DINESH KUMAR JAIN

Chartered Accountants



NO.72,, CHOOLAI HIGH ROAD, SIDDARTH SRIYAJI APPTS, 3RD FLR, CHOOLAI, CHENNAI 600112

Independent Auditor's Report

To the Members of MANOJ JEWELLERS LIMITED

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the financial statements of MANOJ JEWELLERS LIMITED ("the Company"), which comprise the balance sheet as at 31st March 2024, and the statement of Profit and Loss and 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.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March 2024, its profit/loss and its cash flows for the year ended on that date.

Basis for Opinion

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

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements of the current period. These matters were addressed in the context of our audit of the standalone 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.

S. No.	Key Audit Matter	Auditor's Response
1	NA	NA



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Information other than the financial statements and auditors' report thereon

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

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

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

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

Our opinion is not modified in respect of this matter.

Responsibilities of Management and Those Charged with Governance for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

Those Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements





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Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial 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 Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.

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

 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.

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





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

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

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

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the 'Annexure A', a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143 (3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - d) In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.





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- e) On the basis of the written representations received from the directors as on 31st March, 2024 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2024 from being appointed as a director in terms of Section 164 (2) of the Act.
- f) With respect to the adequacy of the internal financial controls with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in 'Annexure B'. ". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting;
- g) With respect to the other matters to be included in the Auditor's report in accordance with the requirements of Sec 197(16) of the Act as amended In our opinion and according to the information given to us, the remuneration paid during the current year to its directors is in accordance with the provisions of section 197 of the Act.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company does not have any pending litigations which would impact its financial position.
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
- iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
- The management has represented that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts,
 - a) no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities 'Intermediaries', with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company 'Ultimate Beneficiaries' or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and





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- b) no funds have been received by the company from any person(s) or entity (ies), including foreign entities 'Funding Parties', with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party 'Ultimate Beneficiaries' or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- c) Based on audit procedures carried out by us, that we have considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us believe that the representations under sub-clause (i) and (ii) contain any material misstatement.
- V. The Company has not declared or paid any dividends during the year and accordingly reporting on the compliance with section 123 of the Companies Act, 2013 is not applicable for the year under consideration.
- vi. Based on our examination which included test checks, the company has used an accounting software for maintaining its books of account which has a feature of recording audit trail (edit log) facility and the same has operated from 29th April 2023 as the company migrated to new software having audit trail feature and all the relevant transactions are recorded in the software. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with.

For DINESH KUMAR JAIN Chartered Accountants

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Place:-CHENNAI Date: -10/07/2024 UDIN: 24216139BKGTVV7499

DINESH KUMAR JAIN (INDIVIDUAL) Membership No. 216139



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Annexure 'A'

The Annexure referred to in paragraph 1 of Our Report on "Other Legal and Regulatory Requirements".

We report that:

i.

a. i) The company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.

ii) The company is maintaining proper records showing full particulars of intangible assets.

- b. According to the information and explanations given to us and the records examined by us, we report that, these Property, Plant and Equipment have been physically verified by the management at reasonable intervals; and no material discrepancies were noticed on such verification.
- c. The company does not hold any property in its name hence the clause 3(i)(c) is not applicable
- d. The Company has not revalued its property, plant and equipment (including right of use asset) during the year. Accordingly, paragraph 3 (i) (d) of the Order is not applicable.
- e. According to the information and explanations given to us, there are no proceedings initiated or are pending against the Company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder. Accordingly, paragraph 3 (i) (e) of the Order is not applicable
- ii. a) As explained to us, the inventory has been physically verified by the management during the year except for inventories lying with third parties. In our opinion, the frequency of verification by the management is reasonable and the coverage and procedure for such verification is appropriate. Inventories lying with third parties have been confirmed by them as at 31st March 2024 and discrepancies of 10% or more in aggregate for each class of inventory were not noticed in respect of such confirmations. Discrepancies of 10% or more in aggregate for each class of inventory have been properly dealt with in the books of account.

b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been sanctioned working capital limits in excess of Rupees five crores in aggregate from covered and the sanctioned working capital limits in excess of Rupees five crores in aggregate from covered and the sanctioned working capital limits in excess of Rupees five crores in aggregate from covered and the sanctioned working capital limits in excess of Rupees five crores in aggregate from covered and the sanctioned working capital limits in excess of Rupees five crores in aggregate from covered and the sanctioned working capital limits in excess of Rupees five crores in aggregate from covered and the sanctioned working capital limits in excess of Rupees five crores in aggregate from covered and the sanctioned working capital limits in excess of Rupees five crores in aggregate from covered and the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits in excess of Rupees five crores in aggregate from the sanctioned working capital limits



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banks and/or financial institutions during hence the reporting under clause 3(ii) (b) is not applicable.

- iii. According to the information and explanations given to us and on the basis of our examination of the books of account, the Company has not granted any loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or other parties listed in the register maintained under Section 189 of the Companies Act, 2013. Consequently, the provisions of clauses iii (a), (b), (c), (d), (e) and (f) of the order are not applicable to the Company.
- iv. In our opinion and according to the information and explanations given to us, no loans, investments, guarantees, and securities have been given by the company to concerns which are covered under the provisions of section 185 and 186 of the Companies Act, 2013
- The company has not accepted any deposits from the public covered under sections 73 to 76 of the Companies Act, 2013.
- vi. As per information & explanation given by the management, maintenance of cost records has not been specified by the Central Government under sub-section (1) of section 148 of the Companies Act, 2013.

vii.

- a. According to the records of the company, undisputed statutory dues including Provident Fund, Investor Education and Protection Fund, Employees' State Insurance, Income-tax, Sales-tax, Service Tax, Custom Duty, Excise Duty, value added tax, cess and any other statutory dues to the extent applicable, have generally been regularly deposited with the appropriate authorities. According to the information and explanations given to us there were no outstanding statutory dues as on 31st March, 2024 for a period of more than six months from the date they became payable.
- b. According to the information and explanations given to us, there is no amount payable in respect of income tax, service tax, sales tax, customs duty, excise duty, value added tax and cess whichever applicable, which have not been deposited on account of any disputes.
- viii. According to the information and explanations given to us and on the basis of our examination of the records of the company, The Company has not surrendered or disclosed any transaction, previously unrecorded in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year.



