

GOTHI PLASCON (INDIA) LIMITED

Date: 01/09/2023

To, BSE Limited, Corporate Relationship Department, Floor 25, PJ Towers Dalal Street Mumbai-400 001

Dear Sir,

ISIN : INE538G01018 SCRIP CODE : 531111

Sub : 28th Annual Report of 2022-23 as per Regulation 34 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015.

With reference to the above matter , please find enclosed herewith the copy of our 28th Annual Report for the year ended 31st March 2023.

Kindly take the information on record.

Thanking You.

Yours sincerely, For Gothi Plascon(India) Limited

Megha Somani (Company Secretary & Compliance Officer) (F12093) MEGHA Digitally signed by MEGHA SOMANI SOMANI Date: 2023.09.01 12:18:56 +05'30'

REGD OFFICE : 17/5B,1A, Vazhudavur Road, Opp. Agriculture Research Center, Kurumbapet, Pondicherry - 605 009. India. Ph : 0413 - 2271151, E-mail : plascon747@gmail.com www.gothiplascon.com TAN No. : CHEG00709C * PAN No. : AAACG1149F * GSTIN : 34AAACG1149F2Z2 * CIN No: L45400PY1994PLC008380



GOTHI PLASCON (INDIA) LIMITED (CIN: L45400PY1994PLC008380)

ANNUAL REPORT 2022-2023

CORPORATE INFORMATION

BOARD OF DIRECTORS

ARD OF DIRECTORS		- 1	
Name of director	DIN	Designation	
Mr. Sanjay Gothi	00600357	Managing Director	
Mr. Prakash Chand	01741059	Non-Executive Independent Director	
Mrs. Priyadarshana Gothi	09685568	Non-ExecutiveWomen Director	
Mr.Manish Tulsyan	07887579	Non-ExecutiveIndependentDirector	
Mr. Rakesh Rathi	09701954	Non-ExecutiveIndependentDirector	
*Mr.Krishnasamy Thirumurthi	01864179	Non-ExecutiveIndependentDirector	
TWENTY EIGHTH ANNUAL GE	NERAL MEETIN	IG	
DATE	30.09.2023		
DAY	SATURDAY		
TIME	11:00 A.M		
MODE	Video conference and other audio-visual means		
DEEMED VENUE	17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre,Kurumbapet,Pondicherry-605009		
COMPANY SECRETARY & COMPLIANCE OFFICER	Mrs.Megha Somani		
CHIEF FINANCIAL OFFICER	Mr.Rajesh Jain		
REGISTRAR & TRANSFER AGENT	Subramaniyam Building No.1, Club House Road,Chennai - 600 002 Ph:044-28460390 Email: murali@cameoindia.com		
AUDITOR	M/s. N. Singhal & Company, Chartered Accountants		
BANKERS	Bank of Baroda, Chennai Bank of Baroda, Pondicherry		
REGISTERED OFFICE& FACTORY	 17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre, Kurumbapet,Pondicherry-605009Ph: 0413- 2271115 		
	<u>plascon747@gmail.com;</u> gplsecretarialwork@gmail.com		
EMAIL			

*Appointed as on 26/08/2023

NOTICE TO SHAREHOLDERS

Notice is hereby given that the 28th Annual General Meeting of the shareholders of the company will be held on Saturday 30th September, 2023 at 11:00 a.m IST through **Video Conferencing (VC)/Other Audiovisual Means (OAVM)** to transact the following business:

ORDINARY BUSINESS:

AS AN ORDINARY RESOLUTION

1. To receive, consider and adopt the Audited Standalone Financial Statements for the year ended 31st March 2023 together with the Reports of the Board of Directors and Auditors thereon.

2. To confirm payment of interim dividend, aggregating to Rs.2/- per equity share, on equity shares for the financial year ended 31st March,2023.

3. To Appoint a director in place of Mrs. Priyadarshana Gothi (DIN:09685568) who retires by rotation and being eligible, offers herself for re-appointment.

SPECIAL BUSINESS

4. To re- appoint Mr. Sanjay Gothi (DIN:00600357) as the Managing Director & CEO of the Company

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

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 and other applicable provisions, if any, of the Companies Act, 2013, read with Schedule V thereto and SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 (including any statutory modification or re-enactment thereof, for the time being in force) and the Articles of Association of the Company and based on the recommendations of the Nomination & Remuneration Committee and approval of the Board of Directors of the Company, the consent of the members of the Company be and is hereby accorded for the re- appointment of Mr. Sanjay Gothi (DIN:00600357) as Managing Director& CEO of the Company for a period of 3 years from 01st August 2023 till 31st July 2026 on the terms and conditions includingremuneration as set out in the explanatory statement annexed to the Notice convening this Meeting, with liberty to the Boardof Directors toalter and vary the terms and conditions of the said re-appointment and / or remuneration as it may deem fit and as may beacceptable to Mr. Sanjay Gothi subject to the same not exceeding the limits specified under Schedule V to the Companies Act,2013 or any statutory modification(s) or re-enactment thereof."

"RESOLVED FURTHER THAT in the event of any loss, absence or inadequacy of profits in any financial year, during the term of office of Mr. Sanjay Gothi, the remuneration payable to him by way of salary, allowances, and perquisites shall not exceed the limits prescribed under the Companies Act, 2013, read with Schedule V or any amendment, modification, variation or reenactment thereof."

RESOLVED FURTHER THAT the Board of Directors or the Company Secretary of the Company, be and is/are severally/jointly hereby authorized to do all such things, deeds, matters and acts as may be required to give effect to this resolution and to do all things incidental and ancillary thereto."

5. To appoint Mr.Krishnasamy Thirumurthi (DIN:01864179) as an Independent Director of the Company

To consider and if thought fit to pass with or without modification, the following resolution as an Special Resolution:

"RESOLVED THAT pursuant to the provisions of Section 149,150,152,160 and any other applicable provisions read with Schedule IV and rules made thereunder of the Companies Act, 2013, ("the Act") and Securities and Exchange Board of India (Listing obligation and Disclosure Requirements) Regulation, 2015 (including any statutory Modification(s) or re- enactment(s) thereof, for the time being in force) and based on the recommendation of the Nomination and Remuneration Committee and the Board of Directors, Mr.Krishnasamy Thirumurthi (DIN: 01864179) be and is hereby appointed as an Independent Director of the

Company who is not liable to retire by rotation and to hold office for a period of five years effective from 26/08/2023.

RESOLVED FURTHER THAT the Board of Directors or the Company Secretary of the Company, be and is/are severally/jointly hereby authorized to do all such things, deeds, matters and acts as may be required to give effect to this resolution and to do all things incidental and ancillary thereto."

Place : Chennai Date :26/08/2023 For and on behalf of the Board Sd/-Sanjay Gothi (DIN : 00600357) Chairman & Managing Director

I. Notes:

1. The Statement pursuant to Section 102 (1) of the Companies Act, 2013and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, are furnished in the explanatory statement which is annexed hereto.

2. The Ministry of Corporate Affairs ("MCA") vide its circular dated April 08, 2020, April 13, 2020, May 05, 2020, January 13, 2021, December 08, 2021, December 14, 2021 May 05, 2022, December 28, 2022 and such other related circulars issued from time to time (collectively referred to as "MCA Circulars") and the Securities and Exchange Board of India ("SEBI") vide circular dated May 12, 2020, January 15, 2021, May 13, 2022 and January 05, 2023 (collectively referred to as "SEBI Circulars") permitted the holding of the Annual General Meeting ("AGM"/ "Meeting") through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM"), without the physical presence of the Members (also referred to as "Shareholders") at a common venue.

In compliance with the provisions of the Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), MCA Circulars and SEBI Circulars (as amended from time to time), the AGM of the Company is being held through VC/ OAVM and Members can attend and participate in the ensuing AGM through VC/ OAVM.

Further, Securities and Exchange Board of India (SEBI) vide its Circular dated May 12, 2020, January 15, 2021, May 13, 2022 and January 5, 2023 (SEBI Circulars) and other applicable circulars issued in this regard, have provided relaxations from compliance with certain provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations).

For this purpose, necessary arrangements have been made by the Company with Central Depository Services (India) Limited ("CDSL") and instructions for the process to be followed for attending and participating in the ensuing AGM through VC/ OAVM is forming part of this Notice.

3. In compliance with the aforesaid MCA and SEBI Circulars, this Notice of the AGM along with the Annual Report for Financial Year ("FY") 2022-23 are being sent through electronic mode to Members whose Email id is registered with the Company or the Depository Participants (DPs), unless any Member has requested for a physical copy of the same.

Members may note that the Notice and Annual Report for FY 2022-23 will also be available on website of the Companyi.e. website <u>www.gothiplascon.com</u>, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and on the website of the CDSLat<u>www.evotingindia.com</u>.

4. Pursuant to Section 105 of the Act and Rule 19 of the Companies (Management and Administration) Rules, 2014, a Member entitled to attend and vote at the AGM is entitled to appoint one or more proxies to attend and vote on a poll instead of himself/ herself and the proxy need not be a Member of the Company. However, pursuant to the MCA and SEBI Circulars, since the AGM will be held through VC/ OAVM, the physical attendance of the Members in any case 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 is not annexed to this Notice.

- 5. Since the AGM will be held through VC, the Route Map is not annexed to this Notice. The registered office of the Company shall be deemed to be the venue for the AGM.
- 6. Members of the Company under the category of Institutional/Corporate Shareholders are encouraged to attend and vote at the AGM through VC. Corporate Members intending to authorize their representatives to participate and vote are requested to send a certified copy of the Board resolution / authorization letter to the company by e-mail and the same should also be uploaded on the VC portal / e-Voting portal of CDSL.
- 7. The Company is concerned about the environment and utilizes natural resources in a sustainable way. In consonance with the company's sustainability initiatives and applicable provisions of the Act and the Listing Regulations, the Company is sharing all documents with Shareholders in the electronic mode. The Shareholders are requested to support this green initiative by registering/ updating their e-mail addresses for receiving electronic communications. To support green initiative, the Members are requested to register their e-mail address with their concerned DPs, in respect of electronic holding and with the RTA, in respect of physical holding, by submitting form ISR-1 duly filled and signed by the holders.
- 8. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act ("the Act").
- 9. The Company has provided the facility to Members to exercise their right to vote by electronic means both through remote-voting and e-voting during the AGM. The process and instructions for remote e-voting are provided in the subsequent paragraphs. Such remote-voting facility is in addition to voting that will takeplace at the AGM being held through VC.
- 10. Members joining the meeting through VC, who have notalready cast their vote by means of remote e-voting, willbe able to exercise their right to vote through e-votingat the AGM. The Members who have cast their voteby remote e-voting prior to the AGM may also join the AGM through VC but shall not be entitled to cast theirvote again.
- 11. Notice is also given under section 91 of the Companies Act, 2013 read with Regulation 42 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Register of Members and the Share Transfer books of the Company will remain closed from **24/09/2023 to 30/09/2023**, both days inclusive.
- Voting rights shall be reckoned on the paid-up value of shares registered in the name of the member/ beneficial owner (in case of electronic Notice shareholding) as on the cut-off date, i.e., 23/09/2023. A person who is not a members on the cut-off date should treat this Notice for information purposes only.
- 13. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date, i.e.**23/09/2023** only shall be entitled to avail the facility of e-voting.
- 14. The relevant documents referred to in the accompanying Notice and the Explanatory Statement, Registers and all other documents will be available for inspection in electronic mode. Members can inspect the same up to the date of the AGM, by sending an e-mail to the Company.
- 15. Any person who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date, may obtain the login ID and password by sending a request to RTA. However, if he / she is already registered with CDSL for remote e-voting then he / she can use his / her existing user ID and password for casting the vote.
- 16. The Company's Registrar and Share Transfer Agent (RTA) for holders of physical as well as electronic/dematerialize equity shares, is Cameo Corporate Services Limited having its registered office at "SUBRAMANIAN BUILDING" No.1 CLUB HOUSE ROAD CHENNAI TN 600002 IN.

- 17. Mr. N.K Bhansali Practicing Company Secretary (Membership No. FCS 3942), have been appointed as the Scrutinizer to scrutinize the remote e-Voting/e-Voting process in a fair and transparent manner. The Scrutinizer will submit the report to the Chairman, or any person authorised by him after completion of the scrutiny and the results of voting will be announced after the AGM of the Company. Subject to receipt of requisite number of votes, the resolutions shall be deemed to be passed on the date of the AGM. The result will also be displayed on the website of the Company at <u>www.gothiplascon.com</u>, <u>www.bseindia.com</u>(where the Company is listed) and www.evotingindia. com (agency providing e-Voting facility).
- 18. Members may please note that SEBI vide its Circular dated 25th January, 2022 has mandated the Listed Companies to issue securities in demat form only while processing service requests viz. Issue of duplicate securities certificate; claim from Unclaimed Suspense Account; Renewal/Exchange of securities certificate; Endorsement; Sub-division/Splitting of securities certificate; Consolidation of securities certificates/folios; Transmission and Transposition. Accordingly, shareholders are requested to make service requests by submitting a duly filled and signed Form ISR-4. It may be noted that any service request can be processed only after the folio is KYC compliant. SEBI has mandated that all requests for transfer of securities including transmission and transposition requests shall be processed only in dematerialized form. In view of the same and to eliminate all risks associated with physical shares and to avail various benefits of dematerialisation, Members are advised to dematerialise the shares held by them in physical form. Members can contact the Company or company's Registrars and Transfer Agents (RTA) Cameo Corporate Service Limited, Chennai, for assistance, if any, in this regard.
- 19. The Members who are holding shares in demat form and have not yet registered their Bank details, e-mail IDs, mobile numbers and other KYC Details are requested to register the same with their Depository Participant at the earliest, to enable the company to use the same for making payment of their dividend, whenever declared, contact them and serving documents to them electronically, hereinafter. Members holding shares in physical mode are requested to provide, if not provided earlier, their e-mail Ids, mobile numbers, Bank Details and other KYC documents including PAN, to the RTA sending an e-mail.
- 20. Members holding shares in physical form are advised to update their KYC details and Nomination details as mandated under SEBI Circular Nos. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/655 2021 dated November 03, and SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/687 14, 2021 dated December and SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated March 16, 2023 to avoid freezing of their folios on or after April 1, 2023 with RTA.
- 21. In case a holder of physical securities fails to furnish PAN, nomination, contact details, bank account details and specimen signature by October 1, 2023, RTA will be obligated to freeze such folios. The securities in the frozen folios shall be eligible to receive payments (including dividend) and lodge grievances only after furnishing the complete documents. If the securities continue to remain frozen as on December 31, 2025, the Registrar/the Company shall refer such securities to the administering authority under the Benami Transactions (Prohibitions) Act, 1988, and/or the Prevention of Money Laundering Act, 2002. In compliance with SEBI guidelines, the Company had sent communication intimating about the submission of above details to all the Members holding shares in physical form.
- 22. Members who are holding shares in physical form in identical order of names in more than one folio are requested to send to the Company or its Registrar and Share Transfer Agent, the details of such folios together with the share certificates for consolidating their holding in one folio as per the procedure stipulated in SEBI circular no. SEBI/HO/MIRSD/MIRSD_RTAMB/P/ CIR/2022/8 dated January 25, 2022.
- 23. SEBI has mandated submission of PAN by every participant in the securities market. Members holding shares in demat mode are, therefore, requested to submit their PAN to their DP. Members holding shares in physical mode are required to submit their PAN details to the RTA.
- 24. As per the provisions of Section 72 of the Act, the facility for submitting nomination is available for Members in respect of the shares held by them. Members who have not yet registered their

nomination are requested to register the same with their DP in case the shares are held by them in demat mode, and to the RTA, in case the shares are held in physical mode.

25. Pursuant to the provisions of Section 124 of the Act read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules"), and relevant circulars and amendments thereto, the amount of dividend remaining unpaid or unclaimed for a period of seven years from the due date is required to be transferred to the Investor Education and Protection Fund ("IEPF"), constituted by the Central Government. The shares in respect of such unclaimed Dividends are also liable to be transferred to the demat account of the IEPF Authority. In view of this, Members are requested to claim their Dividends from the Bank, within the stipulated timeline.

26. Additional information, pursuant to Regulation 36 of the Listing Regulations, in respect of the directors seeking appointment / reappointment at the AGM, forms part of this Notice.

27. **E-Voting:**

In compliance with the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of Listing Regulations and applicable circulars, the Members are provided with the facility to cast their vote electronically (through remote e-Voting as well as the e-Voting on the date of the AGM), through the e-Voting services provided by CDSL, on all the resolutions set forth in this Notice.

The result of the voting will be announced within two working days after the conclusion of the meeting on the Company's website at www.gothiplascon.com, website of CDSL at www.evotingindia.com and communicated to the Stock Exchanges.

INSTRUCTIONS FOR REMOTE E-VOTING AND E-VOTING DURING THE AGM AND JOINING MEETING THROUGH VC/OAVM ARE AS UNDER:

- (i) The voting period begins on 27/09/2023 at 09.00 a.m. (IST) and ends on 29/09/2023 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 of 23/09/2023 may cast their vote electronically. The e-Voting module shall be disabled by CDSL for voting thereafter.
- (ii) The Members who have cast their vote by remote e-Voting prior to the AGM may attend/ participate in the AGM through VC but shall not be entitled to cast their vote again.
- (iii) 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 shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL	 Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are<u>https://web.cdslindia.com/myeasi/home/login</u> or visit <u>www.cdslindia.com</u> and click on Login icon and select 'My Easi New (token)' tab. 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 information provided by company. On clicking the e-voting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e.

	 CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly. 3) If the user is not registered for Easi/Easiest, option to register is available at <u>https://web.cdslindia.com/myeasi/Registration/EasiRegistration</u> 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 <u>www.cdslindia.com/Evoting/EvotingLogin</u> 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 e-voting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL	 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 re-directed 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 <u>https://eservices.nsdl.com</u>. Select "Register Online for IDeAS "Portal or click at <u>https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp</u> 3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u> 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 digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider mature and you will be redirected to e-Voting period or ioning virtual meeting & voting during the meeting
Individual Shareholders (holding securities in demat mode) login through their Depository Participants	joining virtual meeting & voting during the meeting 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 abovementioned 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 securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.comor contact at toll free no. 1800 22 55 33
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30

(iv) 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 <u>www.evotingindia.com</u>.
- 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 <u>www.evotingindia.com</u> 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 Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.
Dividend Bank Details OR Date of Birth (DOB)	 Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login. If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field.

