designated as effective hedging instruments.

The Company's financial instruments are not derivative instruments.

xii Initial recognition and measurement of financial liabilities: Financial liabilities are classified, at initial recognition

- a Financial liabilities at fair value through profit or loss,
- b loans and borrowings,
- c payables
- d \blacktriangleright derivatives designated as hedging instruments in an effective hedge

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Company's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, financial guarantee contracts but not derivative financial instruments.

- xiii Financial guarantee contracts: Financial guarantee contracts issued by the Company are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. Financial guarantee contracts are recognised initially as a liability at fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequently, the liability is measured at the higher of the amount of loss allowance determined as per impairment requirements of Ind AS 109 and the amount recognised less cumulative amortisation.
- xiv **Derecognition**: A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the statement of profit or loss.
- xv Reclassification of financial assets: The Company determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The Company's senior management determines change in the business model as a result of external or internal changes which are significant to the Company's operations. Such changes are evident to external parties. A change in the business model occurs when the Company either begins or ceases to perform an activity that is significant to its operations. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately next reporting period following the change in business model. The Company does not restate any previously recognised gains, losses (including impairment gains or losses) or interest.

The following table shows various reclassification and how they are accounted for: Original Revised classification Accounting treatment

classificat ion		
Amortised cost	FVTPL	Fair value is measured at reclassification date. Difference between previous amortized cost and fair value is recognised in P&L.
FVTPL	Amortised Cost	Fair value at reclassification date becomes its new gross carrying amount. EIR is calculated based on the new gross carrying amount.
Amortised cost	FVTOCI	Fair value is measured at reclassification date. Difference between previous amortised cost and fair value is recognised in OCI. No change in EIR due to reclassification.
FVTOCI	Amortised cost	Fair value at reclassification date becomes its new amortised cost carrying amount. However, cumulative gain or loss in OCI is adjusted against fair value. Consequently, the asset is measured as if it had always been measured at amortised cost.
FVTPL	FVTOCI	Fair value at reclassification date becomes its new carrying amount. No other adjustment is required.
FVTOCI	FVTPL	Assets continue to be measured at fair value. Cumulative gain or loss previously recognized in OCI is reclassified to P&L at the reclassification date.

The Company has not reclassified any financial instrument.

xvi Offsetting of financial instruments: Financial assets and financial liabilities are offset and the net amount is reported in the standalone balance sheet if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

The Company has not offset any financial asset and financial liability.

 ${\rm xvii}$ Derivative financial instruments and hedge accounting - Ind AS 109 & 32

Initial recognition and subsequent measurement: Derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently re-measured at fair value. Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative. The purchase contracts that meet the definition of a derivative under Ind AS 109 are recognised in the statement of profit and loss. Commodity contracts that are entered into and continue to be held for the purpose of the receipt or delivery of a non-financial item in accordance with the Company's expected purchase, sale or usage requirements are held at cost.



For the purpose of hedge accounting, hedges are classified as:

► Fair value hedges when hedging the exposure to changes in the fair value of a recognised asset or liability or an unrecognised firm commitment

► Cash flow hedges when hedging the exposure to variability in cash flows that is either attributable to a particular risk associated with a recognised asset or liability or a highly probable forecast transaction or the foreign currency risk in an unrecognised firm commitment

► Hedges of a net investment in a foreign operation

At the inception of a hedge relationship, the Company formally designates and documents the hedge relationship to which the Company wishes to apply hedge accounting and the risk management objective and strategy for undertaking hedge, the hedging/ economic relationship, the hedged item or transaction, the nature of the risk being hedged, hedge ratio and how the entity will assess the effectiveness of changes in the hedging instrument's fair value in offsetting the exposure to changes in the hedged item's fair value or cash flows attributable to the hedged risk. Such hedges are expected to be highly effective in achieving offsetting changes in fair value or cash flows and are assessed on an on-going basis to determine that they actually have been highly effective throughout the financial reporting periods for which they were designated.

Hedges that meet the strict criteria for hedge accounting are accounted for, as described below:

Fair value hedges

The change in the fair value of a hedging instrument is recognised in the statement of profit and loss as finance costs. The change in the fair value of the hedged item attributable to the risk hedged is recorded as part of the carrying value of the hedged item and is also recognised in the statement of profit and loss as finance costs.

For fair value hedges relating to items carried at amortised cost, any adjustment to carrying value is amortised through profit or loss over the remaining term of the hedge using the EIR method. EIR amortisation may begin as soon as an adjustment exists and no later than when the hedged item ceases to be adjusted for changes in its fair value attributable to the risk being hedged.

If the hedged item is derecognised, the unamortised fair value is recognised immediately in profit or loss. When an unrecognised firm commitment is designated as a hedged item, the subsequent cumulative change in the fair value of the firm commitment attributable to the hedged risk is recognised as an asset or liability with a corresponding gain or loss recognised in profit and loss.

The Company does not have interest rate swaps that are used as a hedge for the exposure of changes in the fair value fixed rate secured loans.

ii Cash flow hedges

The effective portion of the gain or loss on the hedging instrument is recognised in OCI in the cash flow hedge reserve, while any ineffective portion is recognised immediately in the statement of profit and loss.

Amounts recognised as OCI are transferred to profit or loss when the hedged transaction affects profit or loss, such as when the hedged financial income or financial expense is recognised or when a forecast sale occurs. When the hedged item is the cost of a non-financial asset or non-financial liability, the amounts recognised as OCI are transferred to the initial carrying amount of the non-financial asset or liability.

If the hedging instrument expires or is sold, terminated or exercised without replacement or rollover (as part of the hedging strategy), or if its designation as a hedge is revoked, or when the hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss previously recognised in OCI remains separately in equity until the forecast transaction occurs or the foreign currency firm commitment is met.

The Company does not use forward currency contracts as hedges of its exposure to foreign currency risk in forecast transactions and firm commitments, as well as forward commodity contracts for its exposure to volatility in the commodity prices. The ineffective portion relating to foreign currency contracts is recognised in finance costs.

iii Hedges of a net investment

Hedges of a net investment in a foreign operation, including a hedge of a monetary item that is accounted for as part of the net investment, are accounted for in a way similar to cash flow hedges. Gains or losses on the hedging instrument relating to the effective portion of the hedge are recognised as OCI while any gains or losses relating to the ineffective portion are recognised in the statement of profit or loss. On disposal of the foreign operation, the cumulative value of any such gains or losses recorded in equity is reclassified to the statement of profit or loss (as a reclassification adjustment). The Company does not use a loan as a hedge of its exposure to foreign exchange risk on its investments in foreign subsidiaries.

The Company does not use derivative financial instruments, such as forward currency contracts, interest rate swaps and forward commodity contracts, to hedge its foreign currency risks, interest rate risks and commodity price risks, respectively.

xviii Loan processing fees: As required by Ind AS 109, loan processing fees are amortized over the period of the respective loan.

Categorisation of financial instruments

Particulars	As at 31st March	As at 31st March 2022
	2023	
(i) Financial Assets		
Measured at amortised cost		
Investments	284.95	284.95
Loans	5.00	2,605.78
Trade Receivables	693.16	2,663.88
Cash and Cash Equivalents	61.47	61.66
(ii) Financial Liabilities		
(a) Measured at amortised cost		
Borrowings	73,127.59	83,397.60
Trade Payables	670.91	6,041.77
Other Financial Liabilities	34,711.25	69,610.35

2.20 Ind AS 33 - Earning Per share

- i Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders (after deducting preference dividends and attributable taxes) by the weighted average number of equity shares outstanding during the period. Partly paid equity shares are treated as a fraction of an equity share to the extent that they are entitled to participate in dividends relative to a fully paid equity share during the reporting period. The weighted average number of equity shares outstanding during the period is adjusted for events such as bonus issue, bonus element in a rights issue, share split, and reverse share split (consolidation of shares) that have changed the number of equity shares outstanding, without a corresponding change in resources.
- ii For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares, except where the results are anti-dilutive.

2.21 Ind AS 36 - Impairment of Asset

- i The company assesses at each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the company estimates the recoverable amount of the asset. Such recoverable amount is the higher of an asset's or cash-generating unit's (CGU) net selling price and its value in use. The recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.
- ii In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining net selling price, recent market transactions are taken into account, if available. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, quoted share prices for publicly traded companies or other available fair value indicators.
- iii The company bases its impairment calculation on detailed budgets and forecast calculations which are prepared separately for each of the company's cash-generating units to which the individual assets are allocated. These budgets and forecast calculations are generally covering a period of five years. For longer periods, a long term growth rate is calculated and applied to project future cash flows after the fifth year. For longer periods, a long-term growth rate is calculated and applied to project future cash flows after the fifth year. To estimate cash flow projections beyond periods covered by the most recent budgets/forecasts, the Company extrapolates cash flow projections in the budget using a steady or declining growth rate for subsequent years, unless an increasing rate can be justified. In any case, this growth rate does not exceed the long-term average growth rate for the products, industries, or country or countries in which the entity operates, or for the market in which the asset is used.
- iv Impairment losses of continuing operations, including impairment on inventories, are recognised in the statement of profit and loss, except for properties previously revalued with the revaluation surplus taken to OCI. For such properties, the impairment is recognised in OCI up to the amount of any previous revaluation surplus.
- v After impairment, depreciation is provided on the revised carrying amount of the asset over its remaining useful life.

- vi For assets excluding goodwill, an assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the company estimates the asset's or cash-generating unit's recoverable amount. A previously recognized impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the statement of profit and loss unless the asset is carried at a revalued amount, in which case the reversal is treated as a revaluation increase.
- vii Goodwill is tested for impairment annually as at 31st March and when circumstances indicate that the carrying value may be impaired.
- viii Impairment is determined for goodwill by assessing the recoverable amount of each CGU (or Company of CGUs) to which the goodwill relates. When the recoverable amount of the CGU is less than its carrying amount, an impairment loss is recognised. Impairment losses relating to goodwill are not reversed in future periods.
- ix Intangible assets with indefinite useful lives are tested for impairment annually as at 31st March at the CGU level, as appropriate, and when circumstances indicate that the carrying value may be impaired.
- x Ind AS 36.96 permits the annual impairment test for a CGU to which goodwill has been allocated to be performed at any time during the year, provided it is at the same time each year. Different goodwill and intangible assets may be tested at different times.

2.22 Ind AS 37 - Provisions, Contingent Liabilities and Contingent Asset

- i Provisions are recognised when,
 - a the Company has a present obligation (legal or constructive) as a result of a past event
 - b it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and
 - c a reliable estimate can be made of the amount of the obligation.
- ii When the Company expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain.
- iii The expense relating to a provision is presented in the statement of profit and loss net of any reimbursement.
- iv If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.
- v Provisions for warranty-related costs are recognised when the product is sold or service provided to the customer. Initial recognition is based on historical experience. The initial estimate of warranty-related costs is revised annually.
- vi Restructuring provisions are recognised only when the Company has a constructive obligation, which is when a detailed formal plan identifies the business or part of the business concerned, the location and number of employees affected, a detailed estimate of the associated costs, and an appropriate timeline, and the employees affected have been notified of the plan's main features.

vii Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Company expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of profit and loss net of any reimbursement.