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Accordingly, the requirement to report on clause 3(viii) of the Order is not applicable to the Company.

ix. a) In our opinion and according to the information and explanations given by the management, we are of the opinion that, the Company has not defaulted in repayment of dues to a financial institution, bank, Government or debenture holders, as applicable to the company.

b) According to the information and explanations given to us and on the basis of our examination of the records of the company, the company has not been declared a willful defaulter by any bank or financial institution or other lender.

c) On an overall examination of the financial statements of the Company, no funds raised on short term basis have been used for long-term purposes by the Company.

d) On an overall examination of the financial statements of the Company, the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.

e) The Company does not hold any investment in any subsidiary, associate or joint venture (as defined under the Act) during the year ended 31 March 2024. Accordingly, clause 3(ix)(e) is not applicable.

f) The Company does not hold any investment in any subsidiary, associate or joint venture (as defined under the Act) during the year ended 31 March 2024. Accordingly, clause 3(ix)(f) is not applicable.

 a) The Company has not raised any money during the year by way of initial public offer / further public offer (including debt instruments) hence, the requirement to report on clause 3(x) (a) of the Order is not applicable to the Company.

b) The Company has not made any preferential allotment or private placement of shares /fully or partially or optionally convertible debentures during the year under audit and hence, the requirement to report on clause 3(x) (b) of the Order is not applicable to the Company.

xi. a) No fraud/ material fraud by the Company or no fraud / material fraud on the Company has been noticed or reported during the year.



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Chartered Accountants



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b) During the year, no report under sub-section (12) of section 143 of the Companies Act, 2013 has been filed by cost auditor/ secretarial auditor or by us in Form ADT – 4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.

(c) As represented to us by the management, there are no whistle blower complaints received by the Company during the year

xii. a) The Company is not a nidhi Company as per the provisions of the Companies Act, 2013. Therefore, the requirement to report on clause 3(xii) (a) of the Order is not applicable to the Company.

b) The Company is not a nidhi company as per the provisions of the Companies Act, 2013. Therefore, the requirement to report on clause 3(xii) (b) of the Order is not applicable to the Company.

c) The Company is not a nidhi company as per the provisions of the Companies Act, 2013. Therefore, the requirement to report on clause 3(xii) (c) of the Order is not applicable to the Company.

- xiii. According to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc. as required by the applicable accounting standards.
- xiv. The Company does not have an internal audit system commensurate with the size and nature of its business.
- xv. The Company has not entered into any non-cash transactions with its directors or persons connected with its directors and hence requirement to report on clause 3(xv) of the Order is not applicable to the Company.
- a) The company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

b) The Company has not conducted any Non-Banking Financial or Housing Finance activities without obtained a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934.





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c) The Company is not a Core Investment Company as defined in the regulations made by Reserve Bank of India. Accordingly, the requirement to report on clause 3(xvi) of the Order is not applicable to the Company.

d) There is no Core Investment Company as a part of the Group, hence, the requirement to report on clause 3(xvi) of the Order is not applicable to the Company

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

xviii) There has been no resignation of the statutory auditors during the year and accordingly requirement to report on Clause 3(xviii) of the Order is not applicable to the Company.

xix) On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that 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 s 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.

xx) Based on our examination, the provision of section 135 are not applicable on the company. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the Order are not applicable

xxi) The company is not required to prepare Consolidate financial statement hence this clause is not applicable.

For DINESH KUMAR JAIN Chartered Accountants

Jui KUMA CHENNA DINESH KUMAR JAIN (INDIVIDUAL) Membership No. 216139

Place:-CHENNAI Date:-10/07/2024 UDIN: 24216139BKGTVV749



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Annexure'B'

Report on Internal Financial Controls with reference to financial statements

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 MANOJ JEWELLERS LIMITED ("the Company") as of 31st March, 2024 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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





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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

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

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





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Opinion

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

For DINESH KUMAR JAIN Chartered Accountants

Juin KUM a In CHENNAL DINESH KUMAR JAIN (INDIVIDUAL) Membership No. 216139

Place:-CHENNAI Date:- 10/07/2024 UDIN: 24216139BKGTVV7499

MANOJ JEWELLERS LIMITED CIN NO. U52393TN2007PLC064834 (Formerly know as Manoj Jewellers Private Limited) BALANCE SHEET AS ON 31st MARCH 2024

(Amount in Lakhs, Unless Otherwise Stated)

Particulars	Note	As at	As at
		31st March 2024	31st March 2023
I. EQUITY AND LIABILITIES			
(1) Shareholder's Funds			
a) Share Capital	1	598.56	598.50
b) Reserves and Surplus	2	378.09	58.8
2) Share application money pending allotment		-	
3) Non-Current Liabilities			
a) Long-term borrowings	3	1,404.48	520.3
b) Deferred tax liabilities (Net)		-	-
c) Other Long term liabilities	4	10.18	-
(4) Current Liabilities			
(a) Short-term borrowings	5	133.92	47.0
(b) Trade payables	6	1.06	42.3
(c) Other current liabilities	7	25.83	19.2
(d) Short-term provisions	8	66.96	10.5
Total		2,619.08	1,296.93
II.Assets			
(1) Non-current assets			
(a) Fixed assets			
(i) Tangible assets	9	46.82	22.2
(b) Non-current investments		-	-
(c) Deferred tax assets (net)	10	7.80	8.0
(d) Long term loans and advances	11	31.10	20.1
(e) Other non-current assets	12	2.00	1.0
(2) Current assets			
(a) Current investments		-	-
(b) Inventories	1.3	2,070.37	1,125.7
(c) Trade Receivable	14	100.00	-
(d) Cash and bank balances	15	350.00	118.1
(e) Short-term loans and advances		-	-
(f) Other current assets	16	11.00	1.4
	1	2,619.08	1,296.9

The above statement to be read with notes forming part of financial statements

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As per our report of even date attatched For DINESH KUMAR JAIN CHARTERED ACCOUNTANTS nentur

(DINESH KUMAR JAIN) M NO.216139

DATE : 10/07/2024 PLACE : CHENNAI UDIN:24216139BKGTVV7499

For and on behalf of the Board S.MANOJ KUMAR S.SUNIL Managing Director Director cum CFO (DIN.01730747) (DIN.01730790)

> VANEETA KHANNNA COMPANY SECRETARY PAN AGFPV8096G

MANOJ JEWELLERS LIMITED CIN NO. U52393TN2007PLC064834 (Formerly know as Manoj Jewellers Private Limited) Profit and Loss statement As on 31st MARCH 2024 . .

