DISHA RESOURCES LIMITED

CIN: L74110GJ1995PLC024869

Registered office: 3, Rajesh Apartment, B/h, Ajanta Comm. Estate Off Ashram Road, Ahmedabad-380014

Contact: 079-2754-0790, 079-27543060

E-mail: disharesourceslimited@gmail.com Website: www.disharesourcesltd.com

DRL/SE/2023-24/P36 September 04, 2023

To,
The Manager, Listing **BSE Limited**Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai- 400 001

Dear Sir/Madam,

Sub: Annual Report for the year ended 31st March 2023 and Notice of the 28th Annual

General Meeting.

Ref: Company Code: BSE: 531553

Pursuant to Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith the Annual Report for the Financial Year ended 31st March, 2023 including the Notice of the 28th Annual General Meeting of Disha Resources Limited (the Company) to be held on Thursday, 28th September, 2023 at 12:00 Noon at the Registered Office of the Company situated at 3, Rajesh Apartment, B/h. Ajanta Comm. Estate, Off Ashram Road, Ahmedabad-380014.

Kindly take note of the above and acknowledge the receipt of the same.

Thanking You,

Yours Faithfully,

For Disha Resources Limited

Dhwani Nagar Company Secretary and Compliance officer M.No.: A71158

Encl: As Stated

DISHA RESOURCES LIMITED

(CIN: L74110GJ1995PLC024869)



28THANNUAL REPORT

2022-2023

CORPORATE OVERVIEW

* BOARD OF DIRECTORS:

1.	Mr. Krishna Awtar Kabra	Chairman & Managing Director	00650817
2.	Mrs. Mukta Maheshwari	Director	00194635
3.	Mr. Neeraj Kumar Maheshwari	Director (till 13/07/2023)	01010325
4.	Mr. Vipul Vashi	Independent Director	06930448
5.	Mr. Pradeep Kumar Dad	Independent Director	07658899
6.	Mr. Naveen Maheshwari	Independent Director	05239915
7.	Mr. Jagdish Prasad Kabra	Independent Director	00482014
	V600200	Non-Executive	
8.	Mr. Rahul Fulchand Ramteke	Non-Independent Director (From 26/05/2023)	08354776

❖ KEY MANERGERIAL PERSONNEL

		Managing Director &
1.	Mr. Krishna Awtar Kabra	Interim Compliance officer
		(From: 14/02/2023 till 26/05/2023)
2.	Mr. Vijaybhai Vrajlal Mehta	Chief Financial Officer (CFO)
3.	Ms. Pankti Thakkar	Company Secretary (Upto: 30/11/2022)
4.	Ms. Dhwani Nagar	Company Secretary (From: 26/05/2023)

BANKERS

AXIS BANK LTD

[Lawgarden Branch], Trishul-Opposite, Samrtheshwar Temple, Nr Law Garden, Ellisbridge, Ahmedabad – 380006

STATUTORY AUDITORS

S.N. SHAH &ASSOCIATES (FRN: 109782W)

[Chartered Accountants]
"Sapan House", 10-B Government Servant Co-operative Society,
Opp. Municipal Market, C.G Road, Ahmedabad-380009

❖ SECRETARIAL AUDITORS

M/S. UMESH VED& ASSOCIATES,

[Practicing Company Secretaries] 304, Shoppers Plaza - V, Opp. Municipal Market, Navrangpura, Ahmedabad - 380009

❖ INTERNAL AUDITORS:

M/S. SNDK & ASSOCIATES LLP Chartered Accountants, Ahmedabad

SHARES LISTED WITH:

Bombay Stock Exchange (BSE)

❖ REGISTRAR & SHARE TRANSFER AGENT

LINK INTIME INDIA PRIVATE LIMITED

5th Floor 506 to 508, Amarnath Business Center – 1 (ABC -1), Besides Gala Business Centre, Nr. St. Xavier's College Corner, Off C.G Road, Navrangpura, Ahmedabad–380009

❖ REGISTERED OFFICE

3, Rajesh Apartment, B/H, Ajanta Comm. Estate, Off Ashram Road, Ahmedabad –380014

CORPORATE WEBSITE:

www.disharesourcesltd.com

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DISHA RESOURCES LIMITED

CIN: L74110GJ1995PLC024869

REGD. OFFICE: 3, Rajesh Apartment, B/h, Ajanta Comm. Estate, Off Ashram Road, Ahmedabad-380014

PHONE: (OFF). 2754-0790, 27543060 E-MAIL: disharesourceslimited@gmail.com

Website: www.disharesourcesltd.com

NOTICE OF 28th ANNUAL GENERAL MEETING

NOTICE is hereby given that Twenty Eighth (28th) Annual General Meeting of the Members of Disha Resources Limited (CIN: L74110GJ1995PLC024869) will be held on Thursday, 28th September, 2023 at 12:00 Noon. at the Registered Office of the Company situated at 3, Rajesh Apartment, B/h, Ajanta Comm. Estate Off Ashram Road, Ahmedabad – 380014 to transact the following business:

ORDINARY BUSINESS:

- To receive, consider and adopt the Audited Financial Statements for the Financial year ended on 31st March, 2023, together with the Reports of the Board of Directors and Auditors thereon.
- To re-appoint Mrs. Mukta Maheshwari, Director of the Company who retires by rotation and being eligible offers herself for reappointment.

SPECIAL BUSINESS:

PLACE: AHMEDABAD

DATE: 12/08/2023

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

"RESOLVED FURTHER THAT pursuant to the provisions of Section 152 and other applicable provisions, if any, of the Companies Act, 2013 read with Companies (Appointment and Qualification of Directors) Rules, 2014, as amended, from time to time, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) ("Listing Regulations"), Mr. Rahul Fulchand Ramteke (DIN: 08354776) who was appointed by the board of Directors of the company as additional director (Non-Executive and Non Independent) of the company with effect from 26th May, 2023, be and is hereby appointed as Non-Executive and Non Independent director of the company, whose office shall be liable to retirement by rotation.

BY THE ORDER OF BOARD OF DIRECTORS OF DISHA RESOURCES LIMITED

> KRISHNA AWTAR KABRA CHAIRMAN & MANAGING DIRECTOR DIN: 00650817

NOTES

- 1. A member entitled to attend and vote at the meeting is also entitled to appoint one or more proxies and that a proxy need not be a member of the company. Proxies in order to be effective must be deposited not less than 48 hours before the commencement of the meeting. A person can act as proxy on behalf of members not exceeding 50 (fifty) and holding in aggregate not more than 10 (ten) percent of the total share capital of the Company. However, a member holding more than 10% (ten percent) of the total share capital of the Company may appoint a single person as proxy and such person shall not act as proxy for any other member. Proxies submitted on behalf of the Companies, Societies, etc., must be supported by an appropriate resolution/authority as applicable.
- The Register of Members and Share Transfer Books will remain close from 22nd September, 2023 to 28th September, 2023 (both days inclusive).
- 3. Members are requested to intimate about the change in address, if any.
- Members are requested to bring the copies of the Annual Report as the same will not be distributed at the Annual General Meeting.
- Pursuant to Section 72 of the Companies Act, 2013, Members who hold shares in the physical form can nominate a person in respect of all the shares held by them singly or jointly.
- 6. As mandated by Securities and Exchange Board of India ("SEBI"), securities of the company can be transferred/traded only in dematerialized form. members holding shares in physical form are advised to avail the facility of dematerialization. Members can Contact the Company or Our RTA for Assistance.
- The shares of the company are listed on BSE Ltd, and the listing fee for the Exchange has been paid by the company for the year 2023-24.
- Members may note that the copy of the Annual Report for the year 2022-23 is also available on the website of the Company.
- 9. In compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 Companies (Management and Administration) Rules, 2014 and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, Members have been provided with the facility to cast their vote electronically, through the e-voting services provided by M/s. Central Depository Services (India) Limited (CDSL) on all resolutions set forth in this Notice.

- 10. The Ministry of Corporate Affairs has taken a "Green Initiative in the Corporate Governance" by allowing paperless compliances by Companies and has issued circular stating that service of notice/documents including Annual Report can be sent by e-mail to its members. We fully support the Ministry's green initiative. Accordingly, the members are requested to inform their e-mail addresses to RTA M/s Link Intime India Pvt. Ltd., 5th floor, 506 to 508 Amarnath Business Centre I (ABC I), Beside Gala Business Centre, Nr. St. Xavier's College Corner, Off CG Road, Navrangpura, Ahmedabad–380009, Gujarat, India or email at ahmedabad@linkintime.co.in
- 11. The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 relating to Item No. 3 of the Notice of the Annual General Meeting (AGM) is annexed hereto and the information pursuant to Regulation 36(3) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 with respect to the details of the Directors seeking appointment / re-appointment in this Annual General Meeting is annexed herewith.
- 12. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- 13. Notice of the 28th Annual General Meeting of the Company inter alia, indicating the process and manner of e-voting is being sent to all the members whose email Ids are registered with the Company/Depository Participant(s) for communication purpose through electronic mode unless any member has requested for a physical copy of the same. For members who have not registered their email address, physical copies of the Notice of the 28th Annual General Meeting of the Company, inter alia, indicating the process and manner of e-voting is being sent through the permitted mode.

THE INTRUCTIONS OF SHAREHOLDERS FOR REMOTE E-VOTING:

STEP 1:

Access through Depositories CDSL/NSDL e-Voting system in case of individualshareholders holding shares in demat mode.

STEP 2:

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

- (i) The voting period begins on 25/09/2023 at 09:00 A.M.and ends on 27/09/2023 at 05:00 P.M. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date 21/09/2023 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

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

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

STEP 1:

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

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

Pursuant to abovesaid SEBI Circular, Login method for e-Voting 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 Depository	 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 users to login to Easi / Easiest are requested to visit cdsl website www.cdslindia.com and click on login icor & New System Myeasi 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 evoting 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, so that the user can visit the e-Voting service providers' website directly. If the user is not registered for Easi/Easiest, option to register is available at cdsl website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option. Alternatively, the user can directly access e-Voting page by providing Demar Account Number and PAN No. from a e-Voting link available or www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system on all e-Voting Service Providers. 		
Individual Shareholders holding securities in demat mode with NSDL Depository	 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" icor under "Login" which is available under 'IDeAS' section. A new screen will open You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period. If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icor "Login" which is available under 'Shareholder/Member' section. A new screer will open. You will have to enter your User ID (i.e., your sixteen-digit dema 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 website for casting your vote during the remote e-Voting period. 		

Individual
Shareholders
(holding
securities in
demat mode)
login through
their
Depository
Participants
(DP)

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.

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.com or 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		

Step 2:

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

- Login method for Remote e-Voting for Physical shareholders and shareholders other than individual holding in Demat form.
 - The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2) Click on "Shareholders" module.
 - Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - 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.
- If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
- 6) If you are a first-time user follow the steps given below:

For Physical shareholders and other than individual shareholders holding shares in Demat.
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.
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

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
 - (ix) Click on the EVSN for the relevant <Company Name> on which you choose to vote.
 - (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.

- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.
- (xvii) 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 <u>www.evotingindia.com</u> 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 will be mapped automatically & can be delink in case of any wrong mapping.
 - It is Mandatory that, 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 mandatory 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; ______ (designated email address by company), if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

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

- 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 Company/RTA email id.
- For Demat shareholders -, Please update your email id & mobile no. with your respective Depository Participant (DP)
- 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 e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, 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 at toll free no.

1800 22 55 33

DISHA RESOURCES LIMITED

CIN: L74110GJ1995PLC024869

REGD. OFFICE: 3, Rajesh Apartment, B/h, Ajanta Comm. Estate,

Off Ashram Road, Ahmedabad-380014

PHONE: (OFF). 2754-0790, 27543060 E-MAIL: disharesourceslimited@gmail.com

Website: www.disharesourcesltd.com

ANNEXURE TO ITEM NO. 2

Information pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards on General Meetings (SS-2) issued by Institute of Company Secretaries of India, in respect of Directors seeking appointment/re-appointment /continuation of appointment at the Annual General Meeting.

Name of the Director	Mrs. Mukta Maheshwari
DIN	00194635
Father/Husband Name	Neeraj Maheshwari
Date of Birth / Age	30.04.1973
Date of Appointment	27.03.2015
Qualification	B. Com
Brief profile and Nature of expertise in Specific functional Areas	Having good experience in the field of Administration and Marketing.
Terms and conditions of appointment or re-appointment	The Director is liable to retire by rotation and offers herself for re-appointment
Details of remuneration sought to be paid and Remuneration last drawn by such person, if any	Nil
Name of the Companies/LLP in which she is a director	1. Maheshwari Infotech LLP 2. Vidhik Prints Private Limited 3. Maheshwari Motor Service Private Limited
Names of listed entities in which the person also holds the directorship and the membership of Committees of the board	Directorship: 1. Maheshwari Logistics Limited (Up-to 13.07.2023) Membership in committee: NIL
Disclosure of Relationship with other Directors, Manager and Key Managerial Personnel of the Company.	Wife of Neeraj Maheshwari
shareholding of non-executive directors in the Company as on 31st March, 2023	N.A.
No. of the Board Meeting attended during the year	4

EXPLANATORY STATEMENT

Pursuant to Section 102(1) of the Companies Act, 2013and Regulation 36(5) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

ITEM NO. 3:

The Board of Directors, on the recommendations of Nomination and Remuneration Committee of the Board, at its meeting held on 26th May, 2023 had approved and appointed, Mr. Rahul Fulchand Ramteke (DIN: 08354776), as Additional Director (Non-Executive, Non-Independent) of the Company with effect from 26.05.2023, liable to retire by rotation, subject to the approval of the members. As an additional Director, Mr. Rahul Fulchand Ramteke is entitled to hold the office up to the date of ensuing Annual General Meeting and is eligible to be appointed as a director of the company.

Mr. Rahul Fulchand Ramteke has consented to act as Director of the Company along with a declaration to the effect that he is not disqualified from being appointed as a Director in terms of Section 164 of the Act, and has not been debarred or disqualified from being appointed or continuing as a Director of the Company by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority. Further, Mr. Rahul Fulchand Ramteke is not related to any other Director or Key Managerial Personnel of the Company.

The brief profile of Mr. Rahul Fulchand Ramteke (DIN: 08354776), nature of his expertise in specific functional areas and names of companies in which he holds Directorships and Memberships of Board / Committees, shareholding and relationships between Directors is provided as Annexure to Item No. 3.

Except Mr. Rahul Fulchand Ramteke, being the appointee, none of the other Directors / Key Managerial Personnel of the Company and their relatives are, in any way, concerned or interested in the resolution set out at Item No. 3 of this Notice.

The Board accordingly recommends the Ordinary Resolution pertaining to the appointment of Mr. Rahul Fulchand Ramteke as Non-Executive Director, as set out at Item No. 3 of this Notice for your approval.

BY THE ORDER OF BOARD OF DIRECTORS OF DISHA RESOURCES LIMITED

PLACE: AHMEDABAD DATE: 12/08/2023 KRISHNA AWTAR KABRA CHAIRMAN & MANAGING DIRECTOR DIN: 00650817

DISHA RESOURCES LIMITED

CIN: L74110GJ1995PLC024869

REGD. OFFICE: 3, Rajesh Apartment, B/h, Ajanta Comm. Estate, Off Ashram Road, Ahmedabad-380014

PHONE: (OFF). 2754-0790, 27543060 E-MAIL: disharesourceslimited@gmail.com

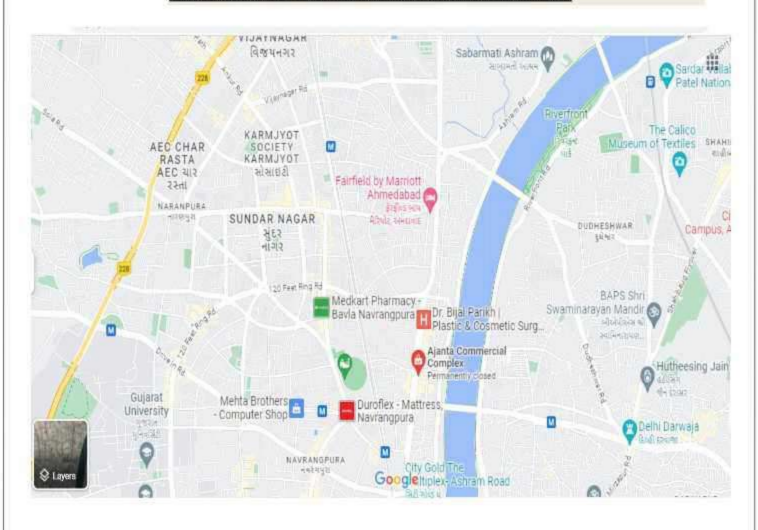
Website: www.disharesourcesltd.com

ANNEXURE TO ITEM NO. 3

Information pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards on General Meetings (SS-2) issued by Institute of Company Secretaries of India, in respect of Directors seeking appointment/re-appointment /continuation of appointment at the Annual General Meeting.

Name of the Director	Mr. Rahul Fulchand Ramteke	
DIN	08354776	
Father/ Spouse Name	Mr. Fulchand Budhaji Ramteke	
Date of Birth / Age	01/04/1975	
Date of Appointment	26/05/2023	
Qualification	MBA Graduate	
Brief profile and Nature of expertise in Specific functional Areas	Visionary leader in the field of technology, digital marketing, and finance. Holds expertise as a digital marketer.	
Terms and conditions of appointment	Appointed as an additional Director and being is liable to be appointed by members in the ensuing general meeting.	
Details of remuneration sought to be paid and Remuneration last drawn by such person, if any	NIL	
Name of the Companies/LLP in which He is a director	Nedient Technology Private Limited [CIN: U72900MH2021PTC368030]	
Names of listed entities in which the person also holds the directorship and the membership of Committees of the board	NIL	
Disclosure of Relationship with other Directors, Manager and Key Managerial Personnel of the Company.	NIL	
shareholding of non-executive directors in the Company as on 31st March, 2023	NIL	
No. of the Board Meeting attended during the year	Not Applicable	

ROUTE MAP FOR THE 28th ANNUAL GENERAL MEETING



DIRECTOR'S REPORT

To,

The Members,

Disha Resources Limited

[CIN: L74110GJ1995PLC024869]

Ahmedabad-380014

The Board of Directors (the "Board") of **Disha Resources Limited** ("your Company"/ "the Company") is pleased to present the **28th (Twenty Eighth)** Annual Report and the Audited Financial Statements of your Company for the financial year ended 31st March, 2023 ("Financial Year under review").

FINANCIAL SUMMARY AND HIGHLIGHTS:

The financial performance of the Company for the Financial Year under review and for the previous financial year ended on 31st March, 2023 is given below:

(Amount in Rs.)

Particulars	Current Year (2022-23)	Previous Year (2021-22)
Revenue from operations	3,71,18,633	1,48,03,280
Other Income	67,70,181	38,72,323
Total revenue	4,38,88,814	1,86,75,603
Expenditure		
Employee benefits expenses	14,84,000	15,00,000
Other expenses	3,79,51,719	1,51,47,560
Total expenses	3,94,35,719	1,66,47,560
Profit/(Loss) before exceptional and extra ordinary items and tax	44,53,095	20,28,043
Profit/(Loss) before tax	39,08,440	20,28,043
Tax expense:		
Current Tax	(6,94,683)	(3,16,375)
Less: MAT Credit	1,50,028	3,16,375
Net profit/(Loss) for the year	39,08,440	20,28,043
Total Other Comprehensive Income	5,90,38,737	16,80,97,615
Earnings Per Share (EPS)		
Basic	8.07	22.98
Diluted	8.07	22.98

STATE OF AFFAIRS OF THE COMPANY AND PERFORMANCE:

The Company's main object is to carry on the business of industrial supply including precious and semi-precious metals, Logistic Services, Trading of waste paper, recycling of paper, trading of textile, coal and coal related products. Also, the Company deals into Trading of Metal Items (coil/sheets/plates), Motor blowers & condensers, copper pipe, copper fittings & in Fabrics Grey cloth & finish cloth and trading in stocks.

The better results are due to stable gold price realisation and also due to better marketing initiatives under taken by the management. Due to various initiatives taken by the management the value addition to the products sold continuously improved twice in compare to P.Y. ended 2022 resulting in the gross profit growth of 150% in the span of one year period. Further, your management is continuously focusing on bottom line growth more than proportionately that of turnover growth and believes on the importance of areas of value creation by optimally exploring all the resources at its disposal. While, we plan to push the top line by enlarging market share of the business moderately, your management also strives to maintain the pricing power in a crowded place of competitive environment.

During the year the Company has generated revenue from its identified one operating segment i.e., trading in metal-based items. The annual accounts statements contain the details of the same.

The Company has earned its major revenue from the sale of metals during the F.Y. 2022-23.

The total revenue of the Company from operation stood at Rs. 3,71,18,633/- in current FY 2022-23 as contrast to Rs. 1,48,03,280/- in the previous FY 2021-22.

The Total Expenses were 3,94,35,719/- during current FY 2022-23 in contrast to Rs. 16647560/- in the previous FY 2021-22.

The Net Profit after Tax was Rs. 39,08,440/- for the year 2022-23 compared to Net profit of Rs. 20,28,043/- for the year 2021-22.

The Directors assure the stakeholders of the Company to continue their efforts and enhance the overall performance of the Company in the coming Financial Year.

SHARE CAPITAL:

(Amount in INR Thousands)

Year	Authorise	Authorised Capital		Issued Capital		Subscribed Capital & Paid-Up Capital	
	Shares	Rs.	Shares	Rs.	Shares	Rs.	
2022-23 [C.F.Y.]	8000000	80000.0	7500800	75008.0	7315500	73155.0	
2021-22 [P.F.Y.]	8000000	80000.0	7500800	75008.0	7315500	73155.0	

The Company has neither issued shares with differential rights as to dividend, voting or otherwise nor issued shares (including sweat equity shares) to the employees or Directors of the Company, under any Scheme. No disclosure is required under Section 67(3)(c) of Companies Act, 2013 in respect of voting rights not exercised directly by the employees of the Company as the provisions of the said Section are not applicable.

TRANSFER TO RESERVE:

The Company does not propose to transfer any amount to reserves of the Company. However, during the year net profit of Rs. 3908440/- was transferred as free reserves under the head reserves and surplus.

DIVIDEND:

Your directors, in order to conserve the resources and recognizing the need for conserving cash to augment its working capital to continue the growth momentum, it would be prudent to plough back the profits for the year for the operations and do not recommend any dividend for the year 2022-23 under review.