- (v) After entering these details appropriately, click on "SUBMIT" tab.
- (vi) 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.

- (vii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (viii) Click on the EVSN for the relevant <GOTHI PLASCON> on which you choose to vote.
- (ix) 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.
- (x) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xi) 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.
- (xii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiii) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xiv) 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.

(xv) 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 <u>helpdesk.evoting@cdslindia.com</u>.
- 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 the email address viz; plascon747@gmail.com, if they have voted from individual tab & not uploaded same in the CDSL evoting system for the scrutinizer to verify the same.

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.
- 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 atleast3 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at (company email id). The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance3 days prior to meeting mentioning their name, demat account number, email id, mobile number at **plascon747@gmail.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.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES.

- 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 email to : **murali@cameoindia.com**.
- 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.

If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to <u>helpdesk.evoting@cdslindia.com</u> or contact at or toll free no. 1800 22 55 33.

All grievances connected with the facility for voting by electronic means may be addressed to, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25thFloor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43.

22. To enable ease of participation of the Members, we are providing below the key details regarding the meeting for your reference.

S.no	Particulars	Details
1.	Date of AGM	30/09/2023
2.	Closure of Register of members	24/09/2023 to 30/09/2023
3.	Cut-off date for e-Voting	23/09/2023
4.	Time period for remote e-Voting	27/09/2023 to 29/09/2023

II. Pursuant to Regulation 36(5) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, and Secretarial Standards on General Meetings issued by the Institute of Company Secretaries of ('ICSI'):

Details of Directors seeking appointment / re-appointment in the 28th AGM (Pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), are given below:

Name of Director	Sanjay Gothi	Priyadarshana Gothi	Krishnasamy Thirumurthi
DIN	00600357	09685568	01864179
Date of Birth	10/04/1969	02/12/1970	17/01/1955
Age	54	52	68
Qualification	Diploma In Auto Engineering	Graduation	Doctor
No. of Board Meeting attended during the Financial Year 2022-23	6	4	0
Designation	Managing Director & CEO	Director	Director
Date of initial Appointment	11/10/1994	12/08/2022	26/08/2023
Brief Resume	Founder of the company and having few decades of experience in the operations of the company	She is graduate and a entrepreneur	He is doctor by profession and entrepreneur. He worked in various capacities in Dublin, Ireland, Srinagar, Kashmir. He worked in Apollo Hospital Malar Hospital, Madras Medical Mission and started his own enterprise Sai Nuclear Medical services. Presently he is serving as chief at MGM Heath Care Hospital, Chennai as well.

		r	1
Expertise in Specific Functional area	In his tenor, the company has achieved new records of profit and is doing well . He is entrusted with overall control and supervision of the company. He is having substantial powers of management and is responsible for the general conduct and management of the business and affairs of the Company subject to the superintendence, control and supervision of the Board of Directors of the Company.	She has several years of experience of General Administration and Management along with communication and leadership skills	Strategic Leadership and management experience Financial and Risk Management Governance
Remuneration sought to be paid	As detailed in Explanatory Statement for Item No. 4 of the Notice	Nil	As detailed in Explanatory Statement for Item No. 5 of the Notice
Remuneration last drawn	Please refer to the Report on Corporate Governance	Nil	Nil
Terms and Conditions of appointment/ re- appointment	As detailed in Explanatory Statement for Item No. 4 of the Notice	Presently retiring by rotation.	As detailed in Explanatory Statement for Item No. 5 of the Notice
Relationships between directors inter-se	He is husband of Mrs.Priyadarshana Gothi, Director of the company	She is wife of Mr. Sanjay Gothi,Managing Director of the company	He is not related to any of the Directors of the Company.
Directorship and membership of Committees in other listed entities	Nil	Nil	Nil
Shares held in the company as on March 31, 2022	45,00,000	14,86,000	Nil
Shareholding as a beneficial owner	15,00,000	Nil	Nil
In case of independent directors, the skills and capabilities required for the role and the manner in which the proposed person meets such requirements	NA	NA	The Nomination and Remuneration Committee of the Board has evaluated the profile of Mr. Krishnasamy Thirumurthi and concluded that Mr. Krishnasamy Thirumurthi possess the relevant skill and capabilities to discharge the role of Independent Directors.

III. Statement pursuant to the provisions of Section 102of the Companies Act, 2013 ("The Act") and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations)

i. Item No. 4 :

Mr Sanjay Gothi is the Managing Director and CEO of the Company and his appointment ceases on 31/07/2023. On the recommendations of Nomination and Remuneration Committee, the Board of Directors at their meeting held on 26/07/2023, has accorded its approval to re-appoint Mr Sanjay Gothi, as Managing Director & CEO of the Company for a period of 3 years with effect from the 01/08/2023 and for payment of remuneration as set out, subject to the approval of the Members of the Company in a General Meeting, through an Ordinary Resolution.

The terms and conditions of the appointment are:

(a) Salary of Rs. 60,00,000/- (Rupees Sixty Lakhs Only) per annum subject to maximum as may be decided by the board from time to time within the limits prescribed schedule V of the companies Act 2013 or any modification thereof.

(b) Perquisites: Use of car with driver, travel reimbursements and use of telephone and internet reimbursement will be provided.

(c) Other Terms: Subject to the superintendence, control and direction of the Board of Directors, Mr. Sanjay Gothi shall manage and conduct the business and affairs of the Company..

Except Mr. Sanjay Gothi being the appointee and Mrs. Priyadarshana Gothi being the relative of the appointee, none of the other directors and Key Managerial Personnel of the Company and their relatives are concerned or interested in the Resolutions except as a shareholder of the company. The Board of Directors recommends the above Ordinary Resolution for the approval of the shareholders.

Since the Company is having inadequacy of profits, the proposed remuneration would be in accordance with the limits prescribed under Section II of Part II of Schedule V to the Companies Act, 2013, subject to the Company obtaining the approval of the Members through an Ordinary Resolution.

Disclosure pursuant to Section II of Part II of Schedule V of the Companies Act, 2013. (For Item No 4)

I. G	ENERAL INFORMATION		
1.	Nature of Industry	Real estate and related	activities
2.	Date of Commencement of Business	11 th October, 1994	
3.	In case of new companies expected date of commencement of activities as per project approved by financial institutions appearing in prospectus.	Existing Company, Not	applicable
4.	Financial Performance as on 31 st March 2023	Revenue from Operations Expenses Profit before tax Tax expenses Net Profit / (Loss)	Rs. in Lakhs 425.50 204.25 221.25 55.83 165.42

5	5.	Foreign investments or collaborations, if	NIL
		any	

II. INFORMATION ABOUT APPOINTEE:

Mr	.Sanjay Gothi (DIN : 0060	0357)
1	Background details	Mr.Sanjay Gothi, 54 years, has been the Director of the company since its inception. He has done Diploma In Auto Engineering. He is having few decades of experience in the operations of the company He has in depth knowledge about the operations of the company from the day of its incorporation .The company has turned in to a profit making company since he became Managing director of the company and had been making consistent profit for last few years
2	Past Remuneration	Please refer to the Report on Corporate Governance
3	Recognition or awards	
4	Job Profile and his suitability	Mr.Sanjay Gothi is entrusted with overall control and supervision of the company. He is having substantial powers of management and is responsible for the general conduct and management of the business and affairs of the Company subject to the superintendence, control and supervision of the Board of Directors of the Company. The company had grown leaps and bounds in his tenure and had came in to profits during his tenure as managing director of the company
5	Remuneration proposed	As set out in the Resolution and explanatory statement
6	6 Comparative remuneration profile with respect to industry, size of the company, profile of the position and person 7 The remuneration is proposed after considering various fa including the industry trends / profile and intellectual abid knowledge in the field,etc.The Remuneration proposed for Mr.Sanjay Gothi is similar to that drawn by the peers in the similar capacity in the similar industry.	
7	Pecuniary relationship directly or indirectly with the Company, or relationship with the managerial person, if any	He is holding 73.39 % shares of the company along with other promoters .Other than the remuneration paid to him in the capacity of managing director there is no pecuniary relationship of Mr. Sanjay Gothi directly or indirectly with company or with its managerial personnel.

III. OTHER INFORMATION

1	Reasons for loss or inadequate profits	The companyhas posted a net profit of
		Rs.165.42 lacs which is inadequate profit

		for payment of proposed remuneration as per the provisions of Schedule V,
2	Steps taken for improvement	Steps are being taken to enhance revenue and reduce costs to improve profitability.
3	Expected increase in productivity and profits in measurable terms	It is difficult to forecast the profitability in measurable terms. However, the Company expects that profitability may improve. Management expects to have higher profits in future.

ii. ITEM NO.5 :

The Board of Directors of the Company at the meeting held on 26/08/2023 appointed Mr. Krishnasamy Thirumurthi as an additional Director of the Company in terms of the provisions of Section 161 of the Companies Act, 2013 and rules made thereunder. As per the provisions contained under Section 161 of the Companies Act, 2013, the "Additional Director" so appointed shall hold office upto the date of the next Annual General Meeting or the last date on which the Annual General Meeting should have been held, whichever is earlier. Accordingly, Mr. Krishnasamy Thirumurthi as Additional Director- Independent ,who holds office upto the date of this Annual General Meeting. In accordance with the provisions of the Companies Act, 2013, appointment of Independent Director requires approval of members. Based on the recommendation of the Nomination and Remuneration Committee, the Board of Directors have proposed that Mr. Krishnasamy Thirumurthi to be appointed as an independent Director on the Board for the period of five year commencing from 26/08/2023, whose office is not liable to retire by rotation. Requisite Notice under Section 160 of the Act proposing the appointment of Mr. Krishnasamy Thirumurthi has been received by the Company.

Additional information in respect of Mr. Krishnasamy Thirumurthi, pursuant to the SEBI (Listing Obligations & disclosure Requirements) Regulations, 2015, is appearing in the Annual Report.

He has given a declaration to the Company that he meets criteria of Independence as prescribed under Section 149(6) of the Companies Act, 2013 read with Rule 5 of Companies (Appointment & Qualification of Directors) Rules, 2014 and relevant regulation of SEBI (Listing Obligations & disclosure Requirements) Regulations, 2015. He satisfies all the applicable conditions of the Act & he is not disqualified from being appointed as director in terms of Section 164 of the Act. He is not debarred from holding the office of Director, pursuant to any SEBI order or any other such authority.

A copy of the draft Letter of Appointment for Independent Directors, setting out terms and conditions of his appointment, is available for inspection at the Registered Office of the Company during any working day between 11.00 a.m. to 1.00 p.m.

Except Mr. Krishnasamy Thirumurthi, being the appointee, none of the other Directors and Key Managerial Personnel of the Company, or their relatives, are interested in the Resolution set out at Item No.5 of this Notice.

The Board recommends this Special Resolution for the approval of the Members.

Place : Chennai Date : 26/08/2023 For and on behalf of the Board Sd/-Sanjay Gothi (DIN :00600357) Chairman & Managing Director

DIRECTOR'S REPORT

Dear Members,

Your Company's Directors are pleased to present the 28thAnnual Report of the Company, along with Audited Accounts, for the Financial Year ended 31st March, 2023 along with the auditors report and notes to the accounts thereon which forms part of this report.

FINANCIAL RESULTS

The highlights of the financial of your company are as under:

Rs. (In Lacs)

PARTICULARS	31/03/2023	31/03/2022
Income	425.50	394.35
Total Expenses	167.92	117.68
Profit before depreciation	257.58	276.67
Depreciation	36.33	32.86
Profit / (loss) before Tax	221.25	243.81
Tax Expense	55.83	61.41
Profit / (loss)After Tax	165.42	182.40
Balance in Retained earnings at the beginning of the	227.38	146.98
year		
Payment Of Dividend	204.00	102.00
Balance in Retained earnings at the end of the year	188.80	227.38

COURSE OF BUSINESS AND OUTLOOK

The company had a profit of Rs.165.42 lacs as compared to the previous year of Rs.182.40 lacs. Your Directors are hopeful that the Company's performancewill improve in the years to come which is subject to various other prevailing market/ industrial/ economic conditions applicable to the company.

TRANSFER TO RESERVES

Your Company does not propose to transfer any amount to the Reserves during the year.

DIVIDEND

The Board has declared an interim dividend of Rs. 2.00 per equity share of the face value of Rs.10/- each for the financial year ended 31/03/2023 and same is proposed as final dividend for the year ended 31/03/2023.

SHARE CAPITAL

The authorized share capital of the Company is Rs.1,10,000,000 divided into 11,000,000 equity shares of Rs.10 each. At the beginning of the year under review, the issued, subscribed and fully paid up capital was Rs.1,02,000,000 divided into 102,00,000 equity shares of ₹10 each. There was no change in share capital of the Company during the year under review.

CHANGE IN NATURE OF BUSINESS

There was no change in the nature of business during the financial year.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

The particulars of loans, guarantees, securities and investments as covered under the provisions of section 186 of the Companies Act, 2013 are furnished in the financial statements, if any and forms part of this Board's Report.

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY BETWEEN THE END OF THE FINANCIAL YEAR AND THE DATE OF THE REPORT

There are no material changes and commitments affecting the financial position of the Company between the end of the financial year and the date of this Report.

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

There are no significant material orders passed by the Regulators/Courts/Tribunal which would impact the going concern status of the Company and its future operations.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES

There were no contracts, arrangements or transactions entered into that fall under the scope of Section 188(1) of the Companies Act, 2013. Disclosures of related party transactions are mentioned in financial statement of the company and forms part of this report.

ANNUAL RETURN

Pursuant to Section 92(3) and Section 134(3)(a) of the Companies Act, 2013, the Company has placed a copy of the annual return i.e Form MGT 7 on the website of the Company : http://gothiplascon.com/annual-return/

NUMBER OF MEETINGS OF THE BOARD

During the year, 6 (six) meetings of the Board of Directors were held. The details of the meetings are furnished in the Corporate Governance Report which is attached to this report.

CHANGES IN DIRECTORS / KEY MANAGERIAL PERSONNEL DURING THE YEAR, IF ANY

Mr.Manish Tulsyan was appointed as an Additional Director under the category of Independent Director of the Company with effect from 12/08/2022 by the Board of Directors on the recommendation of the NRC in accordance with Section 161(1) of the Act.His appointment as an Independent Director for a period of 5 years with effect from 12/08/2022, was approved by the shareholders at the previous Annual General Meeting (AGM) held on 26/09/2022.

Mr.Rakesh Rathi was appointed as an Additional Director under the category of Independent Director of the Company with effect from 25/08/2022 by the Board of Directors on the recommendation of the NRC in accordance with Section 161(1) of the Act.His appointment as an Independent Director for a period of 5 years with effect from 25/08/2022, was approved by the shareholders at the previous Annual General Meeting (AGM) held on 26/09/2022.

Mrs.Monicaajit Singh resigned from the directorship of the company.

Mrs. Priyadarshana Gothi (DIN:09685568), Director of the Company, retire by rotation at the forthcoming Annual General Meeting and being eligible haveoffered presently herself for re-appointment.

Mr. Sanjay Gothi (DIN: 00600357) completed his present term as Managing Director of the Company on 31/07/2023 and was reappointed for a further term of three years by the Board w.e.f. 01/08/2023, based on the recommendation of the NRC and subject to approval of the shareholders at the AGM.

Mr. Krishnasamy Thirumurthi is appointed as additional director of the Company on 26/08/2023

The composition of the Board of Directors of the Company and other details related to the board during the year is furnished in the Corporate Governance Report annexed to this report.

COMMITTEES

The composition of the committees of the Company and other related details is furnished in the Corporate Governance Report annexed to this report.

DECLARATION FROM INDEPENDENT DIRECTORS

The company has received necessary declarations from the Independent Directors under Section 149(6) of the Companies Act and Regulation 25(8) of the SEBI LODR that they meet the criteria of independence laid down thereunder. The Board has reviewed the disclosures of independence submitted by the Independent Directors and is of the opinion that the Independent Directors of the company fulfill the conditions specified in the Companies Act and SEBI LODR and are independent of the management.

ANNUAL EVALUATION

Pursuant to the provisions of the Companies Act, 2013 and Regulation 17 (10) of SEBI (Listing Obligations and Disclosure Requirement Regulations) to the extent applicable, the Board has carried out an evaluation of its own performance, the directors individually as well as the evaluation of the working of its various Committees.

The criteria for performance evaluation of the Committees and the Board as a whole include aspects likecomposition, functioning, effectiveness of processes & meetings, interaction with management and othermeasures. The criteria for Performance Evaluation of the Directors include aspects like professional conduct, competency, integrity, contribution to the Board and Committee Meetings and other measures. In addition, theperformance of the Chairman is also evaluated on key aspects of his roles and responsibilities.

A separate meeting of the independent directors was convened, which reviewed the performance of the Board (as a whole), the Non-Independent director and the Chairman.

FAMILIARISATION PROGRAMMES FOR INDEPENDENT DIRECTORS

The familiarization programme for the Independent Directors are disclosed in the Report on Corporate Governance forming part of this Board's Report.

A STATEMENT REGARDING OPINION OF THE BOARD WITH REGARD TO INTEGRITY, EXPERTISE AND EXPERIENCE (INCLUDING THE PROFICIENCY) OF THE INDEPENDENT DIRECTORS APPOINTED DURING THE YEAR

The Board is of the opinion that all the Independent Directors of the Company are person's of integrity and possess relevant expertise and experience (including the proficiency) to act as Independent Directors of the Company.

Further, in terms of Section 150 of the Act read with Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014, all the Independent Directors have confirmed that they have registered themselves with databank maintained by the Indian Institute of Corporate Affairs ("IICA") and have included their name in the databank of Independent Directors as required under Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014.

REMUNERATION POLICY

The Board has, on the recommendation of the Nomination & Remuneration Committee framed a policy for selection and appointment of Directors, Key Managerial Personnel and Senior Management and their remuneration. The salient features of the Remuneration Policy details are stated in the Corporate Governance Report. The Remuneration Policy approved by the Board of Directors is uploaded on the website of the Company www.gothiplascon.com.