2.23 Ind AS 38 - Intangible Asset

- i As required by Ind AS 38.72, the Company has chosen the cost model as per Ind AS 38.74 for measurement of intangible assets. The Company has measured the cost of acquisition or construction of intangible assets in accordance with Ind AS 38.24-38.71.
- ii Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is their fair value at the date of acquisition.
- iii Internally generated intangibles, excluding capitalised development costs, are not capitalised and the related expenditure is reflected in profit or loss in the period in which the expenditure is incurred.
- iv Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses.
- v The useful lives of intangible assets are assessed as either finite or indefinite.
- vi Intangible assets with finite lives are amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired.
- vii The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortisation period or method, as appropriate, and are treated as changes in accounting estimates.
- viii The amortisation expense on intangible assets with finite lives is recognised in the statement of profit and loss unless such expenditure forms part of carrying value of another asset.
- ix Intangible assets with indefinite useful lives are not amortised, but are tested for impairment annually, either individually or at the cash-generating unit level. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.
- x Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the statement of profit or loss when the asset is derecognised.
- 2.24 Ind AS 38 Research and development costs
 - i Research costs are expensed as incurred.
 - ii Development expenditures on an individual project are recognised as an intangible asset when the Company can demonstrate:
 - ▶ The technical feasibility of completing the intangible asset so that the asset will be available for use or sale
 - ► Its intention to complete and its ability and intention to use or sell the asset
 - ► How the asset will generate future economic benefits
 - ► The availability of resources to complete the asset
 - ► The ability to measure reliably the expenditure during development
 - iii During the period of development, the asset is tested for impairment annually.
 - iv Following initial recognition of the development expenditure as an asset, the asset is carried at cost less any accumulated amortisation and accumulated impairment losses.
 - v Amortisation of the asset begins when development is complete and the asset is available for use.
 - vi It is amortised over the period of expected future benefit.
 - vii Amortisation expense is recognised in the statement of profit and loss unless such expenditure forms part of carrying value of another asset.

2.25 Ind AS 38 - Patents and licences

- i The Company makes upfront payments to purchase patents and licences. The patents are granted for a certain period by the relevant government agency with the option of renewal at the end of this period.
- ii Licences for the use of intellectual property are granted for certain periods depending on the specific licences. The licences may be renewed at little or no cost to the Company. As a result, those licences are assessed as having an indefinite useful life.

Intangible	Useful lives	Amortisation method used	Internally generated or acquired
Licences	Indefinite	No amortisation	Acquired
Patents	Finite	Amortised on a straight-line basis over the period of the patent	Acquired
Development costs	Finite	Amortised on a straight-line basis over the period of expected future sales from the related project	

iii A summary of the policies applied to the Company's intangible assets is, as follows:

2.26 Ind AS 40 - Investment Property

- i Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at cost less accumulated depreciation and accumulated impairment loss, if any.
- ii The cost includes the cost of replacing parts and borrowing costs for long-term construction projects if the recognition criteria are met. When significant parts of the investment property are required to be replaced at intervals, the Company depreciates them separately based on their specific useful lives. All other repair and maintenance costs are recognised in profit or loss as incurred.
- iii The Company depreciates building component of investment property over 30 years from the date of original purchase.
- iv The Company, based on technical assessment made by technical expert and management estimate, depreciates the building over estimated useful lives which are different from the useful life prescribed in Schedule II to the Companies Act, 2013. The management believes that these estimated useful lives are realistic and reflect fair approximation of the period over which the assets are likely to be used.
- v Though the Company measures investment property using cost based measurement, the fair value of investment property is disclosed in the notes. Fair values are determined based on an annual evaluation performed by an accredited external independent valuer applying a valuation model recommended by the International Valuation Standards Committee.
- vi Investment properties are derecognised either when they have been disposed of or when they are permanently withdrawn from use and no future economic benefit is expected from their disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognised in profit or loss in the period of derecognition.
- vii The Company has elected to continue with the carrying value for all of its investment property as recognised in its Indian GAAP financial statements as at the transition date, viz., 1st April 2015.

2.27 Ind AS 105 - Non-current assets held for sale & discontinued operations:

i The Company classifies non-current assets or disposal undertaking as "held for sale / distribution to owners" if their carrying amounts are expected to be recovered principally through a sale / distribution rather than through continuing use.

ii The criteria for held for sale/ distribution classification is regarded met only when

- a the assets or disposal undertaking is available for immediate sale / distribution in its present condition, subject only to terms that are usual and customary for sales / distribution of such assets (or disposal undertakings),
- b its sale/ distribution is highly probable;
- c it will genuinely be sold, not abandoned.
- d actions required to complete the sale / distribution indicate that it is unlikely that significant changes to the sale / distribution will be made or that the decision to sell / distribute will be withdrawn.
- e the appropriate level of management is committed to a plan to sell the asset (or disposal undertaking),
- f an active programme to locate a buyer and complete the plan has been initiated (if applicable),
- g the asset (or disposal undertaking) is being actively marketed for sale at a price that is reasonable in relation to its current fair value,
- j the sale is expected to qualify for recognition as a completed sale within one year from the date of classification,

- iii For these purposes, sale transactions include exchanges of non-current assets for other non-current assets when the exchange has commercial substance.
- iv Non-current assets held for sale / for distribution to owners and disposal undertakings are measured at the lower of their carrying amount and the fair value less costs to sell/ distribute. Assets and liabilities classified as held for sale /distribution are presented separately in the balance sheet.
- v Property, plant and equipment and intangible assets once classified as held for sale / distribution to owners are not depreciated or amortised.
- vi A disposal undertaking qualifies as discontinued operation if it is a component of an entity that either has been disposed of, or is classified as held for sale, and
 - ▶ represents a separate major line of business or geographical area of operations,
 - ▶ is part of a single co-ordinated plan to dispose of a separate major line of business or geographical area of operations, or
 - ▶ is a subsidiary acquired exclusively with a view to resale
- vii Discontinued operations are excluded from the results of continuing operations and are presented as a single amount as profit or loss after tax from discontinued operations in the statement of profit and loss.

The Company does not hold any non-current assets for sale or for discontinued operations.

2.28 Ind AS 113 - Fair Value Measurement

- i The Company measures financial instruments, such as, derivatives at fair value at each balance sheet date.
 - ii Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:
 - ► In the principal market for the asset or liability, or
 - ▶ In the absence of a principal market, in the most advantageous market for the asset or liability
 - iii The principal or the most advantageous market must be accessible by the Company.
 - iv The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.
 - v A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.
 - vi The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.
 - vii All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:
 - ► Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities

► Level 2 — Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable

▶ Level 3 — Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

- viii For assets and liabilities that are recognised in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.
- ix The Company's Valuation Committee determines the policies and procedures for both recurring fair value measurement, such as derivative instruments and unquoted financial assets measured at fair value, and for non-recurring measurement, such as assets held for distribution in discontinued operations. The Valuation Committee comprises of the head of the investment properties segment, heads of the Company's internal mergers and acquisitions team, the head of the risk management department, financial controllers and chief finance officer.
- x External valuers are involved for valuation of significant assets, such as properties and unquoted financial assets, and significant liabilities, such as contingent consideration. Involvement of external valuers is decided upon annually by the Valuation Committee after discussion with and approval by the Company's Audit Committee. Selection criteria include market knowledge, reputation, independence and whether professional standards are maintained. Valuers are normally rotated every three years. The Valuation Committee decides, after discussions with the Company's external valuers, which valuation techniques and inputs to use for each case.
- xi At each reporting date, the Valuation Committee analyses the movements in the values of assets and liabilities which are required to be remeasured or re-assessed as per the Company's accounting policies. For this analysis, the Valuation Committee verifies the major inputs applied in the latest valuation by agreeing the information in the valuation computation to contracts and other relevant documents.
- xiii The Valuation Committee, in conjunction with the Company's external valuers, also compares the change in the fair value of each asset and liability with relevant external sources to determine whether the change is reasonable.

- xiii On an interim basis, the Valuation Committee and the Company's external valuers present the valuation results to the Audit Committee and the Company's independent auditors. This includes a discussion of the major assumptions used in the valuations.
- xiv For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.
- xv This note summarises accounting policy for fair value. Other fair value related disclosures are given in the relevant notes.
 - ▶ Disclosures for valuation methods, significant estimates and assumptions
 - Contingent consideration
 - Quantitative disclosures of fair value measurement hierarchy
 - Investment in unquoted equity shares (discontinued operations)
 - Property, plant and equipment under revaluation model
 - Investment properties
 - Financial instruments (including those carried at amortised cost)
 - ► Non-cash distribution
- xv The Company has not elected to apply the portfolio exception under Ind AS 113.48. If an entity makes an accounting policy decision to use the exception, this fact is required to be disclosed, as per Ind AS 113.96.

2.29 Ind AS 115 - Revenue Recognition

- i Ind AS 115 has been notified by Ministry of Corporate Affairs (MCA) on March 28, 2018 and is effective from accounting period beginning on or after April 01, 2018.
- ii The Company shall apply full retrospective approach in adopting the new standard (for all contracts other than completed contracts) and accordingly recognise revenue in accordance with Ind AS 115 as compared to earlier Percentage of Completion method as per the Guidance Note on Accounting for Real Estate Transactions (for entities to whom Ind AS is applicable).
- iii The Company shall recognise revenue when it determines the satisfaction of performance obligations at a point in time. Revenue shall be recognised upon transfer of control of promised products to customer in an amount that reflects the consideration which the Company expects to receive in exchange for those products.
- iv For sale of units, the Company shall recognise revenue when its performance obligations are satisfied and customer obtains control of the asset.
- v Contract assets are to be recognised when there is excess of revenue earned over billings on contracts. Contract assets are classified as unbilled receivables (only act of invoicing is pending) when there is unconditional right to receive cash, and only passage of time is required, as per contractual terms.
- vi Contract Liabilities are to be recognised when there is billing in excess of revenue and advance received from customers.
- vii The Company enters entering into Development and Project Management agreements with land-owners. Accounting for income from such projects, measured at fair value, is done on accrual basis as per the terms of the agreement.
- viii IND AS 115 'Revenue from Contracts with Customer' was notified w.e.f. April 1, 2018, replacing IND AS 18 'Revenue Recognition' and IND AS 11 'Construction Contracts'. The Company has adopted IND AS 115 with modified retrospective approach for its revenue from long term service contracts. The impact thereof on the Financial results is not significant.
- ix The Company had not recognised any sale of incomplete projects in the previosu year based on the Guidance Note on Real Estate issued by ICAI due to lack of evidences available of the previous sales considered for individual projects.

Therefore the Company is said to comply with the requirements of said IND AS 115 retrospectively and no effects needs to be restated in the opening retained earnings.

x Interest income is accounted on an accrual basis but not at effective interest rate due to lack of interest statements but recorded based on Form 26AS.

2.29 Change in significant accounting policies

- i The Company has applied Ind AS 115 Revenue from contracts with customers using the full retrospective approach (for all contracts other than completed contracts).
- ii Ind AS 115 establishes a comprehensive framework for determining whether, how much and when revenue is recognised. Under Ind AS 115, with effect from April 01, 2017, revenue is recognised when a customer obtains control of the goods or services as compared to earlier percentage of completion method as per the Guidance Note on Accounting for Real Estate Transactions (for entities to whom Ind AS is applicable).

2.30 Material changes reflecting the Financial Position of the Company

There are proceedings going on against the company under various laws such as The Maharashtra Protection of Interest of Depositors Act (MPID), Economic Offences Wing (EOW) – Pune, Insolvency and Bankruptcy Code, 2016 and other economic laws. Various agencies have moved against the Assessee Company and its directors, viz. Directorate of Enforcement (ED), Serious Fraud Investigation Office (SFIO) and other agencies. The original documents/agreements has been seized by ED and are not available for carrying out necessary audit.

2.31 It is pertinent to note that the Resolution Professional made all the practical and reasonable efforts from time to time to facilitate the information / data from the officials of the Company. In relation to the preparation of the original Financial Statements of the company signed by the resolution professinal dated 29th May 2023 and also the information required by the auditors for the purpose of carrying our the audit of the financial statements of the Company. It is to be noted that the financial statements for the FY 17-18 as well as the information provided to the auditors for the purpose of audit of the same, pertain to the period prior to the appointment of the Resolution Professional and therefore and therefore, while facilitating the collection and dissemination of the said information, the Resolution Professional has relied upon and assumed the accuracy / veracity of data / information provided by the officials of the Company, suspended Directors and long term consultants and the records of the Company made available to the RP and has assumed data in conformity with the applicable laws and and present a true and fair view of the position of the Company as of dates and for the period indicated therein. The RP has not personally verified the Information provided by the officials of the Company and has placed confidence in the data/information provided. The original financial statements have been signed by the RP as no promoter director is present. Accoringly, the RP should be absolved from the accuracy, veracity and sufficiency or completeness of such Information.