		(Amount in Lakhs, Unle	ess Otherwise Stated)
		For the year	For the year
Particulars	Note		ended
		31-03-2024	31-03-2023
INCOME			
Revenue from operations	17	4,335.11	1,363.01
Other Income	18	3.30	0.51
Total Revenue		4,338.41	1,363.53
Expenses:			
Cost of Materials consumed	19	4,544.02	714.52
Changes in inventories of finished Goods, Work-in-	20	(944.60)	300.94
progress and stock-in-trade			
Employee benefit expense	21	83.55	61.63
Finance cost	22	110.36	106.30
Other expenses	23	88.88	71.76
Depreciation & Other Amortization Expenses	9	6.26	9.10
Total Expenses		3,888.47	1,264.25
Profit before exceptional items and tax		449.94	99.27
Prior Period Item		0.07	9.45
Profit before tax		449.87	89.82
Tax expense:			
(1) Current year tax Provision		130.37	30.89
(2) Prior years adjustment		-	2.96
(3) Deferred tax		0.28	(1.39)
TOTAL TAXES		130.65	32.46
Profit/(Loss) for the period after Tax	F	319.21	57.36
	Γ		
Earning per equity share:			
(1) Basic		5.33	1.92
(2) Diluted		5.33	1.92
Earning Per Share (Post Bonus/Split)		5.00	0.00
(1) Basic		5.33	0.96
(2) Diluted		5.33	0.96
The above statement to be read with notes forming	hart of	financial statement	
As per our report of even date attatched		For and on behalf	
For DINESH KUMAR JAIN			
CHARTERED ACCOUNTANTS	Nh M	/	
WANTERED ACCOUNTING	$\mathcal{N} \setminus \mathcal{V}$	Y	>>>

CHENNAL (DINESH KUMAR JAIN) M.NO.216139 DATE : 10/07/2024 PLACE : CHENNAI UDIN:24216139BKGTVV7499

KUMAR

S.MANOJ KUMAR Managing Director (DIN.01730747) M

S.SUNIL Director cum CFO (DIN.01730790)

VANEETA KHANNNA COMPANY SECRETARY PAN AGFPV8096G

MANOJ JEWELLERS LIMITED <u>CIN NO. U52393TN2007PLC064834</u> (Formerly know as Manoj Jewellers Private Limited) <u>CASH FLOW STATEMENT AS ON 31st MARCH 2024</u>

(Amount in Lakhs, Unless Otherwise Stated)

	Amount in Lakhs, Unless	
PARTICULARS	For the year Ended 31st March 2024	For the year Ended 31st March 2023
A. Cash Flow From Operating Activities d	449.87	00.00
Adjustments for non cash/ non trade items:	445.07	89.82
Depreciation & Amortization Expenses	6.26	9.10
Finance Cost	110.36	106.30
Interest received	-0.35	-0.51
Operating profits before Working Capital Changes	566.14	-0.51 204.71
Adjusted For:	500.14	204.71
Decrease (increase) in trade receivables	-100.00	0.00
Adjustments for decrease (increase) in inventories	-944.60	300.94
Adjustments for increase (decrease) in other current liabilities	-944.00	5.46
Adjustments for increase (decrease) in Short Term Dravisiens	56.42	-31.78
Adjustments for increase (decrease) in Short Term Provisions	-41.34	34.32
Adjustments for increase (decrease) in Trade Payable	0.00	0.00
Increase/Decrease in Short Term Loans & Advances	-11.00	0.00
Increase/Decrease in Long Term Loans & Advances	-9.51	6.07
Adjustments for decrease (increase) in other current assets	-0.95	2.86
Adjustments for decrease (increase) in other current assets	-478.23	522.57
Cash generated from Operations	-130.37	-33.85
Income Tax paid/(refund)	-130.37	-55.65
Net cash flow from operating activities before extraordinary items	-608.60	488.72
Net Cash flow from Operating Activities(A)	-608.60	488.72
B. Cash Flow From Investing Activities		
Purchase of tangible assets	-30.79	0.00
Sale of Tangible assets	0.00	0.00
Interest Received	0.35	0.51
Net cash flow from investing activities before extraordinary items	-30.44	0.51
Net Cash used in Investing Activities(B)	-30.44	0.51
C. Cash Flow From Financing Activities		وردو موروبا بالمتحدث المحدث المحدث
Finance Cost	-110.36	-106.30
Increase in/Repayment of Short term Borrowings	86.92	-333.60
Repayment/Increase of Long term borrowings	884.14	-299.88
Repayment/Increase of Long term Liability	10.18	0.00
Increase/decrease in share capital	0.00	350.00
Net cash flow from financing activities before extraordinary items	870.89	-389.78
Net Cash used in Financing Activities(C)	870.89	-389.78
D. Net increase/decrease in Cash & Cash Equivalents(A+B+C)	231.85	99.45
E. Cash & Cash Equivalents at Beginning of period	118.14	18.69
F. Cash & Cash Equivalents at End of period	350.00	118.14
C. Not increase /decrease in Cash & Cash Fourivalents/F_F)		CONTRACTOR STATEMENT AND ADDRESS
G. Net increase/decrease in Cash & Cash Equivalents(F-E)	231.85	99.4

The Statement of Cash Flows has been prepared under the indirect method as set out in AS 3, Statement of Casl Flows. The above statement to be read with notes forming part of financial statements

As per our report of even date attatched For DINESH KUMAR JAIN CHARTERED ACCOUNTANTS

CHENNAI

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qui

DINESH KUMAR JAIN) M NO.216139 DATE : 10/07/2024 PLACE : CHENNAI UDIN :24216139BKGTVV7499 S.MANO, KUMAR Managing Director (DIN.01730747)

S.SUNIL Director cum CFO (DIN.01730790)