DIRECTORS' RESPONSIBILITY STATEMENT

In terms of Section 134 clause (C) of sub-section (3) of the Companies Act, 2013, the Directors would like to state that:

(i) In preparation of the annual accounts for the financial year ended March 31, 2023, the applicable accounting standards have been followed and there are no material departures;

(ii) The directors have selected such accounting policies and applied them consistently and made judgments and estimates that were reasonable and prudent so as to give a true and fair view of the state

of affairs of the Company at the end of the financial year and of the profit or loss of the Company for the year under review;

(iii) The directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;

(iv) The directors have prepared the annual accounts on a going concern basis.

(v) The directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively; and

(vi) The directors had devised proper system to ensure compliance with the provisions of all applicable laws and that such system were adequate and operating effectively.

INTERNAL FINANCIAL CONTROL SYSTEMS AND THEIR ADEQUACY

Gothi Plascon (India) Limited has an adequate system of internal financial control in place which has been designed to provide a reasonable assurance with regard to maintaining of proper accounting controls, monitoring of operations, protecting assets from unauthorized use or losses, compliance with regulations and for ensuring reliability of financial reporting.

SECRETARIAL STANDARDS

The Company state that applicable Secretarial Standards have been duly followed by the Company.

SUBSIDIARIES/JOINT VENTURES/ASSOCIATE COMPANY

The Company do not have any Subsidiary, Joint Ventures or Associate Company. Hence the requirement of presenting the consolidated financial statements in Annual Report is not applicable.

DEPOSITS

The Company has not accepted any deposits within the meaning of Section 73 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014 during the said financial year. The particulars of unsecured loan, if any, are furnished in the financial statements and forms part of this report.

MAINTENANCE OF COST RECORDS:

The maintenance of cost records as specified by the central government under sub-section (1) of section 148 of the Companies Act, 2013, is not applicable to the company.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND EXPENDITURE

a) Conservation of energy : Your Company being a company having major income from rent the company has no activities involving conservation of energy. However, your Company has taken adequate measures for conservation of energy wherever possible.

b) Technology Absorption: Your Company has no activities involving adoption of any specific technology

c) Foreign exchange earnings and Outgo- NIL

CORPORATE SOCIAL RESPONSIBILITY

The Company provision of Section 135 of the Companies Act, 2013 read with Companies (Corporate Social Responsibility Policy) Rules, 2014 are not applicable to the company.

DETAILS IN RESPECT OF FRAUDS REPORTED BY AUDITORS UNDER SECTION 143(12) of the COMPANIES ACT,2013

During the year under review, there were no frauds reported by the auditors under Section 143(12) of the Companies Act, 2013.

RISK MANAGEMENT

Your Company continues to have an effective Risk Management. The management continuously oversees the risk management process including identification, impact assessment and drawing mitigation plans. The details of risks perceived by the Management are annexed as part of the Management Discussion and Analysis Report.

CORPORATE GOVERANCE

Your Company has been complying with the principles of good Corporate Governance practices over the years. A report on Corporate Governance is attached to this report

In accordance with Regulation 34(3) read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a separate report on Corporate Governance forms part of this report as **Annexure -I.**

A certificate from Mr.N.K Bhansali, Practicing Company Secretary affirming compliance with the various conditions of Corporate Governance in terms of the Listing Regulations is given in **Annexure - VI** to this report.

CODE OF CONDUCT

Pursuant to Regulation 26(3) of the Listing Regulations, the Board Members and the Senior Management Personnel affirm compliance with the Code of Conduct on an annual basis.

The declaration by the CEO as required under Regulation 34(3) read with Schedule V (D) of the Listing Regulations regarding adherence to the Code of Conduct has been obtained for FY 2022-23.

VIGIL MECHANISM / WHISTLE BLOWER MECHANISM

The Company has established a vigil mechanism to promote ethical behavior in all its business activities. The details of the Policy is posted on the website of the Company. There was no reporting made by any employee for violations of applicable laws and regulations and the Code of Conduct for FY 2022-23.

AUDITOR AND AUDIT REPORT

In accordance with the provisions of Section 139 of the Companies Act, 2013, M/s. N.Singhal & Company, Chartered Accountants, (Firm Registration No.006249C) were appointed as Statutory Auditor of your Company at the 27th Annual General Meeting for a term of 5 years.

The report of the auditor & notes to the accounts thereof are self explanatory and forms part of this report and the contents of the same be read as content of director's report wherever applicable and warranted . The contents of the same be read as part and parcel of the director's report wherever required.

SECRETARIAL AUDITOR AND REPORT

Pursuant to provisions of section 204 of the Companies Act, 2013 and The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 the company has appointed Mr. N.K Bhansali Practicing Company Secretary (Membership No: FCS 3942 PCS No 2321) to undertake the Secretarial Audit of the Company for the financial year 2022-23. The Secretarial Audit report is annexed as **Annexure-II** to this report.

The secretarial auditor report is self explanatory and forms part of this report and the contents of the same be read as content of director's report wherever applicable and warranted . The contents of the same be read as part and parcel of the director's report wherever required.

DISCLOSE OF THE TOTAL AMOUNT LYING IN THE UNPAID DIVIDEND ACCOUNT

Year wise amount of Unpaid/Unclaimed Dividend lying in the unpaid account upto March 31, 2023 and the corresponding shares, which are liable to be transferred to the IEPF:

S.No	Financial year	Date of declaration of Dividend	Number of shares against whom Dividend amount is unpaid	AmountUnpaid as onMarch31,2023 (Rs.)	Due date of transfer of Unpaid and Unclaimed Dividend to IEPF
1.	2019-20	Interim Dividend Board Meeting held on 23/03/2020	13,06,800	13,06,800	21/05/2027
2.	2020-21	Interim Dividend Board Meeting held on 17/03/2021	11,96,135	11,77,020	15/05/2028
3.	2021-22	Interim Dividend Board Meeting held on 04/02/2022	12,33,534	12,06,333	04/04/2029

MANAGEMENT DISCUSSION & ANALYSIS REPORT

As required under SEBI (Listing Obligations and Disclosure Requirements Regulations) Regulations 2015, the Management Discussion and Analysis Report is annexed as **Annexure – III** to this report.

PARTICULARS OF EMPLOYEES

The statement containing particulars of employees as required under Section 197(12) of the Companies Act, 2013 read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is given in an **Annexure-IV** and forms part of this report.

DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013:

The Company had complied in general with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. The Company has not received any complaint on sexual harassment during the financial year 2022-2023.

THE DETAILS OF APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016 (31 OF 2016) DURING THE YEAR ALONG WITH THEIR STATUS AS AT THE END OF THE FINANCIAL YEAR

During the year, no application and proceedings has been initiated under Insolvency and Bankruptcy Code.

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

During the Financial Year 2022-23, the Company has not made any settlement with its bankers, hence the question of above difference doesn't arise

ANNEXURES FORMING A PART OF THIS REPORT OF THE DIRECTORS

The following annexures referred in this report and other information which are required to be disclosed are attached and forms an Integral part of this report

ANNEXURE	PARTICULARS
Ι	Corporate Governance Report
II	Secretarial Audit Report
III	Management Discussions and Analysis Report
IV	Information required under section 197 of the Companies Act, 2013
V	Certificate by Chief Executive Officer (CEO) And Chief Financial Officer (CFO)
VI	Certificate On Compliance With The Conditions Of Corporate Governance Under The Listing Agreement
VII	Certificate Of Non-Disqualification Of Directors

CAUTIONARY STATEMENT

Statements in this Report, particularly those which relate to Management Discussion & Analysis as explained in the Corporate Governance Report, describing the Company's objectives, estimates and expectations may constitute "forward looking statements" within the meaning of the applicable laws and regulations. Actual results might differ materially from those expressed or implied in the statements depending on the circumstances.

ACKNOWLEDGMENT

The Directors would like to place on record their sincere appreciation to the Company's customers, vendors and bankers for their continued support to the Company during the year. The Directors also wish to acknowledge the contribution made by employees at all levels for steering the growth of the organization. We thank the Government of India, the State Governments and other government agencies for their assistance and cooperation and look forward to their continued support in future. Finally, the Board would like to express its gratitude to the members for their continued trust, co-operation and support.

Place: Chennai Date: 26/08/2023 By Order of the Board For GOTHI PLASCON (INDIA) LIMITED -sd-Sanjay Gothi (DIN: 00600357) Chairman & Managing Director

ANNEXURE 'I' TO THE DIRECTOR'S REPORT

CORPORATE GOVERANCE REPORT

In accordance with the provisions of Regulation 34(3) read with Schedule V and other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations"), the Directors of the Company have pleasure in presenting the Company's Report on Corporate Governance for the Financial Year 2022-2023.

1.COMPANY'S PHILOSOPHY

The company is committed to implement sound corporate governance practices with a view to bring transparency, accountability and equity in all facets of its operations and maximizing shareholders value. The company is committed to achieve the good standards of Corporate Governance on continuous basis by laying emphasis on ethical corporate citizenship and establishment of good corporate culture which aims at true Corporate Governance.

Good Corporate governance practices is intrinsic to the management of the affairs of the company . Its businesses focus on getting best returns on assets and capital deployed with minimum risks. Therefore, it always ensures that its targets and performance are met with integrity and accountability to investors and all other associates , governmental and non governmental agencies.

The Company's philosophy of corporate governance is to achieve business excellence by enhancing the long-term welfare of all its Stakeholders. The Company believes that corporate governance is about creating

organizations that succeed in the marketplace with the right approach and values. This will enhance the value for all its Stakeholders.

With emphasis on transparency, integrity and accountability, the Board of Directors adopted the principles of good corporate governance by setting up an Audit Committee, Stakeholders Relationship Committee and Nomination & Remuneration Committee.

2. BOARD OF DIRECTORS

A. Composition of Board

The Company is in compliance with the provisions of Section 149 of the Companies Act, 2013 ("the Act") and Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (as amended from time to time). As on March 31, 2023, the Board consists of five Directors comprising of OneExecutive Director, Four Non-Executive Directors out of which Three are Independent Directors and one women Director.

B. Details of Directors, attendance records of Board and Other Directorship(S)

The details of Board including the category, attendance of the Directors at the Board Meetings and the last Annual General Meeting ("AGM") along with the number of Directorship(s) and Committee membership(s) in other companies of Directors are as follows:

Name	Designatio n	Category	No. of Boa rd Mee ting s atte nde d duri ng 202 2- 23	Whethe r attende d last AGM	No. of director ships in other public compan ies	No. of com membersh (chairman other publ companies Member	ips/ ship) in ic * Chairm an	Shareholdi ng of the non- executive directors
Mr.Sanjay Gothi	Managing Director	Executive Promoter	6	Yes	Nil	Nil	Nil	45,00,000
Mr.Prakash Chand	Director	Non- Executive Independent	6	Yes	Nil	Nil	Nil	1000
**Mrs.Priyadarsha na Gothi (Appointed)	Director	Non- Executive Promoter	4	Yes	Nil	Nil	Nil	14,86,000
**Mr. Manish Tulsyan (Appointed)	Director	Non- Executive Independent	4	Yes	Nil	Nil	Nil	-
***Mr.Rakesh Rathi (Appointed)	Director	Non- Executive Independent	3	Yes	Nil	Nil	Nil	-
**Mrs.Monicaajit Singh Jain (Resigned)	Director	Non- Executive Independent	3	NA	Nil	Nil	Nil	-

*Covers only the membership/chairmanship in Audit Committee and Stakeholders Relationship Committee. ** Appointed/resigned as on 12/08/2023

*** Appointed as on 25/08/2023

C. Meetings

The details of meetings of the Board held during the financial year 2022-23 are as under:

S.no	Date on which Board Meeting was held	Total strength of the Board on the date of Meeting	No. of Directors present at the Board Meeting
i.	16/04/2022	3	3
ii.	25/05/2022	3	3
iii.	12/08/2022	5	5
iv.	25/08/2022	5	5
v.	14/11/2022	5	5
vi.	16/01/2023	5	5

D. Disclosure of relationships between directors inter-se

Mr. Sanjay Gothi and Mrs.Priyadarshana Gothi directors of the company are related to each other as spouse.

E. Familiarisation Programmes Imparted To Independent Directors

The details of the same has been posted on the Company's website - <u>www.gothiplascon.com</u>

F. Matrix setting out Skills / Expertise / Competence of the Board of Directors

In the table below, the specific areas of focus or expertise of individual board members have been highlighted. However, the absence of a mark against a member's name does not necessarily mean the member does not possess the corresponding qualification or skills:

Name of Director	Business Leadership	Financial Expertise	Business Experience	Corporate Governance
Mr. Sanjay Gothi	\checkmark	\checkmark	\checkmark	\checkmark
Mr. Prakash Chand	\checkmark	\checkmark		\checkmark
Mrs.Priyadarshana Gothi	V	\checkmark	\checkmark	\checkmark
Mr. Manish Tulsyan	\checkmark	\checkmark	\checkmark	\checkmark
Mr.RakeshRathi	V		V	\checkmark

G. Confirmation of independence of Independent directors

The Board of the Company confirms that all the Independent directors fulfill the conditions specified in Listing Regulations and are independent of the Management.

H. Detailed reasons for resignation of Independent Director of the Company before the expiry of their tenure during the year under review :

Mrs.Monicaajit Singh Jain,Independent Director of the company has resigned from the company on 12/08/2022 due to her pre occupation and other personal commitments.

Further in accordance with Regulation 30 of Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, she has confirmed that there are no other material reasons for her resignation as an Independent Director other than as stated above.

I. Code of Conduct:

The Board of directors had implemented a Code of Conduct to be applicable to all Board members and Senior Management of the Company. The same has been posted on the Company's website - www.gothiplascon.com.

The Board Members and the Senior Management Personnel affirm compliance with the Code of Conduct on an annual basis. The declaration by the MD & CEO as required under Regulation 34(3) read with Schedule V (D) of the Listing Regulations regarding adherence to the Code of Conduct has been obtained for FY 2022-23.

3. COMMITTEES OF THE BOARD

3.1 AUDIT COMMITTEE

I. Terms of Reference:

The Audit Committee of the company has been mandated with the same terms of reference as specified in Part C of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements Regulations) 2015 and Section 177 of the Companies Act, 2013.

The Audit Committee reviews all mandatory information under Part C of Schedule II pursuant to Regulation 18 of SEBI LODR, including review of internal auditor observations and statutory compliance.

II. Composition:

The Committee consists of four Non-ExecutiveDirectors.

Name of director	Position	Category
Mr.Manish Tulysian	Chairperson	Non-Executive Independent
Mr.Prakash Chand	Member	Non-Executive Independent
Mr.Rakesh Rathi	Member	Non-Executive Independent
Ms.Priyadarshana Gothi	Member	Non-Executive Promoter

The Chief Financial Officer and the Statutory Auditors are permanent invitees to the committee. The Company Secretary shall act as the secretary to the committee.

III. Meetings and Attendance:

Audit committee meeting held during the year and attendance details

Date Of Meeting	No Of Members Present
16/04/2022	3
25/05/2022	3
12/08/2022	3
14/11/2022	3
16/01/20223	4

3.2 NOMINATION & REMUNERATION COMMITTEE :

(i) Terms of Reference:

The Company has constituted 'Nomination and Remuneration Committee', meeting the requirements of Part D of Schedule II of SEBI (Listing Obligations and Disclosure Requirements Regulations) 2015 as well as Section 178 of the Companies Act, 2013.

The Nomination & Remuneration Committee reviews/monitor the information required under Part D (A) of Schedule II pursuant to Regulation 19(4) of SEBI LODR.

The Nomination & Remuneration Committee has been constituted to formulate, review and recommend a policy relating to remuneration of directors, key managerial personnel and other employees. The Committee also formulates the criteria for evaluation of Independent Directors and the Board.

(ii) Composition:

The Committee consists of four Non-Executive Directors.

Name of director	Position	Category
Mr.Manish Tulysian	Chairperson	Non-Executive Independent
Mr.Prakash Chand	Member	Non-Executive Independent
Mr.Rakesh Rathi	Member	Non-Executive Independent
Ms.Priyadarshana Gothi	Member	Non-Executive Promoter

(iii) Meetings and Attendance:

Nomination and remuneration committee meeting held during the year and attendance details

Date Of Meeting	No Of Members Present	
12/08/2022	3	

3.3 Stakeholders Relationship Committee

The composition of the Stakeholders Relationship Committee is in line with the provisions of Section 178 of the Companies Act, 2013 and Regulation 20 of the Listing Regulations.

The Stakeholders Relationship Committee reviews/monitor the information required under Part D (B) of Schedule II pursuant to Regulation 20(4) of SEBI LODR.

The Committee is responsible for assisting the Board of Directors in the Board's overall responsibilities relating to attending and redressal of the grievances of the security holders of the Company.

i. Composition

The Committee consists of four Non-Executive Directors:

Name of director	Position	Category
Ms.Priyadarshana Gothi	Chairperson	Non-Executive Promoter
Mr.Prakash Chand	Member	Non-Executive Independent
Mr.Manish Tulysian	Member	Non-Executive Independent
Mr.Rakesh Rathi	Member	Non-Executive Independent

ii. Name and Designation of Compliance Officer:

Name of the Compliance Officer	Designation
Mrs.Megha Somani	Company Secretary

iii. Status Report of Investor Complaints for the year ended March 31, 2023

Complaints pending as on April 1, 2022	Received during the year	Resolved during the year	Number of complaints not solved to the satisfaction of shareholders	Complaints were pending as on March 31, 2023
0	1	1	0	0

3.4 Performance Evaluation criteria for Independent Directors

During the year under review, the Board adopted a formal mechanism for evaluating its performance and as well as that of its Committees and individual Directors, including the Chairman of the Board.

The exercise was carried out through a structured evaluation process covering various aspects of the Board functioning such as composition of the Board and Committees, experience and competencies, performance of specific duties and obligations, governanceissues, etc.

The evaluation of the Independent Directors was carried out by the entire Board and that of the Chairman and the Non-Independent Directors were carried out by the Independent Directors.