Readers and users of the statements are advised to do their due diligence before arriving at any conclusions. The RP has signed the Financials Statements to facilitate the CIRP process and to facilitate the statutory requirements without any liability of the same.

1D. Summary of adjustments and impact on the revised standalone financial statements:

i) Pursuant to the note 1 above, the following table summarises the recasting adjustments identified by Recasting Accountants based on the findings of investigation reports, review of books of account, various records and minutes, scrutiny of material transactions as per previously audited financial statements, inquiry with the management and considered in preparation of the Recasted Standalone financial statements for the year ended March 31, 2023

				(Amt in lakhs)	
Particulars	As Revised	Revised	As Orginally Reported		
	no neviseu	Capital Adjustment	Revenue Adjustment	his orginally hepoited	
A) Balance Sheet:					
Assets					
Non-Current Assets	ſ	011.00		244.29	
Property, plant and equipment	0		0	244.38	
Other Intangible assets	C	5.46	0	5.46	
Financial Assets	F 00	05.00	2.524.25	2 (05 79	
i) Loans	5.00 949.32	25.03	2,524.25	2,605.78	
Other Non-Current assets Subtotal	949.32 954.32	274.87	195.32 2,719.57	1,144.64 4,000.26	
	201102	2/110/	2,111.07	,,	
Current Assets					
Inventories	89,683.40	0	64,249.80	1,57,168.00	
Financial Assets					
i) Trade Receivables	693.16	0		2,663.88	
ii) Cash and Cash equivaler	61.47	0	0,	61.66	
iii) Loans	-	19030.43		22,286.22	
Other Current Assets	-		0.72	0.72	
Subtotal	90,438.02	19030.43055	68,580.57	1,82,180.48	
Total of adjustments and	91,392.34	19,305.30	71,300.13	1,86,180.74	
impact on Assets	91, <i>392</i> .34	19,505.50	/1,500.15	1,00,100.74	
Equity & Liabilities					
1. Equity					
i) Other Equity	-16,836.14	35,638.61	0	18,802.47	
Subtotal	-16,836.14	35,638.61	-	18,802.47	
2. Liabilities					
Non-Current Liabilities					
Financial liabilities					
i) Borrowings	68,931.28	3,884.90	0	72,817.70	
Deferred tax liabilities (Net)	-	42.68		42.68	
Other non-current liabilities	-	886.58	1,178.72	2,091.57	
Subtotal	68,931.28	4,814.16	1,178.72	74,951.95	
Current liabilities					
Financial liabilities					
i) Borrowings	4,196.31	6,383.49		10,579.90	
i) Trade payables	670.91	0,565.49	5,092.92	6,041.77	
ii) Trade payables iii) Other financial liabilities	34,711.25	21,424.22	12,868.73	69,610.35	
Other current liabilities	57,711.23	2,121.78	12,000.73	2,121.77	
Provisions	- 148.50	2,121.70	1,331.38	4,502.29	
Subtotal	39,726.97	29,929.49	19,293.03	92,856.08	
Total of adjustments and impact on Equity & Liabilities	1,08,658.25	34,743.66	20,471.75	1,67,808.03	

D. S. KULKARNI DEVELOPERS LIMITED CIN : L45201PN1991PLC063340

NOTE 3: PROPERTY, PLANT & EQUIPMENT, INTANGIBLE ASSETS AND INTANGIBLE ASSETS

(Amounts in Rs. Lakhs)

NOTE NO.	DESCRIPTION	GROSS BLOCK (AT COST)			DEPRECIATION / AMORTIZATION			NET BLOCK			
		As At April 01, 2022	Additions / Transfers	Deductio ns	As At 31-Mar-23	As At April 01, 2022	For The Year	On Deductions	As At 31-Mar-23	At the beginning of the year	At the end of the year
3	TANGIBLE ASSETS										
	Plant & Equipment										
	FY: 2022-23 (Revised)	2,684.66		2,684.66	_	2,478.82	21.40	2,500.215	-	205.84	_
	FY: 2022-23 (Original)	2,684.66		2,001100	2,684.66	2,478.82	21.40	2,000.210	2,500.22	205.84	184.44
	FY: 2021-22	2,684.66	-		2,684.66	2,447.77	31.06	_	2,478.82	236.89	205.84
	Furniture & Fixtures	2,001.00			2,001.00	_,,	51.00		2,17 0.02	250.05	205107
	FY: 2022-23 (Revised)	233.18		233.18	_	170.44	17.53	187.971	-	62.74	_
	FY: 2022-23 (Original)	233.18		200.10	233.18	170.44	17.53	10/10/11	187.97	62.74	45.21
	FY: 2021-22	233.18			233.18	152.47	17.77		170.44	80.71	62.74
	Vehicles	2)).10			2)).10	192.17	,,,,,		170.11	00.77	02.77
	FY: 2022-23 (Revised)	408.32		408.32		399.06	2.25	401.311		9.27	
	FY: 2022-23 (Original)	408.32		400.32	408.32	399.06	2.25	401.511	401.31	9.27	7.01
	FY: 2022-23 (Ofiginal) FY: 2021-22	408.32			408.32	389.52	9.53		399.06	18.81	9.27
	Office Equipments	408.72	-	-	400.02	565.52	,,,,	-	555.00	10.01	9.27
	FY: 2022-23 (Revised)	464.41		464.41		458.73	1.38	460.112		5.68	
	· · · · ·			464.41	464.41			400.112	460.11		4.20
	FY: 2022-23 (Original)	464.41			464.41	458.73	1.38		460.11	5.68	4.30
	FY: 2021-22	464.41	-	-	464.41	457.10	1.82	-	458.73	7.31	5.68
	Computers	224.02		224.02		021 55		221 550		2.20	
	FY: 2022-23 (Revised)	234.93		234.93	-	231.55	-	231.550	-	3.38	
	FY: 2022-23 (Original)	234.93			234.93	231.55			231.55	3.38	3.38
	FY: 2021-22	234.93	-	-	234.93	231.55	-	-	231.55	3.38	3.38
	Total Tangible Assets										
	FY: 2022-23 (Revised)	4,025.51	-	4,025.51	-	3,738.60	42.55	3,781.16	-	286.93	-
	FY: 2022-23 (Original)	4,025.51	-	-	4,025.51	3,738.60	42.55	-	3,781.16	286.93	244.35
	FY: 2021-22	4,025.51	-	-	4,025.51	3,678.41	60.18	-	3,738.60	347.10	286.93
4	INVESTMENT PROPERTY										
	Land										
	FY: 2022-23 (Revised)	2,724.91			2,724.91	-			-	2,724.91	2,724.91
	FY: 2022-23 (Original)	2,724.91			2724.91	-			-	2724.91	2,724.91
	FY: 2021-22	2,724.91	-	-	2,724.91	-	-	-	-	2,724.91	2,724.91
	INTANGIBLE ASSETS										
5	Computer Software										
5	FY: 2022-23 (Revised)	233.70		233.70		228.24		228.24		5.46	
	. ,	233.70		255.70	233.70	228.24	-	220.24	228.24	5.46	E 44
	FY: 2022-23 (Original) FY: 2021-22	233.70 233.70			233.70 233.70	228.24 228.24			228.24 228.24		5.46 5.46
	F1:2021-22	255.70	-	-	233.70	228.24	-	-	228.24	5.46	5.40
	Total (FY 2022-23) Revised	6,984.12	-	4,259.21	2,724.91	3,966.84	42.55	4,009.40	-	3,017.30	2,724.91
	Total (FY 2022-23) Original	6,984.12	-	-	6,984.12	3,966.84	42.55	-	4,009.40	3,017.30	2,974.72
	Total (FY 2021-22)	6,984.12	-	-	6,984.12	3,906.64	60.18	-	3,966.84	3,077.47	3,017.30

Note:

1 The working of depreciation for the year has been worked out based on the books of accounts maintained by the management.

2 The Company has not, during the year, acquired any PPE or intangible assets under a financial lease or through business combinations.

3 The company received NCLT order dated 23rd June, 2023, wherein the balances relating to liabilities to be settled and assets available at the disposal of the company were identified. The company do not have physical possession of any tangible or intangible assets as on 31st March, 2023, hence the balances pertaining to tangible assets of Rs. 244.38 lakhs and intangible assets of Rs. 5.46 lakhs have been written off.

4 There are no additions to PPE or intangible assets, during year, on account of exchange differences.

5 There are no additions to PPE or intangible assets, during year, on account of revaluation.

6 There are no disposals of PPE or intangible assets, during year, on account of discontinued operations.

7 No items of PPE have been contributed by customers during year.

	D. S. Kulkarni Develo CIN: L45201PN1991P	•		
Notes	to Standalone Financial Statements for the year ended	As at 31st March 2023 (Revised)	As at 31st March 2023 (Original)	As at 31st March 2022 (Original)
6	Non- Current Investments			
	Unquoted			
	Investments in Equity Instruments in Subsidiaries			
	DSK Infra Pvt. Ltd.			
	20,00,000 Equity Shares of Rs.10/- each fully paid	200.00	200.00	200.00
	Laurenter in Frankt, Landermante in Other Community			
	Investments in Equity Instruments in Other Companies DSK Global Education and Research Ltd.			
	7,33,197/7,33,197 Equity Shares of Rs.10/- each fully paid	73.32	73.32	73.32
	Investments in shares in Co-operative Banks	0.50	0.50	0.50
	1,000 shares of Rs.50/- each fully paid in Shree Sadguru Jangli Maharaj Sahakari Bank Ltd.	0.50	0.50	0.50
	10 shares of Rs.100/- each fully paid in Janata Sahakari Bank Ltd.	0.01	0.01	0.01
	10 shares of Rs.50/- each fully paid in Mahalaxmi Co-Op. Bank Ltd.	0.01	0.01	0.01
	4,080 shares of Rs.25/- each fully paid in Greater Bombay Co-Op. Bank Ltd.	1.02	1.02	1.02
	20,000 shares of Rs. 25/- each fully paid in Kalyan Janata Sahakari Bank Ltd.	5.00	5.00	5.00
	100 shares of Rs.100/- each fully paid in Pune Sahakari Bank Ltd. 50,000 shares of Rs.100/- each fully paid in Sangli Urban Co-Op. Bank Ltd.	0.10 5.00	0.10 5.00	0.10
	Total Non-Current Investments	284.95	284.95	284.95
	Additional Disclosures			
	Aggregate amount of Quoted Investments Market Value of Quoted Investments	-	-	-
	Aggregate amount of Unquoted Investments	284.95	- 284.95	- 284.95
6.1	As required by Ind AS 27.10, the company has chosen the cost model for measurement of			
6.2	All the investment in subsidiary and associates are measured at cost as per Ind AS 27 Sep	arate Financial Statements		
6.3	All other investments are carried at amortized cost.			
7	Loans - non-current			
	 (a) Deposits unsecured, considered good i With Related Parties 	-	76.53	76.53
	ii With Others	-	278.41	278.41
	 (b) Loans to Related Parties, unsecured i Considered good 	5.00	5.00	4,565.77
	ii Considered doubtful	-	6,959.68	6,959.68
	iii Allowance for bad and doubtful debts	-	(4,713.84)	(4,713.84
	Total Loans	5.00	2,605.78	7,166.55
7.1	Loans and deposits with related parties pertains to debts due by erstwhile directors or othe	1 /	·	ly or jointly with any othe
	person or debts due by firms or private companies respectively in which any director is a	partner or a director or a mer	nber.	
7.2	D. S. Kulkarni Developers Limited has one 100% subsidiary DSK Southern Projects Priva	ate Limited and this subsidiar	y company was also under (Corporate Insolvency
	Resolution Process. Resolution plan for that company was approved by the Hon'ble NCL	,	0	11
	resolution plan, D. S. Kulkarni Developers Limited is due to receive Rs. 5/- lakhs towards by the company on 17.05.2023. The total outstanding loan as on the date of the approval			
	written off as the same is no longer receivable.	or the resolution plan was res	ingoost if factors. The fema	aning anotant has been
7.3	Loans or deposits to erstwhile related parties have been identified as not recoverable. The		0 0	,
	considered good of Rs. 6959.68 lakhs less Provision for doubtful debts of Rs. 4713.84 lak	hs) and deposit amounting to	Rs. 76.53 lakhs have been	written off.
7.4	Deposit from other parties pertains to deposits with MSEB, MSEDCL, PMC, Mahanagar		-	
	identified due to lack of ledger confirmations and no other document or information has outstanding loans amounting to Rs. 278.41 lakhs has been written off from books of acco	0 0	existence of rights over such	assets and hence the
	outstanding to ans amounting to its. 270.41 lakins has been written off from books of acco	unts of the company.		
7.5	Loans are non derivative financial assets which generate a fixed or variable interest incom	e for the Company. The carr	ying value may be affected l	by the changes in the
	credit risk of counterparties.	1		
8	Other Non-Current Assets			
-	(a) Cenvat Credit	812.16	812.16	812.16
	(b) GST Input Tax Credit	75.83	75.83	60.02
	(c) GST Reverse Charges ITC	61.33	61.33	30.76
	(d) Foreign Currency in Hand	-	2.46	2.46
	(e) Society Maintenance Total Other Current Assets	- 949.32	192.85 1,144.64	192.85 1,098.25
8.1	Credits available from GST or Cenvat are not verified from returns filed by the managem			
	inspite of various representations.	*	0	*
8.2	Society Maintenance paid shows the maintenance paid on behalf of the customers for the	flats possessed by them. Th	e same seems to be irrecove	rable as the possession
	has been availed. Hence the balance of Rs. 192.85 lakhs has been written off.			