VANEETA KHANNNA COMPANY SECRETARY

Fat and on behalf of the Board

MANOJ JEWELLERS LIMITED Notes forming part of Financial Statements for th	e period ended	(Amount in Lakhs, U . 31st March,2024	Inless Otherwise S	Stated)
		As at 31-03-2024		As at 31-03-2023
SHARE CAPITAL				
Authorised Share Capital				
100.00.000 Equity Shares Of Rs.10/- Each		10,00,00,000		10,00,00,00
Issued, Subscribed & paid up:				
C.Y.59,85,628 Equity Shares Of Rs.10/- Each P.Y.16,67,500 Equity Shares of Rs.10/-Each		5,98,56,280	4	5,98,56,28
The company has issued only one class of equity s is entitled to one vote per share held. The Companishare allotment was done in 10/06/2022, where for in 17/06/2022, where for every 10 shares held, 1	shares having a par ny has issued bonu or every 4 shares h I bonus share is iss	value of Rs.10 per sh s shares twice during t eld, 1 bonus share is i ued.The company has	he period June, 2 ssued and anothe issued 700000 Ri	022. The first bonus r bonus share allotme ghst shares on 04/01
Reconciliation of the shares outstanding at t			porting year	
				22-2023 Rs.
				2004 2005
	59,85,628	598.56	16,67,500 7,00,000	166.7 70.0
Bonus Shares Issued during the year		-	36,18,128	361.8
Bought back during the year Outstanding at the end of the period	59,85,628	598.56	59,85,628	598.5
The details of Share holding more than 5% s	hares	As at 31-03-2024		As at 31-03-2023
Name of the Shareholder			d	No of Shares, % hel
		20.00.014	201	
S.Sunii Kumar				28,66,614 47.8 14,77,264 24.6
Rajkumari		6,32,500 10.57		6,32,500 10.57 9,17,126 15.32
The company has issued 11,500 equity shares of i at par to Mr.S.Sunil.	Rs.10 each in the c	apital of the company	for consideration of	other than cash and
Shares held by the promoters at the end of the pe	eriod ended 31st Ma	irch2024		
		11/2 10 10 10 10 10 10 10 10 10 10 10 10 10	% change	
			previous year	
S.SunliKumar	14,77,264	24.68%	0.00%	
Shares held by the promoters at the end of the ye	ar ended March 20	23		
Promoter Name	No.of Shares	% of shares		
			previous year	
S.Manoj Kumar M.Rajkumari		47.89%		
S.SunilKumar	14,77,264	24.68%	0.00%	
RESERVES AND SURPLUS		As at 31-03-2024		As at 31-03-2023
Surplus in the Statement of Profit & Loss				
Balance as per the last financial statements		10 A.M.		
Add Profit/(Loss) for the Year		58.87		
Add:Profit/(Loss) for the Year Amount Available for Appropriation		58.87 319.21 378.09		83.3 57.3 140.6
Amount Available for Appropriation Less:Issue of Bonus Shares		319.21 378.09		57.3 140.6 (81.8
Amount Available for Appropriation Less:Issue of Bonus Shares Net Surplus in the statement of profit and loss account	_	319.21 378.09 - 378.09		57.3 140.6 (81.8 58.8
Amount Available for Appropriation Less:Issue of Bonus Shares Net Surplus in the statement of profit and loss account	_	319.21 378.09	ľ	57.3 140.6 (81.8
Amount Available for Appropriation Less:Issue of Bonus Shares Net Surplus in the statement of profit and loss account		319.21 378.09 - 378.09		57.3 140.6 (81.8 58.8
Amount Available for Appropriation Less:Issue of Bonus Shares Net Surplus in the statement of profit and loss account LONG TERM BORROWINGS Secured From Bank & Financial Institutions Unsecured From Bank & Financial Institutions		319.21 378.09 378.09 As at 31-03-2024 1,338.23	457.49	57.3 140.6 (81.8 58.8 As at 31-03-2023
Amount Available for Appropriation Less:Issue of Bonus Shares Net Surplus in the statement of profit and loss account LONG TERM BORROWINGS Secured From Bank & Financial Institutions Unsecured From Bank & Financial Institutions -From Related Parties	66.25	319.21 378.09 378.09 As at 31-03-2024 1,338.23	457.49	57.3 140.6 (81.8 58.8 As at 31-03-2023 -
Amount Available for Appropriation Less:Issue of Bonus Shares Net Surplus in the statement of profit and loss account LONG TERM BORROWINGS Secured From Bank & Financial Institutions Unsecured From Bank & Financial Institutions		319.21 378.09 378.09 As at 31-03-2024 1,338.23	457.49	57.3 140.6 (81.8 58.8 As at 31-03-2023
	SHARE CAPITAL Authorised Share Capital 100,00,000 Equity Shares Of Rs.10/- Each Issued,Subscribed & paid up: C.Y.59,85,628 Equity Shares of Rs.10/- Each P.Y.16,67,500 Equity Shares of Rs.10/- Each Rights, Preferences and restrictions attached The company has issued only one class of equity is entitled to one vote per share held. The Company share allotment was done in 10/06/2022, where for every 10 shares held, j The company has issued bonus shares on 06/01/2 has not declared any dividend. Reconciliation of the shares outstanding at the beginning of the year Shares Issued during the year Bought back during the year Outstanding at the end of the period The details of Share holding more than 5% s Name of the Shareholder S.Manoj Kumar S.Sunil Kumar Shares held by the promoters at the end of the period The company has issued 11,500 equity shares of at par to Mr.S.Sunil. Shares held by the promoters at the end of the yea Promoter Name S.Manoj Kumar S.Manoj Kumar S.SunilKumar Shares held by the promoters at the end of the yea	SHARE CAPITAL Authorised Share Capital 100,00,000 Equity Shares Of Rs.10/- Each Issued,Subscribed & paid up: C.Y. 59,85,628 Equity Shares Of Rs.10/- Each P.Y.16,67,500 Equity Shares of Rs.10/- Each Rights, Preferences and restrictions attached to equity shares having a partis entitled to one vote per share held. The Company has issued bonu share allotment was done in 10/06/2022, where for every 4 shares h in 17/06/2022, where for every 10 shares held, 1 bonus share is iss The company has issued bonus shares on 06/01/2023 where for ever has not declared any dividend. Reconciliation of the shares outstanding at the beginning and 10.00000000000000000000000000000000000	Notes forming part of Financial Statements for the period ended	Notes forming part of Financial Statements for the period ended 31st March,2024 SHARE CAPITAL As at 31-03-2024 As at 31-03-2024 Authorised Share Capital 10,00,000 Equity Shares Of Rs.10/- Each 10,00,0000 Issued,Subscribed & paid up: 5,98,56,280 C.Y.59,85,628 Equity Shares of Rs.10/- Each 5,98,56,280 Rights, Preferences and restrictions attached to equity shares The company has issued only one class of equity shares having a par value of Rs.10 per share. Each share have to end one value presented hd. The company has issued 700000 R. The company has issued only one class of equity shares having a par value of Rs.10 per share. Each share have to end one value presented hd. 1 bonus shares is sued anothe in 17/06/2022, where for every 1 shares held, 1 bonus shares is used 700000 R. The company has issued dronus shares on 06/01/2023 where for every 1 shares held, 1 bonus shares was al has not declared any dividend. Reconciliation of the shares outstanding at the beginning and at the end of the reporting year 2023-2024 20 No. of Shares S9,85,628 S9,85,628 S9,85,628 The details of Share holding more than 5% shares As at 31-03-2024 20 Name of the Shareholder No. of Shares. % held S,86,614 47.89% S.Sunil Kumar 14