3.5 SENIOR MANAGEMENT : Details of senior management of the company

S.No.	Name	Designation	
1.	Rajesh Jain	CFO	
2.	Megha Somani	Company Secretary	

Remuneration of directors

(a) All pecuniary relationship or transactions of the non-executive directors vis-à-vis the listed entity:

All Directors, excluding Mr. Sanjay Gothi, Managing Director, are Non-Executive Directors.

During the year under review, the non-executive directors of the Company had no pecuniary relationship or transactions with the Company, other than sitting fees and reimbursement of expenses incurred, if any.

No director has been paid any remuneration as the Director of the Company except the executive director who is being paid remuneration for acting as Managing Director of the Company.

(b) Remuneration Policy for Directors, Key Managerial Personnel and other employees:

The Company has adopted the Remuneration Policy for Directors, KMP and other employees as required underSection 178 of the Companies Act, 2013 and Regulation 19 read with Part D of Schedule II of the SEBI Listing Regulations, 2015 and same is uploaded on the website of the Company www.gothiplascon.com.

(i) NON-EXECUTIVE DIRECTORS (NEDs)

The Non-Executive / Independent Director may receive remuneration by way of sitting fees for attending meetings of Board or Committee thereof. Provided that the amount of such fees shall not exceed the maximum amount as provided in the Companies Act, 2013, per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time.

(ii) EXECUTIVE DIRECTOR (EDs)

The remuneration paid to the ExecutiveDirector are governed as per the provisions of the Companies Act, 2013 and rules made there under or any other enactment for thetime being in force and the approvals obtained from the members of the Company.

(c) Details of remuneration/sitting fees paid to the Director/s for the Financial Year ended 31.03.2023

The details of remuneration paid during the FY 2022-23 are tabled below:

Name	Designation			Particulars	Amount (Rs.in Lacs)
Sanjay Gothi	Managing Chairman	Director	&	Salary	30.00

The managing director is appointed for period of three years as per the resolution passed by the shareholders of the company. There is no notice period and severance fees for the appointment.During the financial year, no Stock Options were issued by the Company.

4.GENERAL BODY MEETINGS:

I. Meeting Details:

Year	Location	Date	Time	Whether any special resolutions passed
2019-2020	Video Conferencing or Other Audio Visual Means (VC/OAVM). The deemed location of the meeting was 17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre, Kurumbapet,Pondicherry- 605009	01/08/2020	11:00 a,m	Yes. Two (2) Special Resolutions were passed.
2020-2021	Video Conferencing or Other Audio Visual Means (VC/OAVM). The deemed location of the meeting was 17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre, Kurumbapet,Pondicherry- 605009	15/09/2021	11:00 a.m	Yes. One (1) Special Resolution were passed.
2021-2022	Video Conferencing or Other Audio Visual Means (VC/OAVM). The deemed location of the meeting was 17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre, Kurumbapet,Pondicherry- 605009	26/09/2022	11:00 a.m	Yes. Two (2) Special Resolutions were passed

II. Postal Ballot:

No resolutions were passed in the year 2022-2023 through Postal Ballot.

5. MEANS OF COMMUNICATION:

The quarterly / half-yearly / annual financial results are published in Trinity Mirror (English Daily) and Makkal Kural (Tamil Daily).

The financial results are also placed on the Company's website :www.gothiplascon.com

Stock exchange intimations are electronically submitted to BSE through theBSE Listing Centre.

6. GENERAL SHAREHOLDER INFORMATION:

6.1 Twenty Eighth Annual General Meting

Day and Date	Saturday 30/09/2023
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Time	11:00 A.M	
Deemed Venue	17/5B,1A,Vazhudavur Road, Opp to Agri. Research	
	centre, Kurumbapet, Pondicherry-605009	
Mode	Video conference and other audio-visual means	
Financial year	1st April to 31st March	
Book closure date	24/09/2023 to 30/09/2023, both days inclusive.	
Listed on Stock Exchange	BSE Limited	
	Phiroze Jeejeebhoy Towers, Dalal Street	
	Mumbai- 400001	
Annual Listing Fees	The Listing Fees for the FY 2023-2024 has been paid	
	timely to the aforesaidStock Exchanges.	
Stock Code	531111	
ISIN	INE 538G01018	
Dividend Payment Date	Interim Dividend was declared on 16/01/2023 Rs.2/-	
	per share and same is already paid.	

6.2 Market price data

High and low prices of Equity shares in the financial year 2022-23 were as follows:

MONTH	BOMBAY STOCK	EXCHANGE
	HIGH (Rs)	LOW (Rs)
APRIL 2022	25.50	21.85
MAY 2022	24.15	17.80
JUNE 2022	22.35	18.15
JULY 2022	21.10	18.10
AUGUST 2022	24.20	19.00
SEPTEMBER 2022	23.40	19.75
OCTOBER 2022	22.40	19.05
NOVEMBER 2022	27.55	19.30
DECEMBER 2022	26.60	20.55
JANUARY 2023	34.90	21.20
FEBRUARY 2023	34.35	26.95
MARCH 2023	35.77	30.00

6.3 Performance in comparison to broad based indices

Performance of the share price of the Company in comparison to broad-based indices such as BSE SENSEX is given below:

Month	Closing Price of Equity	BSE SENSEX
	Shares at BSE (₹)	
APRIL 2022	24.00	57060.87
MAY 2022	19.35	55566.41
JUNE 2022	19.50	53018.94

JULY 2022	20.00	57570.25
AUGUST 2022	22.10	59537.07
SEPTEMBER 2022	20.85	57426.92
OCTOBER 2022	20.40	60746.59
NOVEMBER 2022	26.05	63099.65
DECEMBER 2022	21.05	60840.74
JANUARY 2023	33.30	59549.90
FEBRUARY 2023	29.05	58962.12
MARCH 2023	32.75	58991.52

6.4 Suspension of Securities from trading - Not applicable

6.5 Registrar and Share Transfer Agent

Cameo Corporate Service limited Subramaniyam Building 1, Club house Road,Chennai – 600 002. Email-id :murali@cameoindia.com

6.6 Share Transfer System

Pursuant to the provisions of Regulation 40 of the SEBI Listing Regulations, 2015, securities can be transferredonly in dematerialized form. Members are requested to convert their physical holdings into demat form and may write to Registrar and Transfer Agent at<u>murali@cameoindia.com</u>.

Shareholders' requests for issue of letter of confirmation for transmission / issue of duplicate certificates and otherrelated matters are handled by Registrar and Transfer Agent and are effected within the stipulated timelines, if allthe documents are valid and in order.

The Company obtains yearly certificate from a Company Secretary in Practice confirming the issue of sharecertificates for sub-division, consolidation etc., and submits a copy thereof to the Stock Exchanges in terms of Regulation 40(9) of the SEBI Listing Regulations, 2015.

Further, the Compliance Certificate under Regulation7(3) of the SEBI Listing Regulations, 2015 confirming that all activities in relation to both physical and electronicshare transfer facility are maintained by Registrar and Transfer Agent registered with the Securities and ExchangeBoard of India is also submitted to the Stock Exchanges on a yearly basis

6.7 Distribution of Shareholding as on 31st March 2023

S.No	Category	Number of Shares held	% of holding
1	Promoters		
	-Indian	74,86,000	73.39
	-Foreign	Nil	Nil
2.	Persons acting in concert	Nil	Nil
3.	Institutional Investors		
	a. Mutual Funds & UTI	Nil	Nil
	b. Banks, Financial Institutions, Insurance Companies (Central/State Govt. Inst./Non-Govt. Inst)	Nil	Nil
	c. FIIs	Nil	Nil
4.	Others		
	-Bodies Corporate	45,100	0.44
	-Indian Public	25,54,900	25.05

-NRIs / OCBs	77,000	0.76
-LLP	Nil	Nil
Other than specified above Clearing Members &HUF	37,000	0.36
Total	102,00,000	100.00
Paid-up Shares	102,00,000	100.00

6.8 Distribution Schedule as on 31st March, 2023

Sl.No.	Category of Shares	Share holders		Share amount	
		No.	%	No.	%
1	10 – 5000	4982	84.07	10313000	10.11
2	5001 - 10000	574	9.69	5091000	5.00
3	10001 - 20000	204	3.44	3155000	3.09
4	20001 - 30000	65	1.10	1683000	1.65
5	30001 - 40000	31	0.52	1093000	1.07
6	40001 - 50000	27	0.46	1237000	1.21
7	50001 -100000	31	0.52	2324000	2.28
8	100001 and above	12	0.20	77104000	75.59
	Total		100.00	1,020,00,000	100.00

6.9 Bifurcation of shares held in physical and demat form as on 31st March, 2023

Category	No. of shares	Percentage of Shares held (%)
Physical segment	1645919	16.14
Demat segment		
NSDL(A)	8259681	80.98
CDSL(B)	294400	2.88
Total (A+B)	85,54,081	83.86
Total	102,00,000	100.00

Reconciliation of the share capital audit

In terms of Regulation 76 of the SEBI (Depositories and Participants) Regulations,2018, reconciliation of the Share Capital Audit is conducted every quarter by Mr. Narendra Kumar Bhansali., Practicing Company Secretary to reconcile the total admitted capital with the National Securities Depository Limited (NSDL), the Central DepositoryServices (India) Limited (CDSL) and physically with the shareholders and the totalissued and listed capital. The report is forwarded to the stock exchanges within the prescribed timeline, where the shares of the Company are listed.

6.10 Outstanding GDRs / ADRs / Warrants or any Convertible Instruments, Conversion Date and Likely Impact on Equity

As on date, the Company has not issued GDRs, ADRs or any other Convertible Instruments and as such, there is no impact on the equity share capital of the Company.

6.11 Commodity price risk or foreign exchange risk and hedging activities

Not Applicable

6.12 Operational location and Address for Correspondence

17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre, Kurumbapet,Pondicherry-605009 Ph: 0413-2271115

6.13 List of all credit ratings obtained by the entity along with any revisions thereto during the relevant financial year, for all debt instruments of such entity or any fixed deposit programme or any scheme or proposal of the listing entity involving mobilization of funds, whether in India or abroad

Not applicable

7. OTHER DISCLOSURES:

a. Disclosures on Materially significant Related Party Transactions that may have potential conflict with the Interests of Company at large

There are no material related party transactions during the year under review that have conflict with the interest of the Company.Disclosures of related party transactions are mentioned in financial statement of the company and forms part of this report

b.~ Details of non-compliance by the Company, penalties, strictures imposed by Stock Exchange, SEBI or any statutory authority, on any matter related to the capital markets during the last three years –

There have been no instances of non-compliance by the company on any matters related to the capital markets, nor as any penalty or stricture been imposed on theCompany by Stock Exchange, SEBI or any other Statutory authority.

c. Whistle Blower Policy/Vigil Mechanism:

The Company has adopted Whistle Blower Policy where it has a mechanism for directors and employees to report concerns about unethical behavior, actual or suspected fraud or violation of the Code of Conduct / Business Ethics.

No personnel have been denied access to the Audit Committee.

The Company has established whistle blower policy and the same is available on the website of the Company: www.gothiplascon.com

d. Details of compliance with mandatory requirements:

The Company has complied with all the mandatory requirements as prescribed under the Listing Regulations.

e. The Company has complied with the following Non-Mandatory And Discretionary requirements as per Schedule II Part E Of The Listing Regulations :

i. The Board : The details required to be provided with respect to the Non-Executive Chairman are not applicable as the Chairman of the Board is an Executive Chairman.

- ii.Shareholders Right: The Company does not mail the Unaudited Half-yearly Financial Results individually to its shareholders. However, these are published in , Trinity Mirror (English Daily) and Makkal Kural (Tamil Daily) and are also posted on the website of the Company www.gothiplascon.com
- iii. Modified Opinion(s) in Audit Report : The Company's audited financial statements are accompanied with unmodified opinion from the Statutory Auditor of the Company.

iv. Reporting of Internal Auditor: The Internal Auditor reports to the Audit Committee.

f. Policy for determining 'material' subsidiaries

Pursuant to Regulation 16(1)(c) of the Listing Regulations, the Company has formulated a policy for determining a "material" subsidiary, the details of which is available on the website of the Company : www.gothiplascon.com.

g. Policy on dealing with related party transactions

Details of the Policy on dealing with related party transactions is available on the website of the company : www.gothiplascon.com.

$h. \mbox{Disclosure of commodity price risks and commodity hedging activities : Not Applicable$

i. Details of utilization of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32(7A) : Not applicable

j. Certification from Company Secretary in Practice

Mr.N.K Bhansali , Practicing Company Secretary, has issued a certificate as requiredunder the Listing Regulations confirming that none of the Directors on the Board of the Company has been debarredor disqualified from being appointed or continuing as Director of the Companies by the SEBI/Ministry of Corporate Affairs or such other statutory authority. The Certificate is enclosed as 'Annexure-VII'

${\bf k}.~$ Details of Recommendation of Committee not accepted by the Board- ${\rm Nil}$

1. Details of fees paid to Statutory Auditor:

Payment to Auditor	Amount in Rs.
Statutory audit fee	1,50,000

m. Details Of Sexual Harassment Complaints Received And Redressed: Nil

 $n. \qquad \text{Disclosure by listed entity of Loans and advances in the nature of loans to firms/companies} in which directors are interested by name and amount : <math display="inline">Nil$

o. Details of material subsidiaries of the listed entity; including the date and place of incorporation and the name and date of appointment of the statutory auditors of such subsidiaries: NIL

8. COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERNANCE

The Company has complied with all the mandatory requirement of Corporate Governance Report.

9. DISCLOSURES WITH RESPECT TO DEMAT SUSPENSE ACCOUNT/ UNCLAIMED SUSPENSE ACCOUNT : Not applicable

10. COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERNANCE

The Company is in compliance with the requirements stipulated under Regulation 17 to 27 read with Schedule V and clauses (b) to (i) of sub-regulation (2) of Regulation 46 of the Listing Regulations, to the extent as applicable, with regards to Corporate Governance.

11. CEO/CFO / PCS CERTIFICATION:

i. A Compliance Certificate in accordance with Regulation 17(8) read with Part B of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 given by the Mr. Sanjay Gothi ,Managing Director& Chief Executive officer (CEO) and Mr. Rajesh Jain ,Chief Financial Officer (CFO) of the Company give forms part of the Annual Report as 'Annexure-V'

ii. A certificate On Compliance With The Conditions Of Corporate Governance Under The Listing Agreement (Schedule V Part E) forms part of the Annual Report as 'Annexure- VI'

iii. A certificate from a company secretary in practice that none of the directors on the board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority forms part of the Annual Report as 'Annexure- VII'

12. DISCLOSURE OF CERTAIN TYPES OF AGREEMENTS BINDING LISTED ENTITIES:

NIL

Place : Chennai Date : 26/08/2023 For and on behalf of the Board Sd/-Mr. Sanjay Gothi (DIN: 00600357) Chairman and Managing director

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

This is to confirm that the Company has obtained affirmation from all the Members of the Board and Senior Management Personnel that they have complied with the Code of Conduct for Directors and Senior Management Personnel as required under Regulation 26(3) of the Listing Regulations for the FY 2022-23.

For and on behalf of the Board

Place : Chennai Date : 26/07/2023 Sd/-Mr. Sanjay Gothi (DIN: 00600357) Managing Director & CEO

ANNEXURE II - SECRETARIAL AUDIT REPORT

FORM –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 No.9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

To The Members, GOTHI PLASCON (INDIA) LIMITED CIN No: L45400PY1994PLC008380 17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre, Kurumbapet,Pondicherry-605009 I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **GOTHI PLASCON (INDIA) LIMITED** (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts with statutory compliances and expressing our opinion thereon.

Based on our verification of the company 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 31/03/2023 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:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by M/s **GOTHI PLASCON (INDIA) LIMITED** for the financial year ended on March 31, 2023, according to the provisions of:

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) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External CommercialBorrowings;

v) 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 (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;

b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations,2015;c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;

d) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;

e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 and Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;

f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;

g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; and

h) The Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018

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

- i. The listing agreement entered into by the company with Bombay Stock Exchange Limited read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and
- ii. Secretarial Standards issued by the Institute of Company Secretaries of India (ICSI).

and based on the above examination, I hereby report that, during the Review Period the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. as mentioned above. However In the absence of any transaction in regulations under clause (iv) and clause v (d) to v (h) as mentioned above during the review period hence the compliance of the relevant regulations concerning these matters as herein above does not arise.

I further report that the Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent adequately in advance and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting. All the decisions at the Board Meetings are carried out unanimously as recorded in the minutes of the meetings.

I further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

I further report that during the audit period there were no incidence / events / actions having a major bearing on the Company's affairs in pursuance of the various laws, rules, regulations, guidelines, standards, etc. referred to above.

For N.K.BHANSALI& CO., **Company Secretaries** Sd/-(N.K.BHANSALI) Proprietor C.P No:2321 FCS No. 3942 UDIN :F003942E000694489 Peer Review Certificate No.: 1825/2022 This Report is to be read with our letter of even date which is annexed as Annexure A and forms an integral

Place: Chennai Date: 26/07/2023

part of this report.

Annexure A

То The Members. **GOTHI PLASCON (INDIA) LIMITED** CIN No: L45400PY1994PLC008380 17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre, Kurumbapet, Pondicherry-605009

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

- 1. It is the management's responsibility to identify the laws, rules, regulations, guidelines and directions which are applicable to the company depending upon the industry in which it operates and to comply and maintain those records with the same in letter and in spirit. My responsibility is to express opinion on these records based on our audit.
- 2. I have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the secretarial records .The verification was done on test basis to ensure that the correct facts are reflected in secretarial records. We believe that the process and practices we followed provide a reasonable basis for our opinion.
- 3. I 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's representations about the compliance of laws, rules, regulations, guidelines and directions and happening of event etc.,
- 5. This report is neither an assurance as to the future viability of the company nor of the efficiency or effectiveness with which the management has conducted the affairs of the company

For N.K.BHANSALI& CO., Company Secretaries Sd/-(N.K.BHANSALI) Proprietor C.P No:2321 FCS No. 3942 UDIN :F003942E000694489 Peer Review Certificate No.: 1825/2022

ANNEXURE 'III' TO THE DIRECTOR'S REPORT

1. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

We the Board of Directors, present its analysis covering performance of the Company for the year 2022 - 2023 and the business outlook for the future. The business outlook performance is based on the current business environment and do not include any economic variation.