8.3	Balance in foreign currency possesses the balance in the forex card held by the Company. written off.	The same were not available	e and hence, the amount of	Rs. 2.46 lakhs has been
9	Inventories			
	(a) Constructions Materials	-	245.94	245.94
	(b) Work-in-Progress	88,301.76	1,55,540.42	1,55,540.42
	(c) Finished Stocks Total Inventories	1,381.64 89,683.40	1,381.64 1,57,168.00	1,381.64 1,57,168.00
9.1	On physical verification of the inventories pertaining to construction material, it came to lig information of location, condition and existence of such inventory is available, hence the s	ght that the said inventory d	id not exist at the construct	on sites. Furthermore, no
9.2	The management carried out the physical verification of WIP and finished stock Inventorio	es. For certain WIP Invento	ries, the exercise of valuation	n carried out. Based on
	the physical verification and valuation report received from the independent valuer, the ma NRV whichever is lower)	magement has valued the w	IF inventory to Ks. 86,501.7	o fakilis (i.e. at cost of
9.3	Mode of valuation : See note to financial statements			
10	Trade Receivables unsecured, considered good. (a) Outstanding for less than six months	-	_	-
	(b) Outstanding for a period exceeding six months	693.16	2,663.88	2,663.88
	Total Trade Receivables	693.16	2,663.88	2,663.88
10.1	Trade Receivables are non-interest bearing Trade Receivables shows the balance amount due from the customers. As per resolution pl	lan approved by NCLT, Tra	de Receivables are amountir	ng to Rs. 693.16/-from 16
10.2	flat purchasers of project Vedant situate, lying and being at Village Hadapsar, Taluka Havel off.			0
11	Cash and Cash Equivalents			
	(a) Balances with Banks			
	i Earmarked Balances with Banks	-	-	-
	 ii Current Account Balances with Bank iii Balances with Banks to the extent held as margin money or security against the borrowings, guarantees, other commitments, etc. 	47.96 0.34	47.96 0.34	32.18 0.34
	iv Deposits with original maturity of less than twelve months	13.17	13.17	13.17
	(b) Cash on Hand Total Cash and Cash Equivalents	- 61.47	0.20 61.66	0.20 45.89
11.1	The cash balance amounting to Rs. 0.20 lakhs have not been handed over to the company			10107
11.2	The balances of bank recorded above are based on the statements available with the mana			
12	Loans - current			
12	Considered doubtful			
	(a) Advances to related parties, unsecured, considered doubtful	-	885.92	885.92
	(b) Advance to creditors(c) Other Advances	-	1,033.03 20,367.28	1,036.27 20,367.28
	(c) Other Advances Total Loans	-	20,367.28 22,286.22	20,307.28 22,289.46
12.1	Loans and advances to erstwhile related parties pertains to due by directors or other officer or amounts due by firms or private companies respectively in which any director is a partne	1 / /		tly with any other person
12.2	Loans and advances to erstwhile related parties have been verified and those companies are opinion that the said loans are not recoverable and hence balance outstanding of loans are	e also under Corporate Inso	lvency Resolution Process.	The management is of the
12.3	The company do not have any recourse to advance to creditors which includes amount due	e from related parties and ot	hers. The management is of	
12.4	advances are not recoverable, hence the balance of Rs.21,400.30 lakhs (Advance to creditor Loans are non derivative financial assets which generate a fixed or variable interest income			
	credit risk of counterparties.			
13	Other Current Assets			
	Prepaid expenses	-	0.72	4.91
	Total Prepaid expenses		0.72	4.91
13.1	The prepaid expenses pertains to insurance of ongoing sites. The copies of the said policies	es are not available for verifi	cation and hence the same h	as been written off.
14	Envite Share Capital			
14	Equity Share Capital a) Authorised Capital			
	5,00,00,000 Equity shares of Rs. 10/- each	5,000.00	5,000.00	5,000.00
	b) Issued, subscribed and paid up capital			
	2,58,01,008 Equity shares of Rs. 10/- each	2,580.10	2,580.10	2,580.10
14.1	Terms/rights attached to equity shares The company has only one class of equity shares having par value of Rs. 10 per share. Each	holder of equity shares is e	entitled to one vote per shar	• The company declares
	and pays dividends in Indian rupees.			
14.2	The entire paid-up equity share capital of the Company of Rs. 25,80,10,080/- (Rupees Twe	nty Five Crores Eighty Lakl	ns Ten Thousand and Eight	y only) divided into
	2,58,01,008 (Two Crore Fifty Eight Lakh One Thousand and Eight) equity shares of Rs. 10)/- each was Reduced/ canc		
	2023 pursuant to implementation of Resolution Plan as approved by Hon'ble NCLT, Mun A fresh allotment of 95,00,000 (Ninety-Five Lakh) Equity Shares of Rs. 10/- each aggregat		ne Crores Fifty Lakhe) to the	resolution applicant in
	its affiliates comprising 95% (Ninety-Five) of total equity shares of Rs. 10/- each aggregat	0	, ,	
	Plan as approved by Hon'ble NCLT, Mumbai Bench.		· ·	
	A fresh allotment of 5,00,000 (Five Lacs) Equity Shares of Rs. 10/- each aggregating to Rs. Trust, a Trust established for the purpose of holding the said Equity Shares of the Compar			
	Resolution Plan as approved by Hon'ble NCLT, Mumbai Bench.		1	•

14.3 In the event of liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferentail amounts. The distribution will be in proporation to the number of equity shares held by the shareholders.

	(c) Debenture redemption reserve	2,007.87	2,007.87	2,007.87
	(b) Securities Premuim reserve	30,822.71	30,822.71	30,822.71
	(a) Capital Reserve	-	-	-
15	Other equity			
14.4	The Company does not have any shares reserved for issue under options			
	iii Equity shares capital at the end of the reporting period	2,580.10	2,580.10	2,580.10
	ii shares outstanding at the end of the reporting period	258.01	258.01	258.01
	i Shares outstanding at the beginning of the reporting period	258.01	258.01	258.01
	the reporting period			
	e) Par value per sharef) Reconciliation of the number shares outstanding at the beginning and the end of	10.00	10.00	10.00
	 Number of shares issued, subscribed and fully paid Par value per share 	- 10.00	- 10.00	- 10.00
	c) Number of shares issued, subscribed and fully paid	258.01	258.01	258.01

Nature and purpose of the reserves

15.1 Securities Premium

Securities Premium presents shares issued at premium less share issue expenses. The reserve is utilised in accordance with the provisions of Companies Act, 2013.

As at 31st March 2023 (Revised)	As at 31st March 2023 (Original)	As at 31st March 2022 (Original)
30,822.71	30,822.71	30,822.71
-	-	-
30,822.71	30,822.71	30,822.71
	(Revised) 30,822.71	(Revised) (Original) 30,822.71 30,822.71

15.2 Debenture Redemption Reserve

The company has issued redeemable non-convertible debentures. Accordingly, the companies (share Capital and debentures) Rules, 2014 (as amended), require the company to create DRR out of profits of the company available for payment of dividend. DRR is required to be created for an amount which is equal to 25% of the value of debentures issued. The DRR is required to be credited over the life of debentures.

According to the companies (Share capital and debentures) Rules, 2014 (as amended), a company should on or before the 30th day of April in each year, invest or deposit, a sum which will not be less than fifteen percent of the amount of its debentures maturing during the year ending on the 31st day of March of the next year. However, the company has been unable to make any such deposit/ investment.

The entire Listed Non-Convertible Debentures issued by the Company as mentioned below for which Catalyst Trusteeship Limited, acting as a Debenture Trustee were redeemed on 21st September 2023

Pursuant to the Order of the NCLT and approved resolution plan, the company had allotted 48,61,209 Series-I, Secured, Redeemable, Non-Convertible Debentures of face value of Rs. 1,000/- (Rupees One Thousand only) each, aggregating to Rs. 4,86,12,09,000 (Rupees Four Hundred Eighty Six Crores Twelve Lakhs and Nine Thousand only) and 2,35,16,32 Series-II, Secured, redeemable, Non-Convertible Debentures of face value of Rs. 1,000/- (Rupees One Thousand only) each, aggregating to Rs. 2,35,16,32,000 (Rupees Two Hundred Thirty-Five Crores Sixteen Lakh and Thirty Two Thousand only) on 21st September 2023 and 989 Series-II, Secured, redeemable, Non-Convertible Debentures of face value of Ns. 3,900/- (Nine Lakh and Eighty Nine Thousand Only) on 20th October 2023

Particulars	As at 31st March 2023 (Revised)	As at 31st March 2023 (Original)	As at 31st March 2022 (Original)
Opening Balance	2,007.87	2,007.87	2,007.87
Add: Additional debenture redeemed	-	-	-
Closing Balance	2,007.87	2,007.87	2,007.87

15.3 General Reserves

The Company has transferred a portion of Net Profits of the Company before declaring Dividends to General Reserve pursuant to the earlier provision of The Companies Act, 1956. Mandatory transfer to General Reserve, is not required under the Companies Act, 2013

Particulars	As at 31st March 2023 (Revised)	As at 31st March 2023 (Original)	As at 31st March 2022 (Original)
Opening Balance	953.70	953.70	953.70
Add: Additions made	-	-	-
Closing Balance	953.70	953.70	953.70

15.4 Retained Earnings

Retained earnings represents the accumulated losses that the Company has till date.

	Particulars	As at 31st March 2023 (Revised)	As at 31st March 2023 (Original)	As at 31st March 2022 (Original)
	Opening Balance	(10,114.44)	(10,114.44)	(9,847.97)
	Add: Net profit/(loss) for the year	(40,506.10)	(4,867.38)	(266.46)
	Closing Balance	(50,620.55)	(14,981.82)	(10,114.44)
15.5	The company has not made any non-cash distribution to its shares holders during both the	e vears.		