DETAILS OF DIRECTORS / KEY MANAGERIAL PERSONNEL APPOINTED / RESIGNED:

i. Retirement by Rotation:

Pursuant to the provisions of Section 152(6) of the Companies Act, 2013, Mrs. Mukta Maheshwari (DIN: 00194635) retires by rotation at the ensuing Annual General Meeting and being eligible, offers herself for re-appointment.

Your directors recommend her re-appointment for approval. The brief details of the Director proposed to be re-appointed, as required under regulation 36(3) of SEBI Listing Regulations, are provided as Annexure to the notice of the Annual general meeting.

ii. Appointment/Cessation:

During the year under review, there was no change in the constitution of the Board of Directors of the Company and accordingly the following Directors were on the Board of the Company as on 31st March, 2023:

Name of Directors	Designation	DIN
Mr. Krishna Awtar Kabra	Chairman & Managing Director	00650817
Mrs. Mukta Maheshwari	Director	00194635
Mr. Jagdish Prasad Kabra	Independent Director	00482014
Mr. Neeraj Maheshwari	Director	01010325
Mr. Naveen Ashok Kumar Maheshwari	Independent Director	05239915
Mr. Vipul Rameshbhai Vashi	Independent Director	06930448
Mr. Pradeep Kumar Dad	Independent Director	07658899

There Were no appointment or cessation of any director during the year 2022-23 under review.

However, after the end of Financial Year 2022-23:

- Mr. Rahul Fulchand Ramteke (DIN: 08354776) was appointed as Additional Director (Non-Executive-Non-Independent) on the Board of the Company w.e.f. 26th May, 2023. The Appointment of Mr. Rahul Fulchand Ramteke is proposed to be regularized in ensuing Annual General Meeting. In lieu of the same your directors recommend his appointment for approval. The brief details of the Director proposed to be regularised, as required under regulation 36(3) of SEBI Listing Regulations, are provided as Annexure to the notice of the Annual general meeting.
- Mr. Neeraj Maheshwari, (DIN: 01010325) being the Non-Executive Director of the company has tendered his resignation w.e.f. on July 13, 2023 due to certain pre-occupancies with immediate effect and board have accepted his resignation and acknowledged the same in due time.
- Mr. Vipul Rameshbhai Vashi, (DIN: 06930448) being the Non-Executive Independent Director of the company has tendered his resignation w.e.f. on July 13, 2023 due to certain opportunities and other pre-occupancies with immediate effect and board have accepted his resignation and acknowledged the same in due time.

iii. Key Managerial Personnel:

The following persons were designated as Key Managerial Personnel as on 31.03.2023:

SR. NO.	NAME OF KMP	DESIGNATION
1.	Mr. Krishna Awtar Kabra	Managing Director & Interim Compliance officer (From: 14/02/2023 till 26/05/2023)
2.	Mr. Vijaybhai Vrajlal Mehta	Chief Financial Officer (CFO)

There were following change in the Key Managerial Personnel of the Company during F.Y. 2022-23

During the financial year, Ms. Pankti Kashyap Thakkar (M. No: 48258) had tendered her resignation with effect from 30.11.2022 from the post of Company secretary & compliance officer due to personal and educational reasons.

Pursuant to the resignation of Ms. Pankti Thakkar there occurred casual vacancy for the post of Company secretary & compliance officer and thereby the Company had appointed Mr. Krishna Awtar Kabra as the interim compliance officer of the company with effect from 14.02.2023. Till the post gets filled Mr. Krishna Awtar Kabra (DIN: 00650817), Managing Director of the company was responsible for compliances under SEBI laws, Company law and for handling investor grievances till the whole time Company Secretary was appointed.

However, after the end of Financial Year 2022-23:

The Company has appointed Ms. Dhwani Lalitbhai Nagar being eligible for appointment having an Associate Membership Number A71158 of the Institute of Company Secretaries of India as the company secretary and compliance officer of the company w.e.f. 26th May 2023 to fill the vacancy occured in the office of the Company secretary and compliance Officer in due time.

The Company has compiled with the requirements of having Key Managerial Personnel as per provisions of Section 203 of the Companies Act, 2013.

DETAILS OF HOLDING /SUBSIDARY COMPANIES:

The Company don't have any Holding/ Subsidiary/ Joint Ventures/ Associate Companies at the beginning of the year, during the year or at the end of the year and hence there is no requirement of giving the statement containing the salient feature of the financial statement of the Company's subsidiary or subsidiaries, associate company or companies and joint venture or ventures.

DEPOSIT:

The Company has not invited/ accepted any deposit within the meaning of Chapter V other than the exempted deposit as prescribed under the provision of the Companies Act, 2013 and the rules framed there under, as amended from time to time. Hence there are no particulars to report about the deposit falling under Rule 8 (5)(v) and (vi) of Companies (Accounts) Rules, 2014.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY REGULATORS OR COURTS OR TRIBUNALS:

During the year under review there were no significant and material orders passed by any Regulators or Court or Tribunals which may have impact on the going concern status or which may have impact on the Company's operation in future.

INTERNAL FINANCIAL CONTROLS:

The internal financial controls with reference to the Financial Statements are commensurate with the size and nature of business of the Company. The Company has adopted the policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, safeguarding of its assets, prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information.

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

Pursuant to Section 134(3)(m) of the Companies Act, 2013 read with Rule 8 (3) of Companies (Accounts) Rules, 2014, the Board of Directors hereby declare that there are no particulars to report for the Conservation of Energy & Technology Absorption. There was no foreign exchange earnings and outgo during the year under the review.

PERSONNEL:

There was no employee drawing remuneration requiring disclosure under Rule 5(2) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

AUDITORS AND THEIR REPORTS:

(A) STATUTORY AUDITORS:

M/s. S. N. Shah & Associates (Firm Registration No. 109782W) were re-appointed as Statutory Auditors of the Company for the second term of 5 (Five) consecutive years to hold office from the conclusion of the 27th (Twenty-Seventh) Annual General Meeting (AGM) till the Conclusion of 32nd (Thirty-Second) Annual General Meeting of the Company.

The notes on financial statements referred to in the Auditors' Report are self-explanatory and do not call for any further comments. The report does not contain any qualification, reservation or adverse remark.

(B) SECRETARIAL AUDITORS:

The Board of Directors of the Company has, in compliance with the provisions of Section 204(1) of the Companies Act, 2013 and rules made in this behalf, appointed M/s. Umesh Ved & Associates, Company Secretaries to carry out Secretarial Audit of the Company for the Financial Year 2022-23. The Report of the Secretarial Auditor is annexed to this Report as "Annexure A" which is self-explanatory and gives complete information.

There is no qualification or remark in auditor's report.

(C) INTERNAL AUDITORS:

The Board of Directors has appointed M/s. SNDK & Associates LLP, Chartered Accountants, as Internal Auditors of the Company to carry out Internal Audit of the Company for the Financial Year 2022-23. The Audit Committee of the Board of Directors in consultation with the Internal Auditors, formulate the scope, functioning periodicity and methodology for conducting the Internal Audit.

(D) COST RECORDS AND COST AUDITORS:

The provisions of Cost Audit and Records as prescribed under Section 148 of the Act, are not applicable to the Company.

DISCLOSURE UNDER SECTION 197(12) AND RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014:

There was no employee drawing remuneration requiring disclosure under section 197(12) and Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014. Required details are annexed to this Report as "Annexure B."

LISTING OF SHARES:

The Equity Shares of the Company are listed on the Bombay Stock Exchange with security ID/symbol of DRL.

The Company confirms that the Annual Listing Fees of Bombay Stock Exchange is paid for the year 2022-23.

DIRECTORS RESPONSIBITLY STATEMENT:

As required under the provisions of Section 134 of the Companies Act, 2013, to the best of their knowledge and belief the Board of Directors hereby submit that:

- (a) In the preparation of the annual accounts for the year ended 2022-23, the applicable accounting standards have been followed along with proper explanation relating to material departures.
- (b) The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year 2022-23 and of the profits of the Company for that period.
- (c) The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- (d) The Directors have prepared the annual accounts on a going concern basis.
- (e) The Directors have laid down internal financial controls as required by Explanation to Section 134(5)(e) of the Act) to be followed by the Company and such internal financial controls are adequate and are operating effectively.
- (f) The Directors have devised proper systems to ensure compliance with the provisions of applicable laws and such systems are adequate and operating effectively.

CORPORATE GOVERNANCE:

The Regulation 27(2)(a) of SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015 regarding Corporate Governance is not applicable to the Company, as Company falls under criteria of Regulation 15(2)(a) of SEBI (Listing Obligation & Disclosure Requirements) Regulations, 2015, being the paid-up capital of the Company being less than Rs.10 Crore and Net Worth being less than Rs. 25 Crores, the threshold limit as prescribed therein.

MANAGEMENT DISCUSSION AND ANALYSIS:

The Management Discussion and Analysis Report for the financial year under review as stipulated under Regulation 34 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 is annexed as "Annexure-C".

COMPLIANCE WITH THE SECRETARIAL STANDARD:

The Company has complied with all the provisions of Secretarial Standards on Board Meetings and General Meetings issued by the Institute of Company Secretaries of India.

RELATED PARTY TRANSACTIONS

All Related Party Transactions that were entered during the year 2022-23 under report were on an arm's length basis and in the ordinary course of business. There were no materially significant Related Party Transactions made by the Company during the year which may have potential conflict with the interest of the Company hence, there is no information to be provided as required under Section 134(3)(h) of the Companies Act, 2013 read with Rule 8(2) of the Companies (Accounts) Rules, 2014.

The details of the Related Party Transactions are provided in the notes to the accounts i.e., 28(b). Members are requested to refer the same.

PARTICULARS OF LOANS / GUARANTEES / INVESTMENT:

The Particulars of investment and loans, made under Section 186 of the Companies Act, 2013 are furnished in the Notes No. 2 & 3 to the Financial Statements for the year ended 31st March 2023.

The Company has not provided any guarantee or security to companies, firms, limited liability partnerships or other parties.

RISK MANAGEMENT POLICY

The Company has a structured risk management policy. The Risk management process is designed to safeguard the organization from various risks through adequate and timely actions. It is designed to anticipate, evaluate and mitigate risks in order to minimize its impact on the business. It is dealt with in greater details in the management discussion and analysis section. During the year, there were no elements of risk, which in the opinion of the Board may threaten the existence of the company.

DECLARATION BY INDEPENDENT DIRECTORS:

The following Directors are Independent in terms of Section 149(6) of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015:

- (a)Mr. Vipul Rameshbhai Vashi
- (b)Mr. Pradeep Kumar Dad
- (c) Mr. Naveen Ashok Kumar Maheshwari
- (d) Mr. Jagdish Prasad Kabra

The Company has received requisite declarations/ confirmations from all the above Directors confirming their independence.

Your Board confirms that in their opinion the independent directors fulfill the conditions of the independence as prescribed under the SEBI (LODR), 2015 and they are independent of the management. Further, in the opinion of the Board the independent directors possess requisite expertise, experience and integrity. All the Independent Directors on the Board of the Company are registered with the Indian Institute of Corporate Affairs, Manesar, Gurgaon as notified by the Central Government under Section 150(1) of the Companies Act, 2013.

DISCLOSURE UNDER SECTION 164(2) OF THE COMPANIES ACT, 2013:

The Company has received the disclosure in Form DIR - 8 from its Directors being appointed or re-appointed and has noted that none of the Directors are disqualified under Section 164(2) of the Companies Act, 2013 read with Rule 14(1) of Companies (Appointment and Qualification of Directors) Rules, 2014.

ANNUAL RETURN

In terms of Section 92(3) of the Companies Act, 2013 and Rule 12 of the Companies (Management and Administration) Rules, 2014, the Annual Return of the Company is available on the website of the Company at www.disharesourcesltd.com

FAMILIARISATION PROGRAMMES FOR BOARD MEMBERS:

The independent Directors are provided with necessary documents, brochures, reports and internal policies to enable them to familiarize with the Company's procedures and practices. The Company undertook various steps to make the Independent Directors have full understanding about the Company. The Company has through presentations at regular intervals, familiarized and updated the Independent Directors with the strategy, operations and functions of the Company.

The details of such familiarization programmes have been disclosed on the Company's website at www.disharesourcesltd.com

NUMBER OF BOARD MEETINGS:

The calendar of meetings to be held in a year is decided in advance by the Board and circulated to the Directors. The gap between two consecutive meetings was not more than one hundred and twenty days as provided in section 173 of the Companies Act, 2013.

Four (4) Meetings of the Board were held during the financial year 2022-23 on following dates:

30th May, 2022, 13th August, 2022, 14th Nov, 2022 and 14th Feb, 2023

Sr. No.	Name of Director/KMP	DIN	Number of Meetings entitled	Number of Meetings attended
1,	Mr. Krishna Awtar Kabra	00650817	4	4
2.	Mrs. Mukta Maheshwari	00194635	4	4
3.	Mr. Vipul Vashi	06930448	4	4
4.	Mr. Pradeep Kumar Dad	07658899	4	4
5.	Mr. Neeraj Kumar Maheshwari	01010325	4	4
6.	Mr. Naveen Maheshwari	05239915	4	4
7.	Mr. Jagdish Prasad Kabra	00482014	4	4

Requisite quorum was present during the Meetings.

CORPORATE SOCIAL RESPONSIBILITY:

The Provision of Section 135 of the Companies Act, 2013 regarding Corporate Social Responsibility is not applicable to the Company.

REPORTING OF FRAUD:

During the year under review, there was no instance of any fraud which has been reported by any Auditor to the Audit Committee or the Board.

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

The Company has zero tolerance towards sexual harassment at the workplace and has adopted a policy on prevention, prohibition and redressal of sexual harassment at workplace in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules thereunder.

The Company always endeavors to create and provide an environment that is free from discrimination and harassment including sexual harassment. The Company has in place a robust policy on prevention of sexual harassment at workplace. The policy aims at prevention of harassment of employees as well as contractors and lays down the guidelines for identification, reporting and prevention of sexual harassment.

During the Financial Year 2022-23, the Company has not received any complaint of sexual harassment.

ANNUAL PERFORMANCE EVALUATION:

In compliance with the provisions of the Act and voluntarily under SEBI (LODR) Regulations, 2015, the performance evaluation was carried out as under:

Board:

In accordance with the criteria suggested by the Nomination and Remuneration Committee, the Board of Directors evaluated the performance of the Board, having regard to various criteria such as Board composition, Board processes, Board dynamics etc. The Independent Directors, at their separate meetings, also evaluated the performance of the Board as a whole based on various criteria. The Board and the Independent Directors were of the unanimous view that performance of the Board of Directors on a whole was satisfactory.

Committees of the Board:

The performance of the Audit Committee, the Nomination and Remuneration Committee, the Stakeholder Relationship Committee was evaluated by the Board having regard to various criteria such as committee composition, committee, processes, committee dynamics etc. The Board was of the unanimous view that all the committees were performing their functions satisfactorily and according to the mandate prescribed by the Board under the regulatory requirements including the provisions of the Act, the Rules framed thereunder and the SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015.

Individual Directors:

(a) Independent Directors:

In accordance with the criteria suggested by the Nomination and Remuneration Committee, the performance of each independent director was evaluated by the entire Board of Directors (excluding the director being evaluated) on various parameters like engagement, leadership, analysis, decision making, communication, governance and interest of stakeholders. The Board was of the unanimous view that each independent director was a reputed professional and brought his/her rich experience to the deliberations of the Board. The Board also appreciated the contribution made by all the independent directors in guiding the management in achieving higher growth and concluded that continuance of each independent director on the Board will be in the interest of the Company.

(b) Non-Independent Directors:

The performance of each of the non-independent directors (including the chair person) was evaluated by the Independent Directors at their separate meeting. Further, their performance was also evaluated by the Board of Directors. The various criteria considered for the purpose of evaluation included leadership, engagement, transparency, analysis, decision making, functional knowledge, governance and interest of stakeholders. The Independent Directors and the Board were of the unanimous view that each of the non-independent directors was providing good business and people leadership.

AUDIT COMMITTEE:

The Committee comprises of 3 (Three) members where all being Non-executive cum Independent Director. The Composition of the Committee and attendance of the members is given hereunder:

Sr. No.	Name of Members	Designation	Member/ Chairman	Number of Meeting Entitled	Number of Meetings Attended
1.	Mr. Vipul Vashi	Non-Executive Independent Director	Chairman	4	4
2.	Mr. Pradeep Kumar Dad	Non-Executive Independent Director	Member	4	4
3.	Mr. Naveen Maheshwari	Non-Executive Independent Director	Member	4	4

During the year, four meetings of the Audit Committee were held during the financial year 2022-23 on following dates:

30th May, 2022, 13th August, 2022, 14th November, 2022 and 14th February, 2023.

Requisite quorum was present during the meetings.

The primary objective of the Audit Committee is to monitor and provide effective supervision of the management's financial reporting process, to ensure accurate and timely disclosures, integrity and quality of financial reporting. The Committee oversees the work carried out in the financial reporting process by the management, the Statutory Auditors, Internal Auditor, the Cost Auditor, the Secretarial Auditor and notes the processes and safeguards employed by each of them.

The Company Secretary & compliance officer of the Company Ms. Pankti Thakkar (M. No: 48258) acted as Secretary of the Committee till 30.11.2022. The Composition and the Terms of Reference of the Audit Committee is as mentioned in the provisions of Section 177 of the Companies Act, 2013 as amended from time to time.

However, after the year ended 31.03.2023 and before the report date, reconstitution of the committee took place as on 29.07.2023. Which is cited as below:

Sr. No.	Name of Members	Designation	Member/ Chairman Chairman
1.	Mr. Pradeep Kumar Dad	Non-Executive Independent Director	
2.	Mr. Naveen Maheshwari	Non-Executive Independent Director	Member
3.	Mr. Rahul Ramteke	Non-Executive Non-Independent Director	Member

NOMINATION AND REMUNERATION COMMITTEE:

The Committee comprises of 3 (Three) members where all being Non-executive cum Independent Director. The Composition of the Committee and attendance of the members is given hereunder:

Sr. No.	Name of Members	Designation	Member/ Chairman	Number of Meeting Entitled	Number of Meetings Attended
1.	Mr. Vipul Vashi	Non-Executive Independent Director	Chairman	1	1
2.	Mr. Pradeep Kumar Dad	Non-Executive Independent Director	Member	1	1
3.	Mr. Naveen Maheshwari	Non-Executive Independent Director	Member	1.	1

During the year under review, 1(One) meeting of Nomination and Remuneration Committee was held during the financial year 2022-23 on following date:

14th February, 2023

Requisite quorum was present during the meeting.

The primary objective of the Nomination and Remuneration Committee ("NRC") is to identify persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down including remuneration payable to the senior management, recommend to the Board their appointment and carry out evaluation of every director's performance.

The Company Secretary & compliance officer of the Company Ms. Pankti Thakkar (M. No: 48258) acted as Secretary of the Committee till 30.11.2022. The Composition and the Terms of Reference of the Audit Committee is as mentioned in the provisions of Section 177 of the Companies Act, 2013 as amended from time to time.

However, after the year ended 31.03.2023 and before the report date, reconstitution of the committee took place as on 29.07.2023. Which is cited as below:

Sr. No.	Name of Members	Designation	Member/ Chairman
1.	Mr. Pradeep Kumar Dad	Non-Executive Independent Director	Chairman
2.	Mr. Naveen Maheshwari	Non-Executive Independent Director	Member
3.	Mr. Rahul Ramteke	Non-Executive Non-Independent Director	Member

STAKEHOLDERS RELATIONSHIP COMMITTEE:

The Committee comprises of 3 (Three) members where all being Non-executive cum Independent Director. The Composition of the Committee and attendance of the members is given hereunder:

Sr. No.	Name of Members	Designation	Member/ Chairman	Number of Meeting Entitled	Number of Meetings Attended
1.	Mr. Vipul Vashi	Non-Executive Independent Director	Chairman	1	1
2.	Mr. Pradeep Kumar Dad	Non-Executive Independent Director	Member	1	1
3.	Mr. Naveen Maheshwari	Non-Executive Independent Director	Member	1	1

During the year, 2(Two) meeting of the Stakeholder Relationship Committee was held during the financial year 2022-23 on following date:

14th February, 2023 and 15th March 2023.

Requisite quorum was present during the meeting.

The Committee looks into the grievances of the Shareholders related to transfer of shares, payment of dividend and non-receipt of annual report and recommends measure for expeditious and effective investor service.

The Company Secretary & compliance officer of the Company Ms. Pankti Thakkar (M. No: 48258) acted as Secretary of the Committee till 30.11.2022. The Composition and the Terms of Reference of the Audit Committee is as mentioned in the provisions of Section 177 of the Companies Act, 2013 as amended from time to time.

The Company has duly appointed Registrar and Share Transfer Agent (R&T Agent) for servicing the shareholders holding shares in physical or dematerialized form. All requests for dematerialization of shares are likewise processed and confirmations thereof are communicated to the investors within the prescribed time. There were no complaints received during the year ended 31st March 2023.

However, after the year ended 31.03.2023 and before the report date, reconstitution of the committee took place as on 29.07.2023. Which is cited as below:

Sr. No.	Name of Members	Designation	Member/ Chairman
1.	Mr. Pradeep Kumar Dad	Non-Executive Independent Director	Chairman
2.	Mr. Naveen Maheshwari	Non-Executive Independent Director	Member
3.	Mr. Rahul Ramteke	Non-Executive Non-Independent Director	Member

VIGIL MECHANISM:

Pursuant to Section 177(9) of the Companies Act, 2013, the company has adopted Whistle Blower Policy to deal with any instance of fraud and mismanagement. The employees of the company are free to report violations of any laws, rules, regulations and concerns about unethical conduct to the Audit Committee under this policy. The policy ensures that strict confidentiality is maintained whilst dealing with concerns and also that no discrimination with any person for a genuinely raised concern.

POLICIES:

In accordance with the requirements of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015, the Board of Directors of the Company has framed the following policies:

- 1. Materiality of Information Policy
- 2. Policy for Preservation of Documents
- 3. Code for Fair Disclosure of UPSI
- 4. Person Authorized for determining the materiality of any event or transaction or information
- 5. Whistle Blower Policy
- 6. Nomination & Remuneration Policy
- 7. Code of Conduct
- 8. Code of Practices and Procedures for Fair Disclosures of Unpublished Price Sensitive Information (UPSI)
- 9. Policy for Determination of Legitimate purpose for Disclosures of Unpublished Price Sensitive Information (UPSI)

All the above policies have been displayed on the website of the www.disharesourcesltd.com

TRANSFER TO THE INVESTOR EDUCATION AND PROTECTION FUND:

During the year under review, the provisions of Section 125(2) of the Companies Act, 2013 do not apply as there was no dividend declared and paid in last Eight years so the Company was not required to transfer any amount to the Investor Education and Protection Fund (IEPF) established by the Central Government pursuant to the provision of Section 125 (e) of the Companies Act, 2013 as there is no amount unclaimed for a period of 7 years from the date it became due for repayment.