(a) <u>Industry structure and developments</u>

The real estate sector is one of the most globally recognized sectors. It comprises of four sub-sectors - housing, retail, hospitality, and commercial. The growth of this sector is well complemented by the growth in the corporate environment and the demand for office space as well as urban and semi-urban accommodation.

In India, the real estate sector is the second-highest employment generator, after the agriculture sector. It is also expected that this sector will incur more non-resident Indian (NRI) investment, both in the short term and the long term.

Indian real estate sector has witnessed high growth in the recent times with rise in demand for office as well as residential spaces.

Government of India along with the governments of respective States has taken several initiatives to encourage development in the sector.

(b) **Opportunities and Threats**

Place: Chennai

Date:26/07/2023

The highly fragmented Indian real estate sector has been in a prolonged consolidation phase from the past few years and the pandemic has been one important factor pushing weaker players out of business. The disruptions in the real estate sector have ensured that no new player has an easy entry into the sector. As the sector moves towards fewer big players in each region, the consolidation presents a lucrative opportunity for the existing real estate developers to cater to the rising housing

Slowly but surely, the world is coming back to work in offices. But the office space world as we know it may be continuing to evolve as we know it. While renting office space will never go away, the manner in which people use those office spaces is changing depending on the people and the times. The pandemic may have accelerated habits and trends by a few years.

The some of the opportunities of real estate industry are global demand, rapidly growing, new areas have great potential ,etc.

Regulatory hurdles ,monetary tightening and funding issues shortage of Labour and Technology are some of the threats which is faced by the industry in general

(c) <u>Segment -wise or product -wise performance</u>

During the financial year ended March 31, 2023 the Company operated only in one segment of business viz, real estate and other related services.

(d) <u>Outlook</u>

The future of office spaces is likely to be a hybrid model, incorporating both remote work and in-person work. The COVID-19 pandemic has accelerated the trend towards remote work, as many companies have had to adapt to social distancing measures and work-from-home orders.

As a result, many companies have invested in technologies that allow for remote collaboration and communication, such as video conferencing tools and project management software. This has allowed employees to work from home or other remote locations, which has led to increased flexibility and productivity.

However, it is also likely that many companies will still need physical office spaces, especially for collaboration and team-building purposes. In-person meetings and interactions are still important for building relationships and fostering a sense of community within a company.

Therefore, the future of office spaces is likely to be a hybrid model that incorporates both remote work and in-person work. Companies may invest in smaller, more flexible office spaces that can be used on an asneeded basis, rather than large, permanent spaces. They may also implement flexible work arrangements, such as allowing employees to work from home part-time or offering flexible scheduling.

Overall, the future of office spaces is likely to be shaped by ongoing developments in technology and changing work preferences and expectations, as well as the ongoing impact of the COVID-19 pandemic.

(e) <u>Risks And Concerns</u>

Risk assessment focuses on short-term risks and emerging risks in the risk areas such as Strategic, Operational, Financial, Legal and Compliance.

The listing agreement with the stock exchanges mandates the identification, minimization and periodical review of these risks and uncertainties.

However, it is not possible for the Company to implement controls to adequately respond to all the risks that it may face and there can be no complete assurance provided that the steps that it undertakes to address certain risks will manage these risks effectively or at all.

There are multiple type of risks such as bankruptcy, financial risk, competitive risks, borrowing risks, legal risks, environmental risks, liquidity risks, reputational risks, political risks, economic risks, etc.

(f) Internal control systems and their adequacy

The Company has a proper and adequate system of internal controls commensurate with the size of the Company and the nature of its business to ensure that all the assets are safeguarded and protected against loss from unauthorized use or disposition and those transactions are authorized, recorded and reported correctly and adequately.

The system has been designed to ensure that financial and other records are reliable for preparing financial information and for maintaining accountability of assets.

A report issued by the Statutory Auditors, M/s. N.Singhal & Co, Chartered Accountants on the Internal Financial Controls forms a part of theAnnual Report.

(g) Discussion on financial performance with respect to operational performance

The company had a profit of Rs.165.42 lacs as compared to the previous year of Rs.182.40 lacs. Your Directors are hopeful that the Company's performance subject to various other prevailing market/ industrial/ economic / legal conditions as may be applicable to the company.

(h) <u>Material developments in Human Resources / Industrial Relations front, including number</u> <u>of people employed</u>. : There is no material development in human resources and industrial relations remained cordial.

The total employees as at the year end were 29 and the employer-employee relations have been cordial throughout the year.

(i) <u>details of significant changes (i.e. change of 25% or more as compared to the immediately</u> previous financial year) in key financial ratios, along with detailed explanations therefor, <u>including</u>:

Particulars	2022-2023	2021-2022	Variation in %	Reason for variance
Debtors Turnover (in days)	363.52	432.25	-19	-
Inventory Turnover (in days)	2107.97	1046.41	50	Net sale figure is double from last year,however sale revenue is negligible/immaterial from total revenue
Debt Service Coverage Ratio	6.40	5.16	19	-
Current Ratio	16.36	22.09	-35	Increase in the current liability is there.
Debt Equity Ratio	0.02	0.03	-40	The company has repaid the loan during the year
Operating Profit Margin (%)	0.78	0.53	32	Net sales figure is immaterial
Net Profit Margin (%)	39	46	-19	-

(j) details of any change in Return on Net Worth as compared to the immediately previous financial year along with a detailed explanation thereof: The return on net worth for the financial year is 13% as compared to 15 % in the previous year as a result of increase in expenses.

2. Accounting Treatment in preparation of Financial Statements

The Company has prepared the Financial Statements in accordance with the Indian Accounting Standards (Ind AS) to comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and the relevant provisions of the Act, as applicable.

ANNEXURE 'IV' TO THE DIRECTOR'S REPORT

PARTICULARS OF EMPLOYEES PURSUANT TO SECTION 197(12) AND THE RELEVANT RULES

1.Disclosure pursuant to Rule 5 (1) of Companies (Appointment and Remuneration of Managerial Personnel)Rules,2014

S.no	Requirement	Disclosure		
1.	Ratio of the remuneration of each Director to the median remuneration of the	Name of the Director	Category	Ratio
	employees of the Company for the financial year	Sanjay Gothi	Managing director	17.14
2.	Percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company	Name	Category	Increment Percentage (%)
	Secretary or Manager, if any, in the financial year	Sanjay Gothi	Managing director	25.00

		Megha Somani	Company Secretary	12.90
		Rajesh Jain	CFO	5.56
3.	Percentage increase in the median remuneration of employees in the financial year	-3.39 %		
4.	Number of permanent employees on the rolls of Company	There were 29 6 31/03/2023	employees of the	company as on
5.	Average percentile increase already made in the salaries of employees other than the managerial personnelin the last financial year and its comparison with thepercentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration	employees other Financial Year 2 ii. The percenta Managerial Perso was 19% iii.Percentage ind	e increase in ti than Manageria 022-23 was 0.79% age increase in t onnel in Financia crement in employ y to Managerial Po	I Personnel in the salaries of I Year 2022-23 ree salary is not
6.	Affirmation that the remuneration is as per theremuneration policy of the Company	It is hereby affire	med that the Rem Remuneration	uneration paid

2. Disclosure pursuant to Rule 5(2) of Companies (Appointment and Remuneration of Managerial Personnel)Rules,2014 –There are no employees covered under Rule 5(2) of Companies (Appointment and Remuneration of Managerial Personnel)Rules,2014 in the company.

ANNEXURE 'V' TO THE DIRECTOR'S REPORT

CHIEF EXECUTIVE OFFICER (CEO) AND CHIEF FINANCIAL OFFICER (CFO) CERTIFICATION (Pursuant to Regulation 17(8) of SEBI (LODR) Regulations,2015)

To The Board of Directors, GOTHI PLASCON (INDIA) LIMITED CIN No: L45400PY1994PLC008380 17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre, Kurumbapet,Pondicherry-605009

We the undersigned in our respective capacity as CEO and CFO of the company to the best of our knowledge and belief certify that:

A. We have reviewed the financial statement and the cash flow statement for the year ended 31/03/2023 and based on our knowledge and belief we state that :

(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 responsibility for establishing and maintaining internal controls for financial reporting and that they have evaluated the effectiveness of internal control systems of the company pertaining to financial reporting and they have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which they are aware and the steps they have taken or propose to take to rectify these deficiencies.

D. We have indicated to the auditors and the Audit committee:

(i) that there are no significant changes in internal control over financial reporting during the year;

(ii) that there are no significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and

(iii) that there are no Instances of significant fraud of which they have become aware and the involvement therein, if any, of the management or an employee having a significant role in the company's internal control system over financial reporting.

Place :Chennai Date:26/07/2023

sd/-Sanjay Gothi Managing Director & CEO Chief Financial Officer (DIN:00600357)

sd/-Rajesh Jain (PAN: ADDPR7077C)

ANNEXURE 'VI' TO THE DIRECTOR'S REPORT

CERTIFICATE ON COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERNANCE (SCHEDULE V PART E)

То The Members, **GOTHI PLASCON (INDIA) LIMITED** CIN No: L45400PY1994PLC008380 17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre, Kurumbapet, Pondicherry-605009

1. I have examined the compliance of the conditions of Corporate Governance by M/S GOTHI PLASCON (INDIA) LIMITED ('the Company') for the year ended 31st March 2023, as stipulated under Regulations 17 to 27, clauses (a)to (m) and (t) of sub- regulation (2) of Regulation 46 and para C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBIListing Regulations").

2. The compliance of the conditions of Corporate Governance is the responsibility of the management. My examination was limited to procedures and implementation thereof, adopted by the company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an audit not an expression of opinion on the financial statements of the company.

3. In my opinion and to the best of my information and according to the explanations given to me, and the representations made by the Directors and the management, I certify that the Company has complied with the conditions of Corporate Governance as stipulated in the Listing Regulations during the year ended 31st March 2023.

4. I 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.

Date: 26/07/2023

Place: Chennai

For N.K.BHANSALI & CO sd/-**Company Secretaries** (N. K. BHANSALI) Proprietor C.P No:2321 FCS No. 3942 UDIN:F003942E000694379 Peer Review Certificate No.: 1825/2022

ANNEXURE 'VII' TO THE DIRECTOR'S REPORT CERTIFICATE OF 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 The Members, GOTHI PLASCON (INDIA) LIMITED CIN No: L45400PY1994PLC008380 17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre, Kurumbapet,Pondicherry-605009

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **GOTHI PLASCON (INDIA) LIMITED** having CIN L45400PY1994PLC008380 and having registered office at 17/5B,1A,Vazhudavur Road, Opp to Agri. Research centre, Kurumbapet,Pondicherry-605009 (hereinafter referred to as 'the Company'), produced before me 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 (hereinafter referred to as 'theLODR'), as amended from time to time.

In my opinion and to the best of my 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 me by the Company & its officers. I hereby certify that none of the Directors on the Board of the Company for the Financial Year ending on 31st March, 2023 have been debarred or disqualified from being appointed or continuing as Directors of the Companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

Ensuring the eligibility for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company.

Our responsibility is to express an opinion 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.

Date: 26/07/2023 Place: Chennai For N.K.BHANSALI & CO Company Secretaries sd/-(N. K. BHANSALI) Proprietor C.P No:2321 FCS No. 3942 UDIN:F003942E000693983 Peer Review Certificate No.: 1825/2022

INDEPENDENT AUDITOR'S REPORT

To the Members of Gothi Plascon (India) Limited

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying financial statements of Gothi Plascon (India) Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2023, and the Statement of Profit and Loss, Statement of Cash Flows and Statement of Changes in Equity for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ('Act') in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under Section 133 of the Act read with Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2023, its profits and cash flows for the year ended on that date.

Basis for opinion

We conducted our audit in accordance with the Standards on Auditing ("SAs") specified under section 143 (10) of the Act (SAs). Our responsibilities under those SAs are further described in the Auditor's responsibilities for the Audit of the Financial Results 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 results 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 ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

Key Audit Matters are those matters that, in our professional judgments, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the contexts of our audit of the financial statements as a whole, and in forming our opinion there on, and we do not provide a separate opinion on these matters. We have nothing to report in this regard.

Information other than the Standalone Financial Statements and Auditor's Report thereon

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

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

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

Management's responsibility for the Standalone Financial Results

The Company's Board of Directors is responsible for the matters stated in sec 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 including other comprehensive income, cash flows and changes in equity of the company in accordance with the IND AS and other Accounting Principles generally accepted in India. This responsibility also includes Maintenance of adequate

N SINGHAL& CO CHARTERED ACCOUNTANTS 23,"Wisdom" LaxmiDharamKanta Lane, PurohitJiKa Bass, 22 Godown, Jaipur-302006,Raj.

accounting records in accordance with the provisions of the act for safeguarding the asset 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 statement, the management is responsible for assessing the company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accountingunless management either intends to liquidate the company or to cease operations, or as no realistic alternative but to do so.

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

Auditor's responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by Management and Board of Directors.
- Conclude on the appropriateness of Management and Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced.

We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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

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

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

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

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

(a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid financial statements.

(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, the statement of changes in equity and the statement of cash flows dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the financial statements.

(d) In our opinion, the aforesaid financial statements comply with the Ind AS specified under Section 133 of the Act.

(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 and the operating effectiveness of such controls, refer to our separate report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.

(g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us;

i. The Company does not have any pending litigations which would impact its financial position;

ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and

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

iv. (a) The management has represented that, to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other persons or entities, including foreign entities 'Intermediaries', with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ('Ultimate Beneficiaries') or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and

(b) The management has represented that, to the best of its knowledge and belief, no funds have been received by the company from any persons or entities, including foreign entities 'Funding Parties', with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ('Ultimate Beneficiaries') or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

(c) Based on audit procedures carried out by us, that we have considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us believe that the representations under sub-clause (i) and (ii) of Rule 11(e) of the Act, 2014 contain any material misstatement.

v. In our opinion and according to the information and explanations given to us, the dividend declared or paid during the year by the company is in compliance with section 123 of the Companies Act, 2013.

As required by the Companies (Auditor's Report) Order, 2020 ('the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order.

For and on behalf of

N Singhl & Co Chartered Accountants Firm's Registration No.006249C

Sd/-CA Akhil Jain Partner Membership number: 418990 UDIN:**23418990BGWGTW9974**

Place: JAIPUR Date:29/05/2023

Annexure "A" to the Independent Auditor's Report

(Referred to in paragraph 1 under 'Report on other legal and regulatory requirements' section of our report to the Members of Gothi Plascon (India) Limited of even date)

i. (a)In our opinion and according to the information and explanations given to us, the Company is maintaining proper records showing full particulars, including quantitative details and situation of property, plant and equipment. The Company does not own any intangible assets.

(b) The property, plant and equipment of the Company were physically verified by the management during the year. According to the information and explanations given to us and as examined by us, no material discrepancies were noticed on such verification.

(c) In our opinion and according to the information and explanations given to us and based on the examination of the conveyance deeds provided to us, we report that, the title deeds, comprising all the immovable properties of land and buildings which are freehold, are held in the name of the Company as at the balance sheet date.

(d) The Company has not revalued its property, plant and equipment (including right of use asset) during the year. Accordingly, paragraph 3 (i) (d) of the Order is not applicable.

(e) In our opinion and according to the information and explanations given to us, there are no proceedings 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. Accordingly, paragraph 3 (i) (e) of the Order is not applicable.

ii. (a) The inventories have been physically verified by the management during the year. In our opinion, the coverage and procedure of such verification by the management is appropriate and no discrepancies of 10% or more in the aggregate for each class of inventory were noticed on such verification.

(b) The Company has not been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets at any point of time during the year. Accordingly, paragraph 3 (ii) (b) of the Order is not applicable.

iii. (a) The Company has provided loans or advances in the nature of loans stood guarantee or provided security to any other entity during the year and details of which are given below:

Particulars	Amount (Rs. In Lakhs)
Aggregate amount provided during the year -Other Companies	508
Balance Outstanding as at March 31, 2023 -Other Companies	776

(b) In our opinion and according to information and explanation 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 are not prejudicial to the company's interest.

(c) In our opinion and according to information and explanation given to us, in respect of loans and advances in the nature of loans, the schedule of repayment of principal and payment of interest has been stipulated and the repayments of principal amounts and receipts of interest are regular as per stipulation.

(d) According to information and explanations given to us and based on the audit procedures performed, in respect of loans granted and advances in the nature of loans provided by the Company, there is no overdue amount remaining outstanding as at the balance sheet date.

(e) In our opinion and according to information and explanation given to us, there are loan or advance in the nature of loan granted which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdue of existing loans given to the same parties.

(f) According to information and explanations given to us and based on the audit procedures performed, 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 during the year. Hence, reporting under clause (iii)(f) is not applicable.

iv. In our opinion and according to information and explanation given to us, in respect of loans, investments, guarantees and security, the Company has complied with the provisions of sections 185 and section 186 of the Companies Act, 2013, as applicable.

v. In our opinion and according to the information and explanations given to us, the Company has not accepted any deposits or amounts which are deemed to be deposits during the year. Accordingly, paragraph 3 (v) of the Order is not applicable.

vi. The Central Government of India has not prescribed the maintenance of cost records under sub-section (1) of section 148 of the Act for any of the activities of the company and accordingly paragraph 3 (vi) of the order is not applicable.

vii. In our opinion and according to the information and explanations given to us:

(a) Amounts deducted/ accrued in the books of account in respect of undisputed statutory dues including goods and services tax, provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and other material statutory dues have been generally regularly deposited by the Company with the appropriate authorities.

(b) No undisputed amounts payable in respect of goods and services tax, provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and other material statutory dues were in arrears as at March 31, 2023 for a period of more than six months from the date they became payable.