Non-convertible Debentures anks PTL Dream city PTL nce Co Anandghan PTL am city PTL a Dream City PTL City PTL City PTL City PTL	11,137.76 $1,000.00$ $12,579.81$ $7,944.50$ $7,238.32$ $5,482.09$ $6,292.00$ $3,161.72$ $1,431.69$	11,137.76 1,000.00 12,579.81 7,944.50 7,667.00 6,292.86 6,292.00 4,723.66	11,137 1,000 12,579 7,944 7,667 6,292 6,292
PTL Dream city PTL nce Co Anandghan PTL am city PTL a Dream City PTL a Dream City PTL City PTL City PTL	12,579.81 7,944.50 7,238.32 5,482.09 6,292.00 3,161.72	12,579.81 7,944.50 7,667.00 6,292.86 6,292.00	12,579 7,944 7,667 6,292 6,292
Dream city PTL nce Co Anandghan PTL am city PTL a Dream City PTL a Dream City PTL City PTL City PTL	12,579.81 7,944.50 7,238.32 5,482.09 6,292.00 3,161.72	12,579.81 7,944.50 7,667.00 6,292.86 6,292.00	12,579 7,944 7,667 6,292 6,292
nce Co Anandghan PTL am city PTL a Dream City PTL a Dream City PTL City PTL City PTL City PTL	7,944.50 7,238.32 5,482.09 6,292.00 3,161.72	7,944.50 7,667.00 6,292.86 6,292.00	7,944 7,667 6,292 6,292
am city PTL a Dream City PTL a Dream City PTL City PTL City PTL	7,238.32 5,482.09 6,292.00 3,161.72	7,667.00 6,292.86 6,292.00	7,667 6,292 6,292
a Dream City PTL a Dream City PTL City PTL City PTL	5,482.09 6,292.00 3,161.72	6,292.86 6,292.00	6,292 6,292
a Dream City PTL City PTL City PTL	6,292.00 3,161.72	6,292.00	6,292
City PIL City PIL	3,161.72		
City PTL	,	4,723.66	
	1 421 60		4,72
	1,451.09	2,131.45	2,13
Finance Limited	5,666.35	5,666.35	5,66
n banks			
erative Bank Ltd	-	205.69	20
	529.40	713.53	71
ahakari Bank	-	1,336.72	1,33
a DSK Global	5,686.95	-	
om Financial institutions	· ·		
	-	1,403.31	1,40
Ltd	-	936.47	93
	780.68		2,38
anks		,	,
	-	1.25	
nancial institution			
	-	7.07	
	-	0.58	
		0.50	
, , , , , , , , , , , , , , , , , , , ,	-	50.00	5
	-		2
issement modelite i versiteli	-		15
secured	68,931.28	72,658.01	72,65
		2.00	
	-		
	-		9
	-	01.35	6
lers - Solitaire Group	-	-	
	68 931 28	72 817 70	72,81
Salico e D E mina L R L I I I I I I I I I I I I I I I I I	secured ic s Iders Iders - Solitaire Group	Sahakari Bank - Lia DSK Global 5,686.95 com Financial institutions - e Ltd - banks - Financial institution - rvices Ltd. - institutions secured by pledge of promotors' shares - LP - Research Institute Pvt. Ltd. - i - secured 68,931.28 ic - s - iders -	Sahakari Bank - 11,353 Lia DSK Global 5,686.95 - com Financial institutions - 1,403.31 e Ltd - 936.47 panks - 936.47 canks - 1.25 inancial institution - 1.25 rvices Ltd. - 7.07 ime Ltd - 7.07 al institutions secured by pledge of promotors' shares - 0.58 LP - 50.00 - secured 68,931.28 72,658.01 - ic - 2.00 - - ic - 96.34 - - iders - 68,931.28 72,658.01 - iders - - - - iders - -

3 6th September, 2018

6th September, 2019
 6th September, 2020

16.5 Interest on NCD Option IV is not accrued due to lack of evidences from Banking Institutions regarding the rate of interest. No NCD has been redeemed yet though it had been noted that The NCDs will be redeemed on 06/09/2021. Hence, the respective NCD will be dealt with as per the approved resolution plan.

16.6	The primary security for State Bank of India Dream City PTL is pari pasu 1st charges by structures thereon along with other project term lenders consortium Banking). The colla land. In addition, the project loan is secured by the personal gurantee of Mr. D.S.Kulkarni et al. 2010 and 2010 an	iteral security is pari pasu 1					
16.7	The Primary security for the Syndicate Bank (Gold Leaf) PTL is registered mortgage of se the project loan is secured by the personal guarantee of Mr. D.S.Kulkarni & Mr. Shirish ku		ith present and future struct	tures thereon. In addition,			
16.8	The Primary security for Syndicate Bank Dream City PTL is pari pasu 1st charge by way of registered mortgage of specified project land along with present and future structures thereonwith other project term lenders (Consortium Banking). The Collateral security is pari pasu 1st charges by way of registered mortgage of specified land In addition. the project loan is secured by the personal guarantee of Mr. D.S.Kulkarni & Mr. Shirish Kulkarni.						
16.9	The Primary security for Bank of Maharashtra Dream City PTL is pari pasu 1st charges future structures thereonwith other project term lenders (Consortium Banking). The Colla land In addition. the project loan is secured by the personal guarantee of Mr. D.S.Kulkarni	ateral security is pari pasu 1	,0 1 1,	0 1			
16.10	The primary security for ICICI bank Vedant PTL is registered mortgage of specified proje registered mortgage of specified land along with present & future structures thereon and secured by the personal gurantee of Mr. D.S.Kulkarni & Mr. Shirish Kulkarni.						
16.11	The Primary security for the ICICI HFC Ltd. Anandghan PTL is registered mortgage collateral security is registred mortgage of specified land along with present & future struc loan is secured by the personal guarantee of Mr. D.S. Kulkarni, Mr. Shirish Kulkarni & Mi the tune of receivables from the project in lieu of consideration for relinquishing of develo	ture there on and hypyothe rs. H.D.Kulkarni. DSK Glo	cation of project receivables bal Education and Research	s. In addition, the project			
16.12	The Primary security for IDBI Bank Dream City PTL is pari pasu 1st charges by way structures thereonwith other project term lenders (Consortium Banking). The Collateral se hypyothecation of project receivables. In addition, the project loan is secured by the person	curity is pari pasu 1st charg	es by way of registered mort	gage of specified land and			
16.13	The vehicle term loan from Toyota Financial Services is secured by hypothecation of speci	fic vehicles.					
16.14	The vehicle term loan from Kotak Mahindra Prime is secured by hypothecation of specific	vehicles.					
	The vehicle term loan from HDFC Bank is secured by hypothecation of specific vehicles.						
	The claims from the banks have been duly verified and recorded the balances backed by va						
16.16	The loan from Ruia Knowledge & Research Institute Private Limited is secured by pledge	of 1,50,000 (P. Y. 1,50,000)	Equity shares of the Compa	ny held by the Company's			
16.18	promoters. The loan from Pune Safety Vault LPP is secured by pledge of 2,10,000 (P. Y. 2,10,000) Equ	ity shares of the Company	held by the Company's pron	noters.			
16.19	The loan from SKS Fincap Pvt. Ltd. is secured by pledge of 10,00,000 (P. Y. 10,00,000) Eq	uity shares of the Company	held by the Company's pro-	moters.			
16.20	The company received NCLT order dated 23rd June, 2023, wherein the balances relating to identified. For giving effect of the said order in the books of accounts, liabilities were writte loans of Rs. 3945.94 lakhs, Vehicle term loan from bank & Financial Institution of Rs. 8.90 lakhs.	en back pertaining to corpo	rate term loan of Rs. 1726.54	4 lakhs, cooperative term			
16.21	While giving effect of the NCLT order some other claims were added. One of such claims lakhs, which was the loan extended to DSK Global Education and Research Private Ltd. A			0			
17	Deferred tax liabilities (net)						
	The deferred tax liability comprises the effect of the following:						
	DTL resulting from timing difference between book depreciation and tax depreciation	-	42.68	42.68			
	Total Deferred tax liabilities (net)	-	42.68	42.68			
18	Other non-current liabilities						
	(a) Deposits from subsidiary	-	25.00	25.00			
	(b) Other deposits	-	887.96	887.96			
	(c) Advance from debtors	-	1,178.62	1,178.62			
	Total other non-current liabilities	-	2,091.57	2,091.57			
18	The company received NCLT order dated 23rd June, 2023, wherein the balances relating to identified. For giving effect of the said order in the books of accounts, liabilities were write current liabilities of Rs. 2091.57 lakhs.						

