

(Formerly known as Meenakshi Enterprises Limited)
A NBFC listed at Bombay Stock Exchange

CIN: L51102TN1982PLC009711

Regd Office: Shop No 3, 1st Floor, Adhi Vinayaka Complex, No 3 Bus stand, Gopalsamy Temple Street, Ganapathy,

Coimbatore, Tamil Nadu, India-641006 Email: investor@jmjfintechltd.com

Mob:7395922291/92

To

Date: 28.08.2023

The General Manager,
Department of Corporate Services,
M/s. BSE Limited,
Phiroze Jeejeebhoy Towers
25th Floor, Dalai Street
Mumbai - 400 001

Scrip Code: 538834

Respected Sir,

Sub: Submission of Annual Report of the 40^{th} Annual General Meeting for FY 2022-23 to be held on 20^{th} September 2023 - Regulation 34 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015.

In pursuance with Regulation 34 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, please find the enclosed Annual Report of the 40th Annual General Meeting for the FY-2022-23 to be held on 20th September 2023 at 11.30 A.M. through Video Conferencing facility which does not require physical presence of Members of a common venue.

The E-voting period begins from 17th September 2023 to 19th September 2023

Cut-off date will be 13th September 2023 and

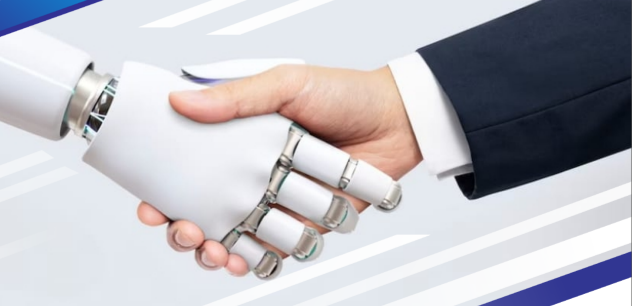
The Closure of book will be from 14th September 2023 to 20th September 2023

Thanking You,
Yours faithfully,
For JMJ FINTECH LIMITED



VIDYA DAMODARAN COMPANY SECRETARY AND COMPLIANCE OFFICER







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CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr. Johny Madathumpady Lonappan Chairman

Mr. Joju Madathumpady Johny
Mr. Ramakrishnan Areekuzhiyil
Mr. Sivadas Chettoor
Mr. Pradeep Kumar Chellappan
Ms. Julie George Varghese
Managing Director
Independent Director
Independent Director
Independent Director

Mrs. Vidya Damodaran Company Secretary

(Appointed w.e.f. 01st October 2022)

Ms. Ema k Pulimood Chief Financial Officer

(Dismissed w.e.f. 27th July 2023)

BOARD COMMITTEES

AUDIT COMMITTEE

Mr. Sivadas Chettoor Chairman
Mr. Ramakrishnan Areekuzhiyil Member
Ms. Julie George Varghese Member

NOMINATION AND REMUNERATION COMMITTEE

Mr. Ramakrishnan Areekuzhiyil Chairman Ms. Julie George Varghese Member Mr. Johny Madathumpady Lonappan Member

STAKEHOLDERS RELATIONSHIP COMMITTEE

Ms. Julie George Varghese Chairman Mr. Ramakrishnan Areekuzhiyil Member Mr. Sajeeth Mohammed Salim Member

(Resigned w.e.f. 20.08.2022)

Mr. Joju Madathumpaddy Johny Member

(Appointed w.e.f. 20-08-2022)

Mr. Pradeep Kumar Member

(Appointed w.e.f. 07-02-2023)

Statutory Auditors

M/s. Mahesh C Solanki & Co, Chartered Accountants 803, Airen Heights, PU-3, Scheme No. 54, Opp Malhar Mega Mall, A B Road, INDORE, Madya Pradesh – 452 010

Secretarial Auditors

M/s. Lakshmmi Subramanian & Associates, Practising Company Secretaries, Murugesa Naicker Office Complex, No. 81, Greams Road, Thousand Chennai-600 006

Internal Auditor

TAS& CO Chartered Accountants LLP, 2nd floor Venus Arcade, Kaniyappilly Road, Venala, Ernakulam, Kerala 682028

Bankers

HDFC

Kaithotta House, New No 5, Sait Colony, First Street, Chennai, Tamil Nadu, 600008

HDFC,

P.O. Road, Thrissur, Kerala 680001

ESAF Small Finance Bank

M. G Road Branch, Thrissur, Kerala 680001

The Federal Bank,

Veekay Tower, Marar Road, Thrissur, Kerala 680001

Registrar and Share Transfer Agent

M/s. Purva Sharegistry (India) Private Limited Shakthi IndustrialEstate, Ground Floor, J.R. Boricha Marg, Opp. Kasthurba Hospital, Lower Parel, Mumbai-400011.

(T) (91)-022-2301 6761/2301 8261.

(F) (91)-022-23012517

Email: <u>purvashr@mtnl.net.in</u>

STOCK EXCHANGES WHERE THE COMPANY'S SECURITIES ARE LISTED

Bombay Stock Exchange

REGISTERED OFFICE

Shop No. 3, 1st Floor, Adhi Vinayaga Complex, No. 3, Bus Stand, Gopalsamy Temple Street, Ganapaty, Coimbatore 641006 IN

CIN: L51102TN1982PLC009711 Email: investor@jmjfintechltd.com WEBSITE: www.jmjfintechltd.com

Investor relation mail id: investor@jmjfintechltd.com.

Contact Number: +91 7395922291/92



Mr.Johny Madathumpady Lonappan Chairman

Dear Stakeholders,

I am pleased to address you through our $40^{\rm th}$ Annual Report as we look back on the past year's achievements and set our sights on the future. In a year marked by unprecedented challenges, I am proud to say that our NBFC has shown remarkable resilience and adaptability.

Our commitment to sound financial practices, ethical conduct, and customer satisfaction has been the cornerstone of our operations. Despite the uncertainties that the financial landscape presented, we managed to navigate through them, thanks to our dedicated team and strategic decision-making.

Our strong financial performance, which is a testament to our prudent risk management and innovative product offerings, is a source of pride. We have continued to serve individuals and businesses alike, supporting their growth aspirations and financial needs.

As we chart the course for the coming year, our focus remains on enhancing our digital capabilities, fostering a diverse and inclusive work environment, and expanding our reach to underserved segments of the population. By doing so, we aim to create a positive impact on the communities we serve.

None of this would have been possible without the commitment of our employees, the trust of our customers, and the support of our shareholders. I extend my heartfelt gratitude to each one of you for being an integral part of our journey. With our solid foundation, capable team, and unwavering dedication, I am confident that we will continue to grow, evolve, and thrive.

Thank you.

Warm regards, Johny Madathumpady Lonappan Chairman



Mr.Joju Madathumpady Johny Managing Director

Dear Stakeholders,

It is with great pleasure that I address you in this 40^{th} year's annual report, reflecting on our NBFC's performance and the strides we have made in the financial landscape. Despite the challenging environment, I am proud to share that our organization has not only weathered the storm but also emerged stronger and more resilient.

The past year has tested our mettle in unprecedented ways. However, I am pleased to report that our focus on prudent risk management, customer-centricity, and innovation has been pivotal in our success. Our commitment to serving our clients' diverse financial needs while upholding the highest ethical standards has been unwavering.

Our ability to adapt swiftly and efficiently to the changing dynamics of the industry has allowed us to capitalize on emerging opportunities. From enhancing our digital platforms to streamlining internal processes, we have embraced transformation as a means to drive growth and efficiency.

Our employees, the driving force behind our accomplishments, deserve special recognition. Their dedication, adaptability, and relentless pursuit of excellence have been commendable. It is their hard work that has enabled us to maintain a strong financial position and continue creating value for our customers and shareholders.

Looking ahead, our strategic priorities remain clear. We will continue to invest in technology, expand our product offerings, and strengthen our risk management framework. Our goal is to ensure sustainable growth while safeguarding the interests of all stakeholders.

As we embark on the next chapter of our journey, I would like to express my gratitude to you, our valued shareholders and stakeholders, for your trust and support. Your confidence in us motivates us to achieve even greater heights.

In conclusion, the road ahead may be challenging, but I am confident that our NBFC is well-equipped to navigate it successfully. Together, we will continue to drive innovation, embrace change, and deliver on our promises.

Thank you.

Sincerely, Joju Madathumpady Johny Managing Director NOTICE is hereby given that the 40th Annual General Meeting of JMJ Fintech Limited (formerly known as Meenakshi Enterprises Limited) will be held on Wednesday, 20th September 2023, at 11.30 AM through Video Conference or Audio-Visual Means to transact the following business:

ORDINARY BUSINESS:

- 1) To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended March 31, 2023 together with the Reports of the Board of Directors and the Auditors thereon.
- 2) To appoint a director in place of Mr. Joju Madathumpady Johny (having DIN 02712125) who retires from office by rotation and being eligible offers herself for reappointment.

Place: Chennai For and behalf of the board

Date: 14.08.2023 sd/-

Johny Madathumpady Lonappan

Chairman

DIN: 00017895

NOTES:

- The Ministry of Corporate Affairs ("MCA") has vide its General Circular No. 14/2020 dated 8th April, 2020; 17/2020 dated 13th April, 2020; 20/2020 dated 5th May, 2020; 02/2021 dated 13th January, 2021; 03/2022 dated 05th May, 2022, 10/2022 dated 28th December, 2022 and any amendment/ modification thereof issued by MCA and read with the Securities ("SEBI") and Exchange Board India Circular SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020, Circular SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 15th January, 2021, Circular No. SEBI/ HO/CFD/CMD2/ CIR/P/2022/62 dated 13th May, 2022 and Circular No. SEBI/ HO/CFD/PoD-2/P/ CIR/2023/4 dated 05th January, 2023 (hereinafter referred to as "Circulars"), and in compliance with the provisions of the Companies Act, 2013 ("Act") and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulation, 2015 ("Listing Regulations") permitted the holding of the AGM through Video Conferencing (VC) or Other Audio Visual Means (OAVM), without the physical presence of the members at a common venue.
- 2. Accordingly, in compliance with the provisions of the Act read with the Circulars, the AGM of the Company is being held through VC / OAVM only. Further, in accordance with the Secretarial Standard-2 on General Meetings issued by the Institute of Company Secretaries of India ("ICSI") read with Guidance/Clarification dated 15th April, 2020 issued by ICSI, the proceedings of the AGM shall be deemed to be conducted at the Registered Office of the Company which shall be the deemed Venue of the AGM
- 3. Since this AGM is being held pursuant to the Circulars through VC/OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form, Attendance Slip and Route Map are not annexed to this Notice.
- 4. In line with the Circulars, the Annual Report for the Financial Year 2022-23 including Notice of the 40th AGM of the Company, inter alia, indicating the process and manner of e-voting is being sent by Email, to all the Members whose Email IDs are registered with the Company / Registrar and Share Transfer Agent or with the respective Depository Participant(s) for communication purposes to the Members and to all other persons so entitled and the same will also be available on the website of the Company at www.jmjfintechltd.com_and can also be accessed from the websites of the Stock Exchanges i.e., Bombay Stock Exchange Limited at www.bseindia.com
- 5. The SEBI has mandated the submission of the Permanent Account Number ("PAN") by every participant in the securities market. Members holding shares in electronic form are, therefore requested to submit their PAN to their Depository Participant(s). Members holding shares in physical form are requested to submit their PAN details to the Company's share transfer agent, M/s. Purva Sharegistry(India) Private Limited.
- 6. Those Members who have already registered their e-mail addresses are requested to keep their e-mail addresses validated with their DP to enable servicing of notices/ documents/ Reports and other communications electronically to their e-mail address in future.

- 7. Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 8. In compliance with the provisions of Sections 108 and other applicable provisions of the Act, read with Rule 20 of Companies (Management and Administration) Rules, 2014 and Regulation 44 of the Listing Regulations, the Company is offering only e-voting facility to all the Members of the Company and the business will be transacted only through the electronic voting system. The Company has engaged the services of M/s. Purva Sharegistry (India) Private Limited for facilitating e-voting to enable the Members to cast their votes electronically as well as for e-voting during the AGM. Resolution(s) passed by Members through e-voting are deemed to have been passed as if they have been passed at the AGM.
- 9. In terms of the Listing Regulations, securities of listed companies can only be transferred in dematerialized form with effect from 01st April 2019 except in case of transmission or transposition of securities. In view of the above, members holding shares in physical form are advised to dematerialize the shares with their Depository Participant.
- 10. Members are provided with the facility for voting through Voting system during the VC/OAVM proceedings at the AGM and Members participating at the AGM, who have not already casted their vote by remote e-voting, are eligible to exercise their right to vote at the AGM.
- 11. Members who have already casted their vote by remote e-voting prior to the AGM will be eligible to participate at the AGM but shall not be entitled to cast their vote again on such resolution(s) for which the Member has already casted the vote through remote e-voting.
- 12. The Register of Members and Share Transfer Books of the Company will **remain closed from Thursday**, **14**th **of September 2023** to **Wednesday**, **20**th **of September 2023**(both days inclusive) in terms of the provisions of Section 91 of the Companies Act, 2013 and the applicable clauses of the SEBI (Listing Obligations and Disclosures Requirements Regulations) 2015.
- 13. The Members of the Company holding shares either in physical form or in dematerialized form, as on the **cut-off date on Wednesday**, 13th of September 2023, may cast their vote by remote e-voting. The remote e-voting period commences on **Sunday**, 17th September 2023 at 09:00 A.M. (IST) and ends on **Tuesday**, 19th September 2023 at 05:00 P.M. (IST). Once the vote on a resolution is casted by the Member, the Member shall not be allowed to change it subsequently.

THE INSTRUCTIONS FOR SHAREHOLDERS FOR REMOTE E-VOTING ARE AS UNDER:

- **Step 1:** Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.
- **Step 2:** Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.
 - (i) The voting period begins on Sunday, 17th September 2023 at 09:00 A.M. (IST) and ends on Tuesday, 19th September 2023 at 05:00 P.M. (IST). During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date on Wednesday, 13th of September 2023 may cast their vote electronically. The e-voting

- module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

Step 1: Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.

(iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020, on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to abovesaid SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:

Type of Log	ogin Method
shareholders	
Shareholders holding securities in Demat mode with CDSL 2. A opt info be vot dur sys CD ser	Users who have opted for CDSL Easi / Easiest facility, can login through their isting user id and password. Option will be made available to reach e-Voting age without any further authentication. The URL for users to login to Easi / asiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the formation provided by company. On clicking the evoting option, the user will eable to see e-Voting page of the e-Voting service provider for casting your on the during the remote e-Voting period or joining virtual meeting & voting uring the meeting. Additionally, there is also links provided to access the stem of all e-Voting Service Providers i.e. DSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting revice providers' website directly.

	https://web.cdslindia.com/myeasi/Registration/EasiRegistration
Individual Shareholders holding securities in demat mode with NSDL	4. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com/Evoting/EvotingLogin . The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers. 1. If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com/either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. 2. If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp 3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digitdemat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authenticati
Individual Shareholders (holding securities in demat mode) login through their Depository Participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

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

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

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

Step 2: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.

- (v) Login method for e-Voting and joining virtual meetings for **Physical shareholders and shareholders other than individual holding in Demat form.**
- 1. The shareholders should log on to the e-voting website www.evotingindia.com.
- 2. Click on "Shareholders" module.
- 3. Now enter your User ID
- a. For CDSL: 16 digits beneficiary ID,
- b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
- c. Shareholders holding shares in Physical Form should enter Folio Number registered with the company
- 4. Next enter the Image Verification as displayed and Click on Login.
- 5. If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
- 6. If you are a first-time user, follow the steps given below:

	For Physical shareholders and other than individual shareholders
	holding shares in Demat.
PAN	Enter your 10 digit alpha-numeric PAN issued by Income Tax
	Department (Applicable for both demat shareholders as well as
	physical shareholders)
	Shareholders who have not updated their PAN with the Depository
	Participant are requested to use the sequence number sent by RTA
	or contact RTA.
Dividend Bank	Enter the Dividend Bank Details or Date of Birth in (dd/mm/yyyy)
Details	format as recorded in your demat account or in the company records
OR Date of	in order to login.
Birth (DOB)	If both the details are not recorded with the depository, please enter
	the member id/folio number in the Dividend Bank details field.

vi. After entering these details appropriately, click on "SUBMIT" tab.

vii. Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.

viii. For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.

ix. Click on the EVSN for the relevant JMJ FINTECH Limited on which you choose to vote.

x. On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.

xi. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.

xii. After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.

xiii Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote. xiv You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.

xv If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.

xvi. Additional Facility for Non – Individual Shareholders and Custodians – For Remote Voting only.

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively, Non-Individual shareholders are required to send the relevant Board Resolution/Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at their email address, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL ADDRESSES ARE NOT REGISTERED WITH THE DEPOSITORIES FOR OBTAINING LOGIN CREDENTIALS FOR E-VOTING FOR THE RESOLUTIONS PROPOSED IN THIS NOTICE:

1. For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by purvashr@mtnl.net.in.

- 2. For Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP)
- 3. For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM THROUGH VC/OAVM & E-VOTING DURING MEETING ARE AS UNDER:

- 1. The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.
- 2. The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- 3. Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM/EGM.
- 4. Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- 5. Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance at least 10 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at www.jmjfintechltd.com. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 10 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at www.jmjfintechltd.com These queries will be replied to by the company suitably by email.
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 9. Only those shareholders, who are present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM.
- 10. If any Votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting

System, you can write an email to helpdesk.evoting@cdslindia.com .

11. The Company has appointed Smt. Lakshmmi Subramanian, Practicing Company Secretary, to act as the Scrutinizer, for conducting the scrutiny of the votes cast and she has communicated her willingness to be appointed.

The Scrutinizer, after scrutinising the votes cast during the AGM and through remote e-voting, will not later than three days of conclusion of the Meeting, make a consolidated scrutinizer's report and submit the same to the Chairman. The results declared along with the consolidated scrutinizer's report shall be placed on the website of the Company www.jmjfintechltd.com and CDSL website. The results shall simultaneously be communicated to the Bombay Stock Exchange Limited.

Place: Chennai Date: 14.08.2023 For and behalf of the board sd/Johny Madathumpady Lonappan
Chairman
DIN: 00017895

ANNEXURE TO NOTICE AS PER REGULATION 36 (3) OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

Name of the Director	Mr. Joju Madathumpady Johny
DIN	02712125
Age	47 years
Date of Appointment	09-12-2021
Experience in business field	More than 20 years
No. of. Shares held as on 31.03.2023	NIL
Directorship in other public companies	NIL
Chairman/Member of committees in	NIL
other public company	
Relationship with any other Director	Mr. Johny Madathumpady Lonappan
	(whole time director)

Place: Chennai For and behalf of the Board

Date: 14.08.2023

Johny Madathumpady Lonappan

Chairman

Sd/-

DIN: 00017895

DIRECTORS' REPORT

Dear Shareholders,

Your directors' have pleasure in presenting the 40th Annual Report on the business and operations of your company along with the Audited Financial Statements for the year ended 31st March 2023.