(c) There are no statutory dues referred to in sub-clause (a), which have not been deposited on account of dispute.

viii. According to the information and explanations given by the management, no 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) In our opinion and according to the information and explanations given to us,the Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender during the year.

b) In our opinion and according to the information and explanations given to us, the Company has not been declared willful defaulter by any bank or financial institution or other lender.

c) In our opinion and according to the information and explanations given to us, the term loans were applied for the purpose for which the loans were obtained.

d) In our opinion and according to the information and explanations given to us, funds raised on short term basis have not been utilised for long term purposes.

e) The company does not have any subsidiaries/ associates/ joint-ventures and accordingly, paragraphs 3 (ix) (e) and 3 (ix) (f) of the Order are not applicable.

x. (a) In our opinion and according to the information and explanations given to us, the Company has not raised any money by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, paragraph 3 (x) (a) of the Order is not applicable.

(b) In our opinion and according to the information and explanations given to us, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year. Accordingly, paragraph 3 (x) (b) of the Order is not applicable.

xi. (a)To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company or no material fraud on the Company by any person has been noticed or reported during the year. Accordingly, paragraph 3 (xi) (a) of the Order is not applicable.

b) Since there is no fraud by the Company or no material fraud on the Company by any person has been noticed or reported during the year, paragraph 3 (xi) (b) of the Order is not applicable.

c) To the best of our knowledge and according to the information and explanations given to us, no whistleblower complaints have been received by the Company during the year.

xii. The Company is not a Nidhi Company as defined in section 406 of the Companies Act, 2013 and accordingly, Paragraphs 3 (xii) of the Order is not applicable.

xiii. In our opinion and according to the information and explanations given to us, the Company is in compliance with section 177 and 188 of the Act, where applicable, for all transaction with the related parties and the details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.

xiv. (a) In our opinion and according to the information and explanations given to us, the Company has an internal audit system, commensurate with the size and nature of its business.

(b) The reports of the internal auditors for the year under audit were considered by us, as part of our audit procedures.

xv. In our opinion and according to the information and explanations given to us, the Company has not entered into non-cash transactions with directors or persons connected with them. Accordingly, paragraph 3 (xv) of the Order is not applicable.

xvi. (a) In our opinion and according to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934.

(b) In our opinion and according to the information and explanations given to us, the Company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934.

(c) In our opinion and according to the information and explanations given to us, the Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, paragraph 3 (xvi) (c) of the Order is not applicable.

(d) In our opinion and according to the information and explanations given to us, the Company is not a Core Investment Company (CIC) and it does not have any other companies in the Group. Accordingly, paragraph 3 (xvi) (d) of the Order is not applicable.

xvii. The Company has not incurred cash losses in the financial year and in the immediately preceding financial year.

xviii. There has been resignation of the statutory auditors during the year and as per the provision of paragraph 3 (xviii) there was no such issues raised by the resigning auditor which needs to be considered by us.

xix. In our opinion and according to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the board of directors and management plans, there are no material uncertainty exists as on the date of the audit report that Company is 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.

xx. The provisions of section 135 are not applicable on the Company.

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xxi. In our opinion and according to the information and explanations given to us, the Company does not have investments in subsidiaries/ associates or joint venture companies. Accordingly, paragraph 3 (xxi) of the Order is not applicable.

For and on behalf of

N Singhal & Co *Chartered Accountants* Firm's Registration No. 006249C Sd/-

Akhil Jain Partner Membership number: 418990 UDIN:**23418990BGWGTW9974**

Place: JAIPUR Date: 29/05/2023

Independent Auditor's Report

(Referred to in paragraph 2(f) under 'Report on other legal and regulatory requirements' of our report to the Members of Gothi Plascon (India) Limited of even date)

Report on the internal financial controls over financial reporting under clause (i) of sub - section 3 of section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of Gothi Plascon (India) Limited ("the Company") as at March 31, 2023, in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The board of directors of the Company 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. 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, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and 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 judgment, including the assessment of the risks of material misstatement in 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 control system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external

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

Inherent Limitations of internal financial controls over financial reporting

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

Opinion

In our opinion and according to the information and explanations given to us, the Company has, in all material respects, an adequate internal financial control system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2023, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For and on behalf of

N Singhal& Co *Chartered Accountants* Firm's Registration No. 006249C Sd/-

Akhil Jain Partner Membership number: 418990 UDIN: **23418990BGWGTW9974**

Place: Jaipur Date:29thmay2023

CIN: L45400PY1994PLC008380

Regd Office: 17/5B,1A ,Vazhudavur Road, Kurumbapet , Puducherry - 605009.

Balance Sheet as on 31st March, 2023

(Rs. In Thousand)

Dentioulant	Natas	As at		
Particulars	Notes	31 st March 2023	31 st March 2022	
ASSETS				
Non Current Assets				
Property, Plant and Equipment	4	68662.45	71695.40	
Financial Assets				
Other Financial Assets	5	45.00	45.00	
Total Non Current Assets		68707.45	71740.40	
Current Assets				
Inventories	6	62.62	65.02	
Financial Assets				
Trade Receivables	7	1.75	20.27	
Cash and Cash Equivalents	8	130.76	277.36	
Bank Balance other than above	8(a)	3690.15	2548.84	
Other Financial Assets	5	77690.89	79872.35	
Other Current Assets	9	551.50	11.66	
Total Current Assets		82127.67	82795.50	
TOTAL ASSETS		150835.11	154535.90	
EQUITY AND LIABILITIES				
Equity				
Equity Share Capital	10(a)	102000.00	102000.00	
Other Equity	10(b)	18879.89	22737.67	
Total Equity		120879.89	124737.67	
Liabilities				
Non Current Liabilities				
Financial Liabilities				
Borrowings	11	2892.75	4193.80	
Deferred Tax Liabilities (Net)	12(d)	1001.70	815.58	
Other Non Current Liabilities	13	21040.00	21040.00	
Total Non Current Liabilities		24934.45	26049.37	
Current Liabilities				
Financial Liabilities				
Other Financial Liabilities	14	3827.70	2826.54	
Current Tax Liabilities	12(c)	145.40	380.59	
Other Current Liabilities	15	1047.67	541.73	
Total Current Liabilities		5020.77	3748.85	
TOTAL LIABILITIES		29955.22	29798.23	
NOTES (including Significant Accounting Policies) FORMING PART OF THE FINANCIALS STATEMENTS	1-3			
TOTAL EQUITY AND LIABILITIES		150835.11	154535.90	

The accompanying notes form an integral part of these Financial Statements As per our report of even date attached

N Singhal & Company Chartered Accountants (Firm Registration N. 006249C)

Sd/-(CA Akhil jain) Partner Membership N. 418990

Jaipur May 29th, 2023 sd/-PRAKASH CHAND

For and On Behalf of the Board of Directors

Director DIN : 01740159 sd/-SANJAY GOTHI Managing Director DIN : 00600357

sd/-RAJESH PINCHA sd/-MEGHA SOMANI

COMPANY SECRETERY

CFO

CIN: L45400PY1994PLC008380

Regd Office: 17/5B,1A ,Vazhudavur Road, Kurumbapet , Puducherry - 605009.

Statement of Profit and Loss

(Rs. In Thousand)

Particulars	Notes	Year Ended	
Particulars	Notes	31st March 2023	31st March 2022
INCOME			
Revenue from Operations	16	42523.23	39360.75
Other Operating Income			
Other Income	17	26.53	74.72
TOTAL INCOME		42549.75	39435.47
EXPENSES			
Purchases of Stock in Trade	18	0.00	9.76
Changes in Inventories of Stock in Trade	19	2.41	0.99
Employee Benefit Expenses	20	5910.09	5562.31
Finance Costs	21	298.01	37.74
Depreciation and Amortisation Expense	4	3633.36	3285.73
Other Expense	22	10581.09	6157.84
TOTAL EXPENSES		20424.96	15054.36
PROFIT BEFORE EXTRAORDINARY ITEMS AND TAXES		22124.79	24381.11
Extraordinary / Exceptional Items		0.00	0.00
PROFIT BEFORE TAXES		22124.79	24381.11
Tax Expenses			
Current Tax Expenses for Current Year	12(a)	5396.44	5900.35
Deferred Tax/Assets	12(a)	186.13	240.41
PROFIT FOR THE YEAR		16542.22	18240.34
Earnings Per Equity Share (Equity Shares of par value of Rs.10 eac	h)		
Basic		1.62	1.79
Diluted		1.62	1.79
Number of Equity Shares			
Basic		10,200,000	10,200,000
Diluted		10,200,000	10,200,000

The accompanying notes form an integral part of these Financial Statements As per our report of even date attached

For and On Behalf of the Board of Directors

N Singhal & Company		
Chartered Accountants	sd/-	sd/-
(Firm Registration N. 006249C)	PRAKASH CHAND	SANJAY GOTHI
	Director	Managing Director
Sd/-	DIN : 01740159	DIN : 00600357
(CA Akhil jain)		
Partner		
Membership N. 418990	Sd/-	sd/-
Jaipur	RAJESH PINCHA	MEGHA SOMANI
May 29th, 2023	CFO	COMPANY SECRETERY

CIN: L45400PY1994PLC008380

Regd Office: 17/5B,1A ,Vazhudavur Road, Kurumbapet , Puducherry - 605009.

Statement of Changes in Equity

(Rs. In thousands)

a. Equity Share Capital

Balance at the end of March 31, 2021	102000.00
Changes in equity share capital due to Prior Period Errors	0.00
Changes in equity share capital during the year	0.00
Balance at the end of March 31, 2022	102000.00
Changes in equity share capital due to Prior Period Errors	0.00
Changes in equity share capital during the year	0.00
Balance at the end of March 31, 2023	102000.00

b. Other Equity

Particulars	Share Application Money Pending Allotment	Retained Earnings
Balance as on 1st April 2021		14697.33
Changes due to Prior Period Errors		0.00
Profit for the year		18240.34
Other Comprehensive Income		0.00
Total Comprehensive Income		0.00
Payment of Divident & DD Tax		-10200.00
Balance as at 31st March 2022		22737.67
Balance as on 1st April 2022		22737.67
Changes due to Prior Period Errors		0.00
Profit for the year		16542.22
Other Comprehensive Income		0.00
Total Comprehensive Income		0.00
Payment of Divident & DD Tax		-20400.00
Balance as at 31st March 2023		18879.89

The accompanying notes form an integral part of these Financial Statements

As per our report of even date attached N Singhal & Company Chartered Accountants sd/sd/-(Firm Registration N. 006249C) PRAKASH CHAND SANJAY GOTHI Director Managing Director Sd/-DIN:01740159 DIN:00600357 (CA Akhil jain) Partner Membership N. 418990 sd/sd/-Jaipur RAJESH PINCHA MEGHA SOMANI May 29th, 2023 CFO COMPANY SECRETERY

For and On Behalf of the Board of Directors

CIN: L45400PY1994PLC008380

Regd Office: 17/5B,1A ,Vazhudavur Road, Kurumbapet , Puducherry - 605009.

Statement of Cash Flows

(Rs. In thousands)

Particulars		Natas	For The Year Ended		
P		Notes	31st March 2023	31st March 2022	
A. (Cash Flows from Operation Activities:				
	Profit for the year		16542.22	18240.34	
	Adjustments to reconcile profit for the year to net cash generated				
	from operating activities				
	(Gain) / loss on sale of property, plant and equipment - Ne		0.00	0.00	
	Income tax expense		5582.57	6140.77	
	Depreciation and amortisation expense		3633.36	3285.73	
	Interest (income)/expenses - Net		298.01	37.74	
	Changes in Operating Assets and Liabilities:				
	(Increase)/Decrease in Inventories		2.41	0.99	
	(Increase)/Decrease in Trade Receivable		18.52	13.60	
	(Increase)/Decrease in Other Current Assets		1641.62	(7212.57)	
	(Decrease)/Increase in Other Non Current Liabilities		-		
	(Decrease)/Increase in Other Current Liabilities & provision for				
	Taxes		130.60	(2,063.27)	
	Cash generated from operating activities before taxes		27849.31	18443.32	
	Income taxes paid		5396.44	5900.35	
	Net cash generated from operating activities		22452.87	12542.96	
в.	Cash Flows from Investing Activities:				
	Purchase of property, plant and equipment		(600.41)	(7486.22)	
1	Interest received/(Paid)		(298.01)	(37.74)	
	Net cash generated from/(used in) investing activities		(898.42)	(7523.96)	
C.	Cash Flows from Financial Activities:				
	Repayment of loans and borrowings		0.00	0.00	
	Proceeds from loans and borrowings		(1301.05)	4193.80	
	Interest paid on loans and borrowings		0.00	0.00	
	Divident paid to owners of the Company (including Tax)		(20400.00)	(10200.00)	
	Net cash used in financing activities		(21701.05)	(6006.20)	
			0.00		
	Net decrease in cash and cash equivalents during the year		(146.60)	(987.20)	
	Cash and cash equivalents at the beginning of the year		277.36	1264.55	
	Cash and cash equivalents at the end of the year		130.76	277.36	

The accompanying notes form an integral part of these Financial Statements As per our report of even date attached

N Singhal & Company Chartered Accountants (Firm Registration N. 006249C)

Sd/-(CA Akhil jain) Partner Membership N. 418990 Jaipur May 29th, 2023 Sd/-PRAKASH CHAND Director DIN : 01740159

Sd/-RAJESH PINCHA CFO sd/-SANJAY GOTHI Managing Director DIN : 00600357

For and On Behalf of the Board of Directors

sd/-MEGHA SOMANI COMPANY SECRETERY

Gothi Plascon (India) Limited CIN: L45400PY1994PLC008380 Regd Office: 17/5B,1A ,Vazhudavur Road, Kurumbapet , Puducherry - 605009.

Notes to Financial Statements

Note 1 : The Company Overview

Gothi Plascon (India) Limited (or the "Company"), is a pioneer in real estate has excelled over the years to offer an array of professional services in the realty business.

Gothi Plascon (India) Limited is a public limited company incorporated and domiciled in India. The address of its registered office is, Gothi Plascon (India) Limited, 17/5B,1A, Vazhudavur Road, Kurumbapet, Puducherry - 605009, India. The company has its primary listing with BSE Ltd. (Bombay Stock Exchange). Company is Engaged in business of renting of Immovable Properties and interest on loan granted

Note 2 : Basis of preparation of financial statements

I. Statement of compliance and basis of preparation

These financial statements are prepared in accordance with Indian Accounting Standards ("Ind AS"), the provisions of the Companies Act, 2013 ("the Companies Act"), as applicable and guidelines issued by the Securities and Exchange Board of India ("SEBI"). The Ind AS are prescribed under Section 133 of the Act read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and Companies (Indian Accounting Standards) Amendment Rules, 2016

Accounting policies have been applied consistently to all periods presented in these financial statements.

The financial statements correspond to the classification provisions contained in Ind AS 1, "Presentation of Financial Statements". For clarity, various items are aggregated in the statements of profit and loss and balance sheet. These items are disaggregated separately in the notes to the financial statements, where applicable.

All amounts included in the financial statements are reported in actual denominations of Indian rupees except share and per share data, unless otherwise stated. Due to rounding off, the numbers presented throughout the document may not add up precisely to the totals and percentages may not precisely reflect the absolute figures. Previous year figures have been regrouped/re-arranged, wherever necessary.

II. Basis of measurement

These financial statements have been prepared on a historical cost convention and on an accrual basis.

III. Use of estimates and judgment

The preparation of the financial statements in conformity with Ind AS requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from those estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and in any future periods affected. In particular, information about significant areas of estimation, uncertainty and critical judgments in applying accounting policies that have the most significant effect on the amounts recognised in the financial statements are included in the following notes:

a. Revenue Recognition

Revenue has been measured based on fair value of the consideration received/receivable.

b. Income Tax

The major tax jurisdiction for the Company is in India. Significant judgments are involved in determining the provision for income taxes including judgment on whether tax positions are probable of being sustained in tax assessments. A tax assessment can involve complex issues, which can only be resolved over extended time periods. Income Taxes have been calculated based on The Income Tax Act, 1961 read with Rules thereunder.

Gothi Plascon (India) Limited CIN: L45400PY1994PLC008380 Regd Office: 17/5B,1A ,Vazhudavur Road, Kurumbapet , Puducherry - 605009.

c. Deferred Tax

Deferred tax is recorded on temporary differences between the tax bases of assets and liabilities and their carrying amounts, at the rates that have been enacted or substantively enacted at the reporting date. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable profits during the periods in which those temporary differences and tax loss carryforwards become deductible. The Company considers the expected reversal of deferred tax liabilities and projected future taxable income in making this assessment. The amount of the deferred tax assets considered realisable, however, could be reduced in the near term if estimates of future taxable income during the carry-forward period are reduced.

d. Useful lives of property, plant and equipment

The Company depreciates property, plant and equipment on a straight-line basis over estimated useful lives of the assets. The charge in respect of periodic depreciation is derived based on an estimate of an asset's expected useful life and the expected residual value at the end of its life. The lives are based on historical experience with similar assets as well as anticipation of future events, which may impact their life, such as changes in technology. The estimated useful life is reviewed at least annually.

IV. Current and Non Current classification

All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle (twelve months) and other criteria set out in the Schedule III to the Act.

Note 3 : Significant accounting policies

i. Functional and presentation currency

These financial statements are presented in Indian rupees, which is the functional currency of the Company.

ii. Cash and cash equivalents

The Company's cash and cash equivalents consist of cash on hand and in banks, which can be withdrawn at any time, without prior notice or penalty on the principal.

iii. Equity

a. Share capital and share premium

The authorised share capital of the Company as of March 31, 2023 is Rs.11,00,00,000 divided into 1,10,00,000 equity shares with voting rights of Rs.10 each.

Every holder of the equity shares, as reflected in the records of the Company as of the date of the shareholder meeting shall have one vote in respect of each share held for all matters submitted to vote in the shareholder meeting.

b. Retained Earnings

Retained earning represent the surplus/(deficit) of the statement of profit or loss. The amount that can be distributed by the company to its equity shareholder is determined based on the financial statements of the company and aslo considering the requirement of Companies Act,2013.

c. Details of divident paid/proposed

A divident of Rs.2 per share has been recommended on equity shares for the year ended March,2023 and same has been paid during the year.

Gothi Plascon (India) Limited CIN: L45400PY1994PLC008380

Regd Office: 17/5B,1A, Vazhudavur Road, Kurumbapet, Puducherry - 605009.