MATERIAL CHANGES AND COMMITMENTS IF ANY AFTER BALANCE SHEET DATE:

There are no material changes and commitments, which may have adverse effect on the operations of the Company.

CHANGE IN NATURE OF BUSINESS:

During the year under review, there is no change in the nature of Company's Business.

DETAILS OF APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016:

During the year under review, there were no applications made or proceedings pending in the name of Company under the Insolvency and Bankruptcy Code, 2016.

<u>DETAILS OF DIFFERENCE BETWEEN VALUATION AMOUNT ON ONE TIME SETTLEMENT</u> & VALUATION WHILE TAKING LOAN FROM THE BANKS OR FINANCIAL INSTITUTIONS

During the year under review, there has been no one time settlement of loans taken from the Banks or Financial Institutions.

APPRECIATION:

Your directors would like to express their sincere appreciation for the co-operation and assistance received from the Banker, Regulatory Bodies and other Business associates who have extended their valuable sustained support and encouragement during the year under review.

Your directors take this opportunity to recognize and place on record their gratitude and appreciation for the commitment displayed by all executive officers and staff at all levels of the Company. We look forward for the continued support of all stakeholders in the future and we are very thankful for the confidence shown in the Company.

FOR AND ON BEHALF OF BOARD OF DIRECTORS OF DISHA RESOURCES LIMITED

KRISHNA AWTAR KABRA CHAIRMAN & MANAGING DIRECTOR DIN: 00650817

PLACE: AHMEDABAD DATE: 12/08/2023

FORM NO. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANICAL YEAR ENDED ON 31ST MARCH, 2023

[Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

To,
The Members,
Disha Resources Limited
3, Rajesh Apartments, B/h Ajanta Comm. Estate
Off. Ashram Road, Ahmedabad-380014

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

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

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31stMarch, 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 there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; (Not Applicable to the Company during the Audit Period)

- (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; (Not Applicable to the Company during the Audit Period)
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; (Not Applicable to the Company during the Audit Period)
 - (e) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021; (Not Applicable to the Company during the Audit Period)
 - (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; (Not Applicable to the Company during the Audit Period) and
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not Applicable to the Company during the Audit Period).
- (vi) We have relied on the representation made by the Company and its Officers for systems and mechanism formed by the Company for compliances under other applicable Acts, Laws and Regulations to the Company.

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India
- (ii) The Listing Agreements entered into by the Company with Stock Exchanges read with Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

We 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. There were no changes in the composition of the Board of Directors in the period under review.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

There were no dissenting views on any matter.

We 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.

We further report that during the Audit period the Company has no specific events/actions having a major bearing on the Companies Affairs in pursuant of the above referred Laws, Rules, Regulations, Guidelines, Standards etc.

> **UMESH VED UMESH VED & ASSOCIATES** COMPANY SECRETARIES FCS NO.: 4411

COP. NO.: 2924

UDIN: F004411E000795927

PLACE: AHMEDABAD DATE: 12/08/2023

To,
The Members,
Disha Resources Limited
3, Rajesh Apartments, B/h Ajanta Comm. Estate
Off. Ashram Road, Ahmedabad-380014

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

- Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happenings of events etc.
- The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards are the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- The secretarial Audit 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.

UMESH VED UMESH VED & ASSOCIATES COMPANY SECRETARIES FCS NO.: 4411

COP. NO.: 2924

UDIN: F004411E000795927

PLACE: AHMEDABAD DATE: 12/08/2023

CIN: L74110GJ1995PLC024869

REGD. OFFICE: 3, Rajesh Apartment, B/h, Ajanta Comm. Estate, Off Ashram Road, Ahmedabad-380014

PHONE: (OFF). 2754-0790, 27543060 E-MAIL: disharesourceslimited@gmail.com

Website: www.disharesourcesltd.com

"ANNEXURE - B"

Disclosure under Section 197(12) and Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014

 Ratio of remuneration of each director to the median remuneration of the employees of the Company for the financial year ended 31 March, 2023

Sr. No	Name of the Director	Remuneration per annum (in Rs.)	Median Remuneration per annum (in Rs.)	Ratio
1.	Krishna Awtar Kabra	9,60,000	9,60,000	1

The percentage increase in remuneration of each Director CFO, CEO, Company Secretary or Manager, if any, in the Financial Year 2022-23:

Name	Designation	% increase in remuneration in the financial year 2022-23
Mr. Vijay bhai Mehta	CFO	25%
Ms. Pankti Thakkar	CS	25%

- 3. Percentage increase in median remuneration of employees in the financial year -Nil
- The number of permanent employees on the rolls of the Company as on 31 March, 2023 One (Other than KMP)
- 5. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration-Nil
- 6. Affirmation that the remuneration is as per the remuneration policy of the Company: Pursuant to Rule 5(1)(xii) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, it is affirmed that the remuneration paid to the Directors, Key Managerial Personnel and senior management is as per the Remuneration Policy of your Company.

FOR AND ON BEHALF OF BOARD OF DIRECTORS OF DISHA RESOURCES LIMITED

KRISHNA AWTAR KABRA CHAIRMAN & MANAGING DIRECTOR DIN: 00650817

PLACE: AHMEDABAD DATE: 12/08/2023

CIN: L74110GJ1995PLC024869

REGD. OFFICE: 3, Rajesh Apartment, B/h, Ajanta Comm. Estate, Off Ashram Road, Ahmedabad-380014

PHONE: (OFF). 2754-0790, 27543060 E-MAIL: disharesourceslimited@gmail.com

Website: www.disharesourcesltd.com

"ANNEXURE-C"

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Your directors have pleasure in presenting the Management Discussion and Analysis Report for the year ended on March 31, 2023.

OVERVIEW OF THE ECONOMY/INDIAN ECONOMY:

The global jewellery market is expected to witness substantial growth. This growth is primarily driven by evolving consumer preferences towards distinctive jewellery styles, including oversized hoops and geometric shapes like rectangles, spheres, and squares. The rising popularity of personalised and environmentally sustainable jewellery further fuels this trend. The global gold jewellery market will grow during the forecasted period due to rising GDP per capita, increasing consumer disposable income, and the appeal of gold as a long-term investment.

1. INDUSTRY STRUCTURE AND DEVELOPMENTS:

As you are aware, the Company - Disha Resources Limited was originally incorporated on 06th March, 1995 with the Main Object as mentioned in the Memorandum of Association of the Company which reflects that the Company is carrying on business of Real estate and Financing Activity. Before couple of years, the Company has identified and altered the main object clauses of MOA so as to include the trading of jewelry made of or containing gold, silver, diamond, platinum or any other precious and semi-precious metals, Logistic Services, Trading of waste paper, recycling of paper, trading of textile, coal and coal related products, convertors, processors of all kinds and classes of all kinds of commodities.

The trading activities have been bullish in the later part of the year due to increase sentiments amongst the Indian population and the withdrawal of covid impact.

The Directors are hopeful to continue to exciting journey to delight the customer and set bench marks through world class products and a PAN India footprint.

2. OPPORTUNITIES & THREATS:

India is deemed to be the hub of the global jewellery market because of its low costs and availability of high-skilled labour. India is the world's largest cutting and polishing center for diamonds, with the cutting and polishing industry being well supported by government policies. Moreover, India exports 75 per cent of the world's polished diamonds, as per statistics from the Gems and Jewellery Export promotion Council (GJEPC). India's Gems and Jewellery sector has been contributing in a big way to the country's foreign exchange earnings (FEEs). The Government of India has viewed the sector as a thrust area for export promotion. The Indian government presently allows 100 per cent Foreign Direct Investment (FDI) in the sector through the automatic route.

In the coming years, growth in Gems and Jewellery sector would be largely contributed by the development of large retailers/brands. Established brands are guiding the organized market and are opening opportunities to grow. Increasing penetration of organized players provides variety in terms of products and designs. Online sales are expected to account for 1-2 per cent of the fine jewellery segment by 2022-2023. Also, the relaxation of restrictions of gold import is likely to provide a fillip to the industry. The improvement in availability along with the reintroduction of low-cost gold metal loans and likely stabilization of gold prices at lower levels is expected to drive volume growth for jewellers over short to medium term. The demand for jewellery is expected to be significantly supported by the recent positive developments in the industry.

3. SEGMENT-WISE PERFORMANCE:

During the year the value addition to the products sold continuously improved twice in compare to P.Y. ended 2022 resulting in the gross profit growth of 150% in the span of one year period. Further, the Company has generated revenue from its identified one operating segment i.e., trading in metal-based items. The annual accounts statements contain the details of the same. The Company has earned its major revenue from the sale of metals during the F.Y. 2022-23.

4. OUTLOOK:

Disha Resources Limited expects the growth to sustain with a diversified product portfolio, a robust supply chain mechanism and a lower fixed cost. Additionally, the company will continue to closely monitor the external environmental factors like inflation, credit growth and geopolitical risks that may affect the business adversely.

5. RISK & CONCERNS:

Company is in the Gems and Jewellery business and fluctuation in price of commodity in international markets as well as fluctuation of dollar price may impact the entire industry. The unavailability of fund is also affecting India's position in the international market. India's gems and jewellery exports fell by 5 per cent in 2017-18 to \$40-97 billion, mainly because of credit crunch and GST glitches. Government has restricted import and now a days most government of policies are demotivating import of Gold. But even today people have more faith in gold than government bonds. Future unfavorable government policies may have impact on business of the company.

To mitigate risk at all level company, have experience management and staff. The Company is exposed to specific risks that are particular to its business, including interest rate volatility, economic cycle, market risk and credit risk. The management continuously assesses the risks and monitors the business and risk management policies to minimize the risk.

6. INTERNAL CONTROL SYSTEMS & THEIR ADEQUEACY:

The Company has an Internal Control System, commensurate with the size, scale and complexity of its operations. The scope and authority of the Internal Audit function is defined by the Audit Committee. To maintain its objectivity and independence, the Internal Audit function reports to the Chairperson of the Audit Committee of the Board /and to the Chairperson. The internal financial controls are adequate and are operating effectively so as to ensure orderly and efficient conduct of business operations. The Company has appointed M/S SNDK & ASSOCIATES LLP, Chartered Accountants, as internal auditors of the Company. The Audit Committee in consultation with the internal auditors formulates the scope, functioning, periodicity and methodology for conducting the internal audit.

The Internal Audit Department monitor and evaluates the efficacy and adequacy of internal control system in the Company, its compliance with operating systems, accounting procedures and policies of the Company. Based on the report of internal audit function, the Company undertakes corrective action in their respective areas and thereby strengthen the controls Significant audit observations and recommendation along with corrective actions thereon are presented to the Audit Committee of the Board.

7. DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE:

The total revenue of the Company from operation stood at Rs. 3,71,18,633/- in current FY 2022-23 as contrast to Rs. 1,48,03,280/- in the previous FY 2021-22. The Net Profit after Tax was Rs. 39,08,440/- for the year 2022-23 compared to Net profit of Rs. 20,28,043/- for the year 2021-22.

8. HUMAN RESOURCE DEVELOPMENT:

The Company believes investing in people though creating an environment where people are valued as individuals and are given equal opportunities for achieving professional and personal goal. We are strong believers of developing and retaining talent by treating our employees with dignity, honesty and respect. We have a continued philosophy of hiring high performance individuals. To accomplish our goals, we are always on the look-out for talented, creative, ambitious individuals, driven by a passion to excel. We hire some of the most talented and experienced individuals in their respective fields. Being a performance driven company, we have introduced several performance-driven tools. We are driven by principles of empowerment as we believe in inculcating a winning attitude among our employees by encouraging learning, self-development and by building effective leadership. A well-structured career path is created for each employee within the organization with a progression and succession plan made for each of them. As in the past, the Company has enjoyed cordial relations with the employees at all levels. The Company continues to run an in-house training program held at regular intervals and aimed at updating their knowledge about issues.

9. CAUTIONERY STATEMENT:

This document contains statements about expected future events, financial and operating results of Disha Resources Limited, which are forward-looking. By their nature, forward-looking statements require the Company to make assumptions and are subject to inherent risks and uncertainties. There is significant risk that the assumptions, predictions and other forward-looking statements will not prove to be accurate. Readers are cautioned not to place undue reliance on forward-looking statements as a number of factors could cause assumptions, actual future results and events to differ materially from those expressed in the forward-looking statements. Accordingly, this document is subject to the disclaimer and qualified in its entirely by the assumptions, qualifications and risk factors referred to in the management's discussion and analysis of Disha Resources Limited Annual Report, 2022-23.

10. DISCLOSURE OF ACCOUNTING TREATMENT:

The company does follow all the treatments in the Financial Statements as per the prescribed Accounting Standards.

11. KEY FINANCIAL RATIOS:

Sr. No.	Ratios	2023	2022	Variance
1.	Inventory Turnover Ratio(times) \$	NA	28.04	NA
2.	Return on Equity Ratio (%) @	4.93%	2.32%	112.37%
3.	Trade Receivables Turnover Ratio (times) &	3.35%	0.94	255.26%
4.	Trade Payables Turnover Ratio (times) *	3.93%	1.01	289.86%
5.	Net Capital Turnover Ratio (times)	5.18%	3.45	50%
6.	Return on Capital Employed (%) **	3.37%	1.74%	93.84%
7.	Return on Investments (%) ***	4.32%	2.32%	(86.39%)

@ On Account of Reduced Operational Activities

\$ Reduction in Inventory Holding Period

& Increase in Recovery Period Days compared to last year.

*On Account of Reduction in Operational Activities and Higher Trade Payables Outstanding as at the beginning of the year.

**Lower Operational Activities resulted into lower operational profit, earning before tax and finance cost and ultimately return on capital employed.

***Lower Operational Activities resulted into lower operational profit and ultimately return on investments.

FOR AND ON BEHALF OF BOARD OF DIRECTORS OF DISHA RESOURCES LIMITED

> KRISHNA AWTAR KABRA CHAIRMAN & MANAGING DIRECTOR DIN: 00650817

PLACE: AHMEDABAD DATE: 12/08/2023

INDEPENDENT AUDITOR'S REPORT

To the Members of

DISHA RESOURCES LIMITED

REPORT ON THE STANDALONE FINANCIAL STATEMENTS:

OPINION

We have audited the standalone financial statements of DISHA RESOURCES LIMITED ("the Company"), which comprise the Balance Sheet as at March 31, 2023, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes In Equity and the Statement of Cash Flows for the year then ended and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "Standalone Financial Statements").

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

BASIS OF OPINION

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

KEY AUDIT MATTERS:

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Description of Key Audit Matters:

The Key Audit Matter

1. Assessment of Contingent Liabilities Relating to Direct Tax Litigations (Refer to Note No. 24)

The company has pending appellate income tax proceedings for the A.Y. 2013-14 and 2014-15. Assessment of provisions and contingent liabilities in respect of pending income tax proceeding.

A substantial level of judgment is required in estimating the level of provisioning if any or estimating the quantum of contingent liabilities to be disclosed. The Company's assessment is supported by the facts of matter, their own judgment, likely legal position based on past judgment of higher appellate authorities and advice from legal and independent tax consultant wherever considered necessary. Accordingly, unexpected adverse outcomes if any may significantly impact the Company's reported profit and net assets. The associated uncertainty relating to the outcome requires application of judgment in interpretation of law to the facts of the company and legal position in this regard.

 Examining recent orders and/or communication received from various Tax authorities and follow up action thereon by the company.

How the matter was addressed in our audit

- Understanding the current status of the pending litigation.
- Evaluating the legal position and merits of the subject matter under consideration with reference to the grounds taken before the appellate authorities.
- Management view based on legal advice they have obtained.
- Review and analysis of the contentions of the company through discussion with the management.
- Review of the management opinion/stand on the assessment of the likely outcome of the appellate proceedings.
- Assessment of the disclosure in the financial statements of relevant facts vis-àvis the facts of the case based on the documents available for verification.

INFORMATION OTHER THAN THE STANDALONE FINANCIAL STATEMENTS AND AUDITORS' REPORT THEREON

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Annual 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 in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

MANAGEMENT'S RESPONSIBILITY FOR THE STANDALONE FINANCIAL STATEMENTS:

The Company's Management and Board of Directors are responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("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 Indian Accounting Standards (Ind AS), accounting principles generally accepted in India, including the Indian Accounting Standards specified under Section 133 of the Act, read with the Companies (Indian Accounting Standard) Rules, 2015 as amended.

This responsibility also includes the maintenance of adequate accounting records in accordance with the provision of the Act for safeguarding of the assets of the Company and for preventing and detecting the 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 control, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS:

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

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional 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 Act, we are also responsible
 for expressing our opinion on whether the Company has adequate internal financial controls with
 reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and,
 based on the audit evidence obtained, whether a material uncertainty exists related to events or
 conditions that may cast significant doubt on the Company's ability to continue as a going concern. If
 we conclude that a material uncertainty exists, we are required to draw attention in our auditor's
 report to the related disclosures in the financial statements or, if such disclosures are inadequate, to
 modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our
 auditor's report. However, future events or conditions may cause the 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.

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 auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS:

- As required by The Companies (Auditor's Report) Order, 2020 issued by The Central Government Of India
 in term of section 143 (11) of The Companies Act, 2013, we enclose in the Annexure-A hereto a statement
 on the matters specified in paragraphs 3 and 4 of the said order, to the extent applicable to the company.
- 2. As required by section 143(3) of the Act, based on our audit 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;
- In our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
- c) The Balance Sheet, the Statement of Profit and Loss Including Other Comprehensive Income, the Statement of Changes in Equity & the Statement of Cash Flows dealt with by this Report are in agreement with the books of account;
- d) In our opinion, aforesaid Balance Sheet, the Statement of Profit and Loss Including Other Comprehensive Income, the Statement of Changes in Equity & the Statement of Cash Flows comply with the Indian Accounting Standards prescribed under section 133 of the Act;
- e) On the basis of written representations received from the directors of the Company as on March 31, 2023, and 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 sub-section (2) of section 164 of Act;
- f) With respect to the adequacy of internal financial control 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 included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:

i. The Company had the following litigations pending as at the end of the financial year which may impact its financial position on final disposal of the respective matters.

Sr. No.	Name of The Department	Brief Facts of the Case	Financial Impact
1.	Commissioner of Income Tax Appeal & Income Tax Proceedings Relating to Penalty for A.Y. 2013-14	Income Tax Proceedings and Order Under Section 147 of the Income Tax Act, 1961 relating to Claim of Expenditure Under Section 35(1)(ii)	Rs. 17,86,880/- As Per Demand Notice Under Section 156 & Assessment Order
2.	Commissioner of Income Tax Appeal & Income Tax Proceedings Relating to Penalty for A.Y. 2014-15	Income Tax Proceedings and Order Under Section 147 of the Income Tax Act, 1961 relating to Claim of Expenditure Under Section 35(1)(ii)	Rs. 15,06,240/- As Per Demand Notice Under Section 156 & Assessment Order

- ii. The Company did not have any long-term contracts including derivatives contracts for which there were any material foreseeable losses.
- iii. As at 31st March, 2023 there were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
- iv. Management Representation:
 - a. The Management of the Company has represented to us that to the best of it's knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, 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.

b. The management of the Company has represented, that, to the best of it's knowledge and

belief no funds (which are material either individually or in the aggregate) have been received

by the company from any person(s) or entity(les), 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 which we considered reasonable and appropriate in the

circumstances, nothing has come to our notice that has caused us to believe that the

representations under sub-clause (i) and (ii) of Rule 11(e) Companies (Audit and Auditors)

Rules, 2014 (as amended) and provided in clauses (a) and (b) above contain any material mis-

statement.

v. The company has not declared or paid any dividend during the year.

3. With respect to the matter to be included in the Auditors' Report under Section 197(15) of the Act:

In our opinion and according to the information and explanations given to us, the remuneration paid

by the Company to its directors during the current year is in accordance with the provisions of Section

197 of the Act. The remuneration paid to any director is not in excess of the limit laid down under

Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under

Section 197(16) of the Act which are required to be commented upon by us.

FOR AND ON BEHALF OF

S N SHAH & ASSOCIATES,

CHARTERED ACCOUNTANTS,

FIRM REG. NO. 109782W

FIROJ G. BODLA

PARTNER

M. No. 126770

PLACE: AHMEDABAD

DATED: 26TH MAY, 2023

UDIN: 23126770BGWHAE7765

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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 of even date to the members of DISHA RESOURCES LIMITED on the financial statements of the company for the year ended 31st March, 2023:

In terms of the information and explanations sought by us and given to us by the management of the company and on the basis of such checks of the books and records of the company during the course of audit and to the best of our knowledge and belief, we further report that:

- In respect of its Property, Plant & Equipment, Capital Work-in-Progress, Investment Properties and Intangible Assets:
 - a) According to the information and explanations given to us, the company did not own or hold any Property, Plant & Equipment or Intangible Assets at any time during the year and hence this clause relating to maintenance of proper records of Property, Plant & Equipment or Intangible Assets showing full particulars including quantitative details and situation of Property, Plant & Equipment, physical verification, title deeds, revaluation of Property, Plant & Equipment and is not applicable.
 - b) According to the information and explanations given to us no proceedings have been initiated during the year or are pending against the Company as at March 31, 2023 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.

ii. In respect of its Inventories:

- a) As explained to us, the company did not hold any physical inventories during the year. The clause
 3(ii) of The Companies (Auditor's Report) Order, 2020 is not applicable.
- b) According to the information and explanations given to us, the Company has not been sanctioned any working capital limits, in aggregate, from banks or financial institutions on the basis of security of current assets and hence matter related to agreement of quarterly returns and statements filed by the company with banks and financial institution with books of accounts as referred to in clause ii(b) The Companies (Auditor's Report) Order, 2020 are not applicable.

iii. Investments/Guarantee/Security/Loans/Advances Granted:

a) The company has made investment in shares and has granted interest bearing unsecured loans/advances to one company covered in the register maintained under section 189 of the Companies Act, 2013 and non-interest bearing unsecured loans/advances to two companies other than those covered in the register maintained under section 189 of the Companies Act, 2013 in the nature of loans.