FINANCIAL HIGHLIGHTS

The Financial Results for the year ended 31st March, 2023.

Particulars	2022 - 23 (Rs. in Lakhs)	2021 – 22 (Rs. in Lakhs)
Revenue from operations	380.925	63.50
Other Income	1.369	0.00
Total Income	382.294	63.50
Total Expenses	283.928	58.65
Profit/(Loss) before tax	98.366	4.85
Exceptional Item	0.00	0.00
Tax Expenses:		
Current Tax	0.00	0.00
Deferred tax	0.642	0.00
Profit / (Loss) carried to Balance sheet	83.111	4.85

BUSINESS PERFORMANCE:

The Company during the year has achieved a turnover of Rs. 380.925 Lakhs as compared to a turnover of Rs. 63.50 Lakhs in the previous year. The Company has incurred net profit of Rs. 83.111 Lakhs as compared to the profit of Rs. 4.85 Lakhs in the previous year. Your directors are continuously taking all the efforts to improve the existing business.

SHARE CAPITAL:

The Paid-up Equity Share Capital as on March 31, 2023 was Rs. 12,40,00,000/- No additions and alterations to the capital were made during the financial year 2022-2023.

DIVIDEND:

The Board of Directors wish to conserve the profit for future development and expansion and hence have not recommended any dividend for the financial year 2022-23.

DEPOSITS FROM PUBLIC:

The Company has not accepted any deposits from public and as such, no amount on account of principal or interest on deposits from public was outstanding as on date of the Balance Sheet.

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS:

There has been no loan and guarantees given or made by the Company under Section 186 of the Act, 2013 during the financial year 2022-23. The details of loans given by the company are mentioned in Note number 4

TRANSFER OF PROFITS TO RESERVES:

Board decided to retain the profit of Rs. 83.11 lakhs in the Retained earnings.

SUBSIDIARY/JOINT VENTURES/ASSOCIATE COMPANIES

The Company does not have any subsidiaries, associates and joint venture companies.

DIRECTORS' RESPONSIBILITIES STATEMENT:

Pursuant to the requirement of Section 134 (5) of the Act, the Directors hereby confirm:

- That in the Preparation of Final Accounts, the applicable Accounting Standards has been followed along with proper explanation relating to material departures;
- That they had selected such Accounting Policies and applied them consistently and made
 judgments and estimates that are reasonable and prudent so as to give a true and fair view
 of the state of affairs of the Company at the end of the financial year and of the profit or loss
 of the Company for that period.
- That they had taken proper and sufficient care for the maintenance of adequacy Accounting Records in accordance with the provisions of the Act, for safeguarding the Assets of the Company and for preventing and detecting fraud and other irregularities;
- That they had prepared the Annual Accounts on a Going Concern basis.
- That they laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and operating properly; and
- That they have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

DIRECTORS AND KEY MANAGERIAL PERSONNEL

Board Composition

The Board of the Company as on March 31, 2023 consists of 2 executive directors, 4 Independent Directors and 2 KMP's including a Company Secretary and a Chief Financial officer.

During the financial year under review, the following changes occurred in the Board of Directors and Key Managerial Personnel of the Company: -

- Resignation of Disola Jose Koodaly from the post of Executive Director of the company with effect from 09.05.2022
- Resignation of Mr. Sajeeth Mohammed Salim from the post of Executive Director of the Company with effect from 20th August 2022.
- Change in designation of Mr. Johny Madathumpady Lonappan from Non-executive Director to Executive Chairman with effect from its Annual General Meeting held on 19th September 2022.
- Resignation of Mr. Disola Jose Koodaly from the post of Company Secretary and Compliance officer of the Company with effect from 30th September 2022 vide circular resolution dated 02nd September 2022

- Resignation of Mrs. Vidya Damodaran from the post of Chief Financial officer of the Company with effect from 30th September 2022 approved at the Board meeting held on 06th October 2022.
- Appointment of Mrs. Vidya Damodaran as Company Secretary, Compliance officer and KMP of the Company with effect from 01st October 2022 approved at the Board meeting held on 06th October 2022.
- Appointment of CA Ema K Pulimood as the Chief Financial Officer of the Company w.e.f 15th March 2023.

Events occurred after the end of the Financial Year:

 Dismissal of Ema k pulimood from the position of Chief Financial officer w.e.f. 27th July 2023

Director's Re-appointment:

• To appoint a director in place of Mr. Joju Madathumpady Johny (having DIN 02712125) who retires from office by rotation and being eligible offers herself for reappointment.

Meetings of Board of Directors

The Board meets at regular intervals to discuss and decide on business strategies / policies and review the financial performance of the Company. The Board Meetings are pre-scheduled, and a tentative annual calendar of the Board is circulated to the Directors well in advance to facilitate the Directors to plan their schedules.

Meeting	No. of Meetings during the Financial Year 2022-23	Date of the Meeting
Board Meeting	10	09.05.2022, 30.05.2022,
		14.06.2022, 10.08.2022,
		20.08.2022, 06.10.2022,
		08.11.2022, 10.12.2022
		,07.02.2023 & 15.03.2023
Audit Committee	5	09.05.2022, 30.05.2022,
		10.08.2022, 08.11.2022 &
		07.02.2023
Nomination &	3	09.05.2022, 20.08.2022 &
Remuneration Committee		15.03.2023
Stakeholders Relationship	1	18 Mar 2023
Committee		

The interval between two Board Meetings was well within the maximum period mentioned under section 173 of the Companies Act, 2013, and SEBI Listing (Disclosures and Obligations Requirements) Regulations, 2015.

BOARD EVALUATION:

Pursuant to the provision of the Companies Act, 2013, a structured questionnaire was prepared after taking into consideration of the various aspects of the Boards' functioning, the composition of the Board and its committees, culture, execution and performance of specific duties, obligations, and governance.

The board and the committee were evaluated on various criteria as stated below:

- 1. Composition of the Board and Committee.
- 2. Understanding of the Company and its business by the Board.
- 3. Availability of information to the board and committee.
- 4. Effective Conduct of Board and Committee Meetings.
- 6. Monitoring by the Board management effectiveness in implementing strategies, managing risks and achieving the goals.

The Board also carried out the evaluation of directors and chairman based on following criteria:

- 1. Attendance of meetings.
- 2. Understanding and knowledge of the entity.
- 3. Maintaining Confidentiality of board discussion.
- 4. Contribution to the board by active participation.
- 5. Maintaining independent judgment in the decisions of the Board

SEPARATE MEETING OF THE INDEPENDENT DIRECTORS:

As required under Clause VII of Schedule IV of the Companies Act, 2013, the Independent Directors held a Meeting on 10th February 2023, without the attendance of Non-Independent Directors and members of Management.

INDEPENDENT DIRECTOR'S DECLARATION:

All Independent Directors have given declarations that they meet the Criteria of independence laid down under Section 149 of the Companies Act, 2013 and Securities and Exchange Board of India (Listing Obligations and Disclosure requirements) Regulations, 2015 in respect of financial year ended 31st March, 2023, which has been relied on by the Company and placed at the Board Meeting.

FAMILIARIZATION PROGRAMME FOR INDEPENDENT DIRECTORS:

The Company has practice of conducting familiarization program of the independent directors as detailed in the Corporate Governance Report which forms part of this Annual Report.

POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION AND OTHER DETAILS

Director's appointment and remuneration including criteria for determining qualifications, positive attributes, independence of a director and other matters provided under the Companies Act, 2013 are covered under the Board's policy formulated by the Company and is available on the Company website www.jmjfintechltd.com

BOARD DIVERSITY:

The Company recognizes that building a Board of diverse and inclusive culture is integral to its success. The Board considers that its diversity, including gender diversity, is a vital asset to the business. The Board has adopted a Board diversity policy which sets out the approach to diversity of the Board of Directors.

NOMINATION AND REMUNERATION POLICY

Pursuant to Section 178(3) of the Companies Act, 2013, the Board of Directors has framed a policy which lays down a framework in relation to remuneration of Directors, Key Managerial Personnel and Senior Management of the company. The policy also lays down the criteria for selection and appointment of Board Members. The policy and details of Nomination and Remuneration is available on the website of the Company at www.jmjfintechltd.com

In accordance with the Nomination and Remuneration Policy, the Nomination and Remuneration Committee has, inter alia, the following responsibilities:

- 1. The Committee had formulated the criteria for determining qualifications, positive attributes, and independence of a director. and is available in the company website www.jmjfintechltd.com The Committee shall identify persons who are qualified to become Director and persons who may be appointed in Key Managerial and Senior Management positions in accordance with the criteria laid down in this policy.
- 2. Recommend to the Board, appointment, and removal of Director, KMP and Senior Management Personnel.
- 3. The Board shall carry out evaluations of the performance of every Director, KMP and Senior Management Personnel at regular intervals (yearly).
- 4. The remuneration/ compensation/ commission etc. to the Managerial Personnel, KMP and Senior Management Personnel will be determined by the Committee and recommended to the Board for approval. The remuneration/ compensation/ commission etc. shall be subject to the prior/ post approval of the shareholders of the Company and Central Government, wherever required.
- 5. Increments to the existing remuneration/ compensation structure may be recommended by the Committee to the Board which should be within the slabs approved by the Shareholders in the case of Managerial Personnel.
- 6. Where any insurance is taken by the Company on behalf of its Managerial Personnel, Chie Executive Officer, Chief Financial Officer, the Company Secretary, and any other employees for indemnifying them against any liability, the premium paid on such insurance shall not be treated as part of the remuneration payable to any such personnel. Provided that if such person is proved to be guilty, the premium paid on such insurance shall be treated as part of the remuneration.

- 7. The Non-Executive/ Independent Director is not paid remuneration by way of fees for attending meetings of the Board or Committee thereof.
- 8. Commission to Non-Executive/ Independent Directors If proposed may be paid within the monetary limit approved by shareholders, subject to the limit not exceeding 1% of the net profits of the Company computed as per the applicable provisions of the Companies Act, 2013.

WHISTLE BLOWER POLICY/ VIGIL MECHANISM:

Pursuant to Section 177(9) of the Companies Act, 2013, your Company has established a Vigil Mechanism policy for directors and employees to report concerns about unethical behaviors, actual or suspected fraud, violations of Code of Conduct of the Company etc. The mechanism also provides for adequate safeguards against the victimization of employees who avail themselves of the mechanism and also provides for direct access by the Whistle Blower to the Audit Committee. It is affirmed that during the Financial Year 2022-23, no employee has been denied access to the Audit Committee. The vigil mechanism policy is also available on the Company's website www.jmjfintechltd.com

INTERNAL CONTROL AND ITS ADEQUACY:

The Company has formulated a Framework on Internal Financial Controls In accordance with Rule 8 (5) (viii) of Companies (Accounts) Rules, 2014, the Company has adequate internal control systems to monitor business processes, financial reporting and compliance with applicable regulations and they are operating effectively.

The systems are periodically reviewed by the Audit Committee of the Board for identification of deficiencies and necessary time-bound actions are taken to improve efficiency at all the levels. The Committee also reviews the observations forming part of internal auditors' report, key issues and areas of improvement, significant processes and accounting policies.

COMPOSITION OF COMMITTEES OF THE BOARD

During the year all the recommendations of the Audit Committee were accepted by the Board. Pursuant to Section 177(8) of the Companies Act, 2013, the Composition of Audit Committee is given as under:

AUDIT COMMITTEE

Mr. Sivadas Chettoor	Chairman
Mr. Ramakrishnan Areekuzhiyil	Member
Ms. Julie George Varghese	Member

NOMINATION AND REMUNERATION COMMITTEE

Mr. Ramakrishnan Areekuzhiyil	Chairman
Ms. Julie George Varghese	Member
Mr. Johny Madathumpady Lonappan	Member

STAKEHOLDERS RELATIONSHIP COMMITTEE

Ms. Julie George Varghese	Chairman	
Mr. Ramakrishnan Areekuzhiyil	Member	
Mr. Sajeeth Mohammed Salim	Member	
(Resigned w.e.f. 20.08.2022)		
Mr. Joju Madathumpady Johny	Member	
(Appointed w.e.f. 20-08-2022)		
Mr. Pradeep Kumar	Member	
(Appointed w.e.f. 07-02-2023)		

CODE OF CONDUCT FOR DIRECTORS AND SENIOR MANAGEMENT:

The Board of Directors has adopted a policy and procedure on Code of Conduct for the Board Members and employees of the Company in accordance with the SEBI (Prohibition of Insiders Trading) Regulations, 2015. This Code helps the Company to maintain the Standard of Business Ethics and ensure compliance with the legal requirements of the Company.

The Code is aimed at preventing any wrong doing and promoting ethical conduct at the Board and by employees. The Compliance Officer is responsible to ensure adherence to the Code by all concerned.

The Code lays down the standard of Conduct which is expected to be followed by the Directors and the designated employees in their business dealings and in particular on matters relating to integrity in the workplace, in business practices and in dealing with stakeholders.

All the Board Members and the Senior Management Personnel have confirmed Compliance with the Code.

Auditors:

STATUTORY AUDITORS:

M/s. Mahesh C Solanki & Co., re-appointed as the Statutory Auditors of the company at the 39th Annual General Meeting held on 19th September 2022 for a period of five consecutive years i.e., till the conclusion of 44th AGM.

COMMENT ON STATUTORY AUDITOR'S REPORT:

There are no qualifications, reservations, remarks or disclaimers made by M/s. Mahesh C Solanki

& Co., Statutory Auditor in their audit report

COST AUDITOR:

Pursuant to notification of Companies (Cost Records and Audit) Rules, 2014 read with Companies (Cost Records and Audit) Amendment rules, 2014 the Company does not fall under the purview of Cost Audit.

SECRETARIAL AUDITOR:

Pursuant to the requirements of Section 204 (1) of the Companies Act, 2013 and Rule 9 of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, M/s. Lakshmmi Subramanian & Associates, Practicing Company Secretaries (CP No. 1087, FCS: 3534) was appointed to conduct secretarial audit for the financial year 2022-2023.

The Secretarial Audit Report as received from the Secretarial Auditor is annexed to this report as Annexure – I.

QUALIFICATION OF SECRETARIAL AUDIT REPORT:

There are no material qualifications in the Secretarial Audit Report.

INTERNAL AUDITORS:

M/s TAS & CO, Chartered Accountants, are the Independent Internal Auditors of the Company. The Audit Committee determines the scope of internal Audit line with regulatory and business requirements. The company has appointed M/s TAS & Co, Chartered Accountants LLP as the internal auditor for the financial year 2022-23 & 2023-24

REPORTING OF FRAUDS BY AUDITORS:

During the year under review, neither the Statutory Auditor nor the Secretarial Auditor has reported to the Audit Committee under Section 143 of the Companies Act, 2013, any instances of fraud committed against the Company by its officers or employees, the details of which would need to be mentioned in the Board's Report.

RISK MANAGEMENT POLICY:

The risk management is overseen by the Audit Committee of the Company on a continuous basis. Major risks, if any, identified by the by the business and functions are systematically addressed through mitigating action on a continuous basis. The risk management policy is available in the Company website **www.jmjfintechltd.com**

PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTY PARTIES:

During the financial year 2022-23, the Company had not entered into any material transactions with related parties under Section 188 of the Companies Act, 2013. However, the Policy on Related Party Transaction is available on the Company's website **www.jmjfintechltd.com**

CORPORATE SOCIAL RESPONSIBILITY (CSR):

Your Company is not having profits more than Rs 5 Crores in year 2021-22 or net worth more than Rs 500 Crores or turnover of more than Rs. 1000 Crores in the previous financial year and therefore

Constituting of a CSR Committee and its Compliance in accordance with the provisions of Section 135 of the Companies Act, does not arise.

EXTRACT OF ANNUAL RETURN:

The Annual Return in accordance with Section 92(3) of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014, is available on company's website and can be accessed – www.jmjfintechltd.com

DISCLOSURES OF SHARES HELD BY PROMOTERS IN DEMAT FORM

The promoters of the Company hold share hundred percent in demat form.

PARTICULARS OF EMPLOYEES:

The information is required under Section 197 (12) of Companies Act, 2013 read with rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, in respect of employees of the Company, forms part of this report as Annexure-II

DISCLOSURE REQUIREMENTS

As per SEBI Listing Regulations, the Corporate Governance Report with the Auditors' Certificate thereon, and the Management Discussion and Analysis Report are attached, which forms part of this report. The Company has devised proper systems to ensure compliance with the provisions of all applicable Secretarial Standards issued by the Institute of Company Secretaries of India and is of the view that such systems are adequate and operating effectively.

SECRETARIAL STANDARDS:

The Company has devised proper systems to ensure compliance with the provisions of all applicable Secretarial Standards issued by the Institute of Company Secretaries of India and is of the view that such systems are adequate and operating effectively.

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES / INDUSTRIAL RELATIONS FRONT:

Training on all sectors is given to its employees periodically and motivated to work in line with the development of the industry. The willingness and commitment of the employees help the company to stand tall among its customer in quality and service.

BOARD POLICIES:

The Company has the following policies which are applicable as per the Companies Act, 2013 and SEBI (LODR) Regulations, 2015 which are placed on the website of the Company.

- Code of Conduct for Directors and Senior Management
- Whistle Blower Policy/ Vigil Mechanism
- Policy of Directors' Appointment and Remuneration

- Policy for determining materiality of events
- Policy on documents preservation of Documents
- Terms of appointment of Independent Directors
- Nomination and Remuneration Committee
- Policy on related party transactions
- Policy on Sexual Harassment of woman at work place (Prevention, prohibition and redressal) Act, 2013.

POLICY ON INSIDER TRADING:

On December 31, 2018, the Securities and Exchange Board of India amended the Prohibition of Insider Trading Regulations, 2015, prescribing various new requirements with effect from 1st April 2019. In line with the amendments, your Company has adopted an amended Code of Conduct to regulate, monitor and report trading by Designated Persons and their Immediate Relatives under the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015. This Code of Conduct also includes code of practices and procedures for fair disclosure of unpublished price sensitive information which has been made available on the Company's website www.jmjfintechltd.com

INTERNAL COMPLAINTS COMMITTEE:

The Company has zero tolerance for sexual harassment at workplace and has adopted a Policy on Prevention, Prohibition and Redressal of Sexual Harassment at workplace in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and Rules framed thereunder. Internal Complaints Committee ("ICC") is in place for all works and offices of the Company to redress complaints received regarding sexual harassment. The policy on Prohibition Prevention & Redressal of Sexual Harassment is available on the website of the Company at www.jmjfintechltd.com

During the Financial Year under review, no complaints with allegation of sexual harassment were filed with the ICC.