V. Property, Plant and Equipment

a. Recognition and measurement

Property, plant and equipment are measured at cost less accumulated depreciation and impairment losses, if any. Cost includes expenditures directly attributable to the acquisition of the asset. General and specific borrowing costs directly attributable to the construction of a qualifying asset are capitalised as part of the cost.

The residual values are not more than 5% of the original cost of the asset. The assets residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

b. Depreciation

The Company depreciates property, plant and equipment over the estimated useful life on a straight-line basis from the date the assets are available for use. The Management estimate of useful live in accordance with schedule II to the Companies Act,2013.

The estimated useful lives of assets are as follows:

Category	Useful Lives
Computer equipment	3 Years
Electrical Installations	10 Years
Motor Car	10 Years
Office Equipment	5 Years
Buildings	30 Years

VI. Non Current Advances

The Company measures advance received as deposits against property rented at their actual amounts.

VII. Other Income

Other Income comprises of interest income on fdr and interest on income tax refund, which is measured through fair value measurement using accrual basis of accounting.

VIII. Revenue Recognition

Revenue is recognized to the extent that it is probable that the economic benefit will flow to the company and the revenue can be reliably measured. The Following specific recognitation criteria must also be met before revenue is recognized.

Sale of Goods

Revenue from sale of goods is recognised on transfer of all significiant risks and reward of ownership to the Buyer. The amount recognised as sale is exclusive of sales tax/vat and are net of Returns

Sales of Service:

Revenue from rented properties is is recognised over time on satisfing performance obligation as per agreement, that is , by reference to the period in which service are being rendred.

Interest income is recognised on a time proporation basis taking into account the amount outstanding and the applicable interest rate.

IX. Taxes

a. Income Tax

Current income tax for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities based on the taxable income for the period. The tax rates and tax laws used to compute the current tax amount are those that are enacted or substantively enacted as at the reporting date and applicable for the period. The Company offsets current tax assets and current tax liabilities, where it has a legally enforceable right to set off the recognised amounts and where it intends either to settle on a net basis, or to realise the asset and liability simultaneously.

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b. Deferred tax

Deferred Tax Assets/Liability arising from unabsorbed depreciation or carry forward losses are recognized only if there is virtual certainty of realization of such amounts. Other deferred tax assets are recognized only to the extent there is reasonable certainty of realization in future. Deferred tax Assets/Liability are reviewed at each Balance Sheet date to reassess their reliability.

X. Earnings per share

Basic earnings per share is computed using the number of equity shares outstanding during the period adjusted for treasury shares held. Diluted earnings per share is computed using the weighted-average number of equity and dilutive equivalent shares outstanding during the period, using the treasury stock method for options and warrants, except where the results would be anti-dilutive.

The number of equity shares and potentially dilutive equity shares are adjusted retrospectively for all periods presented for any splits and bonus shares issues including for change effected prior to the approval of the financial statements by the Board of Directors.

XI. Cash Flow Statement

Cash flows are reported using the indirect method, whereby profit for the period is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past operating cash receipts or payments and item of income or expenses associated with investing or financing cash flows. The cash from operating, investing and financing activities of the Company are segregated.

XII.Investments and other financial assets:

Initial recognition

In the case of financial assets, not recorded at fair value through profit or loss (FVPL), financial assets are recognised initially at fair value plus transaction costs that are directly attributable to the acquisition of the financial asset. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in following categories

(a) Financial Assets at amortised cost

Financial assets are subsequently measured at amortised cost if these financial assets are held within a business model with an objective to hold these assets in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates, to cash flows that are solely payments of principal and interest on the principal amount outstanding. Interest income from these financial assets is included in finance income using the effective interest rate ("EIR") method. Impairment gains or losses arising on these assets are recognised in the Statement of Profit and Loss.

(b) Financial Assets measured at fair value

Financial assets are measured at fair value through other comprehensive income (FVOCI) if these financial assets are held within a business model with an objective to hold these assets in order to collect contractual cash flows or to sell these financial assets and the contractual terms of the financial asset give rise on specified dates, to cash flows that are solely payments of principal and interest on the principal amount outstanding. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest revenue and foreign exchange gains and losses which are recognised in the Statement of Profit and Loss.

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Impairment of Financial Assets

In accordance with Ind AS 109, the Company applies the expected credit loss ("ECL") model for measurement and recognition of impairment loss on financial assets and credit risk exposures.

The Company follows 'simplified approach' for recognition of impairment loss allowance on trade receivables. Simplified approach does not require the Company to changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECL at each reporting date, right from its initial recognition.

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

ECL is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the entity expects to receive (i.e., all cash shortfalls), discounted at the original EIR. Lifetime ECL are the expected credit losses resulting from all possible default events over the expected life of a financial instrument. The 12-month ECL is a portion of the lifetime ECL which results from default events that are possible within 12 months after the reporting date.

ECL impairment loss allowance (or reversal) recognised during the period is recorded as expense/ income in the Statement of Profit and Loss.

De-recognition of Financial Assets

The Company de-recognises a financial asset only when the contractual rights to the cash flows from the asset expire, or it transfers the financial asset and substantially all risks and rewards of ownership of the asset to another entity.

If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognizes its retained interest in the assets and an associated liability for amounts it may have to pay.

If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

Equity investments

All equity investments in the scope of Ind AS 109, Financial Instruments, are measured at fair value. For equity instruments, the Company may make an irrevocable election to present the subsequent fair value changes in Other Comprehensive Income (OCI). The Company makes such election on an instrument-by-instrument basis. The classification is made on initial recognition and is irrevocable.

There is no recycling of the amounts from OCI to profit or loss, even on sale of investment.

Equity instruments included within the FVTPL (fair value through profit and loss) category are measured at fair value with all changes in fair value recognized in the profit or loss.

XIII.Financial Liabilities

Initial Recognition

Financial liabilities are classified, at initial recognition, as financial liabilities at FVPL, loans and borrowings and payables as appropriate. All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

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Subsequent measurement

Financial liabilities at FVPL

Financial liabilities at FVPL include financial liabilities held for trading and financial liabilities designated upon initial recognition as FVPL. Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. Gains or losses on liabilities held for trading are recognised in the Statement of Profit and Loss.

Financial liabilities at amortised cost

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the EIR method. Any difference between the proceeds (net of transaction costs) and the settlement or redemption of borrowings is recognised over the term of the borrowings in the Statement of Profit and Loss.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the Statement of Profit and Loss.

Where the terms of a financial liability is re-negotiated and the Company issues equity instruments to a creditor to extinguish all or part of the liability (debt for equity swap), a gain or loss is recognised in the Statement of Profit and Loss; measured as a difference between the carrying amount of the financial liability and the fair value of equity instrument issued.

De-recognition of Financial Liabilities

Financial liabilities are de-recognised when the obligation specified in the contract is discharged, cancelled or expired. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as de-recognition of the original liability and recognition of a new liability. The difference in the respective carrying amounts is recognised in the Statement of Profit and Loss.

Offsetting financial instruments

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

Fair value measurement

The Company measures financial assets and financial liability at fair value at each balance sheet date.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or

- In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Company. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

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All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 — Quoted (unadjusted) market prices in active markets for identical assets or liabilities

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

- Level 3 — Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable. For assets and liabilities that are recognised in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

The Company's Valuation team determines the policies and procedures for both recurring fair value measurement,

such as derivativeinstruments and unquoted financial assets measured at fair value, and for non-recurring measurement

XIV.Impairment of non-financial assets

Assessment is done at each Balance Sheet date to evaluate whether there is any indication that a non-financial asset may be impaired. For the purpose of assessing impairment, the smallest identifiable group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows from other assets or groups of assets, is considered as a cash generating unit. If any such indication exists, an estimate of the recoverable amount of the asset/cash generating unit is made. Assets whose carrying value exceeds their recoverable amount are written down to their recoverable amount. Recoverable amount is higher of an asset's or cash generating unit's net selling price and its value in use. Value in use is the present value of estimated future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful life. A previously recognised impairment loss is increased or reversed depending on changes in circumstances. However, the carrying value after reversal is not increased beyond the carrying value that would have prevailed by charging usual depreciation if there was no impairment.

XV. Provisions, Contingent Liabilities and Contingent Assets:

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognised as interest expense.

Contingent Liabilities are disclosed in respect of possible obligations that arise from past events but their existence will be confirmed by the occurrence or non occurrence of one or more uncertain future events not wholly within the control of the Group or where any present obligation cannot be measured in terms of future outflow of resources or where a reliable estimate of the obligation cannot be made.

A contingent asset is disclosed, where an inflow of economic benefits is probable. An entity shall not recognize contingent asset unless the recovery is virtually certain.

XVI. Borrowing costs

General and specific borrowing costs directly attributable to the acquisition/ construction of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use, are added to the cost of those assets, until such time the assets are substantially ready for their intended use. All other borrowing costs are recognised as an expense in Statement of Profit and Loss in the period in which they are incurred.

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XVII. Employee benefits

a) Defined contribution plan

The Company's contribution to Provident Fund and Employees State Insurance Scheme is determined based on a fixed percentage of the eligible employees' salary and charged to the Statement of Profit and Loss on accrual basis. The Company has categorised its Provident Fund, labour welfare fund and the Employees State Insurance Scheme as a defined contribution plan since it has no further obligations beyond these contributions.

b) Defined benefits plan

The Company's liability towards gratuity, being a defined benefit plan are accounted for on the basis of an independent 'actuarial valuation based on Projected Unit Credit Method.

Service cost and the net interest cost is included in employee benefit expense in the Statement of Profit and Loss. Actuarial gains and losses comprise experience adjustments and the effects of changes in actuarial assumptions and are recognised immediately in 'other comprehensive income' as income or expense.

c) Compensated absences

Accumulated compensated absences, which are expected to be availed or encashed within 12 months from the end of the year are treated as short term employee benefits. The obligation towards the same is measured at the expected cost of accumulating compensated absences as the additional amount expected to be paid as a result of the unused entitlement as at the year end. The Company's liability is actuarially determined (using the Projected Unit Credit method)

XVIII. Significant management judgements in applying accounting policies and estimation uncertainty

When preparing the financial statements, management makes a number of judgements, estimates and assumptions about the recognition and measurement of assets, liabilities, income and expenses. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

Impairment of non-financial assets

In assessing impairment, management estimates the recoverable amount of each asset or cash-generating unit based on expected future cash flows and uses an interest rate to discount them. Estimation uncertainty relates to assumptions about future operating results and the determination of a suitable discount rate.

Depreciation and useful lives of property, plant and equipment

Property, plant and equipment are depreciated over the estimated useful lives of the assets, after taking into account their estimated residual value. Management reviews the estimated useful lives and residual values of the assets annually in order to determine the amount of depreciation to be recorded during any reporting period. The useful lives and residual values are based on the Company's historical experience with similar assets and take into account anticipated technological changes. The depreciation for future periods is adjusted if there are significant changes from previous estimates.

Recoverability of trade receivable

Judgements are required in assessing the recoverability of overdue trade receivables and determining whether a provision against those receivables is required. Factors considered include the credit rating of the counterparty, the amount and timing of anticipated future payments and any possible actions that can be taken to mitigate the risk of non-payment.

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Provisions

Provisions and liabilities are recognized in the period when it becomes probable that there will be a future outflow of funds resulting from past operations or events and the amount of cash outflow can be reliably estimated. The timing of recognition and quantification of the liability require the application of judgement to existing facts and circumstances, which can be subject to change. Since the cash outflows can take place many years in the future, the carrying amounts of provisions and liabilities are reviewed regularly and adjusted to take account of changing facts and circumstances.

Defined benefit obligation (DBO)

Management's estimate of the DBO is based on a number of critical underlying assumptions such as standard rates of inflation, mortality, discount rate and anticipation of future salary increases. Variation in these assumptions may significantly impact the DBO amount and the annual defined benefit expenses.

Fair value measurement

Management uses valuation techniques to determine the fair value of financial instruments (where active market quotes are not available) and non-financial assets. This involves developing estimates and assumptions consistent with how market participants would price the instrument. Management bases its assumptions on observable data as far as possible but this is not always available. In that case management uses the best information available. Estimated fair values may vary from the actual prices that would be achieved in an arm's length transaction at the reporting date.

XIX. Foreign Currency transaction

Transactions denominated in foreign currency are recorded at exchange rate prevailling on the date of the:

I.) Transactions or that approximates the actual rate at the date of transaction.

II.) Non- Monetary foreign currency items are carried at cost.

III.) Any inccome or expenses on account of exchange difference either on settlement or on translation is recognised in the statement of profit and loss account

XX.Lease

On March 30,2019, Ministry of Corporate Affairs has notified Ind AS 116, Leases. Ind AS 116 will replace the existing leases Standard, Ind AS 17 Leases, and related Interpretations. The standard set out the principles for the recognition, measurement, presentation and disclosure of leases for both parties to a contract i.e., the lessee and the lessor. Ind AS 116 introduces a single lessee accounting model and requires a lessee to recognize assets and liabilities for all leases with a term of more than twelve months, unless the underlying asset is of low value. Currently operaing lease expenses are charged to the statement of Profit & Loss. The Standard also contains enhanced disclosure requirements for lessees. Ind AS 116 substantially carries forward the lessor accounting requirements in Ind AS 17.

The effective date for adoption of Ind 116 is annual periods beginning on or after April 1, 2019. The standard permits two possible methoda of transition :

1. Full restrospective - Retrospectively to each prior period presented applying Ind AS 8 Accounting policies, changes in accounting estimates and errors.

2. Modified retrospective - Retrospectively, with the cumulative effect of initially applying the standard recognized at the date of initial application.

Under modified retrospective approach, the lessee records the lease liability as the present value of the remaining lease payments, discounted at the incremental borrowing rate and the right of use asset either as : Its carrying amount as if the standard had been applied since the commencement date, but discounted at lesse's incremental borrowing rate at the date of initial application or an amount equal to the lease liability, adjusted by the amount of any prepaid or accrued lease payments related to that lease recognized under Ind AS 17 immediately before the date of initial application.

As a Lessor: Lease income from operating lease ,where the company is a lessor is recognised on a straight line basis over the lease term unless the receipts are structured to increase in the line with general inflation to compensate for the expected inflation.

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XXI.Inventories

Inventories are valued at lower of cost and net realizable value. Net Realizable value represents estimated selling price for inventories less all eastimated cost of completation and cost necessary to make sale.

General Note

1. Previous years figures has been reclassified in confirmity with Current Year's Classification.

For and on behalf of N Singhal & Co., Chartered Accountants (Firm Registration N. 006249C)

Sd/-(AKHIL JAIN) Proprietor Membership N. 418990 sd/-PRAKASH CHAND Director DIN : 01740159

For and On Behalf of the Board of Directors

sd/-SANJAY GOTHI Managing Director DIN : 00600357

Jaipur May 29th, 2023 Sd/-RAJESH PINCHA CFO sd/-MEGHA SOMANI COMPANY SECRETERY

Note 4 : Property, Plant and Equipment			(Rs. In thousands)	
Gross Carrying Value	Land	Building	Plant and Machinery	Total
Gross Carrying Value as at 1st April 2021	4851.32	84157.60	3021.23	92030.15
Additions	0.00	438.54	7047.68	7486.22
Disposal/Adjustments	0.00	0.00	0.00	0.00
Gross Carrying Value as at 1st April 2022	4851.32	84596.13	10068.91	99516.36
Additions	0.00	600.00	0.41	600.41
Disposal/Adjustments	0.00	0.00	0.00	0.00
Gross Carrying Value as at 1st April 2023	4851.32	85196.13	10069.32	100116.77

Accumulated Depreciation Land	Building	Plant and Machiner	ry Total	
Accumulated Depreciation as at 1st April 2021	0.00	22955.20	1580.04	24535.24
Depreciation Expense	0.00	2768.79	516.93	3285.73
Deductions/Adjustments	0.00	0.00	0.00	0.00
Accumulated Depreciation as at 1st April 2022	0.00	25723.99	2096.97	27820.96
Depreciation Expense	0.00	2788.16	845.21	3633.36
Deductions/Adjustments	0.00	0.00	0.00	0.00
Accumulated Depreciation as at 1st April 2023	0.00	28512.15	2942.18	31454.33
Net Carrying Value	Land	Building	Plant and Machinery	Total
Net Carrying Value as on 31st March 2021	4851.32	61202.40	1441.19	67494.91
Net Carrying Value as on 31st March 2022	4851.32	58872.14	7971.93	71695.40
Net Carrying Value as on 31st March 2023	4851.32	56683.99	7127.14	68662.45

(i) All Immovable Properties are held in the name of the Company.

(ii) The Company has not revalued its Property, Plant and Equipment during the current reporting period.

(iii) The Company does not hold any Benami property are does not have any proceedings initiated or pending for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.

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Note 5: Other Financial Assets

(Rs. In thousands)

Particulars	As at				
	31st March 2023		31st March 2022		
	Non-Current	Current	Non-Current	Current	
Advances Receivable in Cash or Kind		77631.75		79813.21	
Security Deposits	0.00	59.14	0.00	59.14	
Fixed Deposits with Banks (maturity more than 12 months)	0.00	0.00	0.00	0.00	
Sales Tax Receivable	45.00		45.00		
	45.00	77690.89	45.00	79872.35	

Note 6 : Inventories

Particulars	As	at
Particulars	31st March 2023	31st March 2022
a) Finished Goods	62.62	65.02
	62.62	65.02

(i) The method of valuation of Inventories has been stated in Note No. 3(XXI) of Significant Accounting Policies

(ii) The Company has physically verified the inventories at reasonable intervals and there are no discrepancies of 10% or more in the aggregate for each class of inventory were noticed during such verification.

Note 7 : Trade Receivables

Deutieuleus	A	s at
Particulars	31st March 2023	31st March 2022
Outstanding for a Period exceeding Six months from the due date of Payment	1.75	15.42
Other Receivables		4.84
	1.75	20.27

(i) Trade receivables are neither due from directors or other officers of the Company either severally or jointly with any other person, nor any trade or other receivables are due from firms or private companies respectively in which any director is a partner, a director or a member.