10 LC				
	urrent borrowings secured /orking capital limits from banks			
	1 Bank of Maharashatra	2,209.79	3,044.21	2,860.32
	2 The kalyan Janata Sahakari Bank Ltd.	-	481.85	481.85
	3 State Bank of India	1,974.12	3,221.95	3,221.95
Т	otal current borrowings secured	4,183.91	6,748.01	6,564.11
с	urrent borrowings secured			
	iter corporate deposits			
	1 Adisun Exports Pvt.Ltd.	-	25.00	25.00
	2 Ambiance Ventures Estate & Dev Pvt Ltd	-	682.19	682.19
	3 AMS garments Pvt. Ltd.	-	50.51	50.5
	4 Asiatic Gases Limited	-	289.45	289.4
	5 Bhavnagar Oil Mill Pvt. Ltd.	0.15	15.00	15.0
	6 Bombay Mercantile & Leasing Co Ltd.	-	2.00	2.0
	7 Citric India Ltd.	-	183.64	183.6
	8 Faridabad Paper Mill Ltd	-	90.00	90.0 106.0
	9 Gini Tex Pvt. Ltd. 10 Honest Agencies Pvt Ltd	-	106.00 0.12	106.0
	10 Honest Agencies Pvt Ltd 11 India Ener Gen Pvt Ltd	-	190.00	190.0
	12 Iresco Electricals Pvt Ltd		75.69	75.6
	13 N.K. Investment Pvt Ltd	-	25.00	25.0
	14 Networth Portfolio and Finance Pvt Ltd	-	5.00	5.0
	15 Patodia Forgings and Gears Ltd	-	273.51	273.5
	16 Patodia Glass industries	-	267.10	267.1
	17 Rajgarhia Leasing & Financial Services Pvt. Ltd.	-	281.00	281.0
	18 Rovo Marketing Pvt. Ltd.	-	205.00	205.0
	19 Ruia Fabrics Pvt Ltd		3.10	3.1
2	20 Sakseria Behta Sugar Factory Ltd.	-	65.00	65.0
	21 Sakseria Opticles Pvt. Ltd.	-	10.00	10.0
	22 Seksaria industries Pvt. Ltd.	3.12	306.00	306.0
	23 Shashi Dhawal Hydrolic Pvt. Ltd.	-	100.00	100.0
	24 Shashi Rag agencies	-	32.00	32.0
	25 Shri Krishna Rice & Oil Mills Pvt. Ltd.	0.12	10.00	10.0
	26 Sunako Chemo Ind. Pvt. Ltd.	-	300.98	300.9
	27 Tecil Chemicals and hydro Power Ltd	- 0.21	3.21	3.2
	28 The Saseria Biswan Sugar Factory Ltd. 29 Three Roses Oxygen Pvt Ltd	0.31	31.96	31.9
	20	-	40.00 7.00	40.0 7.0
-	30 Tradelink Exim Pvt. Ltd	-		
	31 Vibrant Global Capital Ltd	-	156.44	
3	 Vibrant Global Capital Ltd Phoenix ARC Private Limited 	- 8.71	156.44 -	156.4
3	31 Vibrant Global Capital Ltd	-		156.4
9.1	 Vibrant Global Capital Ltd Phoenix ARC Private Limited otal current borrowings secured urrent borrowings secured me primary security for the Bank of Maharashtra cash credit limit is hypothecation of sto uitable mortgage of specified present immovable properties. In addition, this cash credit 	- 8.71 12.40 4,196.31 ck and debtors of encumbra it limit is secured by the pe	156.44 - 3,831.90 10,579.90 nce free projects. The colla rsonal guarantee of Mr. D.	156.4 - 3,831.9 10,396.0 teral security is by way of S. Kulkarni & Mrs. H. I
7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	31 Vibrant Global Capital Ltd 32 Phoenix ARC Private Limited otal current borrowings secured urrent borrowings secured me primary security for the Bank of Maharashtra cash credit limit is hypothecation of sto uitable mortgage of specified present immovable properties. In addition, this cash cred allkarni and corporate guarantee of Ascent Promoters & Developers P Ltd., Growing omoters & Developers Pvt. Ltd. ne overdraft from Bank of Maharashtra is secured by pledge of term deposit receipts. nere is no primary security for the Mortgage Overdraft limit from Kalyan Janata Sahak operties. In addition, being a property owner guarantor & co-applicants for this loan aa ri. D. S. Kulkarni and Mr. Shirish Kulkarni. ne overdraft from Syndicate Bank is secured by pledge of term deposit receipts.	- 8.71 12.40 4,196.31 ck and debtors of encumbra it limit is secured by the pe ch Agro-forestery Pvt. Ltd. ari Bank Ltd. The collateral	156.44 - 3,831.90 10,579.90 nce free projects. The colla rsonal guarantee of Mr. D. & Holy Land Agro-forest security is registered mortg	156 - 3,831. 9 10,396. / teral security is by way S. Kulkarni & Mrs. H. ery Pvt. Ltd. & Sapph age of certain immoval
2.1 The equilibrium of the formation of	31 Vibrant Global Capital Ltd 32 Phoenix ARC Private Limited otal current borrowings secured urrent borrowings secured me primary security for the Bank of Maharashtra cash credit limit is hypothecation of sto uitable mortgage of specified present immovable properties. In addition, this cash cred allkarni and corporate guarantee of Ascent Promoters & Developers P Ltd., Growing omoters & Developers Pvt. Ltd. ne overdraft from Bank of Maharashtra is secured by pledge of term deposit receipts. nere is no primary security for the Mortgage Overdraft limit from Kalyan Janata Sahak operties. In addition, being a property owner guarantor & co-applicants for this loan ar ri. D. S. Kulkarni and Mr. Shirish Kulkarni.	8.71 12.40 4,196.31 ck and debtors of encumbra it limit is secured by the pe ch Agro-forestery Pvt. Ltd. ari Bank Ltd. The collateral re M/s D S Kulkarni & Co.8 velopement & construction D. S. Kulkarni & Mr. S. D. K to liabilities to be settled and ten back pertaining to Work	156.44 3,831.90 10,579.90 Ince free projects. The colla rsonal guarantee of Mr. D. & Holy Land Agro-forest security is registered mortg k D. S. Kulkarni & Associat is registered mortgage of la Culkarni. d assets available at the disp ing capital limits from bank	156.4 - 3,831.9 10,396.0 teral security is by way S. Kulkarni & Mrs. H. ery Pvt. Ltd. & Sapph age of certain immoval es. Personal Guarantee und along with present osal of the company we sof Rs. 2564.10 lakhs a
20 Tr () 20 Tr () 20 Tr (20 Tr)(20	Vibrant Global Capital Ltd Phoenix ARC Private Limited otal current borrowings secured urrent borrowings secured are primary security for the Bank of Maharashtra cash credit limit is hypothecation of sto uitable mortgage of specified present immovable properties. In addition, this cash credi alkarni and corporate guarantee of Ascent Promoters & Developers P Ltd., Growrid omoters & Developers Pvt. Ltd. ne overdraft from Bank of Maharashtra is secured by pledge of term deposit receipts. erer is no primary security for the Mortgage Overdraft limit from Kalyan Janata Sahak operatives. In addition, being a property owner guarantor & co-applicants for this loan arri. D. S. Kulkarni and Mr. Shirish Kulkarni. ne overdraft from Syndicate Bank is secured by pledge of term deposit receipts. ne overdraft from Punjab National Bank is secured by pledge of term deposit receipts. ne overdraft from Limit for the State Bank of India project specific cash credit limit for de ture structure thereon. In addition, this loan is secured by the personal guarantee of Mr. I ne company received NCLT order dated 23rd June, 2023, wherein the balances relating entified. For giving effect of the said order in the books of accounts, liabilities were writ ther non-current liabilities of Rs. 3828.20 lakhs.	8.71 12.40 4,196.31 ck and debtors of encumbra it limit is secured by the pe ch Agro-forestery Pvt. Ltd. ari Bank Ltd. The collateral re M/s D S Kulkarni & Co.8 velopement & construction D. S. Kulkarni & Mr. S. D. K to liabilities to be settled and ten back pertaining to Work	156.44 3,831.90 10,579.90 Ince free projects. The colla rsonal guarantee of Mr. D. & Holy Land Agro-forest security is registered mortg k D. S. Kulkarni & Associat is registered mortgage of la Culkarni. d assets available at the disp ing capital limits from bank	156.4 3,831.9 10,396.0 teral security is by way S. Kulkarni & Mrs. H. 1 ery Pvt. Ltd. & Sapphi age of certain immovab es. Personal Guarantee und along with present osal of the company we sof Rs. 2564.10 lakhs ar unting to Rs. 8.71 lakhs.
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2.2 Tr eq Ku Pr 3.3 Tr pr 5.5 Tr 5.5 Tr 5.6 Tr fut od 0.8 W 0.0 Tr () () () Tr	 Vibrant Global Capital Ltd Phoenix ARC Private Limited otal current borrowings secured arrent borrowings secured arrent borrowings expected arrent borrowings expected and corporate guarantee of Ascent Promoters & Developers P Ltd., Growid conters & Developers Pvt. Ltd. and orporate guarantee of Montage Overdraft limit from Kalyan Janata Sahak operties. In addition, being a property owner guarantor & co-applicants for this loan arri. D. S. Kulkarni and Mr. Shirish Kulkarni. and overdraft from Syndicate Bank is secured by pledge of term deposit receipts. and overdraft from Syndicate Bank is secured by pledge of term deposit receipts. and overdraft from Punjab National Bank is secured by pledge of term deposit receipts. and primary security for the State Bank of India project specific cash credit limit for de ture structure thereon. In addition, this loan is secured by the personal guarantee of Mr. I an ecompany received NCLT order dated 23rd June, 2023, wherein the balances relating entified. For giving effect of the said order in the books of accounts, liabilities were writ ther non-current liabilities of Rs. 3828.20 lakhs. hile giving effect of the NCLT order some other claims were added. One of such claims and Payables (a) Related Parties b) Other Parties 	- 8.71 12.40 4,196.31 ck and debtors of encumbra it limit is secured by the pe ch Agro-forestery Pvt. Ltd. ari Bank Ltd. The collateral re M/s D S Kulkarni & Co.8 velopement & construction D. S. Kulkarni & Mr. S. D. F to liabilities to be settled and ten back pertaining to Work was term loan from Phoenin - 670.91 670.91	156.44 3,831.90 10,579.90 Ince free projects. The colla rsonal guarantee of Mr. D. & Holy Land Agro-forest security is registered mortg & D. S. Kulkarni & Associat is registered mortgage of la Culkarni. I assets available at the disp ing capital limits from bank & ARC Private Limited amort 471.15 5,570.62 6,041.77	156. 3,831. 10,396. teral security is by way S. Kulkarni & Mrs. H. ery Pvt. Ltd. & Sapph age of certain immoval es. Personal Guarantee und along with present osal of the company way sof Rs. 2564.10 lakhs a unting to Rs. 8.71 lakhs 471. 5,438. 5,909.
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20 Tr 10 C 10 C	 Vibrant Global Capital Ltd Phoenix ARC Private Limited otal current borrowings secured urrent borrowings secured te primary security for the Bank of Maharashtra cash credit limit is hypothecation of sto uitable mortgage of specified present immovable properties. In addition, this cash credi alkarni and corporate guarantee of Ascent Promoters & Developers P Ltd., Growrid omoters & Developers Pvt. Ltd. te overdraft from Bank of Maharashtra is secured by pledge of term deposit receipts. tere is no primary security for the Mortgage Overdraft limit from Kalyan Janata Sahak operties. In addition, being a property owner guarantor & co-applicants for this loan at ri. D. S. Kulkarni and Mr. Shirish Kulkarni. te overdraft from Syndicate Bank is secured by pledge of term deposit receipts. te overdraft from Syndicate Bank is secured by pledge of term deposit receipts. te overdraft from Punjab National Bank is secured by pledge of term deposit receipts. te overdraft from Punjab National Bank is secured by pledge of term deposit receipts. te orginary security for the State Bank of India project specific cash credit limit for de ture structure thereon. In addition, this loan is secured by the personal guarantee of Mr. I the company received NCLT order dated 23rd June, 2023, wherein the balances relating entified. For giving effect of the said order in the books of accounts, liabilities were writh ther non-current liabilities of Rs. 3828.20 lakhs. hile giving effect of the said order in the books of accounts, trade payables were the. ade payables & all liabilities are non-interest-bearing, unless specified otherwise in the co ther Financial Liabilities ade payables & all liabilities are non-interest-bearing, unless specified otherwise in the co ther Financial Liabilities an Current maturi	8.71 12.40 4,196.31 ck and debtors of encumbra it limit is secured by the pe ch Agro-forestery Pvt. Ltd. ari Bank Ltd. The collateral re M/s D S Kulkarni & Co.8 velopement & construction D. S. Kulkarni & Mr. S. D. F to liabilities to be settled and ten back pertaining to Work was term loan from Phoenin contract. 4,963.24 467.59	156.44 3,831.90 10,579.90 Ince free projects. The colla rsonal guarantee of Mr. D. & Holy Land Agro-forest security is registered mortg k D. S. Kulkarni & Associat is registered mortgage of la Culkarni. d assets available at the disp ing capital limits from bank ARC Private Limited amou 471.15 5,570.62 6,041.77 d assets available at the disp related parties of Rs. 471.15 5,221.55 1,487.30 277.98 208.86	156.4 - 3,831.9 10,396.0 teral security is by way S. Kulkarni & Mrs. H ery Pvt. Ltd. & Sapphi age of certain immoval es. Personal Guarantee und along with present osal of the company we sof Rs. 2564.10 lakhs ar 471.1 5,438.7 5,909.5 osal of the company we and others of Rs. 4899. 5,221.5 1,487.3 277.5 208.8
20.1 Tr cq ku Pr sh sh sh sh sh sh sh sh sh sh	 Vibrant Global Capital Ltd Phoenix ARC Private Limited otal current borrowings secured urrent borrowings secured arrent borrowings secured arrent borrowings secured are primary security for the Bank of Maharashtra cash credit limit is hypothecation of sto uitable mortgage of specified present immovable properties. In addition, this cash credi alkarni and corporate guarantee of Ascent Promoters & Developers P Ltd., Growing convoters & Developers Pvt. Ltd. ac overdraft from Bank of Maharashtra is secured by pledge of term deposit receipts. tere is no primary security for the Mortgage Overdraft limit from Kalyan Janata Sahak operties. In addition, being a property owner guarantor & co-applicants for this loan at ri. D. S. Kulkarni and Mr. Shirish Kulkarni. te overdraft from Syndicate Bank is secured by pledge of term deposit receipts. te overdraft from Punjab National Bank is secured by pledge of term deposit receipts. te overdraft from Punjab National Bank is secured by pledge of term deposit receipts. te originary security for the State Bank of India project specific cash credit limit for de ture structure thereon. In addition, this loan is secured by the personal guarantee of Mr. I the company received NCLT order dated 23rd June, 2023, wherein the balances relating entified. For giving effect of the said order in the books of accounts, liabilities were writh the non-current liabilities of Rs. 3828.20 lakhs. hile giving effect of the Said order in the books of accounts, trade payables were thes. a Charle Payables (a) Related Parties (b) Other Parties (c) Interest accrued but not due on Debentures (c) Interest accrued but not due on Debentures (b) Unpaid / unclaimed public deposits (c) Interest accrued but not due on Debentures (d) Interest on FD payable (e) Loans /		156.44 3,831.90 10,579.90 Ince free projects. The colla rsonal guarantee of Mr. D. & Holy Land Agro-forest security is registered mortg k D. S. Kulkarni & Associat is registered mortgage of la Culkarni. A assets available at the disp ing capital limits from bank ARC Private Limited amor 471.15 5,570.62 6,041.77 A assets available at the disp related parties of Rs. 471.15 5,221.55 1,487.30 277.98 208.86 54,012.97	156.4 - 3,831.9 10,396.0 teral security is by way S. Kulkarni & Mrs. H. J. ery Pvt. Ltd. & Sapphi age of certain immoval es. Personal Guarantee und along with present osal of the company we sof Rs. 2564.10 lakhs an anting to Rs. 8.71 lakhs. 471.1 5,438.7 5,909.9 osal of the company we and others of Rs. 4899. 5,221.5 1,487.3 277.9 208.8 54,012.9
9.1 Tr eq pr 9.2 Tr 9.3 Tr pr 9.4 Tr 9.5 Tr 9.6 Tr fut 9.7 Tr idd od 9.8 W 20 Tr (((20.1 Tr c 21 Or (((((((((((((((((((Vibrant Global Capital Ltd Phoenix ARC Private Limited otal current borrowings secured urrent borrowings secured te primary security for the Bank of Maharashtra cash credit limit is hypothecation of sto uitable mortgage of specified present immovable properties. In addition, this cash credi alkarni and corporate guarantee of Ascent Promoters & Developers P Ltd., Growrid omoters & Developers Pvt. Ltd. te overdraft from Bank of Maharashtra is secured by pledge of term deposit receipts. tere is no primary security for the Mortgage Overdraft limit from Kalyan Janata Sahak operties. In addition, being a property owner guarantor & co-applicants for this loan at ri. D. S. Kulkarni and Mr. Shirish Kulkarni. te overdraft from Syndicate Bank is secured by pledge of term deposit receipts. te overdraft from Syndicate Bank is secured by pledge of term deposit receipts. te overdraft from Punjab National Bank is secured by pledge of term deposit receipts. te overdraft from Punjab National Bank is secured by pledge of term deposit receipts. te orginary security for the State Bank of India project specific cash credit limit for de ture structure thereon. In addition, this loan is secured by the personal guarantee of Mr. I the company received NCLT order dated 23rd June, 2023, wherein the balances relating entified. For giving effect of the said order in the books of accounts, liabilities were writh ther non-current liabilities of Rs. 3828.20 lakhs. hile giving effect of the said order in the books of accounts, trade payables were the. ade payables & all liabilities are non-interest-bearing, unless specified otherwise in the co ther Financial Liabilities ade payables & all liabilities are non-interest-bearing, unless specified otherwise in the co ther Financial Liabilities an Current maturi	8.71 12.40 4,196.31 ck and debtors of encumbra it limit is secured by the pe ch Agro-forestery Pvt. Ltd. ari Bank Ltd. The collateral re M/s D S Kulkarni & Co.8 velopement & construction D. S. Kulkarni & Mr. S. D. F to liabilities to be settled and ten back pertaining to Work was term loan from Phoenin contract. 4,963.24 467.59	156.44 3,831.90 10,579.90 Ince free projects. The colla rsonal guarantee of Mr. D. & Holy Land Agro-forest security is registered mortg k D. S. Kulkarni & Associat is registered mortgage of la Culkarni. d assets available at the disp ing capital limits from bank ARC Private Limited amou 471.15 5,570.62 6,041.77 d assets available at the disp related parties of Rs. 471.15 5,221.55 1,487.30 277.98 208.86	156.4 3,831.9 10,396.0 teral security is by way S. Kulkarni & Mrs. H. I ery Pvt. Ltd. & Sapphi age of certain immovab es. Personal Guarantee und along with present osal of the company we sof Rs. 2564.10 lakhs ar anting to Rs. 8.71 lakhs. 471.1 5,438.7 5,909.9 osal of the company we