Internal Complaint Committee Members:

1. Ms. Julie George Varghese

2. Mrs. Vidya Damodaran

The Committee met once in the financial year 2022-23. The Company is committed to provide a safe and conducive work environment to its employees during the financial year. Your directors state that during the financial year 2022-23, there were no cases filed pursuant to the Sexual harassment of Women at workplace (Prevention and Redressal) Act, 2013.

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

• Energy Conservation: Conservation of energy continues to receive increased emphasis and steps are being taken to reduce the consumption of energy at all levels. The Company has taken steps to conserve energy in its office use, consequent to which

energy consumption had been minimized. No additional Proposals/ Investments were made to conserve energy. Since the Company has not carried on industrial activities, disclosure regarding impact of measures on cost of production of goods, total energy consumption, etc, is not applicable.

- **Foreign Exchange Earnings and Outgo:** The Company has not earned or spent any foreign exchange during the year under review.
- Research and Development & Technology Absorption: The Company has not adopted any technology for its business and hence no reporting is required to be furnished under this heading. The Company will adopt necessary technology as and when required in the furtherance of the business.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS/COURTS/TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE:

During the year, there were no such instances of significant and material orders passed by the regulators, courts or tribunals except the NCLT order received for shifting of registered office from **ROC-Chennai to ROC - Coimbatore**

MATERIAL CHANGE AND COMMITMENTS OF THE COMPANY:

There are no Material change and events during the financial year except the following:

- Shifting of registered office of the company with effect from 09th May 2022 within the Local Limits of the City.
- Change of name of the company from "MEENAKSHI ENTERPRISES LIMITED" to "JMJ FINTECH LIMITED" vide Postal Ballot dated 14th June 2022.
- Shifting of registered office of the Company with effect from 13th September 2022 within the Local limits of the city.
- Shifting of Registered Office from the jurisdiction of Registrar of Companies, Chennai to the Jurisdiction to Registrar of Companies, Coimbatore within the State of Tamil Nadu vide Postal Ballot dated 10th January 2023.
- Domestic Enquiry Report against Smt Ema K Pulimood, Chief Financial Officer of the Company w.e.f 27th July 2023 subject to which the Company has dismissed her with immediate effect from the post of CFO along with taking into account the charges framed against her.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT:

As per SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, Management Discussion and Analysis Report is attached as Annexure -III.

CORPORATE GOVERNANCE REPORT

In accordance with Schedule V of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 Corporate Governance Report forms part of this Annual Report and attached

COMPLIANCE WITH RBI PRUDENTIAL NORMS:

The company has complied with the prudential norms on income recognition, accounting standards, assets classification, provisioning for bad and doubtful debts as applicable to it in terms of Non-Banking Financial (Non-Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2007 for the year ended on 31st March 2023.

APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016 DURING THE YEAR:

There were no applications made nor any proceeding pending under the insolvency and bankruptcy code, 2016 during the year

MAJOR THINGS HAPPENED DURING THE YEAR WHICH MADE THE IMPACT ON THE OVERALL WORKINGS OF THE COMPANY & THE MAJOR ACTIONS TAKEN BY THE COMPANY IN THAT RESPECT, SUCH AS COVID-19 PANDEMIC:

Nil

THE DETAILS OF DIFFERENCE BETWEEN AMOUNT OF THE VALUATION DONE AT THE TIME OF ONE TIME SETTLEMENT AND THE VALUATION DONE WHILE TAKING LOAN FROM THE BANKS OR FINANCIAL INSTITUTIONS ALONG WITH THE REASONS THEREOF:

During the year under review there was no instance of one-time settlement with any Bank or Financial Institution.

THE RATIO OF THE REMUNERATION OF EACH DIRECTOR TO THE MEDIAN REMUNERATION OF THE EMPLOYEES OF THE COMPANY FOR THE FINANCIAL YEAR AND PERCENTAGE INCREASE IN REMUNERATION OF EACH DIRECTOR AND KMP:

Executive Directors	Ratio to Median Remuneration
Mr. Joju Madathumpady Johny	4.58: 1

LISTING FEES:

The Company confirms that it has paid the annual listing fees for the year 2022-23 to the Bombay Stock Exchange.

CLOSURE OF REGISTER OF MEMBERS AND SHARE TRANSFER BOOKS:

The Register of Members and Share Transfer books of the company will be closed with effect from Thursday, 14th of September 2023 to Wednesday, 20th of September 2023 (both days inclusive).

ACKNOWLEDGEMENT:

Your directors take this opportunity to express their sincere gratitude to the encouragement, assistance, cooperation, and support given by the Central Government, the Government of Tamil Nadu during the year. They also wish to convey their gratitude to all the customers, Auditors, suppliers, dealers, and all those associated with the company for their continued patronage during the year.

Your directors also wish to place on record their appreciation for the hard work and unstinting efforts put in by the employees at all levels. The directors are thankful to the esteemed stakeholders for their continued support and the confidence reposed in the Company and its management.

CAUTIONARY STATEMENT:

The statements contained in the Board's Report and Management Discussion and Analysis Report contain certain statements relating to the future and therefore are forward looking within the meaning of applicable securities, laws and regulations. Various factors such as economic conditions, changes in government regulations, tax regime, other statues, market forces and other associated and incidental factors may however lead to variation in actual results.

Place: Chennai Date: 14.08.2023 For and behalf of the Board sd/Johny Madathumpady Lonappan
Chairman

DIN: 00017895

Annexure-I Form No. MR-3

Secretarial Audit Report for the financial year ended 31.03.2023

[Pursuant to section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,

The Members

JMJ FINTECH LIMITED

(Formerly known as Meenakshi Enterprises Limited)

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

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

We have also examined the following with respect to the following

- (a) all the documents and records made available to us and explanation provided by the JMJ Fintech Limited ("the Listed Entity"),
- (b) the filings/submissions made by the Listed Entity to the Stock Exchanges
- (c) website of the listed entity,
- (d) books, papers, minute books, forms and returns filed with the Ministry of Corporate Affairs and other records maintained by the Company for the financial year ended on 31st March, 2023 according to the provisions as applicable to the Company during the period of audit and subject to the reporting made hereinafter and in respect of all statutory provisions listed hereunder:
 - i. The Companies Act, 2013 (the Act) and the Rules made there under;
 - ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made there under;
 - iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under
 - iv. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-

- a) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time;
- b) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time ;
- c) The Securities and Exchange Board of India (Prohibition of Insider Trading Regulations, 2015 as amended from time to time;
- d) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 as amended from time to time;

We hereby report that

- a. The Listed Entity has complied with the provisions of the above Regulations and circulars/guidelines issued thereunder, except mentioned in this report.
- b. The Listed Entity has maintained proper records under the provisions of the above Regulations and circulars/guidelines issued thereunder in so far as it appears from our examination of those records.
- c. There were no actions taken against the listed entity/its promoters/directors either by SEBI or by Stock Exchanges (including under the Standard Operation Procedures issued by SEBI through various circulars) under the aforesaid Acts/Regulations and circulars/guidelines issued thereunder.

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

- i. The Listing Agreements entered into by the Company with the Stock Exchanges, where the Securities of the Company are listed and the uniform listing agreement with the said stock exchanges pursuant to the provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015
- ii. Secretarial Standards with respect to Meetings of Board of Directors (SS-1) and General Meetings (SS-2) issued by the Institute of Company Secretaries of India as amended from time to time.

In our opinion and as identified and informed by the Management, the following laws are specifically applicable to the Company:

1. Non-Banking Financial Companies Prudential Norms (Reserve Bank) Directions,

1998.

- 2. Reserve Bank of India Act, 1934.
- 3. Guidelines, directions and instructions issued by RBI through notifications and circulars relating to a loan company.

It is reported that during the period under review, the Company has been regular in complying with the provisions of the Act, Rules, Regulations and Guidelines, as mentioned above.

We further report that there were no actions/events in the pursuance of

- The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;
- The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021
- 3. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018
- 4. The Securities and Exchange Board of India (Issue and Listing of Non convertible Securities) Regulations, 2021;
- 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;

We further report that, based on the information provided by the Company, its officers and authorized representatives during the conduct of the audit, in our opinion, adequate systems and control mechanism exist in the Company to monitor and ensure compliance with other applicable general laws including Human Resources and Labour laws

We further report that the compliance by the Company of applicable financial laws, like direct and indirect tax laws, has not been reviewed in this Audit since the same have been subject to review by Statutory financial auditor and other designated professionals.

We further report that

The Board of Directors of the Company is well constituted with proper balance of Executive Directors, Non- Executive Directors and Independent Directors. There were no changes in the composition of the Board of Directors and also no change in the constitution of Committees during the period under review.

Notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were delivered 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.

All decisions at Board Meetings and Committee Meetings are carried out unanimously as

recorded in the minutes of the meeting of the Board of Directors or Committees of the Board as the case may be.

We further report that during the audit period the following events which have a major bearing on the Company's affairs have occurred:

- 1. Resignation of Disola Jose Koodaly from the post of Executive Director of the company with effect from 09.05.2022
- 2. Shifting of registered office of the company with effect from 09th May 2022 within the Local Limits of the City.
- 3. Change of name of the company from "MEENAKSHI ENTERPRISES LIMITED" to "JMJ FINTECH LIMITED" vide Postal Ballot dated 14th June 2022.
- 4. Resignation of Mr. Sajeeth Mohammed Salim from the post of Executive Director of the Company with effect from 20th August 2022.
- 5. Shifting of registered office of the Company with effect from 13th September 2022 within the Local limits of the city.
- 6. Change in designation of Mr. Johny Madathumpady Lonappan from Non-executive Director to Executive Chairman with effect from its Annual General Meeting held on 19th September 2022.
- 7. Re- appointment of M/s. Mahesh C Solanki & Co, Chartered Accountants as Statutory Auditors of the Company to hold office for a period of five consecutive years at its Annual General Meeting held on 19th September 2022.
- 8. Resignation of Mr. Disola Jose Koodaly from the post of Company Secretary and Compliance officer of the Company with effect from 30th September 2022 vide circular resolution dated 02nd September 2022
- 9. Resignation of Mrs. Vidya Damodaran from the post of Chief Financial officer of the Company with effect from 30th September 2022 approved at the Board meeting held on 06th October 2022.
- 10. Appointment of Mrs. Vidya Damodaran as Company Secretary, Compliance officer and KMP of the Company with effect from 01st October 2022 approved at the Board meeting held on 06th October 2022.

- 11. Shifting of Registered Office from the jurisdiction of Registrar of Companies, Chennai to the Jurisdiction to Registrar of Companies, Coimbatore within the State of Tamil Nadu vide Postal Ballot dated 10th January 2023. The form filed with MCA is yet to be approved.
- 12. Appointment of CA Ema K Pulimood as the Chief Financial Officer of the Company w.e.f 15th March 2023.

I further report except as given below, no other material events have been occurred during the period after the end of the Financial Year and before the signing of this, Report except the following;

1. The company received Domestic Enquiry Report against Smt Ema K Pulimood, Chief Financial Officer of the Company w.e.f 27th July 2023 subject to which the Company has dismissed her with immediate effect from the post of CFO along with taking into account the charges framed against her.

Place: Chennai

Date: 27-07-2023 For LAKSHMMI SUBRAMANIAN & ASSOCIATES

P.S. SRINIVASAN
PARTNER
ACS No. 1090
C.P. NO.3122

UDIN: A001090E000668075

Peer Review Certificate No: 1670/2020

ANNEXURE - A

To,
The Members
JMJ FINTECH LIMITED
(Formerly known as Meenakshi Enterprises Limited)

- 1. Maintenance of secretarial records is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on the random test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices I followed provide a reasonable basis for my opinion.
- **3.** We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- **4.** Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- **5.** The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of the management. My examination is limited to the verification of procedures on a random test basis.
- **6.** The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Place: Chennai

Date: 27-07-2023 For LAKSHMMI SUBRAMANIAN & ASSOCIATES

P.S. SRINIVASAN
PARTNER
ACS No. 1090
C.P. NO.3122

UDIN: A001090E000668075

Peer Review Certificate No: 1670/2020

ANNEXURE-II AOC-2

JMJ FINTECH LIMITED-SALARY & Directors Remuneration			
	KMP/RELATIVE OF		
PAID TO	KMP	22-23	21-22
S G F Melkha Singh	KMP-Director	-	2,85,600
JOJU M J	KMP -MD	33,90,000	6,87,524
Johny M L	KMP -Chairman, Father of MD	3,50,000	-
Sajeeth Mohammed Salim	KMP-Executive Director	3,23,507	1,50,000
Ramakrishnan Areekuzhiyil	Independent Director	1,80,000	54,000
Sivadas Chettoor	Independent Director	1,80,000	54,000
Pradeep kumar Chellappan Kamalakshi	Independent Director	1,80,000	40,500
Julie G Varghese	Independent Director	1,80,000	54,000
Disola Jose Koodaly	KMP-CS	3,60,000	1,24,686
Vidya Damodaran	KMP-CFO	2,70,000	76,935
Vidya Damodaran	KMP-CS	3,00,000	-
Ema K Pulimood	KMP-CFO	36,129	-
		57,49,636	15,27,245
Joshua M J	Son of MD	240000	-

Place: Chennai Date: 14.08.2023 For and behalf of the Board

sd/-

Johny Madathumpady Lonappan

Chairman

ANNEXURE-III MANAGEMENT AND DISCUSSION ANALYSIS REPORT

Industry Structure and Developments:

The operating environment for non-banking financial companies (NBFCs) seems to be improving. With the economy on the lend, loan disbursements have picked up in most segments, funding costs are economic down and several banks are facing capital constraints, giving these lenders a foot in the door.

The NBFC segment has witnessed considerable growth in the last few years and is now being recognized complementary to the banking sector due to implementation of innovative marketing strategies, introduction of tailor-made products, customer-oriented services and attractive rates of return on deposits and simplified products etc.

NBFCs have been at the fore font of catering to the financial needs and creating livelihood sources of the so called non-bankable masses in the rural and semi-urban areas. Through strong linkage at the grass roots level, they have created a medium of reach and communication and are very effectively serving this segment. Thus, NBFCs have all the key characteristics to enable the government and regulator to achieve the mission of financial inclusion in the given time.

Improving Macro-Economic Fundamentals:

The cross-sectional distribution pattern of the industry is determined by the performance of the Company. The Macro-economic vulnerabilities at the domestic front have declined because of improvement in growth outlook, fall in inflation and recovery in industrial production data. With rising investor sentiment and business confidence, industry growth is likely to be fuelled by lending in the future.

Strong Regulatory Initiatives:

The RBI has been tightening regulations to manage the risk in the sector and has been proposing higher capital and provisioning requirements. It has also been stressing higher disclosures to safeguard public money and prevent systematic shocks. In addition, the RBI has taken rapid preventive actions in addressing specific issues to manage systematic risk. It has issued an ombudsman scheme for NBFCs, offerings a grievance redressal mechanism for their customers.

Outlook:

NBFCs continue to be an integral part of the country's financial service ecosystem. The expected reforms and drive towards various core sectors will provide more opportunities to the NBFCs to create significant financial inclusion and employment opportunities across the country. In line with the government's vision to achieve inclusive growth, the next key step is to include the unbanked population in the formal financial system. This will empower them and result in a significant increase in the average per capital income. Governments policies, combined with the financial services industry's efforts to look for growth, will argument financial inclusion.

Business Overview:

[M] Fintech Limited (formerly known Meenakshi Enterprises Limited (MEL)) is one of the RBI

registered NBFC Company. Primarily the Business of the Company can be divided into following sections/segments:

- NBFC Activity (Non-Deposit Taking Company)
- Investment/Trading in Shares & Securities

NBF Activities:

The Company is also into business of lending money or providing loans to both Corporate Clients and HNIs. The Company is doing this only against security and guarantee (by way of pledging of shares, immovable properties, bank guarantees etc.) and is providing only after entering into an agreement for the same. It also finances SME sector for growth and it acts as consultant to the organizations for raising funds including capital either through IPO/PE/Venture funds. It also acts as management consultant relating to areas such as Merger, Amalgamation, Acquisition and Valuation etc.

Investment / Trading in Shares & Securities:

The Company also into the business of investment /trading in shares & Securities and is having its separate research division to identify good listed companies which provides opportunity of good returns in term of both dividend and capital gain. The Company invests its idle fund in both cash & derivatives market through BSE/NSE and has made handsome profit by investing in Shares & Securities.

SWOT Analysis:

Strengths:

- Distinguished financial services provider, with local talent catering to local customers.
- Robust collection systems
- Simplified and prompt loan request appraisal and disbursements.
- Product innovation and superior delivery.
- Ability to meet the expectations of a diverse group of investors and excellent credit ratings.
- Innovative resource mobilization techniques and prudent fund management practices.

Weakness:

- Regulatory restrictions-continuously evolving Government regulators may impact operations.
- Uncertain economic and political environment.

Opportunities:

- Demographic changes and under penetration.
- Large untapped rural and urban markets.
- Use of digital solutions for business/collections.

Threats:

- High cost of funds
- Rising NPAs
- Restrictions on deposit taking NBFCs
- Competition from other NBFCs and banks

Other risks and concerns:

As an NBFCs, the Company is subjected to both external risk and internal risk. External risk due to interest rate fluctuation, slowdown in economic growth rate, political instability, market

volatility, decline in foreign exchange reserves etc. Internal risk is associated with your company's business which includes deployment of funds in specific projects, diversification into other business operations, retention of talented personnel, managing effective growth rate, volatility in interest rate, NPAs in portfolio, changes in compliance norms and regulations, contingent liabilities and other legal proceedings. Your Company recognizes the importance of risk management and has invested in people, process and technologies to effectively mitigate the above risks.

Company's performance is closely linked to the Indian Capital Market as the Company has investments in both quoted as well as unquoted shares. These investments represents a substantial portion of the Company's business and are vulnerable to fluctuations in the stock market. Any decline in the price of quoted investments may be affected by factors affecting the capital markets such a price and volume volatility, interest rates, currency exchange rates, foreign investment, government policy changes, political economic developments, crude oil prices and economic performance abroad etc.

As non-deposit taking NBFC, the Company is subjected to regulations by Indian governmental authorities, including the Reserve Bank of India. Their laws and regulations impose numerous requirements and liquid assets. There may be future changes in the regulatory system or in the enforcement of the laws and regulations that may adversely affect the Company's performance. Moreover, any slowdown in the economic growth in India could cause the business of the Company to suffer. Recently the growth of industrial production has been variable. Any slowdown in Indian economy could adversely affect the Company's Business.