Details of terms of Pennyment and any lite	as provided in an other	of Commend (1)	(Amount in Lakh	s, Unless Otherwise Stated)
Details of terms of Repayment and securitie	is provided in respect	of Secured/Unsecured As at 31-03-202		wings are as under As at 31-03-2023
(A)Secured Term Ioan from Axis Bank Secured by way of hypothecation of the Veh Repayable in 60/48/37/48 monthly installing Jan 2020 and ending in Dec 2023. Jan 2020 and ending in Dec 2023. Jul 2020 and ending in Jun 2023.	hicle of Company ents commencing fron	n	-	2.4
(B)Secured Term loan from Dialmer Financia Secured by way of hypothecation of the Veh Repayable in 60 monthly installments comm Feb 2020 and ending in Jan 2024.	nicle of Company			5.1
(C)unsecured Term Ioan from HDFC is person guaranteed by all directors and is mortgaged directors. The term Ioan in repayable in 96 M commencing from February 2015 and ending	d by personal property Monthly Installments	/ of	- ,	96.4
(D)Secured Term loan from Indus Ind BAnk guaranteed by all directors and is mortgaged directors. The term loan in repayable in 113 commencing from December 2022 and endir	d by personal property monthly Installments	375.8 of	3	400.0
(E)Secured Term loan from Indus Ind BAnk guaranteed by all directors and is mortgaged directors. The term loan in repayable in 120 commencing from Novmeber 2023 and endir	d by personal property montly installments	606.7	8	
(F)Secured Term loan from Arka Fincap Lim guaranteed by all directors and is secured by property of directors. The term loan in repay Instalments	v mortgage of persona	288.2	9	
(G)Axis Bank Loan is Dropline Overdraft loa bank guarantee of directors and by equitable property of the directors and one UDC Chequ First and exclusive charge by way of hypothe	e mortgage on person ue of Loan amount. An ecation of entire currer	al d	1	
of entire movable fixed assets of the compar by other banks/NBFCs and is repayble in instalments	ture and hypothecatio ny except those funde n 60 equated month	n d Y	- A	
of entire movable fixed assets of the compar by other banks/NBFCs and is repayble in instalments (G)Loan from related parties is the amount in (H) The company does not have any of repayment of loans and interest as at the rep The company has regularly filed quarterly ret agreement with the books of accounts. Comp	ture and hypothecation ny except those funder of 60 equated monthl nducted from Directors continuing defaults if porting date.	n d y 66.25 n	uck or financial in	
(H) The company does not have any or repayment of loans and interest as at the rep The company has regularly filed quarterly ret agreement with the books of accounts. Comp	ture and hypothecation ny except those funder of 60 equated monthl nducted from Directors continuing defaults if porting date.	n d y 66.25 n	uck or financial in	
of entire movable fixed assets of the compar- by other banks/NBFCs and is repayble in instalments (G)Loan from related parties is the amount in (H) The company does not have any of repayment of loans and interest as at the rep The company has regularly filed quarterly ret agreement with the books of accounts. Comp June 2023,September 2023 December 2023	ture and hypothecation ny except those funder of 60 equated monthl nducted from Directors continuing defaults if porting date. Turns or statements of pany has submitted the liand March 2024.	n d y s 66.25 n current assets with ba s following in Quarterly	ink or financial ins Performance Rel As on	***
of entire movable fixed assets of the compar by other banks/NBFCs and is repayble in instalments (G)Loan from related parties is the amount in (H) The company does not have any of repayment of loans and interest as at the rep The company has regularly filed quarterly ret agreement with the books of accounts. Comp	ture and hypothecation ny except those funder of 60 equated monthl nducted from Directors continuing defaults if porting date.	n d y 66.25 n	ink or financial ins Performance Rel	titutions and is in urn for the period ender
of entire movable fixed assets of the compar by other banks/NBFCs and is repayble in instalments (G)Loan from related parties is the amount in (H) The company does not have any of repayment of loans and interest as at the rep The company has regularly filed quarterly ret agreement with the books of accounts. Comp June 2023,September 2023 December 2023 Particulars	ture and hypothecation ny except those funder of 60 equated monthl nducted from Directors continuing defaults if porting date. Turns or statements of pany has submitted the i and March 2024.	n d y s 66.25 n current assets with ba s following in Quarterly	ink or financial ins Performance Rel As on	titutions and is in sum for the period ender 31st March 2024 Reason The difference is due the banks were mad
of entire movable fixed assets of the compar by other banks/NBFCs and is repayble in instalments (G)Loan from related parties is the amount in (H) The company does not have any of repayment of loans and interest as at the rep The company has regularly filed quarterly ret agreement with the books of accounts. Comp June 2023,September 2023 December 2023 Particulars	ture and hypothecation of equated months for the equated months for the equated months for the equated months for the equated from Directors continuing defaults is conting date.	n d y 66.25 n current assets with ba e following in Quarterly As per Financials	onk or financial ins / Performance Rel As on Difference -25.70	titutions and is in turn for the period ended 31st March 2024 Reason The difference is due to the submissions to the banks were made before financi reporting closure process.
of entire movable fixed assets of the compar by other banks/NBFCs and is repayble in instalments (G)Loan from related parties is the amount in (H) The company does not have any of repayment of loans and interest as at the rep The company has regularly filed quarterly ret agreement with the books of accounts. Comp June 2023,September 2023 December 2023 Particulars	As per As per As per As per	n d y 66.25 n current assets with ba e following in Quarterly As per Financials	onk or financial ins / Performance Rel As on Difference -25.70	titutions and is in turn for the period ender 31st March 2024 Reason The difference is due the banks were mach before financion reporting closure process. st December 2023
of entire movable fixed assets of the compar by other banks/NBFCs and is repayble in instalments (G)Loan from related parties is the amount in (H) The company does not have any of repayment of loans and interest as at the rep The company has regularly filed quarterly ret agreement with the books of accounts. Comp June 2023,September 2023 December 2023 Particulars Inventory Book Debts Particulars	As per Returns 2044.67 1954.17	n d y s 66.25 n current assets with ba e following in Quarterly As per Financials 2070.37 As per Financials 1968.47	As on Difference -25.70 As on 31 Difference -14.30	titutions and is in sum for the period ended 31st March 2024 Reason The difference is due to the submissions to the banks were mad before financia reporting closure process. st December 2023 Reason The difference is due to the submissions to the banks were mad before financia reporting closure process.
of entire movable fixed assets of the compar by other banks/NBFCs and is repayble in instalments (G)Loan from related parties is the amount in (H) The company does not have any of repayment of loans and interest as at the rep The company has regularly filed quarterly ret agreement with the books of accounts. Comp June 2023,September 2023 December 2023 Particulars Inventory Book Debts Inventory Book Debts	As per Returns 2044.67 As per Returns 1954.17	n d y s 66.25 n current assets with ba e following in Quarterly As per Financials 2070.37 As per Financials 1968.47	As on Difference -25.70 As on 31 Difference -14.30	titutions and is in urn for the period ended 31st March 2024 Reason The difference is due t the submissions to the banks were mad before financia reporting closure process. st December 2023 Reason The difference is due to the submissions to the banks were made before financia reporting closure process.
of entire movable fixed assets of the compar by other banks/NBFCs and is repayble in instalments (G)Loan from related parties is the amount in (H) The company does not have any of repayment of loans and interest as at the rep The company has regularly filed quarterly ret agreement with the books of accounts. Comp June 2023,September 2023 December 2023 Particulars Inventory Book Debts	As per Returns 2044.67 As per Returns 1954.17	n d y s 66.25 n current assets with ba e following in Quarterly As per Financials 2070.37 As per Financials 1968.47	As on Difference -25.70 As on 31 Difference -14.30	Sum for the period ended 31st March 2024 Reason The difference is due t the submissions to the banks were mad before financia reporting closure process. St December 2023 Reason The difference is due to the submissions to the banks were madd before financia reporting closure process.