21.2	While giving effect of the NCLT order some other claims were added. One of such claim	ims was interest from ICICI Ban	k amounting to Rs. 2,095.65 lakh	15.
21.3	The details of mortgages of the assets held by the Company and the secured NCDs are	disclosed above.	_	
21.4	The interest payable to Tata capital Housing Finance Ltd. On subvention scheme is sec		nd.	
22	Other current liabilities			
	(a) Unclaimed dividends	-	13.37	13.37
	(b) Statutory liabilities	-	2,108.40	2,103.73
	Total other current liabilities	-	2,121.78	2,117.10
22.1	The balance of dividend unclaimed for FY 09-10 & 10-11 has not been transferred to I	EPF fund as per the provisions	of Sec 124 of the Companies Act	, 2013.
22.2	The company received NCLT order dated 23rd June, 2023, wherein the balances relation			
	identified. For giving effect of the said order in the books of accounts, liabilities we liabilities of Rs. 2,108.40 lakhs.	re written back pertaining to U	nclaimed dividends of Rs. 13.37	lakhs and Statutor
	nabinues of K5. 2,100.40 fakits.			
23	Provisions			
	(a) Provision for expenses	-	187.56	189.21
	(b) Provision for employee benefits	148.50	959.49	959.49
	(c) Development expenses payable	-	3,022.41	3,022.41
	(d) Income tax provisions (net)	-	332.83	332.83
	Total Provisions	148.50	4,502.29	4,503.94
23.1	The company received NCLT order dated 23rd June, 2023, wherein the balances relati	ing to liabilities to be settled and	assets available at the disposal o	of the company wer
	identified. For giving effect of the said order in the books of accounts, liabilities were		sion for expenses of Rs. 187.56	lakhs, Provision fo
	employee benefits of Rs. 810.99 lakhs and Income tax provisions (net) of Rs. 332.83 lak	xhs.		
	Contingent Liabilities not provided for:			
24	1 Guarantee is respect of secured loans obtained by another company	-	10,000.00	10,000.00
24	Balance of secured loans as at end of year	-	8,152.79	8,152.79
24		-	780.40	780.40
24	2 Guarantee to Government Authorities		15,119.12	15,119.12
24	 Guarantee to Government Authorities Tax Matters under appeal 		339.88	339.88
24	 Guarantee to Government Authorities Tax Matters under appeal Cases filed against the company 	-		
24	 Guarantee to Government Authorities Tax Matters under appeal 	-	812.16 34,052.31	812.16 35,204.35

Note	es to Standalone Financial Statements for the year ended	As at 31st March 2023 (Revised)	As at 31st March 2023 (Original)	As at 31st March 2022 (Original)
25	Revenue from operations			
	(a) Revenue from Company other than a finance company			
	(i) Sale of land & Development rights	-	-	-
	Total Revenue from operations	-	-	-
	As per IND AS 115, the Company has not recognised any revenue since there is no asset in the current year. The impact thereof in negligible.	satisfaction of performance	obligations customer has n	ot obtained control of the
26	Other Income			
	(a) Income from subsidiaries	-	-	-
	(b) Interest on fixed deposits with bank	-	-	4.59
	(c) Discount Received	(0.00)	-	-
	Total at the end of reporting period	(0.00)	-	4.59
27	Purchases of Stock-in-Trade			
27				
	(a) Sub-Contractor's Charges	-	-	-
	Total Land & / or development expenses			
28	Increase/(Decrease) in inventories of Finished Stocks & WIP			
	(a) Finished Stocks			
	Opening	1,381.64	1,381.64	1,381.64
	Less : Closing	(1,381.64)	(1,381.64)	(1,381.64)
		(1,001101)	(1,501101)	(1,501101)
	(b) Work-in-progress			
	Opening	1,55,540.42	1,55,540.42	1,55,540.42
	Less : Closing	(92,528.31)	(1,55,540.42)	(1,55,540.42)
	(c) Material at Site			
	Opening	245.94	245.94	245.94
	Less : Closing		(245.94)	(245.94)
	0		· · · · · · · · · · · · · · · · · · ·	· · · · ·
	Total increase/(Decrease) in inventories of Finished Stocks & WIP	(63,258.05)	0.00	0.00
	In order to give a true and fair view of the state of affairs of the company, the inven independent valuer (i.e. at cost or NRV whichever is lower), which resulted in reduct			
28.2	In order to give a true and fair view of the state of affairs of the company, there was	reduction in the inventory o	f material at site amounting	g to Rs. 245.94 lakhs as no
	inventory of material was physically available at site.	,		
29	Employee Benefits expenses			
	(a) Salaries, wages, bonus etc	-	-	-
	Total employee Benefits expenses	-	-	-
29.1	There are no employees in the company as the said Company is under the process of	CIRP		
29.2	Directors have not been paid any remuneration in the current year with the fact that	they are not in a position to	work for the company and	receive the said money.

30	Office & admin expense			
50	(a) Professional expenses		6.24	17.98
	(a) CIRP Cost		89.09	117.28
	(c) Trustee fees		07.07	
	(d) Legal charges	-	89.39	
	(e) Security charges	79.34	79.34	75.62
	(f) Society Maintenance Charges	77.54	-	75.02
		-	0.00	-
		184.72	0.00	-
	(h) Administration expenses	104.72	-	
	Total office & admin expense	264.06	264.06	210.87
30.1	The company being under CIRP process has incurred various CIRP related cost for	the COC meetings held.	The cost incurred has be	en approved by the COC
	members in every meeting held	0		11 ,
30.2	Various periodic expenses have not been booked for the year due to lack of document	tation / detailed evidences	for that period.	
			1	
31	Finance Costs			
	(a) Interest on deposits & loans	-	-	-
	(b) Interest to financial institutions	-	-	-
	(c) Interest to banks	-	-	-
	(d) Other financial expenses	-	-	-
	(e) Interest on Debentures	-	-	-
	Total finance Costs	-	-	-
31.1				
32	Depreciation & Amortization expenses			
	(a) Depreciation expenses	1	42.55	60.18
	Total demonstration 9. Amontication announce	-	42.55	60.18
	Total depreciation & Amortization expenses	-	42.55	00.10
33	Corporate Social Responsibility expenses			
55	(a) Gross amount required to be spent during the year		_	_
	(b) Amount spent during the year			
	(b) Aniount spent during the year	-	-	
	Total Corporate Social Responsibility expenses			
34	Earnings per share(EPS)			
	Earnings per share is calculated in accordance with the Ind AS 33			
	Particulars			
	Profit after tax (in lacs)	(40,506.10)	(4,867.38)	(266.46)
	Weighted average number of Equity shares	258.01	258.01	258.01
	Nominal value of Equity shares	10.00	10.00	10.00
	Basic and Diluted earnings per share (In Rs)	(1,56,99,426.40)	(18,86,506.42)	(1,03,276.16)

Notes t	o Standalo	one Financial Statements for the year ended	As at 31st March 2023 (Revised)	As at 31st March 2023 (Original)	As at 31st March 2022 (Original)
35	Exception	onal Items			
00	(a)	Write-Off - Capital in nature			
		Property, Plant, Equipment and Intangible Assets write off	249.84	-	-
		Loans & Advances write off	18,889.38	-	-
		Sub Total	19,139.22	-	-
	(b)	Write-Back - Capital in nature			
	. ,	Loan & Advances from Banks, Financial Institutions and Others	(32,577.54)		
		Deferred Tax Liability	(42.68)	-	-
		Unclaimed dividends	(13.37)	-	-
		Statutory liabilities	(2,441.23)	-	-
		Sub Total	(35,074.82)	-	-
	(c)	Write-Off - Revenue in nature			
	. ,	Loans with Interest write off	4,979.90	-	-
		Trade Receivables	1,874.20	-	-
		Cash and Cash equivalents	2.66	-	-
		Other Current Assets	193.57	-	-
		Sub Total	7,050.34	-	-
	(d)	Write-Back - Revenue in nature			
	. ,	Other deposits	(0.10)	-	-
		Advance from debtors	(8,799.07)	-	-
		Trade payables	(3,688.07)	-	-
		Interest & Provisions write back	(6,246.82)	-	-
		Sub Total	(18,734.06)	-	-
	(e)	Advances written-off			
		DSK Southern Projects Private Ltd.	4,560.77	-	-
		Sub Total	4,560.77	-	-
	Total ex	cceptional items	(23,058.55)	-	-