Risk Management:

The Company has a robust Risk Management framework to identify, evaluate business risks and opportunities. This framework seeks to create transparency, minimize adverse impact on the business objectives and enhance the Company's competitive advantage. The Business risk framework defines the risk management approach across the enterprise at various levels including documentation and reporting. The framework has different risk models which help in identifying risks trend, exposure and potential impact analysis at a Company level also has mitigation plans for each risk identified. The risk management policy of the Company is available on our website: www.jmjfintechltd.com

The Board has adopted the policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the 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 disclosures.

Internal Control system and their adequacy:

The Company has implemented a comprehensive system of internal controls and risk management systems for achieving operational efficiency, optimal utilization of resources, credible financial reporting and compliance with local laws. These controls are regularly reviewed by both internal and external agencies for its efficiency and effectiveness. Management information and reporting system for key operational activities form part of overall control mechanism.

The Company has retained the services of Independent firms of Professionals to function as internal auditors and provide reports and effectiveness of internal control measures are reviewed by top management and audit committee of the Board.

The Company believes that it has internal controls and risk management systems to assesses and monitor risks. The company has its management team which monitors and manages risks by monitoring trends that may have an effect on the economic environment and actively assesses on a routine basis the market value of the Company's loan book. The Company seeks to monitor and control its risk exposure through a variety of separate be but complementary financial and operational reporting systems. The Company believes it has effective procedures for evaluating and managing the market, operationally and other risks to which it is exposed.

Discussion On Financial Performance:

During the year under review, the Company has incurred a net profit of Rs.2.06 lakhs as compared to the loss of Rs. 26.21 Lakhs of the previous year. Your Directors are continuously looking for avenues for future growth of the Company in the Finance Industry.

The Board has adopted the policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the 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 disclosures.

Human Resource:

The Company firmly believes that human resources is an important instrument to provide proper communication of the Company's growth story to its stake holders and plays vital role in the overall prospects of the Company. So the Company takes possible steps for the welfare of its manpower. The employee relationship was cordial throughout the year. We as on 31st March, 2023 have Eleven permanent employees on our rolls.

Place: Chennai For and behalf of the Board

Date: 14.08.2023 sd/-

Johny Madathumpady Lonappan

Chairman

ANNEXURE-IV REPORT ON CORPORATE GOVERNANCE

In accordance with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the report containing details of corporate governance systems and process at JMJ Fintech Limited (formerly known as Meenakshi Enterprises Limited) as Under:

COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

The Company defines Corporate Governance as a systematic process by which Companies are directed and controlled to enhance their wealth generating capacity. Since large corporates employ vast quantum of social resources, we believe that the governance process should ensure that these Companies are managed in a manner that meets stakeholders' aspirations and social expectations. The Basic objective of corporate governance policies adopted by the Company is to attain the highest levels of transparency, accountability and integrity. This objective extends not merely to meet with statutory requirements but also goes beyond them by putting into place procedures and systems, which are in accordance with best practice of governance. Your Company believes that good corporate governance enhances the trust and confidence of all the stakeholders. Good practice in corporate behavior helps to enhance and maintain public trust in Companies and Stock Market.

BOARD OF DIRECTORS:

The Company as on date of this report has in all 6 Directors with considerable professional experience in divergent areas connected with corporate functioning.

The Board of Directors of the Company comprises of Non-executive and Independent Directors. In all there are six Directors, One Promoter cum Executive Director, One Managing Director and Four Independent Directors.

None of the Directors on the Board is a member of more than 10 Committees or Chairman of more than 5 Committees across all the Companies in which he/she is a director.

Composition of the Board of Directors as on the date of this Report is mentioned below:

Name of the Director	Designation	Category
Mr. Johny Madathumpady	Chairman	Promoter Executive
Lonappan		
Mr. Joju Madathumpady	Managing Director	Promoter Executive
Johny		
Ms. Julie George Varghese	Director	Independent Director
Mr. Pradeep Kumar	Director	Independent Director
Chellappan Kamalakshi		
Mr. Ramakrishnan	Director	Independent Director
Areekuzhiyil		
Mr. SivadasChettoor	Director	Independent Director
Mr. Sajeeth Mohammed Salim	Director	Promoter Executive Director
(resigned on 20-08-2022)		

Woman Director

As required under Section 149 of the Companies Act, 2013 as on date, Ms. Julie George Varghese, Independent Director is the woman Director on the Board of the Company.

As required under Number of Meetings of the Board:

The Board met 10 (Ten times) on the following dates during the financial year 2022-2023.

S. No	Date of the Board meeting
1	09.05.2022
2	30.05.2022
3	14.06.2022
4	10.08.2022
5	20.08.2022
6	06.10.2022
7	08.11.2022
8	10.12.2022
9	07.02.2023
10	15.03.2023

The Meetings of the Board were held periodically and 120 days has not lapsed between two meetings as prescribed under Section 173(1) of the Companies Act, 2013.

The details of attendance of each Director at the Board Meetings along with the number of meetings held during the year:

Name	Category	No. Of Board Meetings Held	No. of Board Meeting attended
Mr. Joju Madathumpady Johny	Managing Director	10	10
Mr. Johny Madathumpady Lonappan	Chairman, Executive Director	10	10
Mr. Ramakrishnan Areekuzhiyil	Independent Director	10	10
Mr. Sivadas Chettoor	Independent Director	10	10
Ms. Julie George Varghese	Independent Director	10	10
Mr.Pradeep Kumar Chellappan Kamalakshi	Independent Director	10	10
Mr. Sajeeth Mohammed Salim (resigned on 20-08- 2022)	Promoter Executive Director	5	5

Board Procedure

The Board has complete access to all the relevant information within the Company. The date and place of the meeting are advised to all the Directors well in advance and the agenda papers are sent to the Board of Directors in compliance with the provisions of the Companies Act ,2013, Secretarial Standards and the Listing Regulations. The agenda papers which provide all relevant adequate material information, explanatory notes, etc., are circulated to the Directors to facilitate meaningful, informed and free discussion to recommend inclusion of any other matter in the agenda for discussion.

All Board and Committee meetings are governed by structured agenda notes which are backed by comprehensive background along with the relevant attachments. Senior management of the Company will be invited to attend the Board meetings and provide clarifications as and when required. Minutes of the Board and Committees, resolutions passed by circulations will be circulated to all the Board and Committee members within the time lines prescribed under the Companies Act 2013 and other regulatory guidelines.

Director's attendance at the last Annual General Meeting

The following Directors of the Company attended the last Annual General Meeting of the Company held on 19th September 2022.

Category	Name of the Director	
Executive Directors	Mr. Joju Madathumpady Johny, Mr. Johny	
	Madathumpady Lonappan	
Independent Directors	Mr. Ramakrishnan Areekuzhiyil, Mr.	
	Sivadas Chittoor, Ms. Julie George	
	Varghese, Mr.Pradeep Kumar Chellappan	
	Kamalakshi	

The details of the Directors regarding their other Directorship and Membership in Committees in other Companies are as under:

Directors' Shareholding &Other Directorship and Membership as on 31.03.2023

Name of the Director	Number of shares held	No. of other Directorship / Partnership / Membership
Mr. Johny Madathumpady Lonappan	12,66,180	VILVATTOM KURIES PRIVATE LIMITED
Mr. Joju Madathumpady Johny	Nil	PALMA DEVELOPMENT FINANCE PRIVATE LIMITED
Mr. Sajeeth Mohammed Salim (resigned on 20-08-2022)	15,09,570	 PRUDENTIAL MANAGEMENT SERVICES PRIVATE LIMITED SAJEETH MANAGEMENT CONSULTANCY PRIVATE LIMITED
Ms. Julie George Varghese	Nil	ABATE AS INDUSTRIES LIMITED
Mr. Pradeep Kumar	Nil	1. EARTHOPHOENIX PRIVATE

Chellappan Kamalakshi		LIMITED 2. EZZA CHARITABLE	
		FOUNDATION	
Mr. Ramakrishnan	Nil	AUTODOCG SYSTEMS PRIVATE	
Areekuzhiyil		LIMITED	
Mr. Sivadas Chettoor	Nil	NIL	

Familiarization Programme

Independent Directors are familiarized with their roles, rights and responsibilities in the Company as well as with the nature of industry and business model of the Company by providing all material at the time of their appointment as Directors and through presentation of economy & industry overview, key regulatory development strategy and performance which are made to the Directors from time to time. In compliance with the requirements of listing Regulations your Company has an appropriate programme for newly inducted Directors and ongoing familiarization programs with respect to the strategy, industry overview, performance, operations of the Company, the organization structure and their roles, rights and responsibly as a director.

The Directors are also encouraged to attend the training programs being organized by various Regulator/ bodies/ institutions.

BOARD COMMITTEES:

Composition of Committees

The Audit Committee, Nomination & Remuneration Committee and the Stakeholders Relationship Committees are constituted with the Independent Directors as the Chairman.

A. AUDIT COMMITTEE:

As required under section 177(8), the Audit Committee comprises of 3 Directors of which all the directors are Independent Directors. The Committee was chaired by a Non-Executive Independent Director, with requisite qualification. In the opinion of the Board of Directors, all the members of Audit Committee are financially literate and also have accounting or related financial management experience. The Audit Committee monitors and provides effective observation of the financial control and reporting process, review the financial reporting process, internal audit process, adequacy of internal control systems, review of performance of Statutory Auditors, recommending appointment of Statutory, Internal Auditors, recommending the Audit fees also payment of fees for other services.

Composition

The Company derived immense benefit from the deliberation of audit Committee comprising of the following directors of the Company:

Name	Category of Membership	
Mr. Sivadas Chettoor	Chairman	
Mr. Ramakrishnan Areekuzhiyil	Member	
Ms. Julie George Varghese	Member	

All the Members have accounting or related financial management expertise. Chairman is a Non-Executive Independent Director.

The role of Audit Committee and terms of reference specified by the Board to the Audit Committee are the following:

- •Review of the Company's Financial reporting process, the financial statements and financial risk managerial policies.
- Review Quarterly, Half yearly and Annual Financial Accounts of the Company and discuss with Auditors.
- •To meet and review with External and Internal Auditors the Internal Control Systems and to ensure their Compliance.
- •To review matters as required under the terms of Listing Agreement.
- •To investigate matters referred to it by the Board.

MEETING AND ATTENDANCE OF THE COMMITTEE:

During the financial year Five Audit Committee meetings were held on following dates:

S.No	Date of the Meeting
1	09.05.2022
2	30.05.2022
3	10.08.2022
4	08.11.2022
5	07.02.2023

The attendance of directors at the Audit Committee meetings held during the financial year 2022-2023 is given below:

Name	Meetings held	Meeting Attended
Mr. Sivadas Chettoor	5	5
Mr. Ramakrishnan Areekuzhiyil	5	5
Ms. Julie George Varghese	5	5

B. Nomination and Remuneration Committee:

The board has constituted the Nomination and Remuneration Committee with two Independent Directors and one Non-executive Director to look after the appointment, promotions and payment of remuneration to the working Directors and Senior Executives of the Company.

Composition:

The Company derived immense benefit from the deliberation of Nomination and Remuneration Committee comprising of the following directors of the Company.

Name	Category of Membership	
Mr. Ramakrishnan Areekuzhiyil	Chairman	
Ms. Julie George Varghese	Member	
Mr. Johny Madathumpady	Member	
Lonappan		

Meeting and Attendance of the Committee:

During the financial year three (3) Nomination and Remuneration Committee meeting held on 09th May 2022, 20th August 2022, and 15th March 2023. The terms of reference of the Nomination and Remuneration Committee are as per the guidelines set out in the Listing Agreements with the Stock Exchanges.

The attendance of Directors of Nomination and Remuneration Committee meeting held during the financial year 2022-23 is given below:

Name	No. of Meetings Held	No. of Meetings Attended
Mr. Ramakrishnan Areekuzhiyil	3	3
Ms. Julie George Varghese	3	3
Mr. Johny Madathumpady Lonappan	3	3

Terms of Reference

Formulation of Policy for Selection and Appointment of Directors and Their Remuneration: The Nomination and Remuneration Committee discussed and thereafter decided upon the policy for selection of appointment of directors and their remuneration. The highlights of this policy are as follows:

Criteria of Selection of Non-Executive Directors

- a. The Non- Executive Directors shall be of high integrity with relevant expertise and experience so as to have a diverse Board with Directors having expertise in the field of investments in Capital and Debt Market, finance, taxation, law, governance and general management.
- b. In case of appointment of Independent Directors, the Committee shall satisfy itself with regard to the independent nature of the Directors vis-à-vis the Company so as to enable the Board to discharge its functions and duties effectively.
- c. The Committee shall ensure that the candidate identified for appointment as a director is not disqualified for appointment under section 164 of the Companies Act, 2013.
- d. The Committee shall consider the following attributes/ criteria, whilst

recommending to the Board the Candidature for appointment as Director.

- i. Qualification, expertise and experience of the Directors in their respective fields;
- ii. Personal, Professional or business standing;
- iii. Diversity of the Board.
- e. In case of re-appointment of Non-Executive Directors, the Board shall take into consideration the performance evaluation of the Director and his engagement level.

Remuneration

The Non-Executive Director shall be entitled to receive remuneration by way of sitting fees for participation in the Board/Committee meetings and Commission as detailed hereunder;

- I. A Non-Executive Director shall be entitled to receive sitting fees for each meeting of the Board or Committee meeting attended by him/her at his/her discretion of such sum as may be approved by the Board of Directors within the overall limits prescribed under the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014;
- II. The Committee may recommend to the Board, the payment of Commission on uniform basis, to reinforce the principles of collective responsibility of the Board.
- III. The payment of such commission would be at the discretion of board only and shall not exceed 1% of the net profit of the Company;
- IV. The Independent Directors of the Company shall not be entitled to participate in the Stock Option Scheme of the Company, if any, introduced by the Company.

Evaluation of Directors and the Board:

The Company has in place a Board evaluation framework setting out the process and the criteria for the performance evaluation by the Nomination & Remuneration Committee of the Board. The said process is in line with the provisions of the Companies Act, 2013 Listing Regulations and as per the Guidance Note on Board evaluation issued by SEBI, which formulated the methodology and criteria evaluation of the individual Directors including Independent Directors and Non-Independent Directors, Managing Director, Chairperson, Committees of the Board and the Board as a whole.

The performance evaluation is carried out by the Board of Directors on the basis of criteria provided in the evaluation process to the Board as a whole, to Committees of the Board, to Managing Director, to Independent Directors and to Chairman (being a Managing Director, evaluation was carried out by the Independent Directors).

During the financial year under review, the Independent Director met on 10th February 2023 inter alia to:

- i. Review the performance of Non-Independent Directors and the Board as a whole;
- ii. Review the performance of the Chairperson of the Company, taking into account the views of executive directors and non-executive directors;
- iii. Assess the quality, quantity and timeliness of flow of information between the Company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.
- C. STAKEHOLDERS' RELATIONSHIP / INVESTORS GRIEVANCE AND SHARE TRANSFER COMMITTEE

The Companies Act 2013 and the Listing Regulations requires that Stakeholders Relationship Committee is to be constituted to consider and resolve the grievances of security holders. The Board of the Company has constituted a Stakeholders Relationship Committee with an Independent Director as its Chairman in tune with the Corporate Governance requirements under listing requirements.

The Company derived immense benefit from the deliberation of audit Committee comprising of the following Directors of the Company.

Composition

Ms. Julie George Varghese	Chairman	
Mr. Ramakrishnan Areekuzhiyil	Member	
Mr. Sajeeth Mohammed Salim	Member	
(Resigned w.e.f. 20.08.2022)		
Mr. Joju Madathumpaddy Johny	Member	
(Appointed w.e.f. 20-08-2022)		
Mr. Pradeep Kumar	Member	
(Appointed w.e.f. 07-02-2023)		

Meeting and Attendance of the Committee

During the financial year, the committee had its meeting on 18th March 2023. The attendance of Directors of Stakeholders Relationship Committee meeting held during the financial year 2022-23 is given below:

Name	Meetings held	Meetings attended
Ms. Julie George Varghese	1	1
Mr. Ramakrishnan Areekuzhiyil	1	1
Mr. Joju Madathumpaddy Johny	1	1
Mr. Pradeepkumar Chellappan Kamalakshi	1	1

Terms of Reference

- •The Shareholders/ Investor grievances Committee specifically looks into redressing of Shareholder's and Investor's Complaints such as transfer of Shares, Non-receipt of shares, non-receipt of declares dividend, conversion of shares and to ensure expeditious share transfers.
- •The Company has no transfer pending at the close of the financial year.

Number of complaints received from the Investor during the year 2022-23 and their status are as follows:

No. of Complaints received	Nil
No. of Complaints disposed off	Nil
No. of Complaints pending at the year end	Nil

SEBI Complaints Redressal System (SCORES)

The Investor Complaints are processed in a centralized web-based complaints redress system. The salient features of this system are:

- Centralized database of all complaints
- Online Upload of Action Taken Reports (ATRs) by the concerned Companies
- Online viewing by the investors of action taken on the Complaints and its current status.

GENERAL MEETING:

The particulars of Annual General Meeting held during the last three years are as under:

AGM	Date	Time	Venue	No. of. Special
				Resolutio
				ns
				Passed
39 th AGM	19.09.2022	03.00 PM	Through Video Conference	NIL
38th AGM	15.09.2021	11.30 AM	Through Video Conference	NIL
37 th AGM	29.09.2020	03.00 PM	Through Video Conference	NIL

Special Resolution passed in previous three AGMs:

The Company has passed the following Special Resolutions during the last three Annual General Meetings.

- a) 39th AGM 2022
 - The company has not passed any Special Resolution
- b) 38th AGM 2021
 - The company has not passed any Special Resolution

- c) 37th AGM 2020
 - The company has not passed any Special Resolution

MEANS OF COMMUNICATION:

- The Annual, Half yearly and quarterly results are forthwith being submitted to the Stock Exchanges where shares are listed and are available on their website.
- Management discussion and analysis forms part of the Annual Report.
- The annual, half-yearly and quarterly results are regularly submitted to the stock exchanges in accordance with the listing agreement and are published in Financial Express (English) and Makkal Kural (Tamil) newspapers.

Details of Directors seeking appointment / re-appointment in the forthcoming Annual General Meeting:

Name of the director	Mr. Joju Madathumpady Johny
DIN	02712125
Age	47 years
Qualification	B COM
	9 Years of Experience in NBFC
Experience	
Date of First	9-12-2021
Appointment	
No. of. Shares held as on	NIL
31.03.2023	
Relationship with any	Mr. Johny Madathumpady Lonappan
other Directors and KMP	(whole time director)
No. of Board Meetings	10
attended during FY 22-23	
Directorship in other	NIL
public	
companies & LLPs	
Chairman/Member of the	NIL
committees of company	
Chairmanship / Membership of	NIL
committees of other public	
companies	

POSTAL BALLOT 2022-23

During the Financial Year 2022-23, the company has issued postal ballot notice dated 16th June, 2022 and 10th December 2022 for the following transactions.