According to the information and explanations given to us, the company has provided loans on net basis during the year the details of which have been given as under: [Refer to Note No. 3, 8 and 28 to the financial statements]

Sr. No.	Particulars of	f Loans/Adva	nces in the Nature	of Loans	Amount (Rs. In Lakhs)		
A.	Aggregate amount granted /provided during the year:						
	Others-Inter Parties Loans	Corporate	Loans-Including	Related	315.00		
В,	Balance outstanding as at balance sheet date in respect of above cases:						
	Others-Inter Parties Loans	Corporate	Loans-Including	Related	456.32		

- The Company has not provided any guarantee or security to companies, firms, limited liability partnerships or other parties.
- b) As informed to us and in our opinion, the investments made and the terms and conditions of loans & advances granted in the nature of loans during the year are prima facie not prejudicial to the interest of the company.
- c) In respect of loans granted and advances in the nature of loans, as informed to us, the company has not stipulated any time for the recovery of the loans/advances grated to the parties and payment of interest from the party covered in the register maintained under section 189 of the Companies Act, 2013. As informed to us, such loans are repayable on demand. As informed to us, the party covered in register maintained under section 189 of the Companies Act, 2013 has made payments towards outstanding loans/advances and interest during the year.
- d) According to the information and explanations given to us, in respect of loans granted or advances given in the nature of loans, there is no overdue amount remaining outstanding as at the balance sheet date.
- e) According to the information and explanations given to us, no loans or advances in the nature of loans granted by the company which have fallen due during the year have been renewed or extended or fresh loans have been granted to settle the overdues of the existing loans given to the same party.
- f) According to the information and explanations given to us, the company has granted loans or advances in the nature of loans which are repayable on demand and for which no terms or period of repayments have been specified, the details of which have been given as under:

Sr. No.	Particulars of Loans/Advances in the Nature of Loans	To All Parties Amount (Rs. In Lakhs)	Promoters (Rs. In Lakhs)	Related Parties (Rs. In Lakhs)
A.	Aggregate amount of loa year)		ure of loans (On Net	Basis Given During the
2	Amount Repayable on Demand for which no terms or period of repayments have been specified	315.00	NIL	NIL
177	Percentage of loans/ advances in nature of loans to the total loans	100.00%	NIL	NIL.
B.	Outstanding balance of lo	ans/ advances in na	ture of loans as at the	balance sheet date
55	Amount Repayable on Demand for which no terms or period of repayments have been specified	305.00	NIL	151.32
ia.	Percentage of loans/ advances in nature of loans to the total	66.84%	NIL	33.16%

loans

- iv. According to the information and explanations given to us, the company has complied with the provisions of Sections 185 of The Companies Act, 2013, to the extent applicable, in respect of grant of any loans, investments, guarantees and securities. As informed to us, the company has disclosed the information relating to loans & advances given and investments made in the financial statements.
- v. According to the information and explanations given to us, the company has not accepted any deposits from the public within the meaning of section 73,74,75 & 76 of the Act and Rules framed thereunder during the year and therefore, the provisions of clause 3(v) of The Companies (Auditor's Report) Order, 2020 are not applicable to the Company.
- vi. The Central Government has not prescribed the maintenance of cost records under section 148(1) of the Companies Act, 2013 for the kind of business, the company has carried out during the year and accordingly clause 3(vi) of The Companies (Auditor's Report) Order, 2020 is not applicable to the Company.
- vii. In respect of Statutory Dues:
 - a) As per the information & explanations furnished to us, in our opinion the company is regular in depositing with appropriate authorities undisputed statutory dues of GST, T.D.S., T.C.S. and other material statutory dues applicable to it. There has been no outstanding as at 31st March, 2023 of undisputed liabilities outstanding for more than six months.
 - b) According to information and explanations given to us and so far as appears from our examination of books of account, there were no statutory dues outstanding as at 31st March, 2023 which have not been deposited on account of any dispute except the following disputed dues.

Sr. No.	Name of the Act	Nature of Dues	Amount (Rs.)	Period to Which Amount Relates	Forum where dispute is pending
1.	Income Tax Act, 1961	Income Tax Demand Raised on Assessment Proceedings Under Section 147	17,86,880/-	A.Y. 2013-14	Commissioner of Income Tax, Appeals [NFAC]
2.	Income Tax Act, 1961	Income Tax Demand Raised on Assessment Proceedings Under Section 147	15,06,240/-	A.Y. 2014-15	Commissioner of Income Tax, Appeals [NFAC]

viii. According to the information and explanations given to us and so far as appears from our examination of books of account and other records as applicable and produced before us by the Company, there were no transactions relating to previously unrecorded income that were surrendered or disclosed as income in the tax assessments under the Income Tax Act, 1961 (43 of 1961) during the year.

ix. In respect of Loans & Other Borrowings:

- a) The company has not availed any loans from banks or financial institutions and hence clause 3(ix)(a) of the Order relating to defaulted in repayment of loans or in the payment of interest thereon is not applicable to the company.
- b) The company has not availed any loans from banks or financial institutions and hence clause 3(ix)(b) of the Order relating to the company being declared willful defaulter by any bank or financial institution is not applicable to the company.
- c) The company has not raised any new term loan during the year and hence reporting as per clause 3(ix)(c) of the Order is not applicable to the Company.
- d) According to the Information and explanations given to us, and the audit procedures performed by us, and on an overall examination of the financial statements of the company for the year, we are of the opinion that funds raised on short-term basis have, prima facie, not been used during the year for long-term purposes by the company.
- e) According to the information and explanations given to us and on an overall examination of the financial statements of the company, we report that the company has not taken any funds during the year from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures, if any and hence reporting under clause 3(ix)(e) of the Order is not applicable to the company.
- f) According to the information and explanations given to us and audit procedures performed by us, we report that the company has not raised any loan during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies, if any and hence reporting under clause 3(ix)(f) of the Order is not applicable.

x. In respect of moneys raised by issue of securities:

- a) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments) during the year and hence reporting under clause 3(x)(a) of the Order is not applicable.
- b) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year and hence reporting under clause 3(x)(b) of the Order is not applicable.

xi. In respect of Frauds and Whistle Blower Complaints:

- a) According to the information and explanations given to us and to the best of our knowledge, no material fraud by the Company or on the Company has been noticed or reported to us by the management during the year.
- b) According to the information and explanations given to us, no report under sub-section (12) of Section 143 of the Companies Act, 2013 has been filed by the auditors in Form ADT- 4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
- c) According to the information and explanations given to us, the Company has not received any whistle-blower complaints from any party during the year.
- xii. As the company is not the Nidhi Company, clause (xii) of paragraph 3 of The Companies (Auditor's Report) Order, 2020 is not applicable to it.

- xiii. According to the information and explanations given to us, the company is in compliance with the provisions of sections 177 and 188 of the Companies Act, 2013, where applicable, for related party transactions and the details of related party transactions have been disclosed in the Notes to the Financial Statements in accordance with the applicable Accounting Standards.
- xiv. In respect of Internal Audit:
 - d) In our opinion the Company has an adequate internal audit system commensurate with the size and the nature of its business.
 - e) We have held discussions with the internal auditor of the Company for the year under audit and considered their opinion in determining the nature, timing and extent of our audit procedure.
- xv. According to the information and explanations given to us, the Company has not entered into any non-cash transaction with directors or persons connected with them and hence clause (xv) of paragraph 3 of The Companies (Auditor's Report) Order, 2020 is not applicable to it during the year.
- xvi. In respect of Registration Under Section 45-IA of the Reserve Bank of India Act, 1934/CIC:
 - a) As the company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934), clause (xvi)(a) of paragraph 3 of The Companies (Auditor's Report) Order, 2020 is not applicable to it.
 - b) According to the information and explanations given to us, the Company has not conducted any Non-Banking Financial or Housing Finance activities during the year and clause (xvi)(b) of paragraph 3 of The Companies (Auditor's Report) Order, 2020 is not applicable to it.
 - c) As the company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India, clause (xvi)(c) of paragraph 3 of The Companies (Auditor's Report) Order, 2020 is not applicable to it.
 - d) According to the information and explanations given to us, the company has no Core Investment Company (CIC) as part of its group, clause (xvi)(c) of paragraph 3 of The Companies (Auditor's Report) Order, 2020 is not applicable to it.
- xvii. The Company has not incurred cash losses during the financial year covered by our audit and also in the immediately preceding financial year.
- xviii. There has been no resignation of the statutory auditors of the Company during the year and hence reporting under clause (xviii) of paragraph 3 of The Companies (Auditor's Report) Order, 2020 is not applicable.
- xix. According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, financial position of the company as at the year end, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

xx. As the company does not fall in any of the criteria specified under section 135 of the Companies Act, 2013 in the financial year covered by audit, reporting as per clauses (xx)(a) & (b) of paragraph 3 of The Companies (Auditor's Report) Order, 2020 is not applicable to it.

FOR AND ON BEHALF OF S N SHAH & ASSOCIATES, CHARTERED ACCOUNTANTS, FIRM REG. NO. 109782W

FIROJ G. BODLA

PARTNER

M. No. 126770

PLACE: AHMEDABAD

DATED: 26TH MAY, 2023

UDIN: 23126770BGWHAE7765

ANNEXURE "B" TO THE INDEPENDENT AUDITORS' REPORT

[REFERRED TO IN PARAGRAPH 2(f) UNDER "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS SECTION OF OUR REPORT OF EVEN DATE]

FINANCIAL YEAR ENDED 31ST MARCH 2023

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

We have audited the internal financial controls over financial reporting of **DISHA RESOURCES LIMITED** ("the **Company")** as of March 31, 2023 in conjunction with our audit of the Standalone Ind AS 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 Guldance 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, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing 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 was established and maintained and if such controls operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion and to the best of our information and according to the information and explanations given to us, the company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were commensurate with the nature of the business of the company and 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 S N SHAH & ASSOCIATES, CHARTERED ACCOUNTANTS, FIRM REG. NO. 109782W

FIROJ G. BODLA

PARTNER

M. No. 126770

PLACE: AHMEDABAD

DATED: 26TH MAY, 2023

UDIN: 23126770BGWHAE7765

Name of Assessee :DISHA RESOURCES LIMITED

Address: 3, RAJESH APPARTMENT, BEHIND NAV GUJARAT COLLEGE, ASHRAM ROAD, AHMEDABAD-380014

Assessment Year : 2023-24

Accounting Year: 2022-23

Permenant A/ No.: AADCA8197Q Status : Public Listed Company

	COMPUTATION OF INCOME			
A	Business Income Profit as per Profit & Loss Account			4,453
	Add:- Items to be treated separately			
	Interest on TDS		7	
	Interest on Income Tax Depreciation as per books of accounts		-	
	September of get by the decidance	-	1,22	*
	Less:- Depreciation allowable as per IT Act			
	(as per Annexure Attached)		20463	
	Profit on Sale of Invesments Dividend Income		3,491	
	STOCK OF THE TOTAL STOCK OF THE			(3,491
	TOTAL BUSINESS INCOME NET TAXABLE INCOME			962 962
	Less: Unabsorbed Business Loss Set off U/s. 72			302
	A.Y. 2020-21			(962
	NET TAXABLE INCOME AFTER SET OFF CARRIED FORWARD BUSINESS LOSSES			-
	Tax @ 25%			
	Surcharge		0.00% 4.00%	2
	Add:-Health & Education Cess @4%		4.00%	
lie.	Short Term Capital Gain-STT		3,491	
ess	Set off Business Loss U/s 71			
	Business Loss Net Taxable Short Term Capital Loss	2		3,491
	T. C. C. II. T. C. III.			524
	Tax On Short Term Capital Loss 15.00% Add:-Health & Education Cess @4% 4.00% Total Tax			21 545
23	Computation of Income u/s. 115JB		88014000	
	Net Profit as per Profit & Loss Account Before Other Comprehensive Income Add: Amount Credited to OCI that will not be re-classified to P & L		4,453	
	Add: Interest on Income Tax	-		
			4,453	
	NET PROFIT TAXABLE AS PER SECTION 115JB			4,453
	Tax payable as per Section 1153B.		15 127 25 15 15 1	5-570000
	Tax @ 15%		15.00%	668
	Tax payable (A) or (B) whichever is higher			668
	Surcharge		0.00%	887
	Add:-Health & Education Cess @4%		4.00%	27 695
	Gross Tax Payable Less: MAT Credit Availed			093
	As per the Provisions of IT Act, 1961 (Other than Sec. 115JB)		545	
	As per the Provisions Sec. 115JB of IT Act, 1961			
	Credit Available U/s. 115JB(5) FOR A.Y. 2023-24	-	695 150	
	Less:- TDS /TCS		150	
	TDS Receivable	V92243		
	JINDAL WORLWIDE LIMITED 7 AMOL MINECHEM LIMITED	,400 25		
		,256		
		,000		
		,000		
	TCS Receivable			
	KRATISHA IMPEX 43	,420		
	S		409,221	
				(409,221)

	Less:- Advance Tax paid On 15/06/2022				
	On 15/09/2022				
	On 15/12/2022 On 15/03/2023			20	
	On 15/03/2023				(0.00)
	Net Tax payable				(408,526)
	Add:- Interest payable u/s. 234C				(400,320)
	upto 15/06/2022		-61,279	-1,838	
	upto 15/09/2022		-183,837	-5,515	
	upto 15/12/2022		-306,395	-9,192	
	upto 15/03/2023		-408,526	-4,085	
				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-20,631
	Add:- Interest payable u/s. 234B				-8,171
	Total Tax Payable/(Refund Due)				(437,327)
	Less:- Self Assessment Tax Paid			_	
Notes	NET AMOUNT PAYABLE/(REFUNDABLE)				(437,327)
Notes 1					
	ASSESSMENT YEAR	UNABSORBED		SET OFF DURING	TOTAL
		BUS. LOSSES		THE YEAR	
	2018-19	8		70	5
	2019-20				-
	2020-21	5,161,201		(962)	5,160,239
	2020-21 TOTAL	5,161,201 5,161,201		(962) (962)	5,160,239 5,160,239
	2104004966	Makes Calabata	Ξ	H.FORGOR:	E9-29-10-10-55-29-17-10
	TOTAL	5,161,201 MAT CREDIT	MAT CREDIT	(962) SET OFF	E9-29-10-10-55-29-17-10
	TOTAL MAT CREDIT CARRIED FORWARD	5,161,201	MAT CREDIT AVAILABLE	(962)	5,160,239
	MAT CREDIT CARRIED FORWARD ASSESSMENT YEAR 2018-19	5,161,201 MAT CREDIT OPENING	The state of the s	(962) SET OFF DURING	5,160,239 NET CREDIT
	MAT CREDIT CARRIED FORWARD ASSESSMENT YEAR	5,161,201 MAT CREDIT OPENING BALANCE	The state of the s	(962) SET OFF DURING	5,160,239 NET CREDIT AVAILABLE
	MAT CREDIT CARRIED FORWARD ASSESSMENT YEAR 2018-19	5,161,201 MAT CREDIT OPENING BALANCE 345,584	The state of the s	(962) SET OFF DURING	5,160,239 NET CREDIT AVAILABLE 345,584
	MAT CREDIT CARRIED FORWARD ASSESSMENT YEAR 2018-19 2021-22	5,161,201 MAT CREDIT OPENING BALANCE 345,584 684,166	The state of the s	(962) SET OFF DURING	5,160,239 NET CREDIT AVAILABLE 345,584 684,166
	TOTAL MAT CREDIT CARRIED FORWARD ASSESSMENT YEAR 2018-19 2021-22 2022-23	5,161,201 MAT CREDIT OPENING BALANCE 345,584 684,166	AVAILABLE	(962) SET OFF DURING	5,160,239 NET CREDIT AVAILABLE 345,584 684,166 316,375

BALANCE SHEET AS AT MARCH 31, 2023

[AMOUNT IN INR THOUSANDS]

5R.	BARTISHIANS		NOTE	TA TA		AT AT	
NO.		PARTICULARS	NO.	31-Mar AMOUNT	-23 AMOUNT	31-Ma	r-22 AMOUNT
_	-	ACCOUNT OF THE PARTY OF THE PAR		CHINAMI	ANII OSIAT	7510000111	Time Sitt
Д.	A	SSETS:					
	1	FINANCIAL ASSETS					
		(i) Investments	2	319,690.28		267,434.08	
		(ii) Loans & Advances	3	15,131.60		16,787.49	
		(iii) Other Financial Assets	4	1.00	22	1.00	
			F255	_	334,822.88	-	284,222.5
		TOTAL .			334,822.88		284,222.5
1.	C	URRENT ASSETS					
	1	INVENTORIES	5	(8)			
	2	FINANCIAL ASSETS					
	20	(i) Trade Receivables	6	18,040.42		4,092.18	
		(ii) Cash & Cash Equivalents	6 7	142.28		179.10	
		(iii) Loans & Advances	8	30,499.90		29,000.00	
		(iv) Other Financial Assets	9	799.39		720.69	
		(W) Duter Financial Assess	(35)	49,481.99	<u>-</u>	33,991.97	
				45,461.55		33,331.37	
	3	CURRENT TAX ASSETS [NET]	10	0.000		78.70	
	4	OTHER CURRENT ASSETS	11	1,496.15	_	1,377.51	
		TOTAL	· [II]		50,978.14		35,448.1
		TOTAL ASSET	rs	=	385,801.02		319,670.7
	_			_	Telephonesis and the second se	-	555,417 5111
В.		QUITY AND LIABILITIES:					
Ģ.		QUITY	602	100191001001		7-22-12-22-23	
	1	Equity Share Capital	12	73,155.00		73,155,00	
	2	Other Equity	TO .	272,928,24	245 002 24	214,139.00	207 204 0
		IDIAL.			346,083.24		287,294.0
II.	c	URRENT LIABILITIES					
	1	FINANCIAL LIABILITIES					
		(i) Borrowings	13	22,500.00		30,350.00	
		(ii) Trade Payables	14	16,885.77	2	2,005.68	
				39,385.77		32,355.68	
	2	OTHER CURRENT LIABILITIES	15	46.55	2	21.07	
	3	CURRENT TAX LIABILITIES [NET]	16	285.46	2		
		TOTAL	· ···· ··· [II]		39,717.78		32,376.7
		TOTAL EQUITY AND LIABILITIE	iS	-	385,801.02	<u> </u>	319,670.7
C.	SI	GNIFICANT ACCOUNTING POLICIES	1				
D.	0	ONTINGENT LIABILITIES	24				
E.	N	OTES TO THE FINANCIAL STATEMETNS	25 TO 28				
200	50		5 30 94 00 00 00				

The accompanying notes 1 to 28 are an integral part of the Financial Statements.

IN TERMS OF OUR REPORT ATTACHED FOR AND ON BEHALF OF THE BOARD

INTERIOR OF CORREPONDATIACIED

KRISHNA AWTAR KABRA

DISHA RESOURCES LIMITED MANAGING DIRECTOR

FOR, S.N. SHAH& ASSOCIATES, CHARTERED ACCOUNTANTS, FRN: 109782W

NAVEEN MAHESHWARI

DIN: 00650817

DIRECTOR DIN: 05239915

CA FIROJ G. BODLA PARTNER

VUAYBHAI MEHTA

CHIEF FINANCIAL OFFICER

PARTNER M. NO. : 126770

DHWANI LALITBHAI NAGAR

COMPANY SECRETARY MEM. NO. A71158

PLACE: AHMEDABAD DATE: 26TH MAY, 2023

PLACE: AHMEDABAD DATE: 26TH MAY, 2023

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2023

[AMOUNT IN INR THOUSANDS EXCEPT EPS]

SR.		NOTE	FOR T	HE YEAR ENDED	FOR TH	E YEAR ENDED
NO.	PARTICULARS	NO.		11-Mar-23	3:	I-Mar-22
			AMOUNT	AMOUNT	AMOUNT	AMOUNT
ğ	INCOME:					
	Revenue From Operations	17	37,118.6	3	14,803.28	8
	Other Income	18	6,770.1		3,872.32	
				(0)		
	TOTAL INCOME			43,888.81		18,675.60
1.	EXPENSES			-		
	Purchase of Stock-in-Trade	19	36,795.5	2	12,886.08	
	Changes in Inventories of Stock-in-Trade	20	200000000		1,105.65	
	Employee Benefit Expense	21	1,484.0	0	1,500.00	
	Finance Costs	22	2.0	2	74.52	
	Other Expenses	23	1,154.1		1,081.81	
	TOTAL EXPENSES			39,435.72		16,647.56
11.	PROFIT BEFORE TAX[I-II]			4,453.09	-	2,028.04
v.	TAX EXPENSES			12/83/6/3/201		V-1,507078901
	Current Tax		(694.6	8)	(316,38	ì
	Less: MAT Credit		150.0	3	316.38	
	ADDRESS ACCOUNTS THE CONTRACTOR OF A			(544.65)		76
	PROFIT(LOSS) AFTER TAX FOR THE YEAR [III-			2.000.44	9	2.020.04
•	[V]			3,908.44		2,028.04
71.	OTHER COMPREHENSIVE INCOME (OCI)					
	(A) (i) Items that will not be reclassified to					
	Profit or Loss:					
	- Remeasurements of the defined benefit					
	plans					
	- Equity instruments through other					
	comprehensive income		77,779.7	7	221,923.20	
	(ii) Income tax relating to items that will not					
	be reclassified to profit or loss		(22,649.4	71	(55,853.63	ř.
	be rectablified to profit of toos		55,130.3	873	166,069.57	
	(B) (i) Items that will be reclassified to		33,130.3	9	100,003.37	
	Profit or Loss:					
	- Effective portion of Gains/(Losses) on					
	designated portion of hedging instruments					
	in a cash flow hedge		<u></u>		- 55	
	(ii) Income tax relating to items that will be					
	reclassified to profit or loss					
					35	
	TOTAL OTHER COMPREHENSIVE INCOME		55			3
/II.	(NET OF TAX) [A+B]			55,130.30		166,069.57
	TOTAL COMPREHENSIVE INCOME (NET OF			The very control of	-	
VIII.	TAX) [V+VII]			59,038.74		168,097.61
		REPORTED IN	A20 (207			- STATE AND ADDRESS OF THE PARTY OF THE PART
х.	EARNING PER EQUITY SHARE: (FACE VALUE OF	RS. 10 EA	ACH)	1197202		ng/anac
	Basic			8.07		22.98
	Diluted			8.07 ral part of the Financial	8	22.98

The accompanying notes 1 to 28 are an integral part of the Financial Statements.