Kulkarni Developers Ltd. L45201PN1991PLC063340					
s to the Standalone Ind AS Profit and Loss Statement for the year ended					
Related party disclosures Names of erstwhile related parties where control exists and related party relationship					
Subsidiaries	1	DSK Developers Corporation			
	2	DSK Infra Pvt. Ltd.			
	3	DSK Southern Projects Pvt. L	.td.		
Step-down subsidiaries	1	DSK Woods LLC			
	1	Mr. D. S. Kullaran			
Erstwhile Key management personnel	1	Mr. D. S. Kulkarni			
Relatives of erstwhile key management personnel	1	Mrs Hemanti D Kulkarni			
	2 3	Mr. Amit Deepak Kulkarni Mrs. Ashwini Sanjay Deshpan	de		
	4	Mrs. Bhagyashree Amit Kulka			
	5	Mr. Makarand S. Kulkarni			
	6 7	Mrs. Tanvi S Kulkarni Mr. Shirish Kulkarni			
	,				
Enterprises owned or significantly influenced by erstwhile key management personnel or their relatives	1	Ambiance Ventures Estates &	Developments Pvt. Ltd.		
	2	Amit & Company	Deate I e l		
	3 4	Ascent Promoters & Develop Chandradeep Promoters & De			
	5	D. S. Kulkarni Constructions			
	6	D.S.Kulkarni & Associates			
	7 8	D.S.Kulkarni & Brothers D.S.Kulkarni & Company			
	9	D.S.Kulkarni & Sons			
	10	DSK & Asso			
	11 12	DSK & Co. DSK Auto Pvt. Ltd.			
	13	DSK Constructions			
	14	DSK & Sons			
	15 16	DSK Digital Technologies Pv DSK Entertainment LLC	t. Ltd.		
	17	DSK Global Education and R	esearch Ltd.		
	18	DSK Infotech Pvt. Ltd.			
	19 20	DSK Milkotronics Pvt. Ltd. DSK Motors Pvt. Ltd.			
	21	DSK Mototrucks Pvt. Ltd.			
	22	DSK Motowheels Pvt. Ltd.			
	23 24	DSK Prabhu Granite LLP DSK Sales & Services			
	25	DSK Shivajians Football Club	Pvt. Ltd.		
	26	DSK Studios Pvt. Ltd.			
	27	DSK World Education Counc			
	28 29	DSK Worldman Projects Ltd. Fairyland Promoters & Develo			
	30	Forever Solar Projects Pvt. Lto			
	31 32	Gharkul Greengold Farms & Forests P	vrt I td		
	33	Growrich Agroforestry Pvt. L			
	34	Hexagon Capital Advisors Pvt			
	35 36	Holyland Agroforestry Pvt. Lt Rasa Group	d.		
	30 37	Sapphire Promoters & Develo	pers Pvt. Ltd.		
	38	Shri Saptashrung Oil Mills Pvt	. Ltd.		
	39 40	Talisman Hospitality Services Telesmell	Pvt. Ltd.		
	40 41	Tricone Infracon Ltd.			
Festukia Palatad party trapageti		2022-23	2022-23	2021-22	
Erstwhile Related party transactions		2022-23 (Revised)	2022-23 (Original)	2021-22 (Original)	
BALANCE SHEET ITEMS:		Rs. in Lacs	Rs. in Lacs	Rs. in Lacs	
1 Equity Contribution Mrs. H. D. Kulkarni		490.59	490.59	490.59	
Mr. D. S. Kulkarni		600.0469	600.05	600.05	
Mr. Shirish Kulkarni Sub total		152	152.00	152.00	
Sub total		1,242.64	1,242.64	1,242.64	
2 Loans and Advances payable			10 /00 00	10 100	
D S Kulkarni & Associates D S Kulkarni & Company		-	13,692.90 37,387.79	13,692.90 37,387.79	
D.S.Kulkarni Constructions Pvt Ltd		-	14.43	14.43	
DSK Infra Pvt. Ltd.		-	145.23	145.23	
DSK Worldman Projects Ltd		-	103.39	103.39	
DSK Global Education and Research Ltd. DSK Global Education & Research-Anandghan Loan		-	120.26 437.16	120.26 437.16	
Mrs. H. D. Kulkarni		-	299.24	299.24	
Mr. Shirish Kulkarni		-	48.94	48.94	
Mr. D. S. Kulkarni Ambiance Ventures Estates & Developments Pvt. Ltd.		-	96.34 682.19	96.34 682.19	
*		_	53,027.85	53,027.85	
Sub total					

L45201PN1991P	01 C062240			
	2LC063340 one Ind AS Profit and Loss Statement for the year ended			
es to the Standalo	Deposits payable			
3			0.50	(
	D S Kulkarni & Associates	-	0.50	(
	DSK Global Education and Research Ltd.	-	25.00	25
	Mr. D. S. Kulkarni	-	1.77	
	Sub total	-	27.27	27
4	T-1.			
4	Trade payable		57.42	
	DSK Motors Pvt. Ltd	-	56.43	50
	DSK Motowheels Pvt Ltd	-	155.84	15
	DSK Global Education and Research Ltd.	-	112.75	11:
	Talisman Hospitality Pvt. Ltd	-	2.48	
	Mr Shirish Kulkarni	-	223.98	22
	Mrs. H D Kulkarni	-	35.03	3
	Telesmell	-	0.03	
	D. S Kulkarni & Associates	-	0.22	
	Sub total	-	586.76	58
5	Investments at the year end			
	DSK Developers Corporation	-	509.50	50
	Less: Provision for permanent dimunition in value	-	(509.50)	(509
	DSK Global Education and Research Ltd.	73.32	73.32	7.
	DSK Southern Projects Pvt Ltd	-	-	1,40
	Less: Provision for permanent dimunition in value	-	-	(1,400
	DSK Infra Pvt Ltd	200.00	200.00	20
	Sub total	273.32	273.32	273
6	Advances receivable			
	Tricone Infracon Ltd.	-	469.28	469
	DSK Global Education and Research Ltd.	-	659.70	659
	Mr. Shirish Kulkarni	-	226.22	220
	Sub total	-	1,355.19	1,35
7	Loans receivable			
	DSK Developers Corporation	-	6,959.68	6,959
	DSK Southern Projects Pvt Ltd	5.00	5.00	5,289
	Less: Provision for doubtful debts	-	(4,713.84)	(4,713
	Sub total	5.00	2,250.84	7,535
8	Deposits receivable			
	D S Kulkarni & Company	-	25.00	2
	Mr Shirish D Kulkarni	-	14.00	1-
	Mrs. H D Kulkarni	-	1.50	
	D S Kulkarni & Associates	-	25.00	2
	DSK Global Education & Research Ltd	-	11.03	1
	Sub total	-	76.53	70
9	Trade receivable			
	DSK Shivajians Football Club Pvt Ltd	-	0.38	(
	Sub total	-	0.38	(
10	Guarantees given			
	DSK Global Education and Research Ltd.	-	10,000.00	10,000
	Sub total	-	10,000.00	10,000
			,	,
	TOTAL OF BALANCE SHEET ITEMS	1,520.96	68,840.78	74,125
PROFIT / LOS	S ITEMS			
1	Interest Income			
	DSK Developers Corporation	-	-	
	DSK Southern Projects Pvt Ltd	-	-	
	Sub total	-	-	
	There are interest expense due to the related parties of the Company whi	ich has not been recognised with an inter	tion of no payment in curre	ent year or any
	future years.			, jear or any
TOTAL OF PR		-		
TOTAL OF PR	OFIT / LOSS ITEMS	-		

D. S. Kulkarni Developers Ltd. CIN L45201PN1991PLC063340 Notes to the Standalone Ind AS Profit and Loss Statement for the year ended

37 Disclosure for assets given on lease as per Ind AS 116:

i The company has given its land on operating lease to its erstwhile subsidiary, DSK Global Education & Research Ltd for a period of 99 years w.e.f 1st July 2008

Particulars of asset		Gross Block as at 31- Net	Block as at 31-03- C	Fross Block as at 31-03-	Net Block as at
		03-2023	2023	2022	31-03-2022
Land (Rs. in Lacs)		2,592.03	2,592.03	2,592.03	2,592.03
Future minimum le	ease payments receivable in respect of non-cancellable leases	Revised - 2022-23		Original - 2022-23	Original- 2021-22
		Rs. in Lacs		Rs. in Lacs	Rs. in Lacs
Due within one year	ar from the Balance Sheet date	-		-	85.30
Due in the period l	between one year and five years	-		-	341.20
Due after five year	'S	-		-	7,421.10
Total		-		-	7,847.60
38 Additional Inform	ts of lease dues for 1 year from the Balance sheet date is kept to be same a	is that of last year due to lack of data.			
50 Automai milom		2022-23	2022-23	2021-22	2021-22
A	nation Expenditure in foreign currency during the financial year on account of	2022-23	2022-23	2021-22	2021-22

39 Particulars of Loans, Guarantees & Investments pursuant to Section 186 of the Companies Act, 2013 and Regulation 34 read with Schedule V of the SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015:

				Maximum ou	itstanding during th	ne year
		Outstanding as at				
	31-03-2023	31-03-2023	31-03-2022	31-03-2023	31-03-2023	31-03-2022
	(Revised)	(Original)	(Original)	(Revised)	(Original)	(Original)
Name of Entity		Rs. in Lacs	Rs. in Lacs	Rs. in Lacs	Rs. in Lacs	Rs. in Lacs
Loans to subsidiaries for business purpose						
DSK Developers Corporation	-	6,959.68	6,959.68	-	6,959.68	-
DSK Southern Projects Pvt. Ltd.	-	5.00	5,289.40	-	5,289.40	-
sub-total	-	6,964.68	12,249.08	-	12,249.08	-
Corporate Guarantees for other companies against bank loan						
DSK Global Education & Research Ltd.	-	10,000.00	10,000.00	-	10,000.00	10,000.0
Investments in subsidiaries for business purpose						
DSK Developers Corporation	-	509.50	509.50	-	509.50	509.5
DSK Infra Pvt. Ltd.	200.00	200.00	200.00	200.00	200.00	200.0
DSK Southern Projects Pvt. Ltd.	-	-	-	-	-	-
sub-total	200.00	709.50	709.50	200.00	709.50	709.5
Investments in former subsidiary						
DSK Global Education & Research Ltd.	73.32	73.32	73.32	73.32	73.32	73.3
Investment by DSK Developers Corporation (US subsidiary) in						
its own subsidiary DSK Woods LLC		1 074 45	1 074 45		1 074 45	1.074 /

40 Additional information related to delayed payment by the Company to Micro / Small Enterprises as per Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006 (MSMED Act, 2006): This disclosure is voluntary since Ind AS compliant Schedule III is silent about this disclosure.

Sr I	No Particulars	31-03-2023 (Revised) <i>Rs. in Lacs</i>	31-03-2023 (Original) <i>Rs. in Lacs</i>	31-03-2022 (Original) <i>Rs. in Lacs</i>
(i)	The principal amount remaining unpaid to any supplier (as defined in S2(n) of MSMED Act, 2006) as at the end of the accounting year	Nil	Nil	Nil
(ii)	The interest due on the principal amount remaining unpaid to any such supplier as at the end of the accounting year	Nil	Nil	Nil
(iii)	The amounts of payments made to such supplier beyond the appointed day during the accounting year	Nil	Nil	Nil
(iv)	The amount of interest paid by the company in terms of S 16 of MSMED Act, 2006, during the accounting year	Nil	Nil	Nil

CIN L45201PN1991 Notes to the Standa	alone Ind AS Profit and Loss Statement for the year ended			
(v)	The amount of interest due and payable for the period of delay in making payment without adding the interest specified un MSMED Act, 2006.	der Nil	Nil	Nil
(vi)	The amount of interest accrued and remaining unpaid at the end of the accounting year	Nil	Nil	Nil
(vii)	The amount of further interest due and payable even in the succeeding years until such a day when the interest dues are actually p to the small enterprise for the purpose of disallowance as a deductible expenditure u/s 23 of the MSMED Act, 2006	vaid Nil	Nil	Nil
or P P S C O & As Chartered Accounta	ssociates. For DS Kulkarni Devlo ants	opers Limited		
is per our audit repo for P P S C O & As chartered Accounta irm Registration N unkit P. Sanghavi fartner	ssociates. For DS Kulkarni Devlo ants			Ghatiya y Secretary