S.	Description of Resolution	Results
No	-	
1.	CHANGE IN THE NAME OF THE COMPANY	Resolution passed
	FROM "MEENAKSHI ENTERPRISES	
	LIMITED" TO "JMJ FINTECH LIMITED"	
2.	SHIFTING OF REGISTERED OFFICE FROM	Resolution passed
	THE JURISDICTION OF REGISTRAR OF	
	COMPANIES, CHENNAI TO THE	
	JURISDICTION OF REGISTRAR OF	
	COMPANIES,	
	COIMBATORE WITHIN THE STATE OF	
	TAMIL NADU	

CERTIFICATION:

Certificate duly signed by Mr. Joju Madathumpady Johny; Managing Director of the Company was placed at the Meeting of the Board of Directors

DISCLOSURES SUBSIDIARY COMPANY:

There is neither Subsidiary Company nor Holding Company

GENERAL SHAREHOLDER INFORMATION:

Particulars	Information	
AGM: Day, Date, Time	Wednesday, 20th September 2023, at 11.30 AM	
and venue		
Financial Year	2022-2023	
Dividend Pay Out Date	No Dividend Declared.	
Date of Book Closure	Thursday, 14th of September 2023 to Wednesday, 20th of	
	September 2023	
Company's Shares is	Bombay Stock Exchange, Mumbai.	
listed in	The Company has paid Annual Listing Fees to the Stock	
	Exchange for the year Financial Year 2022-23.	
Stock Code - BSE	538834	
Limited	00001	
Market Price Data	See the Annexure Below Named as Stock Market Data.	
Performance in		
comparison to the	See the Annexure Below Named as Stock Market Data.	
broad based indices		
Whether the securities		
are suspended from	No	
trading		

Registrar and Share	M/s. Purva Sharegistry (INDIA) Private		
Transfer Agents	Limited No-9, shiv shakthi Industrial Estate,		
	Ground Floor, J.R. Boricha Marg,		
	Opp.KasturbaHospital,		
	Lower Parel,		
	Mumbai-400 011		
	(T)(91)-022-2301 6761/2301 8261		
	(F)(91)-022-23012517		
	Email: purvashr@mtnl.net.in		
Share Transfer System	For shares held in electronic mode, transfers are effected under		
	the depository system of NSDL and CDSL. For shares held in		
	physical mode, certificates are to be submitted to the RTA along		
	with the required security transfer forms. The RTA shall effect		
	the transfers within fifteen days, if the documents are found in		
	order and the certificates are sent to the transferees. In the case		
	of defective documents, the same are returned with the reasons		
	to the transferees within fifteen days		
Dematerialisation of	See the Annexure Below Named as Dematerialization of Shares		
Shares and Liquidity	and Liquidity.		
Outstanding GDRs/			
ADRs/Warrants or any			
Convertible instruments	NIL		
conversion date and likely			
impact on equity			
Commodity Price Risk or	No Commodity Price risk aroused. No Foreign Exchange		
Foreign Exchange Risk	activities done during the year.		
and Hedging Activities			
Plant Locations	No Plant		
Address for Mr. Joju Madathumpady Johny, Manging Director.			
Correspondence	Registered Office: Shop No. 3, 1st Floor, Adhi Vinayaga		
	Complex, No. 3, Bus Stand, Gopalsamy Temple Street,		
	Ganapaty, Coimbatore 641006 IN		
	Email: <u>investor@</u> jmjfintechltd .com		
	Website: www.jmjfintechltd.com		
	Contact Number: +91 7395922291/92		

DEMATERIALIZATION OF SHARES AND LIQUIDITY

As on $31^{\rm st}$ March, 2023, out of total 1,24,00,000 equity shares of the Company 1,20,84,900 shares representing 97.46 % of total shares have been dematerialized. The detailed breakup of shares as on $31^{\rm st}$ March, 2023 is as follows:

Particulars	No. of. Shares	Percentage
CDSL	42,84,191	34.55%
NSDL	78,00,709	62.91%
Physical	3,15,100	2.54%
Total	1,24,00,000	100%

STOCK MARKET DATA:

Market price data of the Company's Shares in the Bombay Stock Exchange:

Month	The Bombay Stock Exchange		
	High (Rs.)	Low (Rs.)	
April 2022	2.99	2.25	
May 2022	3.00	2.72	
June 2022	5.29	2.85	
July 2022	7.67	3.98	
August 2022	10.87	7.43	
September 2022	9.79	8.30	
October 2022	11.46	8.00	
November 2022	11.73	9.02	
December 2022	21.60	12.31	
January 2023	23.20	14.35	
February 2023	19.10	14.05	
March 2023	18.25	13.30	

Distribution of Shareholding as on 31st March, 2023 Total Nominal Value Nominal Value of each equity share – Rs. 10 Each. Total Number of Equity Shares – 1,24,00,000.

Type of	No. of.	Total No. of	No. of Shares	Percentage of
Shareholder	Shareholder	Shares held	held in Demat	Holding.
	3	29,21,930	29,21,930	23.56
Promoters				
Public	3,938	94,78,070	91,62,970	76.44
Shareholders				
Total	3,941	1,24,00,000	1,20,84,900	100 %

OTHER DISCLOSURES

There are no materially significant related party transaction

s made by the Company that may have potential conflict with the interests of the Company at large.

- •The Company has a Whistle Blower Policy, available at the Company's website www.jmjfintechltd.com and it is affirmed that no personnel has been denied access to the Audit Committee.
- •The Policy determining Material Subsidiary is disclosed in the Company's Website -

www.jmjfintechltd.com

- •The Related Party Transaction Policy is disclosed in the Company's website www.jmjfintechltd.com
- •The Company has complied with the requirements of Corporate Governance Report of sub-paras (2) to (10) of Schedule V of SEBI (LODR) Regulations, 2015.
- •The Company submits quarterly compliance report on Corporate Governance to the Stock Exchange, in the prescribed format within 15 days from the close of the quarter duly signed by the Executive Director.
- As required under Regulation 46(2) of SEBI (LODR) Regulations, 2015 the following information have been duly disseminated in the Company's website: www.jmjfintechltd.com
- a. Policy on Determination of Materiality of Events.
- b. Policy on Materiality of Related Party Transactions.
- c. Risk Management Policy.
- d. Familiarization Programme for Independent Directors.
- e. Policy on Determining Material Subsidiaries.
- f. Nomination and Remuneration Policy.
- g. Whistle Blower Policy.
- h. Code of Conduct of Board of Directors and Senior Management Personnel.
- i. Composition of Various Committees of the Board.

CERTIFICATE ON CORPORATE GOVERNANCE UNDER THE LISTING REGULATIONS

To,

The Members of Meenakshi Enterprises Limited

- a) The Certificate issued in accordance with the terms of our engagement letter dated 23rd July 2022.
- b) We have examined the compliance of conditions of Corporate Governance by Meenakshi Enterprises Limited ('the Company'), for the year ended 31st March 2022, as stipulated in the Regulations 17-27, clauses (b) to (i) of Regulation 46(2) and paragraphs C and D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), as amended, pursuant to the Listing Agreement of the Company with the Stock Exchanges.

Management Responsibility

The compliance of conditions of Corporate Governance is the responsibility of the Management. This responsibility includes the design, implementation and maintenance of internal control procedures to ensure the compliance with the conditions of Corporate Governance stipulated in the SEBI Listing Regulations.

Auditor's Responsibility

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

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.

Place: Chennai Date: 14-08-2022

For Lakshmmi Subramanian & Associates Sd/P.S Srinivasan
Partner
ACS No. 1090
C.P. No.3122
UDIN A001090D000769440

Peer Review no.1670/2022

Certificate on Non-Disqualification of Directors (Pursuant to Regulation 34(3) and Schedule V Para C clause (10) (i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To, Meenakshi Enterprises Limited

No. 17/9, Lakhmipuram Main Street, Lloyds Road, Royapettah Chennai - 600014.

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Meenakshi Enterprises Limited CIN: L51102TN1982PLC009711 having its registered office at No. 17/9, Lakhmipuram Main Street, Lloyds Road, Royapettah Chennai - 600014. (hereinafter referred to as 'the Company'), 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 Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company and its officers, we hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on March 31, 2022 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 or any such other Statutory Authority.

S.No	Name of Director	DIN	Date of Original Appointment
			in Company
1	Mr. Stanley Gilbert Felix Melkasingh (Resigned on 01- 12-2021)	01676020	30/07/2012
2	Mr. Vasalakotram Sampath Sudhakar (Resigned on 01-12- 2021)	05139324	23/09/2013
3	Mr. Zackariya Jalal (Resigned on 01-12-2021)	08145058	07/12/2020
4	Mrs. Sree Kala (Resigned on 01-12-2021)	08242895	04/10/2018
5	Mr. Johny Madathumpady Lonappan	00017895	01/12/2021
6	Mr. Joju Madathumpady Johny	02712125	09/12/2021
7	Mr. Sajeeth Mohammed Salim	02761322	01/12/2021
8	Ms. Julie George Varghese	09274826	01/12/2021
9	Mr. Pradeep Kumar Chellappan Kamalakshi	09453783	01/12/2021
10	Mr. Ramakrishnan	00491681	01/12/2021

	Areekuzhiyil		
11	Mr. Sivadas Chettoor	01773249	01/12/2021
12	Mr. Disola Jose Koodaly (Resigned on 09-05-2022)	08357684	01/12/2021

Ensuring the eligibility of 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.

Place : Chennai Date : 14-08-2022

For Lakshmmi Subramanian & Associates Sd/P.S Srinivasan
Partner
ACS No. 1090
C.P. No.3122
UDIN A001090D000769429
Peer Review no.1670/2022

DECLARATION UNDER REGULATION 26(3) READ WITH SECHEDULE V PART D OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

I, Joju Madathumpady Johny (DIN: 02712125), Managing Director of the Company declare that the All-Board Members and Senior Management personnel have affirmed compliance with the Code of Conduct for the Financial Year ended $31^{\rm st}$ March, 2023.

Place: Chennai Date: 14-08-2022

For JMJ Fintech Limited

Mr. Joju Madathumpady Johny Managing Director DIN: 02712125

CFO/CEO Certification

To
The Members of
JMJ FINTECH LIMITED

CERTIFICATION UNDER REGULATION 17(8) OF SEBI (LODR) REGULATIONS, 2015

- a. We have reviewed Financial Statements and Cash Flow Statement for the year ended 31.03.2023 and that to the best of our knowledge and belief
 - i) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.
 - ii) These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's Code of Conduct.
- c. We accept that it is our responsibility to establish and maintain internal controls for financial reporting and that we have evaluated the effectiveness of the internal control systems of the Company pertaining to the financial reporting and have disclosed to the Auditors and the Audit Committee, wherever applicable:
 - I) Deficiencies in the design or operation of internal controls, if any, when come to our notice; we take steps or propose to take steps to rectify those deficiencies.
 - II) Significant changes in internal control.
 - III) Significant changes in accounting policies and that the same have been disclosed in the notes to the financial statements.
 - IV) Instances of significant fraud of which we have been aware and the involvement therein, if any of the management or an employee having a significant role in the company's internal control system.

Place : Chennai Date : 14-08-2022

For and on behalf of the Board

Mr. Johny Madathumpady Lonappan Chairman DIN: 00017895

Mahesh C. Solanki & Co. Chartered Accountants

Independent Auditors' Report

To the Members of M/s. JMJ Fintech Limited

Opinion

We have audited the financial statements of M/s. JMJ Fintech Limited ("the Company"), which comprise the Balance Sheet as at 31 March 2023, and the Statement of Profit and Loss, the Statement of Changes in Equity and Cash Flow Statement for the year ended on that date, and notes to the standalone financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31 March, 2023, and profit for the year ended on that date.

Basis for opinion

We conducted our audit in accordance with the standards on auditing specified under section 143 (10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the Company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the code of ethics.

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



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 period. 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.

Information other than the financial statements and auditors' report thereon

The Company's board of directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report, Business Responsibility Report but does not include the financial statements and our auditor's report thereon.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management for the Financial Statements

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



records, relevant to the preparation and presentation of the financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the entity'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 entity or to cease operations, or has no realistic alternative but to do so.

Auditors' Responsibilities for the Audit of the Financial Statements

- a) Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion.
- b) Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with auditing standards will always detect a material misstatement when it exists.
- c) Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements. As part of an audit in accordance with auditing standards, we exercise professional judgment and maintain professional skepticism throughout the audit. And we also,
 - Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
 - Obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the
 effectiveness of the entity's internal control.
 - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

- Conclude on the appropriateness of management's use of the going concern basis of accounting and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Entity's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Entity to cease to continue as a going concern.
- Evaluate the overall presentation, structure, and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



Report on other legal and regulatory requirements

As required by the **Companies (Auditor's Report) Order, 2020** ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the '**Annexure A'** statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

As required by Section 143(3) of the Act, we report that:

- (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
- (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
- (c) The balance sheet, the statement of profit and loss and Cash Flow Statement dealt with by this report are in agreement with the books of account;
- (d) In our opinion, the aforesaid financial statements comply with the accounting standards specified under section 133 of the Act, read with rule 7 of the **Companies** (**Accounts**) **Rules, 2014**;
- (e) On the basis of the written representations received from the directors as on March 31, 2023 taken on record by the board of directors, none of the directors is disqualified as on March 31, 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 with reference to the financial statements and the operating effectiveness of such controls, refer to our separate report in "Annexure B" to this report.; and
- g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us;
- a. The Company does not have any pending litigations which would impact its financial position;
- b. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and



c. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company

For Mahesh C Solanki & Co

Chartered Accountants

FRNo.006228C

CA Vinay Kumar Jain

Memb No. 232058

Partner

UDIN: 23232058BGTQUK5207

Place: Chennai

Date: 20-05-2023



Annexure A – Additional Information Annexed to the Independent Auditors' Report to the Members of the Company on the Financial Statement for the year ended 31st March, 2023.

- i. In respect of its Property, Plant and Equipment and Intangible assets:
- (a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - (B) The Company has maintained proper records showing full particulars of Intangible assets.
- (b) In our opinion, all the Property, Plant and Equipment have been physically verified by the Management in a phased periodical manner, which in our opinion is reasonable, having regard to the size of the company and nature of its assets. No material discrepancies between the book records and Physical Verification were noticed.
- (c) No Immovable Property are held by the company as on 31st March 2023, accordingly, clause i(c) of the Order is not applicable.
- (d) The Company has not revalued its Property, Plant and Equipment or Intangible assets or both during the year.
- (e) There is no proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.

ii. In respect of its inventories:

The company is a service Industry providing Non-Banking Financial Services, hence does not hold any inventories. Accordingly clause (ii) of the order is not applicable.

- iii. In respect of any guarantee or security or any loans or advances:
 - (a) Since the Company's principal business is to give loans. Accordingly, the provisions of clause (iii) (a) of paragraph 3 of the Order is not applicable to it.
 - (b) The Company, being a Non-Banking Financial Company ('NBFC'), registered under provisions of RBI Act, 1934. In our opinion and according to the information and explanations given to us, the investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances in the nature of loans and guarantees, provided during the year are, prima facie, not prejudicial to the Company's interest.



- (c) The schedule of repayment of principal and payment of interest has been stipulated and the repayments or receipts are regular.
- (d) The total amount overdue for more than ninety days is INR. 70,26,180/-, and the reasonable steps have been taken by the company for recovery of the principal and interest.
- (e) Since the Company's principal business is to give loans. Accordingly, the provisions of clause (iii) (e) of paragraph 3 of the Order is not applicable to it.
- (f) The company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment.
- iv. With the information and explanations given to us, the company has complied with the provisions of Sec 185 and 186 of Companies Act 2013 in terms of loans, investments, guarantees and security. The Company being a NBFC, nothing contained in Sec 186 except sub-section (1) of the section applies during the year.
- v. The Company has not accepted any deposits from the public. So, the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act, 2013 and the rules framed there under, are not applicable to the company. But the Company received subordinated debt of Rs.2,99,10,000/-in compliance with RBI Master Directions DNBR/2016-17/38 updated 2May2022 under clause (xiii) sub clause (i).
- vi. Maintenance of cost records specified by the Central Government under sub-section (1) of section 148 of the Companies Act, 2013 are not applicable for the company, so such accounts and records have not been so made and maintained.
- vii. (a) In our opinion and according to the information and explanations given to us, undisputed statutory dues, including Provident Fund, Employees State Insurance, Income tax, Service tax, Goods and Service Tax, cess, and other material statutory dues have been regularly deposited during the year with the appropriate authorities. According to the information and explanations given to us, there are no arrears of statutory dues which are outstanding as at 31st March 2023 for a period of more than six months from the date they became payable.

- (b) In our opinion and according to the information and explanations given to us, there are no dues of Income Tax, Service tax and Goods and Service tax which have not been deposited on account of any dispute.
- viii. In our opinion and according to the information and explanation given to us, there is no such transactions not recorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- ix. (a) According to the records of the company examined by us and the information and explanation given to us, the company has not defaulted in repayment of dues to any financial institution or bank as at the balance sheet date.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared a wilful defaulter by any bank or financial institution or government or government authority.
 - (c) In our opinion and according to the information and explanations given to us by the management, no term loans were applied during the period.
 - (d) According to the information and explanations given to us and on an overall examination of the standalone financial statements of the Company, we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures as defined under the Act.
 - (e) According to the information and explanations given to us and procedures performed by us, we report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies (as defined under the Act).
- x. (a) The Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments) or by way of term loans.
 - (b) The Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- xi. (a) To the best of our knowledge and belief and according to the information and explanations given to us, during the year, no fraud by the Company and no material fraud on the Company were noticed or reported during the course of our audit.



- (b) There is no report under sub-section (12) of section 143 of the Companies Act has been filed by the us in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
- (c) There is no such complaints received from whistle-blower by the company during the year.
- xii. The Company is not a Nidhi Company. Accordingly clause (xii) of the Order is not applicable.
- xiii. According to the information and explanations given to us and based on our examination of the records of the Company, transactions with related parties are in compliance with Section 177 and Section 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv. (a) Based on information and explanations provided to us and our audit procedures, in our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
 - (b) We have considered the internal audit reports of the Company issued till date for the period under audit.
- xv. In our opinion and according to the information and explanations given to us and based on our examination of the records of the Company, the Company has entered into non-cash transactions with directors or persons connected with them in compliance with the provisions of Section 192 of the Companies Act, 2013.
- xvi. The company is a Non-Banking Financial Institution Non Deposit-Systemically Non Important Company and is registered under section 45-IA of the Reserve Bank of India Act, 1934.
- xvii. The Company has not incurred any cash losses in the financial year and incurred a cash loss of Rs. 30,39,780/- in the immediately preceding financial year.
- xviii. There has been no resignation of the statutory auditors during the year.