IN TERMS OF OUR REPORT ATTACHED

FOR AND ON BEHALF OF THE BOARD DISHA RESOURCES LIMITED

FOR, S.N. SHAH& ASSOCIATES, CHARTERED ACCOUNTANTS,

KRISHNA AWTAR KABRA

VIJAYBHAI MEHTA

MANAGING DIRECTOR

DIN: 00650817

FRN: 109782W

DIRECTOR

NAVEEN MAHESHWARI

DIN: 05239915

CA FIROJ G. BODLA

PARTNER

CHIEF FINANCIAL OFFICER

M. NO.: 126770 DHWANI LALITBHAI NAGAR

COMPANY SECRETARY MEM. NO. A71158

PLACE: AHMEDABAD DATE: 26TH MAY, 2023

PLACE: AHMEDABAD DATE: 26TH MAY, 2023

STATEMENT OF CHANGES IN EQUITY **EQUITY SHARE CAPITAL AND OTHER EQUITY** FOR THE YEAR ENDED MARCH 31, 2023

[AMOUNT IN INR THOUSANDS]

			[AMOUNT IN INCOMINES]				
SR.			RESERVES	& SURPLUS	OCI		
NO.	PARTICULARS	EQUITY SHARE CAPITAL	SHARE FORFEITURE RESERVE	RETAINED EARNINGS	RESERVE FOR EQUITY INSTRUMENTS THROUGH OCI	TOTAL OTHER EQUITY	
L:	Balance As At 1st April, 2022	73,155.00	926.50	14,354.64	198,857.86	214,139,00	
11.	ADDITIONS Profit For The Year Other Comprehensive Income For The Year Other Comprehensive Income Reversed			3,908.44	55,130.30 (249.49)	3,908.44 55,130.30 (249.49)	
ш.	Total Comprehensive Income For The Year [I+II]	73,155.00	926.50	18,263.08	253,738.66	272,928.25	
IV.	DEDUCTIONS Changes in Accouting Policies & Prior Period Errors		8		8	~	
	Deduction/Adjusments to Total Comprehensive Income For the Year	į.	2	22	2	(2)	
v.	Balance As At 31st March, 2023 [III-IV]	73,155.00	926.50	18,263.08	253,738.66	272,928.24	

DISHA RESOURCES LIMITED FOR THE YEAR ENDED MARCH 31, 2022

SR.			RESERVES	& SURPLUS	OCI		
NO.	PARTICULARS	EQUITY SHARE CAPITAL	SHARE FORFEITURE RESERVE	RETAINED EARNINGS	RESERVE FOR EQUITY INSTRUMENTS THROUGH OCI	TOTAL OTHER EQUITY	
l.	Balance As At 1st April, 2021	73,155.00	926.50	12,326.60	32,788.28	46,041.38	
H.	ADDITIONS Profit For The Year Other Comprehensive Income For The Year			2,028,04	166,069.57	2,028.04 166,069.57	
ш.	Total Comprehensive Income For The Year [I+II]	73,155.00	926.50	14,354.64	198,857.86	214,139.00	
IV.	DEDUCTIONS Changes in Accouting Policies & Prior Period Errors		89	.*	**	*	
	Deduction/Adjusments to Total Comprehensive Income For the Year	12	12	ĵĝ.	\$	12	
V.	Balance As At 31st March, 2022 [III-IV]	73,155.00	926.50	14,354.64	198,857.86	214,139.00	

The accompanying notes 1 to 28 are an integral part of the Financial Statements.

IN TERMS OF OUR REPORT ATTACHED

FOR AND ON BEHALF OF THE BOARD DISHA RESOURCES LIMITED

FOR, S.N. SHAH& ASSOCIATES, CHARTERED ACCOUNTANTS,

KRISHNA AWTAR KABRA MANAGING DIRECTOR

DIN: 00650817

FRN: 109782W

NAVEEN MAHESHWARI DIRECTOR

DIN: 05239915

CA FIROJ G. BODLA

CHIEF FINANCIAL OFFICER

PARTNER

VUAYBHAI MEHTA

M. NO.: 126770

DHWANI LALITBHAI NAGAF COMPANY SECRETARY

MEM. NO. A71158

PLACE: AHMEDABAD DATE: 26TH MAY, 2023

PLACE: AHMEDABAD DATE: 26TH MAY, 2023

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2023

DISHA RESOURCES LIMITED [AMOUNT IN INR THOUSANDS] FOR THE YEAR ENDED FOR THE YEAR ENDED NO. PARTICULARS 31-Mar-23 31-Mar-22 AMOUNT AMOUNT AMOUNT AMOUNT A. PROFIT BEFORE TAX 4,453.09 2,028.04 ADJUSTMENTS FOR: (2,494.56) (3,260.75)Interest Income Profit on Sale of Shares (3,491.38)(784.25) Dividend Income (596.25)**OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES** (2,317.09)(1,828.96)ADJUSTMENTS FOR CHANGES IN WORKING CAPITAL: Inventories 1,105.15 Trade Receivables (13,948.24)23,173.30 Non-Current Loans & Advances 19,146.11 1,655.89 Current Loans & Advances (1,499.90)(29,000.00)Other Current Assets 31.38 (500.35)14,880.09 (21,906.87) Trade Pavables (61.31)Other Current Liabilities 25.48 1,144.70 (8,043.97) CASH GENERATED FROM OPERATIONS (1,172.39)(9,872.93) Income Tax Paid (Net) (409.22)(792.29)**NET CASH FROM OPERATING ACTIVITIES** (1,581.61) (10,665.22) **CASHFLOW FROM INVESTING ACTIVITIES** B. Investments in Equity Instruments (8,438.47)(23,604.57) Proceeds from Sale of Equity Instruments 14,554.46 3,260.75 Interest Received 2,494.56 784.25 Dividend Received 596.25 **NET CASH USED IN INVESTING ACTIVITIES** 9,394.79 (19,747.57) C. CASHFLOW FROM FINANCING ACTIVITIES Proceeds/(Repayment) Of Current Borrowings (7,850.00)30,350.00 **NET CASH FROM/(USED) FINANCING ACTIVITIES** (7,850.00)30,350.00 NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS [A+B+C] (36.82)(62.79)CASH AND CASH EQUIVALENTS AS AT THE BEGINNING OF THE YEAR 179.10 241.89 CASH AND CASH EQUIVALENTS AS AT THE END OF THE YEAR 142.28 179.10 [REFER TO NOTE NO. 1(m)] Cash and Cash Equivalents Comprise Of: **Balances with Banks** 1. In Current Accounts 65.20 92.10 A. Cash On Hand 11. 77.08 87.00

Notes:

TOTAL

- 1 The above Cash Flow Statement has been prepared under the "Indirect Method" as set out in Ind AS 7 "Statements of Cash Flow ".
- 2 Direct Taxes Paid are treated as arising from Operating Activities without their bifurcation into Investing and Financing Activities.

The accompanying notes 1 to 28 are an integral part of the Financial Statements.

142.28

179.10

IN TERMS OF OUR REPORT ATTACHED	FOR	AND ON BEHALF OF THE BOARD	
FOR, S.N. SHAH& ASSOCIATES,		DISHA RESOURCES LIMITED	
CHARTERED ACCOUNTANTS,	KRISHNA AWTAR KABRA	MANAGING DIRECTOR	
FRN: 109782W		DIN: 00650817	
	NAVEEN MAHESHWARI	DIRECTOR	
CA FIROJ G. BODLA		DIN: 05239915	
PARTNER M. NO. : 126770	VUAYBHAI MEHTA	CHIEF FINANCIAL OFFICER	
Change Baltharina and Adelth De Change			
PLACE: AHMEDABAD	DHWANI LALITBHAI NAGAR	COMPANY SECRETARY	
DATE: 26TH MAY, 2023		MEM. NO. A71158	

NOTE NO. 2

NON-CURRENT FINANCIAL ASSETS: INVESTMENTS

SR. NO.	PARTICULARS	Face Value/ Paid Up Value	No. of Shares/Units	AS AT 31-Mar-23	AS AT 31-Mar-22
A. QUOTE		- CONTROL OF THE PARTY OF THE P			11000001100000
Mahes	TMENTS IN EQUITY SHARES Itwari Logistics Limited ous Year Number of Shares Held: 5,00,000	10	1,000,000	83,425.82	92,616.40
57000 S2500	Value Through Other Comprehensive Income Net	of Income Tax Provisions)			
	Companies		1,218,899	236,264.46	174,817.68
(At Fair	Value Through Other Comprehensive Income-Net	of Income Tax Provisions)			
				50000 P-5000 P-50000	74

NOTE NO. 3

NON-CURRENT FINANCIAL ASSETS: LOANS & ADVANCES

SR.	VACCULAR STREET, VACCO	AS AT	AS AT
140.	PARTICULARS	31-Mar-23	31-Mar-22
Unsecure	ed but Considered Good		
I. Loans an	d Advances to Related Parties		
	wels Private Limited	15,131.60	16,787.49
TOTAL		15,131.60	16,787.49

NOTE NO. 4

OTHER NON-CURRENT FINANCIAL ASSETS

SR. NO.		AS AT	
NO. PARTICULARS		31-Mar-23	31-Mar-22
Unsecur	ed but Considered Good		
I. SECURIT	Y DEPOSITS		
Ratnaka	r Security Private Limited	1.00	1.00
TOTAL	MAA MARA 44001	1.00	1.00

NOTE NO. 5

INVENTORIES

SR. NO. PARTICULARS		AS AT	AS AT	
NO.	PARTICULARS	31-Mar-23	31-Mar-22	

I Inventories taken as Physically Verified, Valued and Certified by the management of the company

1 Stock of Trading Goods	2	
TOTAL		

NOTE NO. 6

CURRENT FINANCIAL ASSETS: TRADE RECEIVABLES

5R.		AS AT	AS AT	
NO.	PARTICULARS	31-Mar-23	31-Mar-22	

1 Unsecured But Considered Good

	-Outstanding for a period Exceeding Six Months	1,092.18		20	
	(From the date from which they became due for payment) -Others	16,948.24	56	4,092.18	
	E-Ministration (18,040.42		4,092.18
	Due by Companies in which Directors are Director/Interested			20	
•	Due by Others	18,040.42		4,092.18	

NOTE NO. 7

TOTAL

CURRENT FINANCIAL ASSETS: CASH & BANK BALANCES

SR. NO.	AS AT PARTICULARS 31-Mar-23		AS AT 31-Mar-22
Balance v	vith Banks		5.000.00
In Current	T Accounts	65.20	92.10
II Cash on H	land	77.08	87.00
TOTAL	4 2000 4100	142.28	179.10

18,040.42

4,092.18

SR.		AS	AT	AS AT
NO	PARTICULARS	31-N	lar-23	31-Mar-22
2 8	Unsecured But Considered Good			
	Other Loans & Advances-From Corporates	30,	499.90	29,000.0
	TOTAL	30,	499.90	29,000.0
200	TE NO. 9 HER CURRENT FINANCIAL ASSETS	87		77
SR.	per trough and record respectively. It is the support of the model of the trought	AS	AT	AS AT
NO	PARTICULARS	31-N	lar-23	31-Mar-22
.	Balance With Government Authorities			
	Income Taxes			
	Income Tax Paid For A.Y. 13-14 & 14-15 (Pending CIT Appeal)	468,97		
	Income Tax Refund Receivable A.Y. 2022-23	78.70		(14) (12)
	TDS Receivable F.Y. 2019-20	242.20	19	242.20 9.52
	TDS Receivable F.Y. 2018-19	9.52	799.39	9.52 251.7
lii.	Sounday Dobit Polymons and Passageables Unservised but Considerated	Coxed		
141	Sundry Debit Balances and Recoverables-Unsecured but Considered From Parties in which Directors Interested	G000	8	468.9
	TOTAL	-	799.39	720.6
	1930 - HILLIAN -	-		8 *****
250	TE NO. 10			
SR.	RENT FINANCIAL ASSETS: CURRENT TAX ASSETS	AS	AT	AS AT
NO.		31-N	lar-23	31-Mar-22
	CURRENT TAX ASSETS TDS Receivable A.Y. 2022-23			201.1
	TCS Receivable A.Y. 2022-23		1.6	391.1 3.9
	Less: Provision for Current Tax		2.53	(316.3
	COST FIONS OF CONTRACT OF	-	7 2 2	(320.3
	TOTAL	E		78.7
	TE NO. 11			
SR.	ER CURRENT ASSETS	AS	AT	AS AT
NO	The state of the s		lar-23	31-Mar-22
0	MAT Credit Entitlement	1,4	196.15	1,346.1
L	GST Credit Receivable			
	CGST Credit Receivable			15.69
	SGST Credit Receivable	8	e 8	15.69
	- Each III	-		
	TOTAL		196.15	1,377.5
	TE NO. 13 REENT FINANCIAL LIABILITIES: SHORT TERM BORROWINGS			
	RENT FINANCIAL LIABILITIES; SHORT TERM BURROWINGS		AT	AS AT

22,500.00

22,500.00

22,500.00

30,350.00

30,350.00

30,350.00

Inter Corporate Loans

TOTAL

NOTE NO. 14

CURRENT FINANCIAL LIABILITIES: TRADE PAYABLES

SR. NO.	PARTICULARS	3	AS AT 1-Mar-23		AS AT 31-Mar-22
1	Sundry Creditors for Goods				
	-Micro, Small & Medium Enterprises	~		35	
	-Others	16,778.99		1,967.26	
			16,778.99		1,967.26
II .	Sundry Creditors for Other Expenses		estual deline		17100000117010
	-Micro, Small & Medium Enterprises	-		96	
	-Others	106.78		38.43	
			106.78	- Introduction	38.43
	TOTAL	(<u>2</u>	16,885.77		2,005.68

NOTE: DUES TO MICRO AND SMALL ENTERPRISES

The Company has dues outstanding as at the reporting date to certain suppliers registered under Micro, Small and Medium Enterprises Development Act, 2006 ('MSMED Act'). The disclosures pursuant to the said MSMED Act, 2006 are as follows:

SR. NO.	PARTICULARS	AS AT 31-Mar-23	AS AT 31-Mar-22
į	The principal amount remaining unpaid to any supplier at the end of the year.	25	36
H)	Interest due as claimed remaining unpaid to any supplier at the end of the year.	367	5
110.	The amount of interest paid by the company in terms of section 16 of the MSMED Act, 2006, along with the amount of the payment made to the suppliers beyond the appointed day during the year.	190	*
IV	The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under the MSMED Act, 2006.	(a)	
V	The amount of interest accrued and remaining unpaid at the end of accounting year.	*	35
VI	The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprises, for the purpose of disallowance of a deductible expenditure under section 23 of the MSMED Act, 2006.	888	a
	TOTAL	120	1.

- 1 Trade payables are non-interest bearing and are normally settled within the normal credit period.
- II Disclosure of payable to vendors as defined under the "Micro, Small and Medium Enterprise Development Act, 2006" is based on the information available with the Company regarding the status of registration of such vendors under the said Act, as per the intimation

NOTE NO. 15

OTHER CURRENT LIABILITIES

TOTAL

NO.	PARTICULARS	31-Mar-23	31-Mar-22
Other Pa	yables-Statutory Liabilities		
GS	T Payable	30.57	
T.D	.S./T.C.S. Payable	15,98	21.07
		46.55	21.07
TOTAL	1. THE PARTY OF TH	46.55	21.07
NOTE NO. 16 CURRENT TAX SR. NO.	CLIABILITIES [NET]	AS AT 31-Mar-23	AS AT 31-Mar-22
	ncome Tax Liabilities	The College Control of	
Tax using	the Company's Domestic Tax Rate		
[Current '	Year: 15.60%-On Account of Taxes Being Paid Under!	Section 115JB}	
[Previous	Year: 15.60%-On Account of Taxes Being Paid Under	Section 115JB]	
Provision	for Current Year	694.68	59
	for Current Year Receivable A.Y. 2023-24	694.68 (365.80)	54 55 88

285.46

NOTE NO. 17

REVENUE FROM OPERATIONS

SR. NO.	PARTICULARS	FOR THE YEAR ENDE 31-Mar-23	D FOR THE YEAR ENDED 31-Mar-22
A. 5	ALE OF PRODUCTS-TRADING		
C	loth Sales		
G	Fross Sales	8	4,500.79
L	ess: GST on Sales		(214.32)
N	let Sales		4,286.46
I N	Metal Based Item Sales		
G	iross Sales		
5	ales	43,799.99	10,081.10
Λ	dd: Freight Charges on Sales	Ð	136.42
Α	dd: Loading Charges on Sales	<u> </u>	19.49
		43,799.99	10,237.02
L	ess: GST on Sales	(6,681.35)	(1,561.58)
N	let Sales	37,118.63	8,675.44
n s	hare Sales		1,841.38
		37,118.63	14,803.2
2.0	and as		
	OTAL	37,118.63	14,803.28

NOTE NO. 18 OTHER INCOME

SR.		FOR THE YEAR ENDED	FOR THE YEAR ENDED
NO.	PARTICULARS	31-Mar-23	31-Mar-22
A. OT	HER INCOME		
	erest Income	2,494.56	3,260.75
ii, Div	vidend Income On Investments	784.25	596.25
iii. Oti	her Miscellaneous Income	*	3.90
lv. She	ort Term Capital Gain on Sale of Shares-STT	3,491.38	
v. Sur	ndry Balances Written Off	曼	11.43
то	TAL	6,770.18	3,872.32

NOTE NO. 19 PURCHASE STOCK IN TRADE

SR. NO.	PARTICULARS	FOR THE YEA 31-Ma		FOR THE YEAR ENDED 31-Mar-22
	Purchase of Cloth		¥	4,210.64
ij	Purchase of Metal Based Items			
	Purchases	36,795.52	8,5	519.53
	Add: Freight Charges on Purchases	ži	1	136.42
	Add: Loading Charges on Purchases	<u> </u>		19.49
		36,7	95,52	8,675.44
	TOTAL	36,7	95.52	12,886.08

NOTE NO. 20

CHANGES IN INVENTORIES OF TRADING GOODS

SR. NO,	PARTICULARS	FOR THE YEA 31-Ma			EAR ENDED lar-22
OPENING I	NVENTORIES				
- Stock-in	-Trade-Shares			1,105.15	
	seferred to Investments	<u> </u>			
			*		1,105.15
LESS:					
	NVENTORIES				
 Stock-in 	-Trade-Shares	15 AV	7		
			2		
CHANGES	IN INVENTORIES	5	**		1,105.15

NOTE NO. 21 EMPLOYEE BENEFIT EXPENSES

SR. NO.	PARTICULARS	FOR THE YEAR ENDED 31-Mar-23	FOR THE YEAR ENDED 31-Mar-22
1 Salaries Ex	openses .	524:00	540,00
2 Directors-	Remuneration	960.00	960.00
TOTAL	watteady	1,484.00	1,500.00

NOTE NO. 22 FINANCE COST

LUANIAGE COST			
SR. NO.	PARTICULARS	FOR THE YEAR ENDED 31-Mar-23	FOR THE YEAR ENDED 31-Mar-22
1 Bank & Ot	her Financial Charges	2.02	2.67
2 Interest or	n TDS	8	0.15
3 Intereset o	on Income Tax	9	71,71
TOTAL		2.02	74.52

NOTE NO. 23 OTHER EXPENSES

SR.		FOR THE YEAR ENDED	FOR THE YEAR ENDED
NO.	PARTICULARS	31-Mar-23	31-Mar-22
. DIRECT EX	PENSES		
1 Share Expe	enses		2.06
		· · · · · · · · · · · · · · · · · · ·	2.06
I. ADMINIST	FRATIVE, SELLING AND OTHER EXPENSES		
1 Postage &	Telephone/Communications	14.22	2
2 Stationery	& Printing	19.00	14.00
3 Legal & Pr	ofessional Charges	521.75	592.80
4 Listing Fee	es Expenses	390.01	354.00
5 Rent, Rate	es & Taxes	77.97	1.08
6 Auditor's I	Remuneration		
State	utory Audit Fees	41.30	35.40
7 Advertiser	ment Expenses	30.41	30.11
8 Share Expe	enses	3.48	
9 Other Exp	enses	56.05	52.37
TOTAL	. 2010, 2017	1,154.19	1,081.81

NOTE NO. 24 CONTINGENT LIABILITIES

SR. NO.	PARTICULARS	A5 AT 31-Mar-23	AS AT 31-Mar-22
1.	Estimated Amount of Contracts Remaining to be Executed on Capital Account and Not Provided For	3	8
11.	Outstanding Guarantee Furnished to Banks/Financial Institutions	×	×
960	Outstanding Guarantee Furnished In Respect of Credit Facilities to Others	×	髮
IV.	Liabilities in Respect of Bills Discounted with Banks	-	8
V.	Claims Against the Company Not Acknowledged As Debts	8	20
VI.	Income Tax Liability on Account of Addition Made in Order Passed Under Section 147 of the Income Tax Act, 1961 for A.Y. 2013-14 for deduction claimed U/s. 35(1)(ii) of the Income Tax Act, 1961 for which an Appeal is pending before the Hon'ble Commission of Income Tax, Appeal-NFAC [As per Demand Notice U/s. 156]	1,786.88	1,786.88
VII.	Income Tax Liability on Account of Addition Made in Order Passed Under Section 147 of the Income Tax Act, 1961 for A.Y. 2014-15 for deduction claimed U/s. 35(1)(ii) of the Income Tax Act, 1961 for which an Appeal is pending before the Hon'ble Commission of Income Tax, Appeal-NFAC [As per Demand Notice U/s. 156]	1,506.24	1,506.24
	TOTAL	3,293.12	3,293.12

NOTE NO. 12 EQUITY SHARE CAPITAL

[AMOUNT IN INR THOUSANDS]

SR. NO.	PARTICULARS	AS AT ARS 31-Mar-23		AS AT 31-Mar-22	
		NO. OF SHARES	AMOUNT RS.	NO. OF SHARES	AMOUNT RS.
Ü,	EQUITY SHARES AUTHORISED				
	Equity Shares of `10/= Each At Par	8,000,000	80,000.00	8,000,000	80,000.00
	Issued, Subscribed and Paid Up Capital				
	Equity Shares of ` 10/= Each At Par Fully Paid Up	7,315,500	73,155.00	7,315,500	73,155.00
	TOTAL	7,315,500	73,155.00	7,315,500	73,155.00

II Reconciliation of Number Shares Outstanding

SR.		NO. OF	AMOUNT	NO. OF	AMOUNT
NO.	PARTICULARS	SHARES	RS.	SHARES	RS.
Outstand	ing As At The Beginning Of The Year	7,315,500	73,155.00	7,315,500	73,155.00
Add: Issu	e of Shares During The Year		2.0		
Outstand	ling As At The End Of The Year	7,315,500	73,155.00	7,315,500	73,155.00

III Rights, Preferences and Restrictions Attached to Shares:

The Company has one class of equity shares having a par value of Rs. 10 each. Each shareholder is eligible for one vote per share held.