	Inventory	1939.69	1953.84	-14.15	The difference is due to the submissions to the banks were made before financia
	Book Debts				reporting closure process.
	Book Debts		11		
					2046 1
	Particulars	As per Returns	- As per Financials	Difference	30th June 2023 Reason
	Inventory	1828.52	1789.75	38.77	The difference is due to the submissions to the banks were made before financial reporting closure process.
	Book Debts				
4.	OTHER LONG TERM LIABILITY	1	As at 31-03-2024		As at 31-03-2023
	Gratuity Provision (Long Term)		10.18		-
			10.18		
5.	SHORT TERM BORROWINGS		As at 31-03-2024		As at 31-03-2023
	- Current Maturities of Long Term Debt - From Bank and Financial Institutions		96.71		47.00
	- From Sank and Financial Institutions		37.21		47.00
.1	Details of terms of Repayment and securities	provided in resp	ect of Secured Sho As at 31-03-2024	rt term Borrow	ings are as under As at 31-03-2023
	(A)Axis Bank Loan is Overdraft loan granted or	personal bank	37.21		<u>AS 60 51-05-2025</u>
	guarantee of directors and by equitable mortga property of the directors and one UDC Cheque of Lo First and exclusive charge by way of hypothecation assets of the company, both present and future an of entire movable fixed assets of the company exce by other banks/NBFCs.	ge on personal an amount. And of entire current d hypothecation			
	(B)The tenure of Overdraft is 1 year and is repayable				
	(c) The company does not have any continu repayment of loans and interest as at the reporting	ing defaults in			

For MANO, JEWELLERS LIMITED uthorised



7	OTHER CURRENT LIABILITIES		(An	ount in Lakhs, Unless O	therwise Stated)
1	Advance from customer	6	0.39		0.5
	Other Payables				0.5
	Gratuity Provision (Short Term)	1.38			
	Statutory Due payable	3.75		7.92	
	Others	20.31	25.44	10.80	18.7
2		-	23.63		19.22
8	SHORT TERM PROVISIONS				
	Provision for Expenses		-		
	Provision of Tax (Net of Advance Tax &TDS & Provisi	ion) —	66.96 66.96		10.54
10	DEFFERED TAX ASSET	-	00.90		10.54
	Opening Balance (A) Opening Balance of Deferred Tax (Asset)/ Liability				
	and the set was a set of the set		8.08		6.69
	Current Year Provision (B) Tax impact of Difference between carrying amount				
	of fixed assets in the financial statements and the		(0.28)		1.39
	Income tax return.	_			
	Closing Balance of Deferred Tax (Asset)/Liability (A+B)		7.80		8.08
11	LONG TERM LOANS & ADVANCES				
	Security Deposits Rental Advance		0.10 31.00		0.10
			31.10		20.00
12	NON CURRENT ASSETS Income Tax Refund				
	Other Receivable		2.00		1.05
		_	2.00		1.05
13	INVENTORIES				
	Raw Materials Finished Good		2,070.37		
		-	2,070.37		1,125.77
-					
15	CASH & BANK BALANCES				
	Cash in hand (As Certified by Management)		44.27		36.86
	Balances with Banks In Current Accounts	300.37	-	9.10	
	Debit Balance in OD Account			72.18	
	In Deposit Accounts	5.35	305.72	-	81.28
			350.00		118.14
6	OTHER CURRENT ASSETS				
	Advance to Suppliers		0.84		
	Balance with Revenue Authorities Prepald Expenses & Others		6.33		-
	Prepaid expenses & others		3.84		1.49
-					
	REVENUE FROM OPERATIONS Sales		4,335.11		1,363.01
	Job Work Charges		-		
	Sales are net of Goods & Service Tax (GST)		4,335.11		1,363.01
8	OTHER INCOME				
	Interest received Misc.Income		0.35		0.51
			3.30	and the second s	0.51
	COST OF MATERIALS CONSUMED			E STORE	Content of
	Opening Inventory Add: Purchases		4 5 4 4 00		
	Less: Inventory at the end of the year		4,544.02		714.52
			4,544.02	-	714.52
0	CHANGES IN INVENTORIES OF FINISHED GOODS	S AND RAW MATER	RIALS		
	Inventories (At Close) Finished Goods		2,070.37		1,125.77
	Inventories (At Opening)		-,		1,125.77
	Finished Goods		1,125.77		1,426.71
	(Increase) / Decrease		(944.60)		300.94
	For MANOJ AWELLERS	LIMITED	For MANOJ .	IEWSLLERS L	IMITED
		(and the second second	('-	.)
				X	1

	MANOJ JEWELLERS LIMITED		
	Notes on Financial Statements for the period ended	31st March,2024	(Amount in Lakhs, Unless Otherwise Stated)
		As at 31-03-2024	As at 31-03-2023
21	EMPLOYEE BENEFIT EXPENSES		
	a) Salaries and Bonus	39.89	29.78
	b) Director's Remuneration	30.00	30.00
	c) Other Employee Benefit Expenses	2.02	1.80
	d) Contribution to various funds	0.08	0.04
	e) Gratuity - Current	2.74	
	f) Gratuity - earlier period	8.82	
		83.55	61.63
22	FINANCE COST		
	Bank Charges	0.48	0.67
	Interest on TDS & GST	0.30	0.10
	Interest paid others	3.78	18.23
	Interest paid IndusInd Bank	49.71	
	Interest paid Arka Capital	7.84	
	Finance Charges on Vehicle Loan	0.29	1.20
	Interest paid to HDFC	8.05	13.13
	Interest paid to Axis Bank	30.44	12.98
	Interset on KVB Loan		34.78
	Inspection Charges		0.15
	Preclosure Charges	(0.01)	12.74
	Registratoin Expenses	1.16	0.01
	Processing Fees	8.31	12.25
		110.36	106.30