(ii) Ageing Schedule of Trade Receivables

						As at March 31, 202	3
	Outstanding for following periods from due date of payment						
Particulars	Not due	Less than 6 months	6 Months to 1 Year	1-2 Years	2-3 Years	More than 3 years	Total
Undisputed Trade Receivable							
(i) Considered good	0.00		0.00	0.00		0.00	0.00
(ii) Which have significant increase in credit risk and considered doubtful	0.00	0.00	0.00	0.00	1.75	0.00	4.75
(iii) Credit impaired	0.00	0.00	0.00	0.00	0.00	0.00	1.75 0.00
Disputed Trade Receivable							
(i) Considered good	0.00 0.00	0.00 0.00		0.00 0.00	0.00 0.00	0.00 0.00	0.00
(ii) Which have significant increase in credit risk and considered doubtful							0.00
(iii) Credit impaired	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Total	0.00	0.00	0.00	0.00	1.75	0.00	1.75

Particulars Bala Cash Note 8(a) Othe Particulars Un Note 9 : Othe Particulars Bala RCM	Regd Office: 17/5B,1A ,Va a and Cash Equivalents/ Bank Balance nces with Banks n in Hand er Bank balance nclaimed Dividend Amount er Current Assets nce with Revenue Authorities 1 Receivable ance to Staff				31st March 2023 104.91 25.85 130.76 A 31st March 2023 3690.15 3690.15	18.33 277.36 s at 31 st March 2022 2548.84
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RCM Adva Note 10(a) : Equit	1 Receivable				5150 1110 1025	0101 1101 2022
Adva					0.00	2.66
Note 10(a) : Equit	ance to Staff				540.00	
					11.50	9.00
					551.50	11.66
Particulars	y Share Capital					
						s at
					31st March 2023	31st March 2022
(As a	l ,00,000 equity shares with voting rig at 31st March 2023: 1,10,00,000) of d and fully paid up capital	-			110000.00	110000.00
	,00,000 equity shares with voting rig	abta				
	at 31st March 2023: 1,02,00,000) of	-			102000.00	102000.00
					102000.00	102000.00
i. Reconciliation	n of number of shares					
Particulars			As at 31st M No of shares	arch 2023 Value	As at 31st No of shares	March 2022 Value
Opening number c	of equity shares with voting rights		10200000	102000.00	10200000	102000.00
Shares issued duri			0.00	0.00	0.00	0.00
Shares bought bac			0.00	0.00	0.00	0.00
	hares outstanding	-	10,200,000	102,000,000	10,200,000	
ii. Details of Sha	reholding of Promoters					
Name of the Prom	otorc	As at 31st N	Aarch 2023	As at 31st	March 2022	% Change in
	loters	No of Shares	% of Total Shares	No of Shares	% of Total Shares	Holdings
Sanjay Gothi		4,500,000	44.12%	4,500,000	44.129	
Sanjay Gothi HUF		1,500,000	14.71%	1,500,000	14.71%	
Priyadarshana Got	thi	1,486,000	14.57%	1,486,000	14.57%	6 0.009
iii. Details of sha	areholders holding more than 5 % o	f total equity share ca	pital with voting rig	hts in the Compa	ıy	
Name of the share	eholder		As at 31st M			March 2022
Sapiau Cothi			No of shares	% of holding	No of shares	% of holding
			4,500,000	44.12	4,500,000	
Sanjay Gothi Sanjay Gothi HUF			1,500,000 1,486,000	14.71 14.57	1,500,000 1,486,000	14.71

iv. Terms/Rights attached to Equity Shares

The company has only one class of equity shares having par value of 10 per share. Each holder of equity share is entitled to one vote per share. The company declares and pays dividends in Indian rupees. The dividend proposed by the Board of directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

During the year ended 31 March 2023, the amount of per share dividend recognised as distributions to equity shareholders was Rs.2/- (As on 31st March 2022 : Rs.1/-).

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

Note 10 (b) : Other Equity

Dentioulene	As	at
Particulars	31st March 2023	31st March 2022
Retained Earnings	18879.89	22737.67
	18879.89	22737.67
Note 11 : Borrowings		
	٨٥	at

24 - 1 - 14 1 - 2022	
31st March 2023	31st March 2022
2892.75	4193.80
2892.75	4193.80
	2892.75

(i) The Company has used the borrowings from banks and financial institutions for the specific purpose for which it was taken as at the reporting date.

(ii) Registration, Modification and Satisfaction of charges relating to the year under review, had been filed with the Registrar of Companies, within the prescribed time or within the extended time requiring the payment of additional fees.

(iii) The Company is not declared as wilful defaulter by any bank or financial Institution or other lenders.

(iv) The Company has not been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets at any point of time during the year.

Note 12: Components of Income Tax Expense

a) Tax Charge in the Statement of Profit and Loss

Particulars	As	it	
	31st March 2023	31st March 2022	
Current Tax			
Current Year	5396.44	5900.35	
Deferred Tax			
Deferred tax expenses for the year	186.13	240.41	
Income Tax expense for the year	5582.57	6140.77	

b) Reconciliation of Effective Tax Rate

Deuticulaure	As	at
Particulars	31st March 2023	31st March 2022
Profit before tax	22124.79	24381.11
Tax using Domestic tax rate (Current year: 25.168% and Previous year 25.168%)	5568.37	6136.24
Tax Effect of		
Non-Deductible Tax Expenses	14.20	0.00
	5582.57	6136.24

c) Current / Non-current Tax Assets/Liabilities

Deutieuleure	As at		
Particulars	31st March 2023	31st March 2022	
Current Tax Liabilities	145.40	380.59	
Non-current Tax Assets	0.00	0.00	
	145.40	380.59	

d) The analysis of Deferred tax Assets and Deferred Tax Liabilities are as follows:

Particulars	As	at
	31st March 2023	31st March 2022
Deferred Tax Assets	0.00	0.00
Deferred Tax Liabilities	1001.70	815.58
Net Deferred Tax Liabilities	1001.70	815.58

e) Movement in Deferred Tax Assets and (Liabilities) during the year is as follows:

Particulars	Depreciaition	Total
As at April 1, 2021	-575.16	-575.16
(Charged) / Credited		
- to Statement of Profit and Loss	-240.41	-240.41
- to Other Comprehensive Income	0.00	0.00
As at April 1, 2022	-815.58	-815.58
(Charged) / Credited		
- to Statement of Profit and Loss	-186.13	-186.13
- to Other Comprehensive Income	0.00	0.00
As at March 31,2023	-1001.70	-1001.70

Note 13: Other Non Current Liabilities

Particulars	As at	
	31st March 2023	31st March 2022
Non-Current		
Unsecured		
Refundable Lease deposits against properties leased out	21040.00	21040.00
	21040.00	21040.00

Note 14 : Other Financial Liabilities

Particulars	As	As at	
	31st March 2023	31st March 2022	
Unclaimed Dividend	3690.15	2548.84	
Expenses Payable	2.55	142.69	
Audit Fees Payable	135.00	135.00	
	3827.70	2826.54	

Note 15: Other Current Liabilities

Particulars	As	As at	
	31st March 2023	31st March 2022	
ESI Payble	8.76	11.90	
Provident Fund Payble	20.58	34.24	
TDS Payable	15.04	15.06	
GST Payable	1003.28	480.53	
	1047.67	541.73	

Note 16 : Revenue from Operations		(Rs. In thousand)	
Particulars	As	As at	
articulars	31st March 2023	31st March 2022	
Rent received	32425.13	29485.16	
Sales	11.05	22.85	
Interest received on loans granted	10069.05	9752.73	
Maintance & Electricity Charges Received	18.00	100.00	
	42523.23	39360.75	

(Rs. In thousand)

Note 17 : Other Income

Note 16 :

Particulars	As	As at	
	31st March 2023	31st March 2022	
Interest - IT Refund	0.00	8.93	
Discount & Rebate	0.00	23.88	
Agricultural Income	0.00	41.91	
Interest on Bank FDR	26.53	0.00	
	26.53	74.72	

Note 18 : Purchases of Stock in Trade

Particulars	As at	As at	
	31st March 2023 31	st March 2022	
Cost of Material Consumed	0.00	9.76	
	0.00	9.76	

Note 19 : Changes in inventories of Stock-in-Trade

Particulars	As	As at	
	31st March 2023	31st March 2022	
Opening Stock of Finished Goods	65.02	66.01	
Closing Stock of Finished Goods	62.62	65.02	
	2.41	0.99	

Note 20 : **Employee Benefit Expenses**

Particulars	As	As at	
	31st March 2023	31st March 2022	
Staff Salary and Bonus	4838.25	4808.02	
ESI & PF	308.50	301.13	
Staff Welfare Expenses	763.35	453.16	
	5910.09	5562.31	

Note 21 : **Finance Costs**

Particulars	As a	As at	
	31st March 2023	31st March 2022	
Bank Charges	3.43	6.65	
Interest Paid	294.58	31.09	
	298.01	37.74	

Note 22 : Other Expense

Particular	rs	As at	
i ul ticului		31st March 2023	31st March 2022
Advertiseme	ent and Publicity	28.47	34.12
AGM Expens	ses		61.00
Agricultural	Expenses		28.35
Audit Fees		150.00	175.00
Building Ma	intenance	346.10	500.71
Computer N	faintenance	3.60	7.60
Director Rer	nuneration	3000.00	2400.00
Electricity Cl	harges	99.60	68.81
E Voting Cha	arges	51.29	0.00
Membership	p & Subscription	28.00	30.00
Insurance		2012.95	73.53
Legal and Pr	ofessional Fees	590.90	525.00
Miscellaneo	us Expenses	17.73	7.79
Car Mainten	nance Exp	385.56	233.76
Postage and	l Telegram	158.26	438.80
Printing and	Stationery	14.66	35.41
Rent, Rates	and Taxes inclusive of listing fees	635.37	1048.33
Interest on I	Income tax	56.42	0.00
Director Rer	newal Fee	7.08	
Telephone E	хр	65.20	
Donation		2500.00	
Sales Promo	otion		51.16
Security Cha	arges	121.30	106.13
Share Transt	fer Charges	166.11	82.06
Travelling an	nd Communication	119.50	235.28
Website Dev	vlopment Charges	23.00	15.00
		10581.09	6157.84
Note (a)			
Auditor rem	uneration and out of pocket expenses (net of GST/Service Tax)		
(i)	As Auditors - Statutory Auditors	150.00	150.00
(ii)	Other Services - GST Audit		25.00
(iii)	Auditor out of pocket expenses	0.00	0.00
		150.00	175.00
Note 23 :	Related party transaction and disclosures		
Transaction	/balances		
Key Manage	ement personnel		
Remun	eration and other benefits to Mr.Sanjay Gothi (Director)	3000.00	2400.00
Remun	eration and other benefits to Mr.Rajesh Pincha (CFO)	380.00	360.00
Profess	sional fee Paid to Megha Somani (Company Secretery)	525.00	465.00

Note 24 : Earning Per Share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders (after deducting preference dividends and attributable taxes) by the weighted average number of equity shares outstanding during the period.

For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

	2022-23	2021-22
Profit attributable to equity share holders	16542.22	18240.34
Number of Equity Shares outstanding	10200000	10200000
Earnings per share (Basic)	1.62	1.79
Earnings per share (Diluted)	1.62	1.79

(Rs. In thousand)

Note 25 : Financial Assets and Liabilities

(A) By Category

			31st March 2023			31st March 2022		
Particulars		FVTPL	FVTOCI	Amortised Cost	FVTPL	FVTOCI	Amortised Cost	
Financial Assets:								
Loans	Current	-	-	77631.75	0.00	0.00	79813.21	
Trade Receivables	Current	-	-	1.75	0.00	0.00	20.27	
Cash and Cash Equivalents	Current	-	-	130.76	0.00	0.00	277.36	
Other Financial Assets	Current	-	-	59.14	0.00	0.00	59.14	
Total Financial Assets		-	-	77823.40	0.00	0.00	80169.98	
Financial Liabilities:								
Borrowings	Non-Current	-	-	2892.75	0.00	0.00	4193.80	
Other Financial Liabilities	Current	-	-	3827.70	0.00	0.00	2826.54	
Total Financial Liabilities		-	-	6720.45	0.00	0.00	7020.33	

(A) Fair Value

Carrying Value and Fair Value

Particulars	Carrying	Value	Fair Value		
Particulars	2023	2022	2023	2022	
Financial Assets:					
Loans	77631.75	79813.21	77631.75	79813.21	
Trade Receivables	1.75	20.27	1.75	20.27	
Cash and Cash Equivalents	130.76	277.36	130.76	277.36	
Other Financial Assets	59.14	59.14	59.14	59.14	
Financial Liabilities:					
Borrowings	2892.75	4193.80	2892.75	4193.80	

Other Financial Liabilities	3827.70	2826.54	3827.70	2826.54

Note 26 : Financial Risk Management

The Company's financial liabilities comprise mainly of borrowings, other payables. The Company's financial assets comprise mainly of cash and cash equivalents, loans, trade receivables and other receivables.

The Company is exposed to credit risk, liquidity risk and interest rate risk. The Company's management oversees the management of these risks. The management ensures that the Company's financial risk activities are governed by appropriate policies and procedures.

A. Credit Risk

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract leading to a financial loss. The Company is exposed to credit risk primarily from trade receivables, Loans advanced, security deposits and other financial instruments.

Trade and Other Receivables:-

The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer. Management also considers the factors that may influence the credit risk of its customer base. The Company considers factors such as credit track record in the market and past dealings for extension of credit to customers. The Company monitors the payment track record of the customers.

The Carrying amount reflected above represents the maximum exposure to credit risk.

Cash and Cash Equivalents:-

The Company held cash and cash equivalents of Rs. 1.31Lakh At March 31, 2023 (March 31, 2022: Rs. 2.77 Lakh).

B. Liquidity Risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation. The following are the remaining contractual maturities of financial liabilities at the reporting date. The amounts are gross and undiscounted, and include estimated interest payments.

Maturities of Financial Liabilities:-

	Within 1 Year	Due from 1-3 Years	After 5 Years	Total
For 2023:				
Borrowings	1595.63	1329.69	0.00	2925.32
Other Financial Liabilities	130.76	0.00	0.00	130.76
Total	1726.39	1329.69	0.00	3056.08
For 2022:				
Borrowings	1595.63	2925.32	0.00	4520.95
Other Financial Liabilities	277.36	0.00	0.00	277.36
Total	1872.99	2925.32	0.00	4798.30

C. Market Risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. The Company has Market risk comprises three types of risk: currency risk, interest rate risk and other price risk such as equity price risk and commodity price risk. The Company is primarily exposed to Interest rate risk. The objective of management is to manage and control market risk exposures within acceptable parameters.

Interest Rate Risk:-

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is exposed to interest rate risk resulting from fluctuations in interest rates. The Company's Interest rate risk arises from Borrowings.

Interest Rate Sensitivity:-

Profit or loss is sensitive to higher/lower interest expense from borrowings as a result of change in interest rates. The following table demonstrates the sensitivity of floating rate financial instruments to a reasonably possible change in interest rates.

Sensitivity Analysis

Deutiquiaue	Impact on Profit before Tax			
Particulars	31st March 2023	31st March 2022		
Interest Rate				
- Increases by 100 basis points	(7,088)	(7,088)		
- Decreases by 100 basis points	7,085	7,085		

Note 27 : Key Financial Ratios

Ratios	Numerator	Denominator	31-Mar-23	31-Mar-22	Variatio n in %	Reason for variance
Current Ratio	Current Assets	Current Liabilities	16.36	22.09	-35%	
Debt-Equity Ratio	Total Debt	Total Equity	0.02	0.03	-40%	The Company had repayment of debt during the year, therefore the variance
Debt Service Coverage Ratio	Earnings available for Debt Service	Debt Service	6.40	5.16	19%	Interest on debt paid for whole year comparison to last year. Therefore the variance.
Return on Equity Ratio	Profit After Tax	Average Equity	13%	15%	-12%	
Inventory Turnover Ratio	Net Sales	Average Inventory	2107.97	1046.41	50%	
Trade receivables Turnover Ratio	Revenue from Operations	Average Accounts Receivables	363.52	432.25	-19%	
Trade payables Turnover Ratio	Adjusted Expenses	Average Trade Payables	0.00	0.00	0%	
Net Capital Turnover Ratio	Revenue from Operations	Average Working Capital	670.18	694.65	-4%	
Net Profit Ratio	Profit After Tax	Revenue from Operations	39%	46%	-19%	
Return on Capital Employed	Earnings Before Interest and Tax	Average Capital Employed	18%	20%	-13%	
Return on Investment (Assets)	Income generated from Investments	Average Investments	11%	12%	-14%	

Note 28 : Relationship with Struck off Companies

Relationship with Struck off Companies - The Company does not have any transactions or relationships with any companies struck off under Section 248 of the Companies Act, 2013 or Section 560 of the Companies Act, 1956.

Note 29 : Compliance with number of layers of companies

The Company do not have any parent company and accordingly, compliance with the number of layers prescribed under clause (87) of section 2 of the Act read with Companies (Restriction on number of Layers) Rules, 2017 is not applicable for the year under consideration.

Note 30 : Scheme of arrangements

There are no Scheme of Arrangements approved by the Competent Authority in terms of sections 230 to 237 of the Companies Act, 2013 during the year.

Note 31 : Undisclosed Income

There are no transactions that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 which have not been recorded in the books of account.

Note 32 : Details of Crypto Currency or Virtual Currency

The Company did not trade or invest in Crypto Currency or virtual currency during the financial year. Hence, disclosures relating to it are not applicable.

Note 33 : Advance or loan or investment to intermediaries and receipt of funds from intermediaries

The company has not advanced or loaned or invested funds (either borrowed funds or share premium or any other sources or kind of funds) to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding (whether recorded in writing or otherwise) that the Intermediary shall (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.

The company has also not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the company shall (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or (ii) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

Sd/-	Sd/-
PRAKASH CHAND	SANJAY GOTHI
Director	Managing Director
DIN : 01740159	DIN : 00600357

Sd/-RAJESH PINCHA CFO Sd/-MEGHA SOMANI COMPANY SECRETERY

jaipur May 29th, 2023