IV Details of Shareholder Holding 5% or More Shares in the Company

Name of the Shareholder	As At 31s	t March, 2023	As At 31st March, 2022		
	No. of Shares	% of Total Holding	No. of Shares	% of Total Holding	
1 SATYNARAYAN JAGANNATH KABRA	885,000	12.10%	885,000	12.10%	

V Details of Shareholding by Promoters and Promoter Group in the Company

SR.		CLASS OF SHARES	As At 31st Ma	% Change During	
NO.			No. of Shares	% of Total Shares	the Financial Year 2022-23
1	KABRA COMMERCIAL LIMITED	Equity Shares	200,000	2.73%	3.5
2	MAYA TEXTURISERS PRIVATE LIMITED	Equity Shares	300,000	4.10%	
3	SATYNARAYAN JAGANNATH KABRA	Equity Shares	885,000	12.10%	
4	MAYADEVI KRISHNAVTAR KABRA	Equity Shares	328,000	4.48%	1.5
5	SAROJDEVI SATYNARAYAN KABRA	Equity Shares	328,000	4.48%	
6	KRISHNAVATAR JAGANNATH KABRA	Equity Shares	228,000	3.12%	175
7	KRISHNAVATAR JAGANNATH KABRA HUF	Equity Shares	200,000	2.73%	950
8	SHYAMSUNDER BADRINARAYAN KABRA	Equity Shares	200,000	2.73%	155
9	BADRINARAYAN BANKATLAL KABRA (HUF)	Equity Shares	100,000	1.37%	
10	BANKATLAL BADRINARAYAN KABRA (HUF)	Equity Shares	100,000	1.37%	
11	BADRINARAYAN SHRIKISHAN KABRA (HUF)	Equity Shares	100,000	1.37%	100
12	RAMAWTAR KABRA	Equity Shares	80,000	1.09%	약
13	JAGANNATH RAMPAL KABRA HUF	Equity Shares	320,000	4.37%	720
14	SATYNARAYAN JAGANNATH KABRA HUF	Equity Shares	149,800	2.05%	- 2

SR.		CLASS OF SHARES	As At 31st Ma	% Change During	
NO.			No. of Shares	% of Total Shares	the Financial Year 2021-22
1	KABRA COMMERCIAL LIMITED	Equity Shares	200,000	2.73%	(4)
2	MAYA TEXTURISERS PRIVATE LIMITED	Equity Shares	300,000	4.10%	2.24
3	SATYNARAYAN JAGANNATH KABRA	Equity Shares	885,000	12.10%	120
4	MAYADEVI KRISHNAVTAR KABRA	Equity Shares	328,000	4.48%	0.63
5	SAROJDEVI SATYNARAYAN KABRA	Equity Shares	328,000	4.48%	(*1
6	KRISHNAVATAR JAGANNATH KABRA	Equity Shares	228,000	3.12%	7 m
7	KRISHNAVATAR JAGANNATH KABRA HUF	Equity Shares	200,000	2.73%	120
8	SHYAMSUNDER BADRINARAYAN KABRA	Equity Shares	200,000	2.73%	-
9	BADRINARAYAN BANKATLAL KABRA (HUF)	Equity Shares	100,000	1.37%	36
10	BANKATLAL BADRINARAYAN KABRA (HUF)	Equity Shares	100,000	1.37%	
11	BADRINARAYAN SHRIKISHAN KABRA (HUF)	Equity Shares	100,000	1.37%	()#J
12	RAMAWTAR KABRA	Equity Shares	80,000	1.09%	()
13	JAGANNATH RAMPAL KABRA HUF	Equity Shares	320,000	4,37%	-
14	SATYNARAYAN JAGANNATH KABRA HUF	Equity Shares	149,800	2.05%	V259

NOTE 6[A]: AGEING FOR TRADE RECEIVABLES OUTSTANDING

AS AT MARCH 31, 2023:

[Amount Rs. In Thousands]

	PARTICULARS	Outstan					
SR. NO		Less than Six Months	Six Months- One Year	1-2 Years	2-3 Years	More than 3 Years	TOTAL
t,	Undisputed Trade Receivables- Considered Good	16,948.24	8	1,092.18	23	20	18,040.42
HZ	Undisputed Trade Receivables- Considered Doubtful	8	*	×	25	46	~
III.	Disputed Trade Receivables-Considered Good	8		8	5	8	*
IV.	Disputed Trade Receivables-Considered Doubtful	9	9	8	8	8	8
	TOTAL	15,948.24	-	1,092.18	£	- 2	18,040.42
LESS:	Allowance For Bad & Doubtful Debts	8	e	×	81	8	
	NET TRADE RECEIVABLES	16,948.24	-	1,092.18		5.5	18,040.42

AS AT MARCH 31, 2022:

[Amount Rs. In Thousands]

	PARTICULARS	Outstan					
SR. NO		Less than Six Months	Six Months- One Year	1-2 Years	2-3 Years	More than 3 Years	TOTAL
l.	Undisputed Trade Receivables- Considered Good	4,092.18	8	80	81	=	4,092.18
117	Undisputed Trade Receivables- Considered Doubtful	0		0.	25	20	-
ш.	Disputed Trade Receivables-Considered Good	*	~	2	2	23	@
IV.≅	Disputed Trade Receivables-Considered Doubtful	×	9	÷	8	8	-
	TOTAL	4,092.18					4,092.18
LESS:	Allowance For Bad & Doubtful Debts	8	8	8	81	20	8
	NET TRADE RECEIVABLES	4,092.18	*	9	*	×	4,092.18

[#] From the Date of bill accounted in the books of account.

NOTE 14[A]: AGEING FOR TRADE PAYABLES OUTSTANDING

AS AT MARCH 31, 2023:

[Amount Rs. In Thousands]

	1	Outstanding fo				
SR. NO.	PARTICULARS	Less than 1 Year	1-2 Years	2-3 Years	More than 3 Years	TOTAL
l.	Trade Payable for Goods: - MSME-Others				14	
8	- MSME-Disputed	2	(2)	20	12	2
8	Other than MSME-Others	16,778.99	556		8 0	16,778.99
2	Other than MSME-Disputed	18	:*0	898	*	*
u.	Trade Payable for Expenses: MSME-Others					
	MSME-Disputed	· ·	(40)	(*)		*
	Other than MSME-Others	106.78	528	1020	8	106.78
	Other than MSME-Disputed	\$		1350	*	*
	TOTAL	16,885.77	4	92)	2	16,885.77

AS AT MARCH 31, 2022:

		Outstanding fo				
SR. NO.	PARTICULARS	Less than 1 Year	1-2 Years	2-3 Years	More than 3 Years	TOTAL
l.	Trade Payable for Goods:					
	- MSME-Others					=
3	- MSME-Disputed	¥	323	20	@	~
1	Other than MSME-Others	967.26	1,000.00	8	144	1,967.26
8	Other than MSME-Disputed	2	88		8	m
u.	Trade Payable for Expenses:					
	MSME-Others	38	1.5		:51	
	MSME-Disputed		3 1 3	*	1913	=
	Other than MSME-Others	38.43	79E	₽:	943	38.43
	Other than MSME-Disputed	3	•	ŝ	3	5
	TOTAL	1,005.68	1,000.00	5#3	*	2,005.68

[#] From the Date of bill accounted in the books of account.

NOTE NO. 25 FINANCIAL INSTRUMENTS-FAIR VALUES AND RISK MANAGEMENT

The carrying value and fair value of financial instruments by categories are as follows: FINANCIAL ASSETS:

SR. NO.	PARTICULARS				AS AT 31-Mar-23				
	NAME OF THE PARTY		Carrying A	Amount (In INR)			Fair Valu	e (in INR)	
		FVTPL	FVTOCI	Amortized Cost	TOTAL	Level 1	Level 2	tevel 3	TOTAL
	NON-CURRENT FINANCIAL ASSETS:								
	I Investments in Equity and Other Instruments - Quoted Equity Shares		319,690.28		319,690.28	319,690.28			319,690.28
9	II Loan & Advances	12.	0.55	15,131-60	15,131.60	320	52	. 8	15
1	II Security Deposits	9		1.00	1.00	•	-	8	9
В.	CURRENT FINANCIAL ASSETS:								
	l Trade Receivables		820	18,040.42	18,040.42	343	8	3	3
10	II Cash & Cash Equivalents	€	ಿಕ	142.28	142.28	2.4	2	- 23	-
9	II Loan & Advances	*	0.00	30,499,90	30,499.90	4.0	- 2	8:	5
30	Balances with Government Authorities	*	(36)	799.39	799,39	(#)	5	*	8
3	Sundry Debit Balances	*		39	Ħ	836	*	98	9
	TOTAL	-	319,690.28	64,614.59	384,304.86	319,690.28			319,690.28

SR. NO.	PARTICULARS				AS AT 31-Mar-22		_		
17.00000	Control of the Control of the Control		Carry	ing Amount			Fair Value		
		FVTPL	FVTOCI	Amortized Cost	TOTAL	Level 1	Level 2	Level 3	TOTAL
A.	NON-CURRENT FINANCIAL ASSETS:								
	I Investments in Equity and Other Instruments		1005510000		100000000	500000000000000000000000000000000000000			
	- Quoted Equity Shares	*	267,434.08	*	267,434,08	267,434.08	58	8	267,434.08
8	II Loan & Advances	8	828	16,787.49	16,787.49	333	8	58	æ
1	Security Deposits	8	958	3.00	1,00	100	2	80	8
В.	CURRENT FINANCIAL ASSETS:								
	Trade Receivables	:€		4,092.18	4,092.18	\$25	8	28	- 5
	II Cash & Cash Equivalents		196	179.10	179.10	-	18	¥5	- 3
. 31	III Loan & Advances	(6)	262	29,000.00	29,000.00	1967	-	- 61	- 6
	V Balances with Government Authorities	98	0.00	251.72	251.72	100	6	*	
8	V Sundry Debit Balances	*	(8)	468.97	468,97	(30)	8	8	28
	TOTAL		267,434.08	50,780.46	318,214.54	267,434.08		*2	267,434.08

FINANCIAL LIABILITIES:

SR. NO.	PARTICULARS				AS AT 31-Mar-23				
		T manager	Carrying Amount				Fair	Value	TOTAL
		FVTPL	FVTOCI	Amortized Cost	TOTAL	Level 1	Level 2	Level 3	TOTAL
Α.	NON-CURRENT FINANCIAL LIABILITIES:								
	BORROWINGS								
	- Intercorporate Deposits	100	263	10	×				
в.:	CURRENT FINANCIAL LIABILITIES:								
	I Intercorporate Deposits	38	163	22,500.00	22,500.00				
	II Trade Payables-Goods and Expenses	8	5.00	16,885,77	16,885.77				
1	III Statutory Liabilities	=	16:	46.55	46.55				
	TOTAL	-		39,432.32	39,432.32	9.50		- 2	67

SR. NO.	PARTICULARS		AS AT 31-Mar-22								
	113000002033300		Carrying Amount				Fair	Value			
		FVTPL	FVTOCI	Amortized Cost	TOTAL	Level 1	Level Z	Level 3	TOTAL		
Ġ.	NON-CURRENT FINANCIAL LIABILITIES:										
	I BORROWINGS										
	- Intercorporate Deposits	S	1.00	₩	\$8.						
	CURRENT FINANCIAL LIABILITIES:										
	I Intercorporate Deposits	≈	1000	30,350.00	30,350.00						
	II Trade Payables-Goods and Expenses	S	1525	2,005.68	2,005.68						
	III Statutory Liabilities	S	828	21.07	21.07						
	TOTAL	12	Z#3,	32,376.75	32,376.75	2	1 2	30			

NOTE NO. 26 FINANCIAL INSTRUMENTS-FAIR VALUES AND RISK MANAGEMENT LIQUIDITY RISK

SR. NO.	PARTICULARS		AS 31-M	1970		
33000	And and the second seco	Co	ntractual Cash Flo	ws (Amount i	n INR)	
		Carrying Amount	Less Than One Year	One-Two Years	Two-Five Years	More Than Five Years
Α.	NON-CURRENT FINANCIAL LIABILITIES:					
	- Intercorporate Loans	8	ĕ	ž		3
В.	CURRENT FINANCIAL LIABILITIES:					
	Intercorporate Deposits	22,500.00	22,500.00	8	8	ā
	II Trade Payables-Goods and Expenses	16,885.77	15,885.77	1,000.00	8 5 3	85
	III Statutory Liabilities	46.55	46.55	ē	3025	87
	TOTAL	39,432.32	38,432.32	1,000.00	515	85

SR. NO.	PARTICULARS		AS 31-M	ar-22		
		Carrying Amount	ntractual Cash Flo Less Than One Year	One-Two Years	_	More Than Five Years
Α.	NON-CURRENT FINANCIAL LIABILITIES: I BORROWINGS - Intercorporate Loans	*	9		2943	52
В.	CURRENT FINANCIAL LIABILITIES:					
	I Intercorporate Deposits	30,350.00	30,350.00	×.	(2)	13
	II Trade Payables-Goods and Expenses	2,005.68	2,005.68	ž	5945	92
	III Statutory Liabilities	21.07	21.07	2	192	8
	TOTAL	32,376.75	32,376.75	2	1/27	4

NOTE NO. 27 FINANCIAL INSTRUMENTS-FAIR VALUES AND RISK MANAGEMENT CURRENCY EXPOSURE RISK (FOREIGN CURRENCY)

SR. NO.	PARTICULARS			AT lar-23	
		Contrac	tual Cash Fl	ows (Amount i	n INR)
		USD	GBP	OTHER	TOTAL
A.	CURRENT FINANCIAL ASSETS:				
	Trade Receivables	*	ä	(96)	*
ş	II Cash & Cash Equivalents		-5	3773	ā
ì	II Other Current Financial Assets	*	*	888	×
	TOTAL	8		1 (185	æ
В.	CURRENT FINANCIAL ASSETS:				
	l Trade Payables-Goods and Expenses	*	æ	858	=
	TOTAL		2	823	2:

SR. NO.	PARTICULARS	AS AT 31-Mar-22					
		Contractual Cash Flows (Amount in INR)					
		USD	GBP	OTHER	TOTAL		
A.	CURRENT FINANCIAL ASSETS:						
	Trade Receivables	5	8	188	8		
	II Cash & Cash Equivalents	2	8	1980	2		
	III Other Current Financial Assets	*	æ	376	*		
	Trade Payables-Capital Goods		#	545	ψ		
В.	CURRENT FINANCIAL ASSETS:						
	l Trade Payables-Goods and Expenses	BS.	125	920:	8		
	Trade Payables-Capital Goods		38	1080	×		

GROUPINGS OF BALANCE SHEET

Sr.		As at	As a
No.	Particulars	31-Mar-23	31-Mar-22
Α.	SUNDRY DEBTORS		
્	KANOI STEEL CORPORATION	16,948,243	193
2	DAULATRAM ENINEERING SERVICE PVT. LTD.	1,092,179	4,092,179
	TOTAL	18,040,422	4,092,179
В.	BANK BALANCES		
	IN CURRENT ACCOUNTS		
	AXIS BANK LTD A/C 912020020254605	65,201	92,105
	TOTAL	65,201	92,105
c.	LOANS & ADVANCES		
L.	GRUSHIE ENERGY PVT. LTD.	0.000.000	25 000 000
	AMAYSHYA TEXTILES PVT LTD	9,999,899	25,000,000
		20,500,000	4 000 000
	SUNRISE FINLEASE LTD		4,000,000
	TOTAL	30,499,899	29,000,000
D.	SUNDRY DEBIT BALANCE/ADVANCES FOR EXPENSES		
	CHANDI MAHAL	if.	468,970
	TOTAL	€r.	468,970
E.	UNSECURED LOANS-INTER CORPORATE-SHORT TERM		
7.5	JINDAL WORLDWIDE LIMITED		25,000,000
	KIVA FINCAP PVT LTD	22,500,000	23,000,000
	SHUBHAM POLYSPIN LIMITED	-	5,350,000
	12		
	TOTAL	22,500,000	30,350,000
	SUNDRY CREDITORS FOR PURCHASES		
	KANOI STEEL CORPORATION		1,000,000
2	RRATISHA IMPEX	16,778,992	967,256
	TOTAL	16,778,992	1,967,256

G.	SUNDRY CREDITORS FOR EXPENDITURE		
1	AUDIT FEES PAYABLE	41,300	35,400
2	KALYANI PUBLICATIONS PVT LTD	30,408	300
3	CDSL	3,159	3,026
4	NSDL	28,910	
5	POOJA MALOO & COMPANY	3,000	*
	TOTAL	106,777	38,426
н.	STATUTORY LIABILITIES		
1	CGST - @9%	15,284	727
2	SGST - @9%	15,284	: ** :
3	TCS PAYABLE		220
4	TDS PAYABLE	15,980	21,070
	TOTAL	46,548	21,070

DISHA RESOURCES LIMITED (2022-23) GROUPING OF PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED 31/03/2023

SR.	PARTICULARS	For the year	For the year	
NO.		Ended On	Ended On	
		31-Mar-23	31-Mar-22	
1 POSTA	GE & TELEPHONE EXPENSES :		<u> </u>	
Courie	r Charges	14,219	•	
TOTAL	and the same was	14,219	*	
2 RENT,	RATES & TAXES			
Profes	sional Tax	2,500	1,075	
Rent E	xpenses	70,800	60	
GST Ex	penses	4,667	Ð	
TOTAL	·····	77,967	1,075	
3 OTHER	EXPENSES			
Office	Expenses	51,701	52,350	
Kasar-	Vatav	•	14	
Travell	ing Expenses	4,350	£:	
Round	Off	-1	.5	
TOTAL		56,050	52,369	

DISHA RESOURCES LIMITED

Working for the Cash Flow

		2022-		2021-	
	Particulars	Amount	Amount	Amount	Amount
No.	}	Rs.	Rs.	Rs.	Rs.
1	Net Profit before tax		4,453		2,028
721	Statement Limited American Carrier State		200		1307 80000
	Add:				
	Proposed Dividend on Equity Shares	Ö		0	
	Distribution tax thereon	0 0 0 0 0		o o	
	General Reserve	o		o	
	Prior Period Adjustments	0			
	F.D. Interest wriiten off	0		0.	
	Excess provsion written back	0		o	
	Deferred Tax	0		0	
	CONTRACTOR CONTRACTOR	-	o		9
2	Interest Expenses:				
	Interest to bank				
	Interest On Unsecured Loans				
	Interest On Vehicles Loans				
	Intrest to Others				
	Contract and district District County	2	380	3	383
3	Inventories:				
	Closing Inventory				
	Inventories Transferred to Investments				
	Opening Inventory			1,105	
	Section Control (Section Control (Sectio		528	an announced	1,105
4	Trade payable				
113	Closing Balance	16,886		2,006	
	Less :Opening Balance	2,006		23,913	
	Less topening beaute	2,000	14,880	23,313	+21,907
4	Current Liabilities:				
	Closing Current Liablities				
	Less :Opening Current Liablities				
	see sheimBeaucht righting.	9	51 9 83		883
5	Other Current Liabilities:				
	Closing Balance:				
	experts poor in a properties of the control of the	900		2040470	
		47		21	
		47		21	
	Opening Balance:				
		21		82	
		- 24		- 02	
			25	82	-61
		T. 1244			
		75			

	Loans & Advances and Deposits-Non Current			
	Closing Balance: Loans & Advances and Deposits	15,133	16,788	
	Add: Income tax Provision to Kabra Jewels	13,133	10,766	
	And the tax Provision to Rabia Jewels	15,133	16,788	
	Opening Balance:	1		
	Loans & Advances and Deposits	16,788	35,935	
		O	3 	
		16,788	35,935	5225000
	THE PROPERTY OF THE PROPERTY OF THE PARTY OF		1,656	-19,146
	Loans & Advances and Deposits-Current			
	Closing Balance:	20290	5425004253	
	Loans & Advances and Deposits	30,500	29,000	
	Add/Less: Business Expenses Written Off Add: Income tax Provision to Kabra Jewels			
	Other Loans & Advances	=	_	
	Contract to the Contract of th			
		30,500	29,000	
	Opening Balance:	Stermon	AF ==	
	Loans & Advances and Deposits	29,000		
			0	
		20.000	4 1	
		29,000	1 500	20,000
6	Total addition during the year		-1,500	-29,000
	PPE	12	9	
	Intangible Assets	ii ii	=	
	Investment Properties		×	
	Work-in process including Capital Advances Closing	52	₩.	
	Work-in process including Capital Advances Opening	- FE	a a e	×
7	Interest Received			
	AND DE DE MERKEN DE CONTRA			
	As per Profit and Loss A/c.			
	Add : Opening Balance of Accrued Interest			
	Less : Closing Balance of Accrued Interest		# 	20
8	Interest Paid			
	As per Profit and Loss A/c.			
	Less: Closing Bal. Of Interest Payable			
	Add: Op. Bal. Of Interest Payable			
9	Cash eqivalents			73
	Closing			
	Cash Balance			
	Bank Balances			
			3 = =	
	Opening:			
	Cash Balance			
	Bank Balances		-	
			£	*3

O	Short/ Long Term Borrowings			
	Closing Balance Secured Loan	-	1/-	2 0
	Opening Balances	(F).	S	_S
ı	Tax Paid			
	Opening Balance of tax TDS Receivable	125	8	
	Less : Closing Balance	409	395	
	Self Assessment Tax Paid	記念 記	397	
	Add: Income tax Provision to Kabra Jewels	5 2 3	7	
	Less Provision for Income	5 0 18		
	Tax Paid /Refund	20	409	792
	Income Tax Refund			
	A.Y.	796	. :	-0: e
,	Trade Receivables			
	Closing Balance:	-18,040	-4,092	2
	Opening Balance:	4,092	27,265	
	Opening Bulance.	4,052	-13,948	- 23,173
	Other Current Assets			
	Closing Balance:			
	Sundry Debit Balances		469	
	Income Tax Refund Receivable	469		
	GST Credit	::	31	
	Excess TDS Paid	300		
	Advance for Expenses	80		
	·	469	500	
	Sundry Debit Balances GST Credit	500		
		500	31.	500
	SALE OF SHARES	STATE TRANSPORTER A STATE		
	VAISHALI PHARMA LIMITED	12,817,683		
	AARTECH SOLONICS LIMITED	1,736,773		
		14,554,456		