Mahesh C. Solanki & Co. Chartered Accountants

On the basis of the financial ratios, ageing and expected dates of realization of financial assets and xix.

payment of financial liabilities, other information accompanying the financial statements, our

knowledge of the Board of Directors and management plans and based on our examination of the

evidence supporting the assumptions, nothing has come to our attention, which causes us to believe

that any material uncertainty exists as on the date of the audit report that company is not capable

of meeting its liabilities existing at the date of balance sheet as and when they fall due within a

period of one year from the balance sheet date.

(a) The provisions of Sec 135 of the Act is not applicable to the company, since it does not meet XX.

the eligibility criteria for CSR activity. And hence this clause is not applicable to the company and

the company is not required to transfer any unspent amount pertaining to the year under report to a

Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub

section (5) of section 135 of the said Act.

(b) There is no such amount remaining unspent under subsection (5) of section 135 of the

Companies Act, pursuant to any ongoing project, has been transferred to special account in

compliance with the provision of subsection (6) of section 135 of the said Act.

There is no qualifications or adverse remarks by the respective auditors in the Companies (Auditor's xxi.

Report) Order (CARO) reports of the companies.

For Mahesh C Solanki & Co

Chartered Accountants

FRNo.006228C

CA Vinay Kumar Jain

Partner

Memb No. 232058

UDIN: 23232058BGTQUK5207

Place: Chennai

Date: 20-05-2023



Annexure B to The Independent Auditor's Report to the Members of the Company on the Financial Statement for the year ended 31st March, 2023.

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

We have audited the internal financial controls with reference to the Financial Statements of M/s. JMJ Fintech Limited ('the Company') as of 31 March 2023 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the 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.

Auditor's Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls



over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

Meaning Of Internal Financial Controls Over Financial Reporting

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

Mahesh C. Solanki & Co. Chartered Accountants

Opinion

In our opinion, the Company has an internal financial controls system with reference to Ind AS financial statements which are operating effectively, design whereof needs to be enhanced to make it comprehensive. Based on verification of process control matrices, made available to us for the financial year under report and thereafter, in our opinion considering the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note, appropriate documentation thereof needs to be strengthened to make the same commensurate with the size of the Company and nature of its business.

For Mahesh C Solanki & Co.,

Chartered Accountants

FRNo. 006228C

CA Vinay Kumar Jain

Memb No. 232058

Partner

UDIN: 23232058BGTQUK5207

Place: Chennai

Date: 20-05-2023

J M J Fintech Ltd (Formerly Meenakshi Enterprises Limited) CIN: L51102TN19132PLC009711 Balance Sheet as at March 31, 2023 (Amount - Rs.In Thousands) Particulars As at March 31, 2023 As at March 31, 2022 Note No. ASSETS (1) Financial Assets (a) Cash and Cash equivalents 2 12,346.08 16,574.43 (b) Bank balance other than (a) above 3,545.38 NΠ (c) Derivative financial instrument (d) Receivables (I) Trade Receivables 2,400.00 3 (II) Other Receivables 136,376.32 4 93.396.00 (e) Loans (f) Investments iv. Other Financial Assets (2) Non- financial Assets 3,041.24 (a) Inventories NIL (b) Current tax assets (Net) 7a 2,312.40 2,295.25 (c) Deferred Tax assets (d) Investment Property (e) Biological Assets other than bearer plants (f) Property, Plant & Equipment 6 2.879.93 255.17 (g)Capital work-in-progress (h)Intangible assets under development (i)Goodwill (j)Other intangible assets 6 611.76 NIL (k)Other non- financial assets 7b Total Assets 158,071.87 117,962.08 LIABILITIES AND EQUITY LIABILITIES (1) Financial liabilities (a)Derivative financial Instrument (b)Payables (I)Trade Payables 8 920.70 705.63 (II)Other Payables (c) Debt securities (d) Borrowings (e) Deposits 29,910.00 (f) Subordinate Debts 9 NΙΙ (g) Other financial liabilities (2) Non-financial liabilities (a)Current tax liabilities (Net) 10 108.93 62.93 488.76 (b)Provisions 11 892.61 (c) Deferred tax liabilities (Net) 64.18 NII (d) Other non-financial liabilities (3) Equity (a) Equity share capital 13 124,000.00 124,000.00 2,579.30 (7,699.09)(b) Other equity 12 158,071.87 117,962.08 Total equity and liabilities Significant accounting policies For Mahesh C. Solanki & Co., For and on behalf of the Board Chartered Accountants FR No.006228C Joju Madathumpady Johny Johny Madathumpady Lonappan Managing Director CA Vinay kumar Jain Chairman DIN - 02712125 DIN- 00017895 Partner Memb, No: 232058 UDIN: 23232058BGTQUK5207 Place: Chennai Date: 20 May 2023 Ema K Pulimood Vidva Damodaran Chief Financial Officer Company Secretary

Revenue from Operations (i)Interest Income (i)Sale of securities (i)Therest Income (ii)Therest Income (iii)Therest Income (iii)Therest Income (iii)Therest Income Incomestive Incomession Incomestive Incomession Income	(Amo Note No.	ount - Rs.In Thousands) As at March 31, 2023	As at March 31, 202
Revenue from Operations (i)Interest Income (i)Sale of securities (i)Therest Income (ii)Therest Income (iii)Therest Income (iii)Therest Income (iii)Therest Income Incomestive Incomession Incomestive Incomession Income	No. 14	As at March 31, 2023	As at March 51, 202
instruction in the content of the co			
in Sale of securities Other Income Otal Instruments under Otal Instruments Otal Instruments Otal Income Otal Instruments Otal Income Otal			
Other Income Cotal Income Co	15	12,551.27	4,686.77
Expenses: (a) Finance costs (ii) Fees and commision expenses (iii) Net loss on fair value changes (iii) Net loss on derecognition of financial instruments under mortised cost category (v) impairment on financial instruments (iii) Cost of material consumed (v) Purchase of stock in trade (v) Purchase of stock in trade (v) Change, in inventories of finished goods, stock-in-trade, work-in- rogress (vi) Employee benefit expense (vii) Depreciation and amortisation expense (viii) Other expenses (votal expenses (votal expenses)	15	25,541.20	1,663.46
Expenses: (a) Finance costs (ii) Fees and commision expenses (iii) Net loss on fair value changes (iii) Net loss on derecognition of financial instruments under mortised cost category (v) impairment on financial instruments (iii) Cost of material consumed (v) Purchase of stock in trade (v) Purchase of stock in trade (v) Change, in inventories of finished goods, stock-in-trade, work-in- rogress (vi) Employee benefit expense (vii) Depreciation and amortisation expense (viii) Other expenses (votal expenses (votal expenses)	1	136.87	N.
ii) Finance costs ii) Fees and commision expenses iii) Net loss on fair value changes (v)Net loss on derecognition of financial instruments under mortised cost category (v)impairment on financial instruments iii) Cost of material consumed (iv) Purchase of stock in trade (v) Change, in inventories of finished goods, stock-in-trade, work-in- trogress (vi) Employee benefit expense (vii) Depreciation and amortisation expense (viii) Other expenses	i	38,229.33	6,350.18
ii) Finance costs ii) Fees and commision expenses iii) Net loss on fair value changes (v)Net loss on derecognition of financial instruments under mortised cost category (v)impairment on financial instruments iii) Cost of material consumed (iv) Purchase of stock in trade (v) Change, in inventories of finished goods, stock-in-trade, work-in- trogress (vi) Employee benefit expense (vii) Depreciation and amortisation expense (viii) Other expenses			
ii) Fees and commision expenses iii)Net loss on fair value changes iv)Net loss on derecognition of financial instruments under mortised cost category v)impairment on financial instruments iii)Cost of material consumed iv) Purchase of stock in trade v) Change,in inventories of finished goods, stock-in-trade, work-in- rogress vi) Employee benefit expense vii) Depreciation and amortisation expense viii) Other expenses rotal expenses rotal expenses rotal items-Provision for Bad debts and NPA reversed	16	646.39	0.4
iii)Net loss on fair value changes iv)Net loss on derecognition of financial instruments under mortised cost category v)impairment on financial instruments iii)Cost of material consumed iv) Purchase of stock in trade v) Change,in inventories of finished goods, stock-in-trade, work-in- rogress vi) Employee benefit expense vii) Depreciation and amortisation expense viii) Other expenses cotal expenses crofit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed		0.10.59	j
iv)Net loss on derecognition of financial instruments under mortised cost category v)impairment on financial instruments iii)Cost of material consumed iv) Purchase of stock in trade v) Change, in inventories of finished goods, stock-in-trade, work-in-rogress vi) Employee benefit expense vii) Depreciation and amortisation expense viii) Other expenses Cotal expenses Frofit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	l		
mortised cost category v)impairment on financial instruments iii)Cost of material consumed iv) Purchase of stock in trade v) Change,in inventories of finished goods, stock-in-trade, work-in- rogress vi) Employee benefit expense vii) Depreciation and amortisation expense viii) Other expenses cotal expenses crofit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	l		
v)impairment on financial instruments iii)Cost of material consumed iv) Purchase of stock in trade v) Change,in inventories of finished goods, stock-in-trade, work-in- rogress vi) Employee benefit expense vii) Depreciation and amortisation expense viii) Other expenses cotal expenses crofit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	l		
iii)Cost of material consumed iv) Purchase of stock in trade v) Change,in inventories of finished goods, stock-in-trade, work-in- rogress vi) Employee benefit expense vii) Depreciation and amortisation expense viii) Other expenses cotal expenses crofit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	l		
(v) Purchase of stock in trade (v) Change,in inventories of finished goods, stock-in-trade, work-in- rogress (vi) Employee benefit expense (vii) Depreciation and amortisation expense (viii) Other expenses (votal expenses (votal expenses (votal expenses) (votal expenses) (votal expenses) (votal expenses) (votal expenses)	l		
v) Change,in inventories of finished goods, stock-in-trade, work-in- rogress vi) Employee benefit expense vii) Depreciation and amortisation expense viii) Other expenses votal expenses votal expenses votal expenses exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	i		
rogress vi) Employee benefit expense vii) Depreciation and amortisation expense viii) Other expenses votal expenses rofit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	l	21,620.00	N
vi) Employee benefit expense vii) Depreciation and amortisation expense viii) Other expenses Cotal expenses Profit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	17	3,041.24	2,694.2
vii) Depreciation and amortisation expense viii) Other expenses Cotal expenses Profit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	l		
vii) Depreciation and amortisation expense viii) Other expenses Cotal expenses Profit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	18	6,510.33	2,320.8
viii) Other expenses Cotal expenses Profit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	l	210.56	36.6
Profit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	19	3,582.09	812.83
Profit before exceptional and extraordinery items and taxes exceptional items-Provision for Bad debts and NPA reversed	19	35,610.61	5,865.03
exceptional items-Provision for Bad debts and NPA reversed		35,010.01	3,003.0.
exceptional items-Provision for Bad debts and NPA reversed			
		2,618.72	485.15
nefit before toy (DDT) (VII VIII)		(7,217.86)	
		9,836.58	485.15
Profit before tax (PBT) (VII-VIII)	l	9,830.38	463.1.
ax expense and Reserves	l		
Current tax	l		
)Tax relating to earlier years	l		
i)Deferred tax Liability	l	64.18	
P)Reversal of FY 20-21 tax provision	l	(506.00)	
)Statutory Reserve @ 20% on PBT	l	1,967.32	
rofit/fLoss) for the period from continuing operations	l	8,311.08	485.1:
rofit/(Loss) for the period from discontinued operations	l		
'ax expense	l		
rofit/(loss) from discontinued operations (After tax) (X-XI)	l		
rofit/(Loss) for the period		8,311.08	485.15
otal comprehensive income for the year		8,311.08	485.15
darnings per equity share (for continuing operations)	ĺ	3,511.00	1
Basic Earnings per share	l	0.67	0.04
Diluted Earnings per share	l	0.67	0.04
darnings per equity share (for continuing operations)	l	0.07	0.0-
	l		
Basic Earnings per share	l		
Diluted Earnings per share	l		
darnings per equity share (for continuing operations)	l	0.57	
asic Earnings per share Diluted Earnings per share		0.67 0.67	0.0 ⁴ 0.0 ⁴
For Mahesh C. Solanki & Co., Chartered Accountants PRNo.006228C			pehalf of the Board
		Joju Madathumpady Johny	Johny Madathumpady Lonappa
CA Vinay kumar Jain		Managing Director	Chairma
artner		DIN- 02712125	DIN- 0001789
Memb, No: 232058			
7DIN: 23232058BGTQUK5207			
Place: Chennai			
Date: 20 May 2023			
are. So May 2020		Ema K Pulimood	Vidya Damodara

J M J Fintech Ltd (Formerly Meenakshi Enterprises Limited) CIN: L51102TN1982PLC009711

Statement of Cashflow for the year ended March 31, 2023 (Amount - Rs.In Thousands)

PARTICULARS	As at March 31, 2023	As at March 31, 2022
A. Cash Flow From Operating Activities		
A. Cash Flow From Operating Activities		
Net Profit Before Tax & Extra-Ordinary Items	9,836.58	485.15
Adjustments for Non-Cash & Non-Operating Expenses		
Depreciation	210.56	36.61
Bad Debts written off		1,482.74
Provision for NPA/ (Written back)	(7,217.86)	(138.19)
Provision for Standard Assets		(3,423.36)
Share Issue Expenses w/off		
Preliminary Expenses w/off		
Operating Profit Before Working Capital Changes	2,829.28	(1,557.04)
Adjustments for Working Capital Changes		
A. Net Cash Flow from Operating Activities		
Inventories - (Increase) / Decrease	3,041.24	2,694.21
Trade Receivables - (Increase) / Decrease	2,400.00	(1,482.74)
Income Tax Receipts		
Short & Long Term Loans & Advances - (Increase) / Decrease	(34,798.32)	22,850.62
Other Current and Non- Current Assets - (Increase) / Decrease	(17.14)	(504.51)
Liabilities & Provisions - Increase / (Decrease)	261.06	729.38
Cash Generated from Operations	(26,283.88)	22,729.93
Taxes Paid During the Year		
Net Cash Flow from Operating Activities	(26,283.88)	22,729.93
B. Cash Flow From Investing Activities		
Commercial Deposits and Bank deposits	(4,407.38)	
Net (Purchase)/Sale of Fixed Assets	(3,447.09)	(281.31)
Net Cash Flow from Operating Activities	(7,854.47)	(281.31)
C. Cash Flow From Financing Activities		
Proceeds from Issue of Equity Shares		
Issue Expenses Incurred		
(Repayment)/Availment of Borrowings	29,910.00	(7,050.16)
Net Cash Flow from Operating Activities	29,910.00	(7,050.16)
D. Net Increase /(Decrease) in Cash & Cash Equivalents	(4,228.35)	15,398.46
E. Opening Cash & Cash Equivalents	16,574.43	1,175.97
F. Closing Cash & Cash Equivalents	12,346.08	16,574.43
r. Crosing Cash & Cash Equivarents	12,540.00	10,5/4.45

For Mahesh C. Solanki & Co., Chartered Accountants

FRNo.006228C

For and on behalf of the Board

CA Vinay kumar Jain Partner

Memb, No: 232058

UDIN: 23232058BGTQUK5207

Place: Chennai Date: 20 May 2023 **Joju Madathumpady Johny** Managing Director DIN- 02712125 **Johny Madathumpady Lonappan** Chairman

DIN- 00017895

Ema K Pulimood Chief Financial Officer Vidya Damodaran Company Secretary

.IM.I FINTECH LIMITED

(Formerly known as Meenakshi Enterprises Limited)

Notes to the Standalone Financial Statement for the year ended March 31, 2023

1. Corporate Information

JMJ FINTECH LIMITED (formerly known as Meenakshi Enterprises Limited) is a Non-Deposit taking Non-Banking Financial Company as defined under section 45-IA of the Reserve Bank of India ('RBI') Act, 1934. The Company is registered as an NBFC with RBI. The Company is in the business of providing loans to both Corporate Clients and HNIs against security and guarantee. It also finances SME sector for growth and it acts as consultant for raising funds through IPO or PE / Venture Funds. It also acts as management consultant relating to areas such as Merger, Amalgamation, Acquisition and Valuation etc. The Company is also into the business of Investment in Shares & Securities and is having its separate research division to identify good listed companies. The Company also invests in both Cash & Derivatives Market through BSE NSE. The Company's shares are listed in Bombay Stock Exchange.

2. Significant Accounting Policies

2.1 Basis of Preparation of financial statements

A. Compliance with Ind AS

The financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under section 133 of the Companies Act, 2013 (the Act) read with Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time and other relevant provisions of the Act. Any directions issued by the RBI or other regulators are implemented as and when they become applicable.

For the periods up to and including the financial year ended March 31, 2023 the Company prepared its financial statements in accordance with Companies (Indian Accounting Standards) Rules, 2015 (as amended) notified under the Act, guidelines issued by the RBI and other generally accepted accounting principles in India (collectively referred to as 'Indian GAAP' or 'Previous GAAP').

The regulatory disclosures as required by Master Direction - Non-Banking Financial Company - Systemically Important Non-Deposit taking Company and Deposit taking Company (Reserve Bank)Directions, 2016 issued by the RBI and additional disclosures required as per RBI Scale Based Regulations effective from financial year ending 31st March 2023 are prepared as per the Ind AS financial statements, pursuant to the RBI notification on Implementation of Indian Accounting Standards, dated March 13, 2020.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to the existing accounting standard requires a change in the accounting policy hitherto in us.

B. Presentation of financial statements

The Balance Sheet, the Statement of Changes in Equity and the Statement of Profit and Loss are presented in the format presented under Division III of Schedule III of the Act, as amended from time to time, for Non - Banking Financial Companies ('NBFCs') that are required to comply with Ind AS. The Statement of Cash Flows has been presented as per requirements of Ind AS 7 Statement of Cash Flows.

C. Basis of Preparation

The financial statements have been prepared on the historical cost convention under accrual basis of accounting except for certain financial instruments and plan assets of defined plans, which are measured at fairvalues at the end of each reporting period as explained in the accounting policies below. All amounts disclosed in the financial statements and notes have been rounded off to nearest rupees in compliance with Schedule III of the Act, unless otherwise stated.