For MANOJ JEWELLERS LIMITED For MANOJ JEWELLERS LIMITED Authorised

,) Director / Authorised

Γ	MANOJ JEWELLERS LIMITED		
23	OTHER OPERATING EXPENSES		(Amount in Lakhs, Unless Otherwise Stated)
1.010	Advertisement Expenses	6.85	19.14
	Audit Fees	0.75	0.55
	Business Promotion Expenses	0.13	0.55
	Postage & Courier Charges	0.02	0.02
	Electricity Charges	3.09	2.55
	Donation	0.01	2.55
	Demat Charges	0.45	
	Exhibition Expenses	0.08	1.16
	Subscription Charges	0.33	
	Professional Fees	2.01	0.52
	GST Late fees	0.51	9.20
	General Expenses	0.51	0.02
	Packing Materials	1.22	1.42
	Printing & Staionary	0.07	1.43
	Rebate & Discounts	(0.00)	0.24
	Rates & Taxes	0.54	3.18
	Rounding off		0.53
	ROC Expenses	0.00	(0.00)
	Repairs & Maintenance	0.04	3.23
	Macking Charges Paid	0.25	0.29
	Melting Charges	45.99	11.36
	Rent	0.30	0.06
	Insurance Premium	13.85	7.15
		1.87	1.01
	software Expenses	•	0.05
	Security Charges	2.88	2.69
	Telephone Charges	0.68	0.67
	Travelling Expenses	1.46	0.72
	Vehicle Insurance	1.49	1.41
	Vehicle Maintenance	1.50	2.33
	Hallmarking Charges	2.21	0.61
	Freight	0.31	0.24
		88.88	71.76
24	Payment to Auditors		
	Statutory Audit Fees	0.75	0.55
	Certification		0.25
	Others	0.13	0.25
		0.88	0.80

For MANOJ JEWELLERS LIMITED FOR MANOJ JEWELLERS LIMITED Director Authorised

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Director / Authorised

ſ	Notes on Financial Statements for the p	eriod ended	31st March2024		
F	RELATED PARTY DISCLOSURES				
Ļ	Verse e		DELATION		e.
1.0	Name L.Mr.S.Manoj Kumar	Key Management Pe	RELATION		
_	2.Mr.S.Sunil	Key Management Pe			
3	Ms. Rajkumari M	Key Management Personnels/Directo			
	WAX10199	TS:	agement Personnels/Direc		
5	Ms. Damayanthi Bai Ms. Prachi	Relative of Key Man	agement Personnels/Direc	tor	
	Ms. Shalu Ms. Vanshika M		agement Personnels/Direc agement Personnels/Direc		
I	ransactions With Key Management Pe				24
	Sr.No. Name	Nature of	Key Managerial	Director Relative	
1	. S.Manoj Kumar	Transaction Remuneration	personnel 12.00		
2		Remuneration	10.00		
	I. Rajkumari	Remuneration	8.00	C	
	. S.Manoj Kumar	Interest	1.21		
5		Interest	2.57		
6		Salary	6.37		
7		Salary		4 00	
8		Salary	2	4.80	
T	ransactions With Key Management Per	sonnel/Directors Durin	Q Year Ended 315	t March 2023	
S	r.No. Name	Nature of	Key Managerial	Director Relative	
		Transaction	personnel		
1		Remuneration	12.00	· · · · · · · · · · · · · · · · · · ·	
2	S.Sunil	Remuneration	10.00		
3		Remuneration	8.00	S	
4	. S.Manoj Kumar	Interest	9.96		
		Interest	8.27	-	
5	. S.Sunil	I IIICIESL			
		2772222702722	0.27	0.66	
6	. Rajkumari	Salary	0.27	0.66	
	Rajkumari Shalu Vanshika EGMENT REPORTING Business Segment ased on the guiding principles given in Acco nly one reportable Business Segment, which elate to the Company's single Business Segrence	Salary Salary Salary Salary unting Standard 17 (AS -	- - - 17) on Segment Re	2.79 2.64	CAI, the Compan financial statem
G 7 8 G 7 8	Rajkumari Shalu Vanshika EGMENT REPORTING Business Segment ased on the guiding principles given in Acco nly one reportable Business Segment, which	Salary Salary Salary Salary Unting Standard 17 (AS - n is Jewellery Division. Acc nent.	- - - - 17) on Segment Rej cordingly, the figures	2.79 2.64	financial statem
67.B	Rajkumari Shalu Vanshika EGMENT REPORTING Business Segment ased on the guiding principles given in Acco nly one reportable Business Segment, which elate to the Company's single Business Segr Business Segrent he Company activities / operations are confi	Salary Salary Salary Salary unting Standard 17 (AS - n is Jewellery Division. Acc nent. ined to India and as such ts relate to the Company!	- - - - 17) on Segment Rej cordingly, the figures	2.79 2.64	financial statem
67.B	Rajkumari Shalu Vanshika EGMENT REPORTING Business Segment ased on the guiding principles given in Acco nly one reportable Business Segment, which elate to the Company's single Business Segr Gographical Segment he Company activities / operations are configures appearing in these financial statemen ONTIGENT LIABILITIES & COMMITMEN	Salary Salary Salary Salary unting Standard 17 (AS - n is Jewellery Division. Acc nent. ined to India and as such ts relate to the Company!	- - - 17) on Segment Rep cordingly, the figures there is only one geo s single geographical As a	2.79 2.64 porting issued by Id appearing in these ographical segment segment.	financial statem
6788 5000 10000 10000 10000	Rajkumari Shalu Vanshika EGMENT REPORTING Business Segment ased on the guiding principles given in Acco nly one reportable Business Segment, which elate to the Company's single Business Segr Business Segrent he Company activities / operations are configures appearing in these financial statement	Salary Salary Salary Salary unting Standard 17 (AS - n is Jewellery Division. Acc nent. ined to India and as such ts relate to the Company's ITS	- - - - 2 - - - - - - - - - - - - - - -	2.79 2.64 porting issued by Id appearing in these ographical segment segment.	financial statem
6788 S (11 BB) OFFE C (11) C (Rajkumari Shalu Vanshika EGMENT REPORTING Business Segment ased on the guiding principles given in Acco nly one reportable Business Segment, which elate to the Company's single Business Segr Business Segment be Company activities / operations are configures appearing in these financial statement ONTIGENT LIABILITIES & COMMITMEN Particulars stimated Amount of contracts remaining to be executed come Tax	Salary Salary Salary Salary unting Standard 17 (AS - n is Jewellery Division. Acc nent. ined to India and as such ts relate to the Company's ITS	- - - 17) on Segment Rep cordingly, the figures there is only one geo s single geographical As a	2.79 2.64 porting issued by Id appearing in these ographical segment segment.	financial statem
6778 S (IB) D (I) C) S	Rajkumari Shalu Vanshika EGMENT REPORTING i) Business Segment ased on the guiding principles given in Acco nly one reportable Business Segment, which elate to the Company's single Business Segr i) Geographical Segment he Company activities / operations are configures appearing in these financial statemen ONTIGENT LIABILITIES & COMMITMEN Particulars stimated Amount of contracts remaining to be executed come Tax DS Demand	Salary Salary Salary Salary unting Standard 17 (AS - n is Jewellery Division. Acc nent. ined to India and as such ts relate to the Company's ITS	- - - - 17) on Segment Rep cordingly, the figures there is only one geo s single geographical As a 31.03.2024	2.79 2.64 porting issued by Id appearing in these ographical segment segment.	financial statem
6778 S (IB) D (I) C) S	Rajkumari Shalu Vanshika EGMENT REPORTING Business Segment ased on the guiding principles given in Acco nly one reportable Business Segment, which elate to the Company's single Business Segr Business Segment be Company activities / operations are configures appearing in these financial statement ONTIGENT LIABILITIES & COMMITMEN Particulars stimated Amount of contracts remaining to be executed come Tax	Salary Salary Salary Salary unting Standard 17 (AS - n is Jewellery Division. Acc nent. ined to India and as such ts relate to the Company's ITS	- - - - - - - - - - - - - - - - - - -	2.79 2.64 porting issued by Id appearing in these ographical segment segment.	financial statem
57.3 S (13 ore (17) or or of the or	Rajkumari Shalu Vanshika EGMENT REPORTING D Business Segment ased on the guiding principles given in Acco nly one reportable Business Segment, which elate to the Company's single Business Segr II) Geographical Segment the Company activities / operations are configures appearing in these financial statemen ONTIGENT LIABILITIES & COMMITMEN Particulars timated Amount of contracts remaining to be executed come Tax DS Demand mitingencies: UES TO MICRO , SMALL & MEDIUM ENT the company has not received the required in edium Enterprises Development Act, 2006 . terest paid/payable as required under the A ubsequent Events here is no such events occurred after the da DVID 19 NOTE he World Health Organization announced a g assified its outbreak as a pandemic on 11 M ckdown across the country to contain the sp on the Company's operations, financial per ncluded that no there is-qo impact which is	Salary Salary Salary Salary Salary Salary unting Standard 17 (AS - n is Jewellery Division. Acc nent. Ined to India and as such ts relate to the Company's ITS Ion capital account on capital account on capital account on capital account experience of the Company of the Hence disclosures, if any of the vice of the vice of the second of the vice of the vice of the arch 2020. On 24 March 2 oread of the virus. The mi formance and position as required to be recognized	17) on Segment Rep cordingly, the figures there is only one geo s single geographical As a 31.03.2024 - 0.01 0.85 - e suppliers regarding , relating to amounts needs to be disclose ecause of a new stra 2020, the Indian gov anagement has made at and for the perior	2.79 2.64	the Micro, Small r end together w 'COVID-19") and d a strict 21-day the impact of Ci 2024 and has
678 S (Bore(I)) C Isnut Co Index 9 of	Rajkumari Shalu Vanshika EGMENT REPORTING D Business Segment ased on the guiding principles given in Acco nly one reportable Business Segment, which elate to the Company's single Business Segr II) Geographical Segment the Company activities / operations are configures appearing in these financial statemen ONTIGENT LIABILITIES & COMMITMEN Particulars timated Amount of contracts remaining to be executed come Tax DS Demand mitingencies: UES TO MICRO , SMALL & MEDIUM ENT the company has not received the required in edium Enterprises Development Act, 2006 . terest paid/payable as required under the A ubsequent Events here is no such events occurred after the da DVID 19 NOTE he World Health Organization announced a g assified its outbreak as a pandemic on 11 M ckdown across the country to contain the sp on the Company's operations, financial per	Salary Salary Salary Salary Salary Salary unting Standard 17 (AS - n is Jewellery Division. Acc nent. Ined to India and as such ts relate to the Company's ITS Concepital account Concepital account Concep	17) on Segment Rep cordingly, the figures there is only one geo s single geographical As a 31.03.2024 - 0.01 0.85 - e suppliers regarding , relating to amounts needs to be disclose ecause of a new stra 2020, the Indian gov anagement has made at and for the perior	2.79 2.64	the Micro, Small cover and together w "COVID-19") and d a strict 21-day the impact of Co 2024 and has y, no adjustment