Computation of Weighted Number of Equity Shares

F.Y. 2022-23

Jildi Co io	sued	End	Period o	f holding	No. of Share	No. of	WAS
Date	Numbers	Date	From	То	Held	Days	1.
1-Apr-2022	7315500	31-Mar-2023	1-Apr-2022	31-Mar-2023		365	7315500
							7,315,500
							00
Weighted No. O	f Equity Sha	res For The Year	2022-23				7,315,500
Weighted No. O	f Equity Sha	res For The Year	2022-23			ROUND OFF	
g da c	f Equity Sha	res For The Year	2022-23			ROUND OFF	7,315,500 7,315,500
EPS			2022-23			ROUND OFF	
Weighted No. O EPS Total Comprehe WAS			2022-23			ROUND OFF	7,315,500

F.Y. 2021-22

Shares Is	sued	End	Period o	f holding	No. of Share	No. of	WAS
Date	Numbers	Date	From	То	Held	Days	
1-Apr-2021	7315500	31-Mar-2022	1-Apr-2021	31-Mar-2022		365	7,315,500
						8	5
							7,315,500
				73.			55 55
Weighted No. C	of Equity Sha	res For The Year	2020-21				7,315,500
e De						ROUND OFF	7,315,500
	ensive Incom	e				ROUND OFF	
EPS Total Comprehe WAS	ensive Incom	e				ROUND OFF	7,315,500 168,098 7,315,500

DISHA RESOURCES LIMITED

Calculation of Deferred Tax Assets (Liabilities) As At 31/03/2023

Depreciable As Per Companies Act. As Per Income Tax Act Ber Companies Act. As Per Income Tax Act on own assests, WDV as per Tand Creating Income Tax Act on own assests, WDV as per Tand books is different. Tax saved on account of Tax Usbling. Disallowances U.S. 43B Bonus: Bonus: Bonus: Bonus: Bonus: Bonus: Bonus Add on on a payment to Bonus, which is allowed only on payment basis. This will create DTL. Loss on Investment or fair Valuation not Allowable in Income Tax Unds sold and hence this will create DTL. Loss on Investment or fair Valuation not Allowable in Income Tax Unds sold and hence this will create DTL. Creates DTA. Total: Accumulated timing Differences As on 31/93/2022 As on 31/93/2022 As on 31/93/2022 As on 31/93/2022	Sr. No.	Description	Amount Rs.	nt Rs.	Tax Base/Difference	Remarks	Applicable Tax	Applicable Tax Deferred Tax Assets /
As a result of accelerated depreciable As a result of accelerated depreciable Assets	5500000		As Per Companies Act.				Rate	(Liabilities)
Disalowances U/s. 438 Bonus Bonus Fair Valuation of investments Investments Unabsorbed U	gs.	Depreciable Assets (Excluding leasehold land)			578			đ
Fair Valuation of Investments	3	Disallowances U/s. 43B Bonus			€0		29.12%	
Unabsorbed Depreciation Unabsorbed Business Losses MAT Credit Entitlement Total: Accumulated timing Differences As on 31/03/2022 Net Deferred Tax Assets (Lia		Fair Valuation of Investments			*			K &
Unabsorbed Business Losses MAT Credit Entitlement Total: Accumulated timing Differences As on 31/03/2022 Net Deferred Tax Assets (Lia	20	Unabsorbed Depredation	¥	in the second	*	Unabsorbed Depreciation Carried Forward Balance Creates DTA	29.12%	ñ
Entitlement Fotal: Accumulated timing Differences As on 31/03/2022 Net Deferred Tax Assets (Lia		Unabsorbed Business Losses	84		SK.			
Accumulated timing Differences As on 31/03/2022 Net Deferred Tax Assets (Lia	00	MAT Credit Entitlement	10 to		State		100.00%	9.5
As on 31/03/2022 Net Deferred Tax Assets (Liabilities)		0		Total:	-90			
						As on 31/03/2022 Net Deferred Tax As	ssets (Liabilities)	2 /

13.0%		0.884055752			0.613318728																																					
12.0%	289625	0.842857149	0.797193878	0.711780248	0.635518078	W. 202-14-00-16																																				
11.0%		6.900900901	0.811622433	0.731191381	0.658730974	0.0000000000000000000000000000000000000																																				
10.0%		0.909090999	0.826446281	0.751314801	0.683013455	-																	****	1,312,466		4.757,689	0.0000000000000000000000000000000000000															
8	520	0917411191	0.841679993	0.77218348	0.708425211	-																	****	510,066	TION SWINGS	1,848,990																
			1 74	œ	4 7	•																	2016-17 EFFECT	1,822,532		3,189,431																
							DINSOTO	AMOUNT	5,405,284	2,891,760	7,000,000					-	AMOUNT	6,177,468	6,733,440	7,339,450	8,000,000		67°				CLOSING	AMOUNT	11,783,520	12,844,037	14,000,000											
VALUE	F INDD-AS)	8.622.01R	5,891,760	5,405,284	4,958,976							7.339.450	6,733,440	6,177,468	7000				(+				12,844,037	10,810,569	9,917,953	100000000000000000000000000000000000000				**	(A)											
100-	TIVE FROM 01/04/2016 (APPLICABILITY OF INDD-AS)	£0.9174	40.8417	40.7722	40.7084		INTEREST INCOME REPAYMENT		446,308	485,478	577.982	£04174	*0.8417	40,7722	-		AMBUNT	510,066	228'855	606,010	055'099		10.9174	40.7722	₹ 0.7084	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	INTEREST INCOME REPAYMENT	UNT	972,951	1,060,517	1,155,963											
.14	DIM 01/04/2016	9 00%	900%	9,00%	900%		3	9% AMDUNT	£ i	1	6 8	8,000	9,00%	900%			K	Š	š	**	ž.		9.00%	9.00%	9,00%			9% AMO	8	8	š	190	7,000,000		1,594,716	****	446,108	486,476	930 300	250,450	577,982	2000,000
UNIT RATE DF	ARS EFFECTIVE FR	7.000,000	7,000,000	7,000,000	7,000,000		PV AMOUNT INTEREST	10000000	4,958,976	5,605,784	5,891,760	8 000 000	8,000,000	8,000,000	-		PV AMOUNT INTEREST	5,667,402	6,177,468	5,733,440	7,339,450		14,000,000	14,000,000	14,000,000		IV AMOUNT INTEREST	******	10,810,569	11,783,520	12,844,037	UNT AMOUNT	2,000,000	1,594,716		446,308		486,476	\$20,258	0000000000	577,982	2,000,000
SING DATE AMD	EWITHIN FOUR YE	11-69-17	31-03-18				A VA				at V	11-03-17	31-03-18	31-03-19		97.0381	4							31-03-18			A >4					E AMDUNT	01-04-16	01-04-16		31-Mar-17		33-Már-18	31-Mar-19		314Aar-20	31-Mar-20
OPENING DATE CLOSING DATE AMOUNT	N WILL BE RECOVERED	01-04-16	01-04-17	01-04-18	01-04-19		DATE	20020000	31-03-17	31-03-18	31.03.20	01-06-16	01-04-17	01-04-18		-	DAIL	31-03-17	31-03-18	31-03-19	31-03-30		01.04-16	01-04-18	01-04-19		DATE	W40000000	31-03-18	31-03-19	30.03.20	DATE DATE	5 5	DR.	5	DIL	Š	# 55 55	8 8	5	# B	D. C.
NAME OF THE PARTY	INITIAL RECOGNITION ASSUMMAG LOAN WILL BE RECOVERED WITHIN FOUR YEARS EFFEC	1 SIVARAM BAPEX PVT LTD INITIAL RECOGNITION				REPAYMENT SCHEDULE						2 SIVARAM METALS PUTLID				REPAYMAENT SCHEDULE	211					3 SIVARAM METAL UDHYOG PVT LTD	INITIAL RECOGNITION			REPAYMENT SCHEDULE							1 SIYARAM IMPEX PVT LTD C		SYARAM MAPEX PAT LTD	ATCTIO .	INTEREST INCOME	A SMARAM IMPEX PVT LTD INTEREST INCOME	тктр		& SIVARAM IMPEX PVT LTD INTEREST INCOME	7 BANK SYAHAM IMPEX PVT LTD

DISHA RESOURCES LIMITED WORKING OF NET-WORTH AS AT 31/03/2023

SR. NO.	PARTICULARS	AMOUNT RS.
1	PAID UP EQUITY SHARE CAPITAL	73,155
2	RESERVES & SURPLUS SHARE FORFEITURE RESERVE	927
	RETAINED EARNINGS	18,263
	NET-WORTH	92,345

Note:

As per Section 2(57) of the Companies Act, 2013 "net worth" means the aggregate value of the paid-up share capital and all reserves created out of the profits and securities premium account and debit or credit balance of profit and loss account, after deducting the aggregate value of the accumulated losses, deferred expenditure and miscellaneous expenditure not written off, as per the audited balance sheet, but does not include reserves created out of revaluation of assets, write-back of depreciation and amalgamation. It may be noted that the definition of net worth allows inclusion of only such profits which flow from the Profit and Loss. In our opinion. OCI do not form part of the profits/ losses earned/ incurred by the reporting entity in a particular as the OCI are shown separately in the new format of Statement of Profit and Loss. Therefore, just because the OCI is shown in the Statement of Profit and Loss in our opinion does not mean that the same must be considered as Profits earned by the reporting entity as per the defition of section 2(57). Hence, for the purpose of computation of net worth, OCI cannot be considered as a part of the net worth. In our opinion even while identifying networth of material subsidiary per LODR the net-worht defition is referred to as per Section 2(57) i.e. excluding OCI.

DISHA RESOURCES LTD. (FORMERLY - ARMANT A)
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DISHA RESOURCES LTD. (FORMERLY - ARMANT AN TAPLESH APPINETAN HARBIS WENAMEN TRAINS.)
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		200	2000	110.00	0	(8000)	(6)(6)599	1996(8)	7890.00	CETHEZZ	00:000M910E	000000	(6/39)	00000140	220.00	230,00	CE/000061	380.00	8208030		Change of	62080,00	M500.00	CB/009	00:00000	962593.83	3380,00	125110223.83	1
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	Particular	(Contraction)		AAAAAAAAAAA	AARTES-SOCORCE, TO	AMX DOM/TE		B.S.RETHORATORS.	GEN CARLES LTD		TABA BURDANDE	KABSONS LTD		CS LIMITED 400	UDGENIAN PAPERTID	NEW OS SCHUNGE LID	DUAS TECHNOLOGIST LTD	DROCK AGED STAR	PADMIN TECHNOLOGIES	FORER SIAM CORPA	FTC NOA FRANSER	K.Prick STUPEX	SE EUSNESSENT LTD	SOFTIME TROPOSOOV EXPORTS LINETED	STEEL TURNSLITE	SWSHALI PHARMACIANTED	WAS WARTED	Grand Total 2	

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	TRADING SHARES	TRADING OTHERS			
SEGEMENT ASSSETS					
INVENTORIES	200			888	
TRADE RECEIVABLES		18,040,422		8	180.40
UNALLOCABLE					
INVESTMENTS	319,690			3.20	
LONG TERM LOANS & ADVANCES	15,132			0.15	
CASH & CASH EQUIVALENTS	142			0.00	
OTHER CURRENT ASSETS	1,496			0.01	
OTHER FINANCIAL ASSETS	799			0.01	
LONG TERM FINANCIAL ASSETS	1			0.00	
SHORT TERM LOANS & ADVANCES	30,500			0.30	
				3.68	
SEGMENT LIABILITIES					
TRADE PAYABLES	(2)	16,778,992		323	167.79
STATUTORY LIABILITIES-GST		30,568		3.55	0.31
UNALLOCABLE					
CURRENT TAX PAYABLE	285			0.00	
CREDITORS FOR EXPENSES	106,777			1.07	
SHORT TERM BORROWINGS	22,500,000			225.00	
STATUTORY LIABILITIES-TDS	15,980			0.16	
SALES		37118.633	0.37		
PURCHASES		36795.515	0.37		
SHARE EXPENSES					
GST EXPENSES		4667	0.04667		
SEGMENT RESULTS		-4343.882			
		-0.04			

1484

2.0178

-4667 -2026.79558 -0.02027

1154.18662

UNALLOCABLE EXPENSES

LESS: SEGMENT EXPENSES

BANK CHARGES

OTHER EXPENSES

SALARIES AND DIRECTOR REMUNERTION

DISHA RESOURCES LIMITED AGEING OF TRADE RECEIVABLES

				STORY OF THE PERCENT	1	TOUR TOUR	2						
				AS AT 31-Mar-23	53					31-N	AS AT 31-Mar-22		
SR. NO.	O. NAME OF THE PARTY	LESS THAN SIX MONTHS	SIX MONTH- ONE YEAR	SIX MONTH- 1-2 YEARS 2-3 YEARS MORE THAN ONE YEAR 3 YEARS	3 YEARS	MORE THAN 3 YEARS	TOTAL	LESS THAN SIX MONTHS	SIX MONTH- 1-2 YEARS 2-3 YEARS ONE YEAR	1-2 YEARS	2-3 YEARS	MORE THAN 3 YEARS	TOTAL
	Undisputed Trade Receivables: Considered Good												
	1 KANDI STEEL CORPORATION 2 DAULATRAM ENINEERING SERVICE PVT. LTD.	16,948,243	**	1,092,179	9 8	22 20	1,092,179	967,756	3,124,923	ě	121	*	4,092,179
	TOTAL	16,948,243	0	1,092,179	9	3	18,040,422	967,256	3,124,923	Š		*	4,092,179
=	Undisputed Trade Receivables - Considered Doubtful												
	TOTAL per mercenia		57	æ	v		(4)	33	22	8		*	
¥	Disputed Trade Receivables-Considered Good	T.	*)	801	8		875						
	TOTAL		3	132	æ	<u> </u>	98	34	(3)	æ	100	3	50
	Disputed Trade Receivables-Considered Doubtful												
	TOTAL	B.	100	92			14	09	12		100	3	012
	GRAND TOTAL	16,948,243	*	1,092,179	*	*	18,040,422	967,256	3,124,923		*)) ((4,092,179

DISHA RESOURCES LIMITED AGEING OF TRADE PAYABLES

1. SUNDRY CREDITORS FOR GOODS A. OTHERS-OTHER THAN DISPUTED OTHER THAN MICRO AND SMALL EN KANOI STEEL CORPORATION KRATISHA IMPEX TOTAL B. OTHERS-OTHER THAN DISPUTED MICRO AND SMALL ENTERPRISES OTHER THAN DISPUTED A. OTHER THAN MICRO AND SMALL ENAUTHER THAN DISPUTED A. OTHER THAN MICRO AND SMALL ENAUTHER THAN DISPUTED A. OTHER THAN DISPUTED A. OTHER THAN DISPUTED KALYANI PUBLICATIONS PUT LTD				31-Mar-23					31-Mar-22		
	NAME OF THE PARTY	1 YEAR	1-2 YEARS	1-2 YEARS 2-3 YEARS	MORE THAN 3 YEARS	TOTAL	LESS THAN 1 YEAR	1-2 YEARS	200.0	MORE THAN 3 YEARS	TOTAL
	FOR GOODS										
	IN DISPUTED										
	OTHER THAN MICRO AND SMALL ENTERPRISES										
	ORATION					23		1,000,000			1,000,000
		16,778,992				16,778,992	967,256				967,256
		16,778,992	8		.	16,778,992	967,256	967,256 1,000,000	•	68	1,967,256
	IN DISPUTED										
	ENTERPRISES										
	FOR EXPENSES										
	TED										
AUDIT FEES PAYAB KALYANI PUBLICAT	OTHER THAN MICRO AND SMALL ENTERPRISES										
KALYANI PUBLICAT	HE.	41,300				41,300	35,400				35,400
	TIONS PVT LTD	30,408				30,408					
CDSL		3,159				3,159	3,026				3,026
NSDL		28,910				28,910	ř				95
POOJA MALOO & COMPANY	COMPANY	3,000				3,000					Œ
TOTAL		106,777	*	96	98	106,777	38,426	2	3	88	38,426
B. MICRO AND SMALL ENTERPRISES OTHER THAN DISPUTED	ENTERPRISES										

Particulars	2022-23		2021-22		Change	% Change
1. Gross Profit Working/Operarting Profit Margin				00		
Sales	37,119		14,803			
Other Operating Income Total Operating Revenue	 5	37,119	¥1	14,803		
Less				199900		
Trading Materials	36,796		12,886			
Decrease/(Increase) in Stock Employee Cost	-		1,105			
Other Direct Expenses		17 JAHAN 14 TA 14	2	H-1500/07		
Gross Profit		36,796 323		13,993 810		
Gross Profit Ratio		0.87%		5,47%		
2 Net Profit Before Tax Net Profit Before Tax Ratio		4,453 12.00%		2,028 13.70%	-1.70%	-12,43
3 Current Ration Working						7000 41700
A Current Assets						
Inventories						
Trade Receivables	18,040		4,092			
Cash Balances Bank Balance Current Accounts	77 65		87 92			
Current Financial Assets-Loans & Advances	30,500		29,000			
Other Current Financial Assets	799		721			
Current Tax Assets Other Current Assets	1,496		79 1,378			
Total	1,450	50,978	1,370	35,448		
B Current Liabilities						
Short Term Borrowings-Unsecured Loans-Outside	22,500		30,350			
Sundry Creditors-Goods & Expenses Other Current Liabilities	16,886		2,006			
Current Tax Liabilities	285					
Total		39,718		32,377		
Net Current Assets		11,260		3,071	(wine)	784769
Current Ratio		1.28		1.09	0.19	17.23
A Debt Equity D/E Ratio A Net Worth						
Ordinery Share Capital	73,155		73,155			
Profit and Loss Account Balance	18,263		14,355			
Share Forfeiture Reserve Deferred Tax Bability	927		927			
Preliminary expenditure not w/off						
Total		92,345		88,436		
Total Liabilities						
Current Liabilties	39,718		32,377			
Long Term Borrowings	200000					
Creditors for Capital Goods Unserured Loans-Quasi						
Total		39,718		32,377		
D/E Ratio		0.43		0.37	0.06	17.48
5 DSCR						
PROFIT BEFORE TAX INTEREST	4,453		2,028			
DEPRECIATION						
EBITO	1111	4,453		2,028		
LONG TERM DEBTS	200		200			
SHORT TERM DEBTS	22,500		30,350			
INTEREST EXPENSES		22,500	*	30,350	23647	gecom
DSCR		0.20		0.07	0.13	196.18
6 Return of Equity Net Profit For the Year		4,453		2,028		
Average Total Equity						
Opening Balance of Total Equity	88,436		86,408,048			
Closing Balance of Total Equity Average Total Equity	92,345	90,390	88,436	43,248,242		
Return on Equity		4.93%		0.00N	4.92%	104958.50
7 Inventory Turnover Ratio	=2		E			
Cost of Materials Consumed	36,796		12,886			
	200.00					
Purchase of Stock in Trade Changes in Inventory of Finished Goods, WIP & Trading Goods	***		1,105			
	1,484		1,500			

	Average inventories Opening Balance of Inventories	×		1,105,150			
	Closing Balance of Inventories Average Inventories	3-3		2004	552,575		
	Inventory Turnover Ratio		aDIV/DI		0.03	#DIV/OI	#DIV/GI
	2 Trade Receivables Turnover Ratio Revenue From Operations		37,119		14,803		
	DESCRIPTION OF THE PROPERTY OF		Hattery.	ENDERS VEHICLE	100000		
	Opening Balance of Trade Receivables Closing Balance of Trade Receivables	4,092 18,040	100000000000	27,265,478 4,092			
	Average Trade Receivables	7000	11,066	XXXX	13,634,785		
	Trade Receivables Turnover Ratio		1.35		0.00	3.35	308844.07%
	9 Trade Payables Turnover Ratio Purchases during the year		36,796		12,886		
	Opening Balance of Trade Payables	1,967	1000	23,627,628	30000		
	Closing Balance of Trade Payables	16,779	www.7	1,967	AND REPORTED AND		
	Average Trade Payables		9,373		11,814,798	MERCON	92514306050103
	Trade Payable Turnover Ratio		193		0.00	3.92	359828.30%
1	Net Capital Turnover Ratio Revenue From Operations		37,119		14,803		
	Working Capital						
	Opening Balances Current Assets						
	Inventories	4.000		1,105,150			
	Trade Receivables Cash	4,092 87		27,265,478 188,000			
	Bank Balance Current Accounts	92		53,892			
	Current Financial Assets Loans & Advances Other Current Financial Assets	29,000 721		251,719			
	Current Tax Assets	79		*			
	Other Current Assets	1,378	35,448	1,029,749	29,893,988		
65:	Current Liabilities Short-Term Borrowings	30,350			Period Recording		
	Trade Payables	2,006		23,912,549			
	Other Current Liabilities	21		82,382			
	Short-Term Provisions		32,377	397,264	24,392,195		
	NET WORKING CAPITAL OPENING BALANCE	-	3,071	-	5,501,793		
	Closing Balances Current Assets						
	Inventories	200000		250			
	Trade Receivables	18,040		4,092			
	Cash Bank Balance Current Accounts	77 65		67 92			
	Current Financial Assets-Loans & Advances	30,500		29,000			
	Other Current Financial Assets Current Tax Assets	799		721			
	Other Current Assets	1.496	50.079	1,378	25 440		
58:	Current Liabilities		50,978		35,448		
	Short-Term Borrowings	22,500		30,350			
	Trade Payables Other Current Liabilities	16,886 47		2,006			
	Short-Term Provisions	285	75				
	NET WORKING CAPITAL CLOSING BALANCE		39,718 11,260		32,377		
	AVERAGE WORKING CAPITAL Net Capital Turnover Ratio		7,156 5.18		2,752,432 0.01	5.17	96212.00%
219	1 Net Profit Ratio		4.40		2.01	58(17)	90212,000
5. 8	Net Profit After Tax		3,908		7,028		
	Revenue From Operations		37,119		14,803	Sopranie	(Martin Arti
100	Net Profit Ratio 2 Return on Capital Employed		10,53%		13.70%	-3.17%	23.14%
	EBIT	7.00		9.000			
	Profit Before Tax Finance Cost	4,453	W20-7	2,028 75	(2),(2),(2)		
	Capital Employed		4,455	DOM: NAME OF	2,103		
	Shareholders Fund Less: Intangible Assets	92,345		88,436			
	Add: Total Liabilities	39,718		32,377			
	Tangible Net Worth		132,062 3.37%		1.74%	163%	-93.84N
1	3 Return on Investments		2002000		(10) 10 May		
	Net Profit After Tax	5/75204/9566	3,908	2,843,870(1344)	2,028		
	Opening Balance of Total Equity Closing Balance of Total Equity	88,436 92,345		86,408,048 88,436			
	CONTRACTOR OF THE ACT PROPERTY.		90,390	- 200	43,248,242		
			4.32%		0.00%	4.32%	-92108.87%

DISHA RESOURCES LIMITED, AHMEDABAD. (2022-23)

NOTE 1: SIGNIFICANT ACCOUNTING POLICIES:

BASIS OF PREPARATION OF FINANCIAL STATEMENTS

a) Accounting Conventions:

The financial statements of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 and with Companies (Indian Accounting Standards) (Amendment) Rules, 2017 and comply in all material aspects with the relevant provisions of the Companies Act'2013 to the extent applicable to it.