2.2 Use of Estimates

The preparation of financial statements in conformity with the Ind AS requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities (including contingent liabilities) and disclosures as of the date of the financial statements and the reported amounts of revenues and expenses for the reporting period. The estimates and assumptions used in the accompanying financial statements are based upon management's evaluation of the relevant facts and circumstances as of the date of the financial statements. Actual results could differ from these estimates. Any revisions to accounting estimates are recognized prospectively in the current and future periods.

2.3 Inflation

Assets and liabilities are recorded at historical cost to the company. These costs are not adjusted to reflect the changing value in the purchasing power of the company.

2.4 Property, Plant and Equipment

All items of Property, Plant and Equipment are stated at cost of acquisition or construction less accumulated depreciation/ amortization and impairment, if any. Cost includes purchase price, taxes and duties, labour cost and directly attributable overheads incurred up to the date the asset is ready for its intended use. However, cost excludes Excise Duty, Value Added Tax and Goods and Services Tax to the extent credit of the duty or tax is availed of.

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

2.5 Depreciation and Impairment of assets

The useful life estimates prescribed in Part C of Schedule II to the Companies Act, 2013 are adhered to and depreciation is calculated on such assets on the basis of useful life estimates.

Depreciation is charged over the estimated life of the fixed assets on written down value method at the rates and in the manner prescribed in Schedule II of the Companies Act, 2013. Items costing less than Rs.5,000/- are fully depreciated in the year of purchase. For assets purchased/ sold during the year, depreciation is provided on pro rata basis by the company.

The Company assesses at each balance sheet date whether there is any indication that an asset may be impaired. If any such indication exists, the Company estimates the recoverable amount of the asset or the Cash Generating Unit ('CGU'). If such recoverable amount of the asset of the CGU to which the asset belongs is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognized in the statement of the profit and loss. If at the balance sheet date there is an indication that a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the revised recoverable amount, subject to maximum of the depreciated historical cost.

Particulars	Useful life as prescribed by Schedule II of the Companies Act, 2013	Useful life estimated by Company
Office equipment	5 years	5 years
Computer	3 years	3 years
Electrical equipment	10 years	10 years

2.6 Employee Benefits

Contribution to Provident Fund and Employees State Insurance Scheme are not applicable to the Company. Leave Encashment is accounted on actual liability basis. The liability in respect of Gratuity is not provided on actuarial valuation basis.

2.7 Revenue Recognition

- i. Revenue on sale of securities is recognized and accounted for on sale of such shares.
- ii. Interest Income is recognized and accounted for on accrual of such Interest Income in accordance with the prudential norms guidelines issued by the Reserve Bank of India.

2.8 Cash Flow Statement

Cash flow statement prepared under the indirect method forms part of the financial statement.

2.9 Contingencies and events occurring after the Balance Sheet date:

There are no contingencies and events occurring after the Balance sheet date.

2.10 Net Profit or Loss for the period, prior period items and changes in accounting policies.

Net profit for the period: All items of income and expenses in the period are included in the determination of net profit for the period, unless specifically mentioned elsewhere in the financial statements or is required by an Accounting Standard.

Prior period items — NIL.

Changes in accounting policies: There are no significant changes in accounting policies of the company from that of the previous period.

2.11 Segment Reporting

Ind AS 108 Operating Segments is not applicable to the company as there are no identifiable segments.

2.12 Borrowing Cost

Borrowing cost in respect of acquisition or construction of qualifying assets are capitalized as part of such assets. A qualifying asset is an asset that necessarily requires a substantial period of time to get ready for its intended use or sale. Interest so capitalized during the period is Nil.

2.13 Government Grants

The Company has not received any grants from government during the year.

2.14 Cash and Cash equivalents

For the purpose of presentation in the cash flows, cash and cash equivalents include cash on hand, deposits held at call with financial institutions, other short term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown in current liabilities in the balance sheet.

2.15 Trade receivables

Trade receivables are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method, less provision for impairment. The Company applied the ExpectedCash Loss (ECL) model in accordance with Ind AS 109 for recognizing impairment loss on financial assets. The ECL allowance is based on the credit losses expected to arise from all possible default events over the expected life of the financial asset ('Lifetime ECL') unless there has been no significant increase in the credit risk since origination, in which case, the allowance is based on the 12-month ECL. 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 calculated on a collective basis, considering the retail nature of the underlying portfolio of the financial assets.

The impairment methodology applied depends on whether there has been a significant increase in credit risk. When determining whether the risk of default on a financial asset has increased significantly since initial recognition, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both qualitative and quantitative information and analysis based on a provision matrix which takes into account the Company's historical credit loss experience, current economic conditions, forward looking information and scenario analysis.

The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no reasonable expectation of recovering the asset in its entirety or a portion thereof. This is generally the case when the Company determines that the debtor does not have assets or sources income that could generate sufficient flows to repay the amounts subject to the write-off. However, financial assets that are written-off could still be subject to enforcement activities under the Company's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognized in profit or loss.

2.16 Taxation

Tax expenses are the aggregate of the current tax and deferred tax charged or credited in the Statement of profit and loss for the year. The Company opted for New Tax Regime (u/s:115BAA) with effect from FY:2022-23. The current charge for income tax is calculated in accordance with the relevant tax regulations applicable to the company.

Deferred tax charge or credit reflects the tax effects of timing differences between accounting income and taxable

Income for the period. Deferred tax assets are recognized only to the extent there is reasonable certainty that the

assets can be realized in future; however, where there is unabsorbed depreciation or carry forward losses, deferred

tax assets are recognized only if there is virtual certainty of realization of such assets. Deferred tax assets are reviewed

at each balance sheet date. Deferred Tax Asset and Liability are netted off and disclosed in the balance sheet under

the Head "Deferred Tax Asset/Liability".

2.17 Provisions and Contingencies

The Company recognizes provisions when there is present obligation as a result of past event, it is probable that an

outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate

of the amount of the obligation can be made. In cases where the available information indicates that the loss on the

contingency is reasonably possible but the amount of loss cannot be reasonably estimated, a disclosure is made in the

financial statements.

Provisions are reviewed at each balance sheet date and adjusted to reflect the current management estimates. If it is

no longer probable that the outflow of resources is not required to settle the obligation, the provision is reversed.

A disclosure of contingent liability is made when there is a possible obligation or a present obligation that may but

probably will not require an outflow of resources.

When there is possible obligation or a present obligation in respect of which likelihood of outflow of resources is

remote, no provision or disclosure is made. Contingent assets are not recognized in the financial statements.

For Mahesh C Solanki & Co

Chartered Accountants

FRNo.006228C

CA Vinay Kumar Jain

Memb No. 232058

Partner

UDIN: 23232058BGTQUK5207

Place: Chennai

Date: 20-05-2023

JMJ Fintech Limited (Formerly Meenakshi Enterprises Limited)

Statement of Change in Equity for the year ended March 31, 2023

(Amount - Rs.In Thousands)

a.Equity Share Capital Rupees (@ Rs 10/share) No.of Shares

 Change in equity share capital As at 01-04-2022
 124,000.00
 12,400

 Change in equity share capital As at 01-04-2023
 124,000.00
 12,400

b.Other Equity

Particulars		Reserves & Surplus				
	Retained earnings	Statutory	Share Premium	Total		
Balance as at 31-03-2020	(15,807.00)	835.39	9,400.00	(5,571.60)		
Add: Profit for the year 2020-21	(2,562.40)			(2,612.64)		
Balance as at 31-03-2021	(18,419.64)	835.39	9,400.00	(8,184.25)		
Add: Profit for the year 2021-22	485.15					
Balance as at 31-03-2022	(17,934.49)	835.39	9,400.00	(7,699.09)		
Add: Profit for the year 2022-23	8,311.08	1,967.32		10,278.40		
Balance as at 31-03-2023	(9,623.41)	2,802.71	9,400.00	2,579.30		

JMJ Fintech Limited (Formerly Meenakshi Enterprises Limited) 6. PROPERTY, PLANT & EQUIPMENT AND INTANGIBLE ASSETS

(Amount - Rs.In Thousands)

For the year 2022-23		Gross Block			Depreciation		Net	Block
Description	As at April 01, 2022	Additions/	As at March 31,	Upto 31.03.2022	For the	Upto 31.03.2023	As at March 31, 2023	As at March 31, 2022
		(Deletions)	2023		year			
Property, Pant & Equipment								
Inverters	15.70	20.80	36.50	7.13	3.23	10.36	26.14	8.57
Mobile	7.99	44.85	52.84	0.22	4.30	4.52	48.32	7.77
CCTV	NIL	204.23	204.23	NIL	10.26	10.26	193.97	NIL
Electrical Fittings	NIL	205.90	205.90	NIL	11.17	11.17	194.73	NIL
Computers & Laptops	226.00	715.12	941.12	28.68	61.70	90.38	850.74	197.32
Airconditioner	NIL	205.84	205.84	NIL	7.23	7.23	198.61	NIL
Printer	47.32	70.39	117.71	5.82	12.12	17.94	99.77	41.50
Hoardings	NIL	171.69	171.69	NIL	4.04	4.04	167.66	NIL
Name Board	NIL	206.23	206.23	NIL	12.86	12.86	193.37	NIL
Furniture & Fixtures	NIL	961.30	961.30	NIL	54.67	54.67	906.63	NIL
Sub-total	297.01	2,806.35	3,103.36	41.84	181.58	223.42	2,879.93	255.17
Intangibles	NIL	640.74	640.74	NIL	28.98	28.98	611.76	NIL
Total	297.01	3,447.09	3,744.10	41.84	210.56	252.40	3,491.70	255.17

Notes to Balance Sheet for the year ended March 31, 2023		
		ount - Rs.In Thousands)
Particulars 2. Costs And Costs Essimplants	As at March 31, 2023	As at March 31, 2022
2. Cash And Cash Equivalents		Rs.
(i)Balance with Banks in Current accounts	9,768.43	16,310.51
(ii)Cash on hand	2,577.65	263.93
(iii)Cheques in hand	, , , , , , , , , , , , , , , , , , ,	
(iv)Others		
	12,346.08	16,574.43
(i)Earmarked balances with banks		
(ii)Balances with banks to the extent held as margin money or		
security against the borrowings, guarantees, other commitments		
3. Trade Receivables		
Receivables which have significant increase in Credit Risk Less: Allowance for bad and doubtful debts Total (A)		
(B)Others		
Secured, Considered good		
Unsecured, Considered good		
Significant increase in Credit Risk		
Less: Allowance for bad and doubtful debts Total (B)		
(A)Outstanding for a period less than six months from date they are		
due for payments:		
Secured, Considered good		
Unsecured, Considered good	NIL	8,400.00
Significant increase in Credit risk		
Less: Allowance for Bad & Doubtful debts	NIL	-6,000.00
(A)	NIL	2,400.00
		* ***
Total (A+B)=C	NIL	2,400.00
4.1		
4. Loans (A)Loans and Advances to Related Parties		
(B)Security Deposits (Secured, Considered good)		
Advance for Property(Unsecured, Considered good)	862.00	10,663.63
Total (A+B)	862.00	10,663.63
	332111	23,002102
(C)Other Loans and Advances		
(i)Secured, Considered good (Gold Loan)	82,588.15	NIL
(ii)Unsecured, Considered good	59,952.35	91,078.55
(iii)Which have significant increase in Credit Risk	NIL	NIL
	142,540.50	91,078.55
Less: Provision for Non- Performing Asset	7,026.18	8,346.18
Total (C)	135,514.32	82,732.37
Total (A+B+C)	136,376.32	93,396.00
5 Inventories	1	
5. Inventories a) Stock of Shares and Securities	NIL	3,041.24
Total	NIL	3,041.24
	1712	3,071.27
7(a). Current Tax Assets (net)	1	
TDS receivable F.Y 2021-22	1	553.96
TDS Receivable FY 2022-23	1,270.36	
Staff advances		
Tax Refund Due	1,042.04	1,741.29
Total	2,312.40	2,295.25
Г		
7(b). Non Financial Assets	1	
Staff advances	NIL	NIL

J M J Fintech Ltd (Formerly Meenakshi Enterprises Ltd)						
Notes to Balance Sheet for the year ended March 31, 2023						
(Amount - Rs.In Thousands)						
	As at March 31, 2023	As at March 31, 2022				
	Rs.	Rs.				
8. Trade Payables	920.70	705.63				
Total	920.70	705.63				
9. Subordinate Debts	29,910.00	NIL				
Total	29,910.00	NIL				
10. Current tax liabilities(Net)						
TDS payable	108.93	62.93				
Total	108.93	62.93				
11. Provisions						
Provision for Income Tax FY:20-21	506.00	506.00				
Provision for Standard Assets	338.76	236.61				
Provision for statutory Audit fee	150.00	150.00				
Provision for Income Tax FY:20-21 Reversed	-506.00	NIL				
Total	488.76	892.61				
12. Other Equity						
a) Share Premium	9,400.00	9,400.00				
b) Statutory Reserve u/s 45-IC of RBI Act	2,802.71	835.39				
c) Retained Earnings						
Opening Balance	-17,934.49	-18,419.64				
Add : Profit/ Loss for the year	8,311.08	485.15				
Closing Balance	-9,623.41	-17,934.49				
Total (a+b+c)	2,579.30	-7,699.09				

J M J Fintech Ltd (Formerly Meenakshi Enterprises Ltd)

Notes to Balance sheet for the year ended March 31, 2023

13. Equity Share Capital

(Amount - Rs.In Thousands)

a) Authorised, issued, subscribd and fully paid up

Particulars	As at March 31 2023		As at March 31, 2022	
	Number	Amount	Number	Amount
(a)Authorised				
Equity sharesof Rs. 10 each	25,000,000.00	250,000.00	25,000,000.00	250,000.00
(b) Issued, subscribed and Fully paid up				
Equity sharesof Rs. 10 each	12,400,000.00	124,000.00	12,400,000.00	124,000.00
(c) Paid -Up Share Capital				
Equity sharesof Rs. 10 each	12,400,000.00	124,000.00	12,400,000.00	124,000.00

(d) Reconciliation of number of equity shares outstanding at the beginning and at the end of the year

Particulars	As at March 31 2023		As at March 31, 2022		
	Number	Amount	Number	Amount	
Number of shares outstanding as at the beginning of the year	12,400,000.00	124,000.00	12,400,000.00	124,000.00	
Shares issued during the year	-	-	1	-	

- i. Rights and preferences attached to equity share
- ii. Every shareholder is entitled to such rights as to attend and vote at the meeting of the shareholders to receive dividends distributed and also has a right in the residential interest of the assets of the company. Every shareholder is also entitled to right of inspection of documents as provided in the Comapnies Act, 2013.
- iii. There are no restrictions attched to equity shares
- (e) Shareholder holding more than 5% shares at the end of the year

Name of shareholder	Class of shares	As at March 31, 2023		As at March 31, 2022	
	Equity	Number	Percentage	Number	Percentage
Sajeeth Mohammed Salim	ESC	1,509,570.00	12.17%	1,509,570.00	12.17%
Johny M L	ESC	1,266,180.00	10.21%	706,180.00	5.70%
Disola Jose Koodaly	ESC	-		706,180.00	5.70%

J M J Fintech Ltd (Formerly Meenaks Notes to Statement of Profit and Loss 1				
(Amount - Rs.In Thousa				
Particulars	As at 31st March 2023	As at 31st March 2022		
14. Interest Income				
Interest Income on Loan	2,135.54	NII		
Interest Income on Term Loan	2,492.18	NII		
Interest on Gold Loan	6,077.86	NII		
Interest on Small Personal Loan	1,593.85	NII		
Bank Interest	0.11	NII		
Interest on FD	251.73	NII		
Total	12,551.27	NII		
15. Other Income				
Consultancy Income				
Dividend Income				
Sundry balance w/back	56.72	NII		
Interest on Bank FD accrued	45.38	NII		
Interest on IT Refund	34.76	NII		
Total	136.87	NII		
16.73				
16. Finance Cost	645.06	0.21		
Interest Expense	645.36	0.21		
Bank charges	1.03	0.28		
Total	646.39	0.49		
17. Changes in Inventory				
Opening stock	3,041.24	5,735.45		
Less: Material Rejected/Returned				
Closing stock	NIL	3,041.24		
	3,041.24	2,694.21		
18. Employee Benefit Expenses				
Salaries, Wages and Bonus	5,779.38	2,035.28		
Remuneration to directors	720.00	285.60		
Staff Welfare expense	9.50	NII		
ESI- Employer Contribution	1.18	NII		
ESI- Employee Contribution	0.27	NII		
Total	6,510.33	2,320.88		
	,	<u> </u>		

19. Other Expenses		
Advertisement and Publicity expense	207.99	125.51
Branch opening expenses	11.73	NIL
Custodial & RTA fee	NIL	238.67
Commssion and brokerage	487.91	NIL
Cleaning charges	13.72	NIL
Electricity & Water charges	16.81	NIL
Filing fees	165.11	762.00
Fees and subscription	345.53	17.88
Internal audit fee	11.80	17.70
Listing Expense	628.84	413.00
Office expense	22.07	2.55
Postage & Courier charges	0.05	0.58
Professional & Consultancy charges	412.05	593.40
Printing & stationery	82.43	24.79
Provision for Standard Assets	NIL	-3,423.36
Provision for Non Performing assets	NIL	-138.19
Rent	471.92	36.00
Renovation expense	50.30	NIL
Retainership Charges	327.45	354.00
Audit fees	177.00	150.00
Telephone charges	50.44	16.73
Internet charges	36.86	NIL
Interest on TDS	0.95	NIL
Repairs & maintenance	5.61	NIL
Travelling expense	54.40	100.44
Software License fee	NIL	15.34
Transaction charges	1.13	2.61
Web Designing and Maintenance	NIL	16.45
Sundry balance w/off	0.01	NIL
Bad debts	NIL	1,482.74
Vehicle Maintenance	NIL	4.00
Total	3,582.09	812.83

20.) Other Notes_Part A (Forming part of the Financial Statements for the year ended March,31,2023)

1. Enterprises in which key Management personnel or their relatives have significant influence:

Autodocg Systems Private Limited Chettoor Consultancy Services Private Limited Earthphoneix Private Limited

2. Subsidiary Companies: Nil

3. Key Management Personnel

S.no.	Name	Designation
1	Joju Madathumpady Johny	Managing Director
2	Johny Madathumpady Lonappan	Executive Director
3	Sivadas Chettoor	Independent Director
4	Ramakrishnan Areekuzhiyil	Independent Director
5	Julie George Varghese	Independent Director
6	Pradeep Kumar Chellappan Kamalakshi	Independent Director
7	Vidya Damodaran	Chief Financial Officer
8	CA.Ema K Pulimood	Chief Finance Officer