The Financial Statements have been prepared on a historical cost basis except the following assets and liabilities which have been measured at fair values:

Certain Financial Assets and Liabilities that are measured at Fair Value

The accounting policies are applied consistently to all the periods reported in the financial statements unless otherwise stated.

b) Use of Estimates:

The preparation of financial statements requires management to make estimates and assumptions that are believed to be reasonable under the circumstances and such estimates and assumptions may affect the reported amount of assets and liabilities, classification of assets and liabilities into non-current and current and disclosures relating to contingent liabilities as at the date of financial statements and the reported amounts of income and expenses during the reporting period. Although the financial statements have been prepared based on the management's best knowledge of current events and procedures/actions, the actual results may differ on the final outcome of the matter/transaction to which the estimates relate.

c) Property, Plant and Equipment (PPE):

The company did not hold any Property, Plant and Equipment (PPE) at any time during the year.

d) Revenue Recognition:

Revenue is measured at the fair value of the consideration received or receivable from the customers/parties net of returns, rebates, value added taxes and discount to the customers and amounts collected on behalf of third parties. The Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be measured reliably, regardless of when the payment is being made.

Sale of Goods:

The revenue from the sale of goods is recognized at transaction price when the company had transferred the property in Goods to the buyer for a price and all significant risks and rewards of ownership had been transferred to the buyer and no significant uncertainty existed as to the amount of consideration that would be derived from such sale. The recognition event is usually the dispatch of goods to the buyer such that the Company retains no effective control over the goods dispatched.

Sale of Shares:

The revenue from the sale of shares is recognized on transfer of shares in favour of the transferee.

Interest income:

Income from investments and deposits, where appropriate, is taken into revenue in full on declaration or accrual on time basis and tax deducted at source thereon is treated as advance tax. The interest income from a financial asset is recognized when it is probable that the economic benefits will flow to the company and the amount interest income can be measured reliably.

Dividend Income:

The dividend income on investment is recognised in the period in which the right to receive the dividend income is established at gross value and tax deducted at source thereon is treated as advance tax.

e) Investments

The Company's financial assets in the nature of investments in shares held as stock in trade have been valued at fair value through profit or loss.

The investments in equity instruments other than held for trading are measured at fair value with gains and losses arising from changes in fair value recognized in other comprehensive income and accumulated in other equity under subhead Equity instruments through other comprehensive income. The cumulative gain or loss is not reclassified to profit or loss on disposal of the investments if any.

f) Employee Benefits:

1. Short Term Obligations:

Short term employee benefits of salaries are recognized in the period during which services are rendered by the employees and are recognized at the value at amounts at which liabilities have been settled or are expected to be settled.

2. Post-Employment and Other Long-Term Employee Benefits:

Post-Employment and Other Long-Term Employee Benefits schemes are not applicable to the company.

g) Operating Segment

The Company identifies operating segments on the basis of dominant source, nature of risks and returns and the internal organization. The operating segments are the segments for which separate financial information is available and for which operating profit/(loss) amounts are evaluated regularly by the Managing Director/Chief Executive Officer who is Company's chief operating maker in deciding how to allocate resources and in assessing performance. The operating segments reported are the segments of the company for which separate financial information is maintained and is available.

The dominant source of income of the company is from trading of cloth, trading of metal-based items and the sale of shares held for trading or investments.

On the basis of dominant source, nature of risks and returns and the internal organization, the company has identified two operating segments: i. Trading in Shares and ii. Trading Others.

The accounting policies of the reportable segments are the same as the accounting policies followed by the company.

The reporting of segment information is the same as provided to the management for the purpose of the performance assessment and resource allocation to the segments.

The following specific accounting policies have been followed for segment reporting:

- Segment revenue includes sales and other operational revenue directly identifiable with/allocable to the segment.
- ii. Expenses that are directly identifiable with/allocable to segments
- Income/Expenses which relates to the Company as a whole and not allocable to segments is included in unallocable corporate income/expenditure.

The company is domiciled in India and its operations are within the limited geographical areas. The geographical/regulatory environment in which the company operates does not materially differ considering the political and economic environment, the type of customers, assets employed and the risk and return associated in respect of each of the geographical area and accordingly there no separate reportable geographical segments.

h) Taxes On Income:

1. Current Tax:

The provision for current tax is made as per the provisions of the Income Tax Act, 1961.

Taxes on income have been determined based on the tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date. The current tax liabilities and assets are measured at the amounts expected to be paid or to be recovered from the taxation authorities as at the balance sheet date.

The current tax liabilities and assets are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis or to realise the assets and settle the liabilities simultaneously.

The current income tax relating to items recognized outside profit or loss is recognized either in the Other Comprehensive Income or in Other Equity Directly.

i) Provisions, Contingent Liabilities and Contingent Assets

The Company recognises a provision when it has a present obligation as a result of a past event that probably requires an outflow of the Company's resources embodying economic benefits at the time of settlement and a reliable estimate can be made of the amount of the obligation. The provisions are measured at the best estimate of the amounts required to settle the present obligation as at the balance sheet date and are not discounted to its present value.

Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only on the occurrence or non-occurrence of one or more future

uncertain events not wholly or substantially within the control of the Company or a present obligation that arises from the past events where it is either not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount cannot be made.

When demand notices are issued by the Government Authorities and demand is disputed by the company and it is probable that the company will not be required to settle/pay such demands then these are classified as disputed obligations.

Contingent Assets, if any, are not recognised in the financial statements. If it becomes certain that inflow of economic benefit will arise then such asset and the relative income are recognised in financial statements.

j) Current/Non-Current Classifications:

The Company presents assets and liabilities in the balance sheet on the basis of their classifications into current and non-current based on the assessment made by the management of the company.

Assets:

An asset is treated as current when it is:

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realised within twelve months after the reporting period
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as non-current.

Liabilities:

A liability is treated as current when it is:

- Expected to be settled in normal operating cycle
- Held primarily for the purpose of trading
- Due to be settled within twelve months after the reporting period
- No unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as non-current.

k) | Financial Instruments, Financial Assets, Financial liabilities and Equity Instruments

The financial assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the relevant instrument and are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities measured at fair value through profit or loss) are added to or deducted from the fair value on initial recognition of financial assets or financial liabilities.

A. Financial Assets:

Initial Recognition:

Financial Assets include Investments, Cash and Cash Equivalents and eligible current and non-current assets. The financial assets are initially recognized at the transaction price when the Company becomes party to contractual obligations. The transaction price includes transaction costs unless the asset is being value at fair value through the Statement of Profit and Loss.

Subsequent Measurement:

The subsequent measurement of financial assets depends upon the initial classification of financial assets.

Investments in equity investment held for trading are classified for measurement at FVTPL. Investments in equity instruments other than held for trading are measured at fair value with gains and losses arising from changes in fair value recognized in other comprehensive income and accumulated in other equity under subhead Equity instruments through other comprehensive income.

Impairment:

If the recoverable amount of an asset (or cash-generating unit/Fixed Assets) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognized immediately in profit or loss, unless the relevant asset is carried at a re-valued amount if any, in which case the impairment loss is treated as a revaluation decrease.

Financial assets, other than those at Fair Value through Profit and Loss (FVTPL), are assessed for indicators of impairment at the end of each reporting period. Financial assets are considered to be impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investment have been affected.

The company recognises impairment loss on trade receivables using expected credit loss model.

B. Financial Liabilities:

Financial liabilities, which include trade payables and eligible current and non-current liabilities. The trade payables and other financial liabilities are recognised at the value of the respective contractual obligations. Financial liabilities are derecognised when the liability is extinguished, that is, when the contractual obligation is discharged, cancelled and on expiry of the terms.

Fair Value Measurement:

The Company measures financial instruments, such as investments 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, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

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 reassessing 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.

For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

m) Cash and Cash Equivalents-For the Purpose of Cash Flow Statements:

Cash and cash equivalent in the balance sheet comprise cash at banks and in hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

n) Operating Cycle:

Based on the activities of the company and normal time between incurring of liabilities and their settlement in cash or cash equivalents and acquisition/right to assets and their realization in cash or cash equivalents, the company has considered its operating cycle as 12 months for the purpose of classification of its liabilities and assets as current and non-current.

o) Earnings Per Share:

The Company presents basic and diluted earnings per share details for its ordinary shares. Basic earning per share is calculated by dividing the total comprehensive income after tax for the year attributable to the ordinary shareholders of the company by weighted number of ordinary shares outstanding for applicable period during the year.

Diluted earning per share is calculated considering the effect of dilution if any to ordinary share during the year.

NOTE 28: OTHER NOTES

a) Earnings Per Share (EPS) (Earnings Per Share on Total Comprehensive Income):

The Basic and Diluted Earnings Per Share (EPS) has been computed on the basis of total comprehensive income for the year attributable to equity holders divided by the weighted average number of shares outstanding during the year.

	For the year ended [Amount INR In Thousands]					
Particulars	31st Marc	h, 2023	31st March, 2022			
Total Comprehensive Income After Tax for the period (A)		59,038.74		1,68,097.91		
Weighted Average Number of Shares (B)						
I Opening Balance of Share Outstanding	73,15,500		73,15,500			
No. of Days for which Shares Outstanding	365		365			
Weighted Average Shares-I		73,15,500		73,15,500		
Basic and Diluted Earnings per Share (C) (A/B)		8.07		22.98		

b) Related Party Disclosures:

The Related Party Disclosures in compliance with Ind AS-24 "Related Party Disclosures"

A. List of Related Parties

Sr. No.	Name of the Related Party	Nature of Relationship
Ē	Krishna Awatar Kabra	Key Management Personnel-Managing Director
ii.	Mukta Maheshwari	Director
III.	Neeraj Maheshwari	Director
iv.	Jagdish Prasad Kabra	Director
٧.	Naveen Ashokkumar Maheswari	Director
vi.	Vipul Rameshbhi Vashi	Director
vii.	Pradeep Kumar Dad	Director
viii.	Vijaybhai Vrajlal Mehta	CFO

ix.	Krishna Corporation	Associate Enterprise
х.	Om Prakash & Co.	Associate Enterprise
xi.	Ming Feng Impex Private Limited	Associate Enterprise
xii.	Kabra Jewels Private Limited	Associate Enterprise
XIII.	Maya Texturisers Private Limited	Associate Enterprise
xiv.	Chandi Mahal	Proprietary Firm of Relative of the Managing Director
XV.	Maheshwari Infotech LLP	Common Control
xvi.	Sahara Commotrade LLP	Related Party
xvii.	Damanganga Recycled Resources LLP	Common Control
xviii.	Samarth Finstock Limited	Director Interested
xix.	Mahesh Roadways	Director Interested
XX.	Maheshwari Brothers	Director Interested
xxi.	Jay Ambe Corporation	Director Interested
xxii.	Manpasand Synfab	Director Interested
xxiii.	Green Infrastructure	Director Interested
xxiv.	Mahalaxmi International	Director Interested
XXV.	Ajay Marble Industry	Director Interested
xxvi.	K.S Corporation	Director Interested
xxvii.	Maheshwari Infotech Private Limited	Directors & Relatives Interested
xxviii.	Mayadevi Kabra	Relative of KMP
xxix.	Varun Kabra	Relative of KMP
XXX.	Saroj Kabra	Relative of KMP
xxxi.	Kailash Kabra	Relative of KMP

Nature of Transaction	Name of the Party	2022-23	2021-22
Director/Key Managerial Personnel	Krishna Awatar Kabra	960.00	960.00
Sundry Advances Given	Chandi Mahal	NIL	468.97
Sundry Advances Given Received Back		468.97	NIL
Loans/Advances Given Repayment of Loans/Advances Received (Net Including Interest)	Kabra Jewels Private Limited *	(1,655.89)	(19,146.11)
Interest Income	Kabra Jewels Private Limited	2,494.56	3,260.75

Outstanding balances of Loans & Advances given to related parties given in Note No. 3 & 9 to the Financial Statement.

c) Segment Information: [Amount In INR Thousands]

Operating Segment Reporting as per Ind-AS 108 for the year ended March 31, 2023 is as under:

		2022-23			2021-22			
Sr. No.	Segment Particulars	Trading in Shares	Trading Others	Total	Trading in Shares	Trading Others	Total	
ī	Segment Value of Revenue from Operations	NIL	37,118.63	37,118.63	1,841.38	12,961.90	14,803.28	
tt.	Segment Results Before Tax	NJL	318.77	318.77	734.17	75.82	809.99	
Add:	Unallocable Corporate Income			6,770.18			3,872.32	
Less:	Unallocable Corporate Expenses			(2,635.86)			(2,654.27)	
Less:	Provision for Current Tax			(544.66)			NIL	
III	Profit After Tax			3,908.44			2,028.04	
IV	Segment Assets	NIL	18,040.42	18,040.42	NIL	4,123.56	4,123.56	
Add:	Unallocable Corporate			3,67,760.59			3,15,547.19	

^{*}Amounts in bracket indicate net repayment during the year.

	Assets						
٧	Total Assets			3,85,801.02			3,19,670.75
VI	Segment Liabilities	NIL	16,809.56	16,809.56	NIL	2,005.68	2,005.68
Add:	Unallocable Corporate Liabilities			22,908.22			30,371,07
VII	Total Liabilities			39,717.78			32,376.75
IX	Equity Share Capital	1		73,155.00	1		73,155.00
X	Other Equity			2,72,928.24			2,14,139.00
XI	Capital Expenditure during the year	NIL	NIL	NIL	NIL,	NIL	NIL

0	d)	The Financial Statements were authorised f	for issue by the Board of Directors on 26th May, 2023	3.
1.	~,	The I mancial statements were authorised	or issue by the board of birectors on 20 may, 202.	ė

- e) The company has communicated suppliers to provide confirmations as to their status as Micro, Small or Medium Enterprise registered under the applicable category as per the provisions of the Micro, Small and Medium Enterprises (Development) Act, 2006 (MSMED Act, 2006). The company has classified suppliers into Micro, Small and Medium Enterprises as per the confirmations received by the company upto the date of Balances Sheet and accordingly other suppliers are classified as Non-MSME Suppliers irrespective of their status as per the provisions of the Micro, Small and Medium Enterprises (Development) Act, 2006 (MSMED Act, 2006).
- f) In the opinion of the Board of Directors, Current Assets & Loans and Advances have a value on realisation in the ordinary course of business equal to the amount at which they are stated in the balance sheet.
- g) All the balances of creditors, loans and advances and unsecured loans are subject to confirmation and subsequent reconciliation, if any.
- h) Expenses in foreign currency:

CIF Value of Imports: NIL (Previous Year: NIL)

FOB Value of Exports: NIL (Previous Year: NIL)

			As At/For The	% Change		
Sr. No.	Particulars	Numerator	Denominator	31/03/2023	31/03/2022	Compared to Last Year
le:	Current Ratio (times)	Current Assets	Current Liabilities	1.28	1.09	17.23%
M _a	Debt-Equity Ratio (times)	Total Debt	Total Equity	0.43	0.37	17.48%
iii.	Debt Service Coverage Ratio (times) @	Earnings available for debt Service	Debt Service	0.20	0.07	196.18%
iv.	Return on Equity Ratio (%) \$	Profit for the year	Average Total Equity	4.93%	2.32%	112.37%
V .	Inventory Turnover Ratio (times)	Purchase of Stock in Trade +Changes in Inventory of Trading Goods+ Employee Benefit Expenses+ Other Direct Expenses	Average Inventory	NA	28.04	N/A
Vi.	Trade Receivables Turnover Ratio (times)	Revenue from Operations	Average Trade Receivable	3.35	0.94	255.26%
vil	Trade Payables Turnover Ratio (times) **	Purchases during the year	Average Trade Payables	3.93	1.01	289.86
viii.	Net Capital	Revenue from	Average	5.18%	3.45	50.009

	Turnover Ratio (times) ***	Operations	Working Capital			
íx.	Net Profit Ratio (%)	Net Profit After	Revenue from Operations	10.53%	13.70%	(23.14%)
x.	Return on Capital Employed (%) ****	EBIT	Capital Employed	3.37%	1.74%	93.84%
xi.	Return on Investments (%)	Net Profit After	Average Total Equity	4.32%	2.32%	(86.39%)

- @ On Account of Repayment of Intercorporate Loans and Improvement in Net Profits for the year compared previous year.
- \$ Increase in Net Profits during the year compared to previous year on account of income from short term capital gain on sale of investments during the year.
- & The company carried out trading activities during the year where there was not holding of inventory by the company.
- * On Account of Increase in Operational Turnover and Realizations from Trade Receivables compared to previous year.
- **On Account of Increase in Operational Activities and Payment to Trade Payables during the year.
- *** Resulting from Increase in Operational Activities, Increase In Net Profits and Increase in Average Working Capital.
- **** Increase in Net Profits during the year compared to previous year on account of income from short term capital gain on sale of investments during the year.
- ***** Increase in Net Profits during the year compared to previous year on account of income from short term capital gain on sale of investments during the year.

j) Relationship with Struck off Companies:

The company did not have any transaction with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956, during the current vear and in the previous year.

The previous year's figures have been reworked, regrouped and reclassified wherever necessary so as to make them comparable with those of the current year.

The Financial Statements have been presented in Indian Rupee (*) in Lakhs rounded off to two decimal points as per amendment to Schedule III to the Companies Act, 2013.

The figures wherever shown in bracket represent deductions.

SIGNATURES TO NOTES '1' TO '28'

FOR, M/S. DISHA RESOURCES LIMITED

FOR, S N SHAH & ASSOCIATES,

CHARTERED ACCOUNTANTS,

FIRM REG. NO.: 109782W

KRISHNA AWTAR KABRA

NAVEEN MAHESHWARI

FIROJ G. BODLA

(MANAGING DIRECTOR)

(DIRECTOR)

PARTNER

[DIN: 00650817]

[DIN: 05239915]

M. NO. 126770 PLACE: AHMEDABAD

VIJAYBHAI MEHTA

DHWANI LALITBHAI NAGAR

DATE: 26TH MAY, 2023

(CFO)

(COMPANY SECRETARY)

DISHA RESOURCES LIMITED

CIN: L74110GJ1995PLC024869

REGD. OFFICE: 3, Rajesh Apartment, B/h, Ajanta Comm. Estate,

Off Ashram Road, Ahmedabad-380014

PHONE: (OFF). 2754-0790, 27543060 E-MAIL: disharesourceslimited@gmail.com

Website: www.disharesourcesltd.com

FORM No. MGT-11 PROXY FORM

[pursuant to section 105(6) of the companies Act, 2013 and rule 19(3) of the companies (Management and administration) Rules, 2014]

: L74110GJ1995PLC024869

Name of the company : Disha Resources Limited

Signature : _____

CIN

Re	gistered off	ice : 3, Rajesh Apartment, B/H, Ajanta Comm. Estate Off Ashram Road Ahmedabad Gujarat 380014 India
Na	me of the m	iemher(s)
	gistered ad	
	Mail ID	
40139-01-02	lio No/Clien	nt Id
	Id	,
	We, being tl point	he member (s) of shares of the above-named company, hereb
1.	Name	g .
	Address	
	E-Mail ID	•
	Signature	4 £
Or	failing him	
2.	Name	
	Address	t .
	E-Mail ID	£
	Signature	1 E
Or	failing him	
3.	Name	•
	Address	10
	E-Mail ID	

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the Annual general meeting of the company, to be held on the Thursday of 28.09.2023 At 12:00 noon at Registered office situated at 3, Rajesh Apartment, B/H, Ajanta Comm. Estate Off Ashram Road Ahmedabad Gujarat 380014 India and at any adjournment thereof in respect of such resolutions as are indicated below:

Resolution No.

- To receive, consider and adopt the Audited Financial Statements for the Financial year ended on 31st March, 2023, together with the Reports of the Board of Directors and Auditors thereon.
- To re-appoint Mrs. Mukta Maheshwari, Director of the Company who retires by rotation and being eligible offers herself for reappointment.
- 3. To appoint Mr. Rahul Fulchand Ramteke as Non-Executive, Non-Independent Director.

Signed this day of 2023

Affix revenue Stamp

Signature of Shareholder

Signature of Proxy holder(s)

NOTE:

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

DISHA RESOURCES LIMITED

CIN: L74110GJ1995PLC024869

REGD. OFFICE: 3, Rajesh Apartment, B/h, Ajanta Comm. Estate, Off Ashram Road, Ahmedabad-380014

PHONE: (OFF). 2754-0790, 27543060 E-MAIL: disharesourceslimited@gmail.com

Website: www.disharesourcesltd.com

ATTENDANCE SLIP

Regd. Folio No	**DPID
	**ClientID
28 th Annual General M	eeting - 28.09.2023
I certify that I am a member/proxy for the M presence at the 28th Annual General Meeting of Rajesh Apartment, B/h. Ajanta Comm. Estate, Off A	the Company held on 28th September, 2023 at 3,
*Member's/Proxy's Name in Block Letter	*Member's/Proxy Signature
NOTE:	
 Member/Proxy must bring the Attendance Sli at the registration counter. 	p to the Meeting and hand it over, duly signed,
2. The copy of the Notice may please be brought	to the Meeting Hall.
WELL STREET STRE	
 Strike out whichever is not applicable. 	Experiment that he is the book opening of the Proposition of
** Applicable only in case of investors holding sh Registered Post	nares in Electronic Form.
** Applicable only in case of investors holding sh	nares in Electronic Form.
** Applicable only in case of investors holding sh Registered Post	nares in Electronic Form.
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** Applicable only in case of investors holding sh Registered Post	nares in Electronic Form.

CIN: L74110GJ1995PLC024869 Website: disharesourcesltd.com Phone: +91-79-2754 0790

E-mail Id.: disharesourceslimited@gmail.com

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