					RELATE	D PARTY	TRANSACTIO	ONS						
Particulars	Parent(as per O	-	Subsi	diaries	Associ	ate/JV	Key Manage	rial Persons	Relative of	KMP	Oth	ners	Total	
	CY	PY	CY	PY	CY	PY	CY	PY	CY	PY	CY	PY	CY	PY
Borrowings	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Deposits	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Placement of Deposits	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Advances	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Investments-Sibordinated Debts	-	-	-	-	-	-	-	-	1,800.00	-	-	-	1,800.00	-
Purchase of fixed or other assets	-	-	-	-	-	-	-	-	-		-	-	-	-
Sale of fixed or other assets	-	-	-	-	-	-	-	-	-		-	-	-	-
Interest Paid	-	-	-	-	-	-	-	-	-		-	-	-	-
Interest Received	-	-	-	-	-	-	-	-	-		-	-	-	-
Incentives paid	-	-	-	-	-	-	-	-	78.00	-	-	-	78.00	-
Salary							5,847.71	1,570.12	240.00	-	-	-	6,087.71	1,570.1
Total	_	_	-				5,847.71	1,570.12	2,118.00	_	_		7,965.71	1,570.1

	JMJ FINTECH LIMITED-S	Salary & Directors Remune	,	(Amount - Rs.	In Thousands)	
PAID TO	KMP/RELATIVE OF KM		22-23			
		Gross	TDS	NET	Gross	
S G F Melkha Singh	KMP-Director	NIL	NIL	NIL	285.60	
Joju M J	KMP -MD	3,509.68	752.88	2,756.80	612.85	
Johny M L	KMP -Chairman,Father of MI	317.50	15.00	302.50	NIL	
Sajeeth Mohammed Salim	KMP-Executive Director	330.11	22.60	307.51	150.00	
Ramakrishnan Areekuzhiyil	Independent Director	180.00	18.00	162.00	54.00	
Sivadas Chettoor	Independent Director	180.00	18.00	162.00	54.00	
Pradeep kumar Chellappan Kamalakshi	Independent Director	180.00	18.00	162.00	40.50	
Julie G Varghese	Independent Director	180.00	18.00	162.00	54.00	
Disola Jose Koodaly	KMP-CS	360.00	24.00	336.00	242.24	
Vidya Damodaran	KMP-CFO	270.00	NIL	270.00	76.94	
Vidya Damodaran	KMP-CS	304.30	30.00	274.30	NIL	
Ema K Pulimood	KMP-CFO	36.13	NIL	36.13	NIL	
	Sub Total	5,847.71	916.48	4,931.23	1,570.12	
Joshua M J	Son of MD	240.00	NIL	240.00	NIL	
	Total	6,087.71	916.48	5,171.23	1,570.12	
	Incentives-2022-2	2023				
Paid to	Relation with KMP	GROSS	TDS	NET		
Joshua M J	Son of MD	25.00	1.25	23.75		
Damodaran T M	Father of CS	53.00	2,65	50.35		
		78.00	3.90	74.10		
	20	22-2023				
Investment by	KMP/Relative of KMP	Relation with KMP			Amount	
JACOB ALIAS JOY	Relative	Brother of MD			500.00	
		Father of CS			1,000.00	
Damodaran T M	IRelative					
Damodaran T M Bijov Pillai& Remya Padmanabha Pillai	Relative Relative		CS		200.00	
Damodaran T M Bijoy Pillai& Remya Padmanabha Pillai Reiith C P	Relative Relative Relative	Remya-Sister in Law of Husband of Cs	CS		200.00 100.00	

21.) Other Notes_Part B (Forming part of the Financial Statements for the year ended March,31,2023)

- 1) Confirmation of balances/reconciliation of accounts pertaining to certain advances/creditors/debtors is pending as at period end. Hence the balances have been adopted as per the
- 2) Segment Reporting: The Company is operating in a single segment and hence no segment reporting is not required to be presented
- 3) Earnings in Foreign Currency Rs.NIL (FY:2022-23 and FY:2021-22) (Disclosure as per Ind AS 107)
- 4) Expenditure in Foreign Currency -Rs.NIL (FY:2022-23 and FY:2021-22) (Disclosure as per AS 107)

5) Disclosure under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006

As per the information available in the books of accounts of the Company, the Company didn't borrow from any any Micro and Small Enterprises and hence there are no Micro and

6) Disclosure Pursuant to Reserve Bank of India Notification DNBS 200 /CCM (PK) -2008 dated 1Aug2008

Capital to Risk Asset Ratio (Amount - Rs.In Thousands)

Sno	Particulars	As at 31Mar2023(Rs.)	As at 31Mar2022(Rs.)
1	Tier I Capital (A)	125,967.54	116,300.91
2	Tier II Capital (B)	23,928.00	-
	Total Capital (C)=(A+B)	149,895.54	116,300.91
3	Total Risk Weighted Assets (D)	139,256.25	93,651.16
4	Capital to Risk Asset Ratio Computation:		
4.1	Tier I Capital as percentage of Total Risk Weighted Assets(%) (A/D)	91%	124%
4.2	Tier II Capital as percentage of Total Risk Weighted Assets(%) (B/D)	17%	0%
4.3	Capital to Risk Asset Ratio (CRAR) (C	C/D) 108%	124%

7) Statutory Reserve

Sno	Particulars
1	As per Section 45-IC of the Reserve Bank of India ,the Company is required to create reserve fund at the rate of 20% of the Net Profit as

8) Qualifying Assets Ratio

Sno	Particulars	As at 31Mar2023(Rs.)	As at 31Mar2022(Rs.)
1.1	Total Assets of the Company (net of intangibles)	157,460.11	117,962.08
1.2	Financial Assets	152,267.78	112,370.43
1.3	Ratio of Financial Assets to Total Assets	96.7%	95.3%
2.1	Total Income	38,229.33	6,350.18
2.2	Financial Income	38,092.47	6,350.18
2.3	Ratio of Financial Income to Total Income	99.6%	100.0%

9) Classification of Loans and Provisions made for Standard/Non Per a)Status as on 31Mar2023	forming Assets(Sub Standard,Doubtful Assets and L	oss Assets) as per RBI	Guidelines @ 31Mar2023
Sno Nature of Asset	As at 31Mar2023 (Rs)	Rate of Provision	Provision (Rs)
1 Standard Assets	135,501,928.00	0.25%	338,754.82
2 Non Performing Assets	-		-
2.1 Sub Standard Assets	-		-
2.2 Doubtful Assets	7,026,180.25	100%	7,026,180.25
2.3 Loss Assets	-		-
Total	142,528,108.25		7,364,935.07
b)Status as on 31Mar2022			
Sno Nature of Asset	As at 31Mar2022 (Rs)	Av.Rate of Provision	Provision (Rs)
1 Standard Assets	69,152.37	0.34%	236.61
2 Non Performing Assets			
2.1 Sub Standard Assets	15,684.17	13.42%	2,104.17
2.2 Doubtful Assets	6,242.01	100.00%	6,242.01
2.3 Loss Assets	-		
Total	91,078.55	-	8,582.79

10) Loan Assets Balance_Sector-wise Total Exposure and Gross NPA Statement @ 31 Mar 2023 and @ 31Mar2022 as per RBI SBR disclosures circular dd 19Apr2022

a)Status @ 31M	far2023			
Sno.	Sector	Total Exposure (Rs) (A)	Gross NPA (Rs) (B)	% of (B) to(A)
1	Industry (others)	3,352.90	3,352.90	100.00%
2	Retail (Others)	139,175.21	3,673.28	2.64%
	Total	142,528.11	7,026.18	4.93%
a)Status @ 31M	[ar2022			
Sno.	Sector	Total Exposure (Rs) (A)	Gross NPA (Rs) (B)	% of (B) to(A)
1	Industry (others)	51,149.40	10,352.90	20.24%
2	Retail (Others)	39,929.15	11,573.28	28.98%
	Total	91,078.55	21,926.18	24.07%

11) Disclosure under Indian Accounting Standard -33

Sno	Particulars	As at 31Mar2023(Rs.)	As at 31Mar2022(Rs.)
1 Earnings per Share			
Continuing Operations			
Net income for the year	r before preferred dividends	8,311.08	485.15
Less:Preferred dividen	1	-	-
Net Income after deduc	ting preferred dividend	8,311.08	485.15
Average number of ou	standing shares	12,400.00	12,400.00
Face Value per Share i	n Rs.	0.01	0.01
Earnings per Share i	ı Rs.	-	-
-Basic		0.00	0.00
-Diluted		0.00	0.00

Sno	Particulars	As at 31Mar2023(Rs.)	As at 31Mar2022(Rs.)		
1 Deferred Tax (Lia	bility)/Asset				
Opening balance		-	-		
Due to difference in	n the WDV value of the Fixed Assets	64.18	=		
Due to difference in	n the timing of claiming other expenses and income	-	=		
Net Deferred Tax (Liability)/Asset	64.18			
	ssets under Indian Accounting Standard 109 (clause 4.1) a	nd Schedule III			
A.1)Details as per	primary classification @ 31March 2023		T 1 1 1 1 1	77 1 1 1 7	
C	Dest' and an	Associated Cost	Fair value through other	Fair value through profit	TF-4-1
Sno 1 Gold loan	Particulars	Amortised Cost 82,588.15	comprehensive income	and loss account	Total 82,588
		· · · · · · · · · · · · · · · · · · ·	-	-	· · · · · · · · · · · · · · · · · · ·
2 Loan on demand 3 Personal loan		6,242.01 300.00	-	-	6,242 300
		300.00 484.17	-	-	300 484
4 Quick retail loan			-	-	
5 Small personal loar	ı	33,231.16	-	-	33,231
6 Term loan	Gross Amount	19,682.62	<u> </u>	-	19,682
Less:Impairment lo		142,528.11	-	-	142,528
Less:Impairment to	Net Amount	142,528.11	-	-	142,528
A.2)Details as per	primary classification @ 31March 2022				
			Fair value through other	Fair value through profit	
Sno	Particulars	Amortised Cost	comprehensive income	and loss account	Total
1 Gold loan		-	-	-	
2 Loan on demand		83,019.51	-	-	83,019
3 Personal loan		300.00	-	-	300
4 Quick retail loan		484.17	-	-	484
5 Small personal loar	1	-	-	-	
-		7,274.87	-	-	7,274
6 Term loan		91,078.55	-	-	91,078
6 Term loan	Gross Amount	71,070.55			
6 Term loan Less:Impairment lo		-	-	-	

			Fair value through other	Fair value through profit	
Sno	Particulars	Amortised Cost	comprehensive income	and loss account	Total
1 Secured by tangible	e and intangible assets	82,588.15	-	-	82,588
2 Covered by Bank/C	Government Guarantees	-	-	-	
3 Unsecured		59,939.96	-	-	59,939
	Gross Amount	142,528.11	-	-	142,528
Less:Impairment lo		-	=	-	
	Net Amount	142,528.11	-	-	142,52
B.2)Re-classificati	ion of the above details on the basis of security @ 31March	2022			
•			Fair value through other	Fair value through profit	
Sno	Particulars	Amortised Cost	comprehensive income	and loss account	Total
	e and intangible assets	-	-	-	
2 Covered by Bank/C	Government Guarantees	-	=	-	
3 Unsecured		91,078.55	-	-	91,07
	Gross Amount	91,078.55	-	-	91,078
Less:Impairment lo		<u> </u>	-	-	
Less:Impairment lo	oss allowance Net Amount	91,078.55	-	<u>-</u>	91,078
	Net Amount	·	<u>-</u> -	- -	91,078
		·	Fair value through other	Fair value through profit	91,078
	Net Amount	·	Fair value through other comprehensive income	Fair value through profit and loss account	91,078
C.1)Re-classificati	Net Amount ion of the above details on the basis in side/out side India @	31March,2023	_	~ .	,
C.1)Re-classificati	Net Amount ion of the above details on the basis in side/out side India @	31March,2023	_	~ .	
C.1)Re-classificati Sno 1 Loans in India	Net Amount ion of the above details on the basis in side/out side India @	31March,2023	_	~ .	Total 142,528
C.1)Re-classification Sno Loans in India (i)Public Sectors	Net Amount ion of the above details on the basis in side/out side India @	Amortised Cost	_	~ .	Total
C.1)Re-classification Sno Loans in India (i)Public Sectors	Net Amount ion of the above details on the basis in side/out side India @ Particulars Gross Amount ass allowance	Amortised Cost 142,528.11 142,528.11	_	~ .	Total 142,528 142,528
C.1)Re-classification Sno 1 Loans in India (i)Public Sectors (ii)Others Less:Impairment lo	Net Amount ion of the above details on the basis in side/out side India @ Particulars Gross Amount ass allowance Net Amount (a)	Amortised Cost	_	~ .	Total 142,528 142,528
C.1)Re-classification Sno 1 Loans in India (i)Public Sectors (ii)Others	Net Amount ion of the above details on the basis in side/out side India @ Particulars Gross Amount oss allowance Net Amount (a)	Amortised Cost 142,528.11 142,528.11	_	~ .	Total 142,528
C.1)Re-classification Sno 1 Loans in India (i)Public Sectors (ii)Others Less:Impairment lo 2 Loans outside Ind	Net Amount ion of the above details on the basis in side/out side India @ Particulars Gross Amount oss allowance Net Amount (a) lia Gross Amount	Amortised Cost 142,528.11 142,528.11	_	~ .	
C.1)Re-classification Sno 1 Loans in India (i)Public Sectors (ii)Others Less:Impairment lo	Net Amount ion of the above details on the basis in side/out side India @ Particulars Gross Amount oss allowance Net Amount (a) lia Gross Amount oss allowance	Amortised Cost 142,528.11 142,528.11	_	~ .	Total 142,528
C.1)Re-classification Sno 1 Loans in India (i)Public Sectors (ii)Others Less:Impairment lo 2 Loans outside Ind	Net Amount ion of the above details on the basis in side/out side India @ Particulars Gross Amount oss allowance Net Amount (a) lia Gross Amount	Amortised Cost 142,528.11 142,528.11	_	~ .	Total 142,528 142,528

			Fair value through other	Fair value through profit	
Sno	Particulars	Amortised Cost	comprehensive income	and loss account	Total
1 Loans in India					
(i)Public Sectors		-	-	-	
(ii)Others		91,078.55	-	_	91,07
	Gross Amount	91,078.55	-	-	91,07
Less:Impairment 1	oss allowance	, -	_	_	•
	Net Amount (a)	91,078.55	_	_	91,07
2 Loans outside In					,
	Gross Amount	_	_	_	
Less:Impairment 1		_			
Less.impairment	Net Amount (b)	<u> </u>			
	Net Amount (b)	<u> </u>	-	-	
	Total Net Amount (c)	91,078.55			91,07
	Total Net Amount (C)	91,076.55	-	-	91,0
inalamora of Financial I	Liabilities under Indian Accounting Standard 109 (clause 4.2) and	J Cabadala III @ 21Maaab 2	017		
A.1)Details as at		i Schedule III @ Silviaich,20	023		
A.1)Details as at	51W1a1CH,2025		Fair value through other	Fair value through profit	
Sno	Denti vedene	A	comprehensive income	and loss account	Total
	Particulars	Amortised Cost	complehensive income	and loss account	Totai
Primary Classifi					
	struments other than those that qualify as Equity	-	-	-	
	other than those that qualify as Equity	-	-	-	
3 Others					
Subordinate Bond	s with minimum maturity period is not less than 60 months	29,910.00	-	-	29,91
-	Total	29,910.00	-	-	29,91
Re-classification:		-			
Subordinated Liab	pilities in India	29,910.00	-	-	29,91
Subordinated Liab	pilities outside India	-	-	-	
	Total	29,910.00	-	-	29,91
			-	-	
A.2)Details as at	31March,2022				
			Fair value through other	Fair value through profit	
Sno	Particulars	Amortised Cost	comprehensive income	and loss account	Total
Under Primary (
	struments other than those that qualify as Equity	-	-	-	
2 Preference Shares	other than those that qualify as Equity	-	-	-	
3 Others					
Subordinate Bond	ls with minimum maturity period is not less than 60 months	-	-	-	
outof difface Boile	Total	-	-	-	
Substitute Boile					
Re-classification:					
		_	_	-	
Re-classification: Subordinated Liab		-	-	-	

No	Particulars	As at 31.03.2023	As at 31.03.2022
1	LiabilitySide		
	Loans & Advances availed by the NBFC inclusive of interest accrued thereon but not		
		NIL	NIL
	paid		
	A 4 5'1		
2	Assets Side Break Up of Loans and Advances including bills receivables (other than those included		
	in		
	(4) below		
	a). Secured	NIL	NIL
	b). Unsecured	142,528.11	142,528.11
			,
_	Break Up of Leased Assets and Stock on).TT	
3	Hire and counting towards AFC activities other asset	NIL	NIL
	Break Up of Investments (current and long term) Shares and Securities (both quoted		
4	and non- in quoted) (Net of Provision for		NIL
	diminution in value)	NIL	
5	Borrower financed as group-wise classification of assets in (2) and (3) above		
	Corporate Borrowers	NIL	NIL
	Other Borrowers		
6	Investor Group-Wise classification of all investments (current and long term) in	NIL	NIL
U	Shares and Securities (both quoted and non-quoted)		1111
7	Other Information		
	(i) Gross Non-Performing Assets		
	(a) Related party	NIL	NIL
	(b) Other than related party	7,026.18	7,026.18
	(ii) Net Non-Performing Assets	7,520.10	7,020.10
	(a) Related party	NIL	NIL
	(b) Other than related party	-	13,580.00
	(iii) Asset acquired in Satisfaction of Debt	NIL	NIL.

Sno	Party Name	As on 31-3-2023 (Rs)	As on 31-03-2022 (Rs)
1	Madani Garments	923.57	923.57
2	Raj Sales	1,595.54	1,595.54
3	Sarla Devi Newar	370.00	370.00
4	Sritech Academy Pvt Ltd	3,352.90	3,352.90
5	Chhotabhai Retailing India	-	7,000.00
6	Nirav Patel	-	3,450.00
7	Paritosh Patel	-	4,450.00
	Personal Loans	-	-
8	Naresh Kumar S	300.00	300.00
	Quick Retail Loan	=	-
9	Nb Systems	150.84	150.84
10	Divine Salon Spa	333.33	333.33
	Gross Non Performing Assets	7,026.18	21,926.18
	Provision for Non Performing Assets	7,026.18	8,346.18
	Net Non Performing Assets (Gross-Provision)	NIL	13,580.00

Corresponding figures for the previous years have been regrouped/rearranged whereever necessary to make them comparable with those of the current year. The figures are rounded to nearest rupee.

17)



(Formerly Known as Meenakshi Enterprises Limited)

A NBFC listed at Bombay Stock Exchange

CIN: L51102TN1982PLC009711

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