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32	MANOJ JEWELLERS LIMITED EMPLOYEE BENEFITS		
es he	I.Defined contribution plans		
	The Company has classified the various benefits provided to employees as under a Employee State Insurance Fund		
	The expense recognised during the period towards defined contribution plan -		
	Particulars	For the Period	Eastha Vasa and d
		ended 31st March 2024	For the Year ended 31 March 2023
	Employers Contribution to Employee State Insurance	0.08	0.0
	II.Defined benefit plans		
	Gratuity Retirement benefits in the form of Employee Class 1		
	Retirement benefits in the form of Employee State Insurance to employees are cha made. The Company has obtained Actuarial Valuation Report with regards to Employ Standard 15 "Employee Report" leaved by the Version Report with regards to Employ	ino's Cash in an and in 1	
	standard 15 Employee benefit issued by the institute of Chartered Accountants o	f India for the financial year	ar 2023-2024 and the
34	Significant Accounting Policy to Financial Statements (A) Basis of Accounting		
	The financial statements are prepared under historical cost convention, on the accru generally accepted accounting principles generally accepted in India (Indian GAAP) standards potified by the Costrol Compared of the standards potified by the standards potified by the standards potified by the standards potient of the	and comparison with the state	
	iscandards notified by the central Government of India under the companies (Account	ating Standarda) Bulas 200	
	provisions of the Companies Act, 1956 to the extent applicable except for certain fix accounting is on the basis of going concern concept.	ed assets which have beer	revalued. The
	(B)Fixed Assets		
	Fixed assets are stated at historical cost of acquisition less accumulated depreciation	1.	
	© Depreciation		
	Depreciation has been provided on Written down value Method, pro rata to the period	d of use of assets, at the	rates specified in
	Schedule II to companies Act,2013.		
	(D) Inventories		
	Finished Goods and Raw Materials are valued at lower of cost & net realizable v	alue. Valuation of invento	rv is done as per th
12	requirements of Accounting Standard 2. The Company has followed FTEO method of	valutation during the Eron	dal man Ilaman M
	company had changed the method of valuation of inventories to weighted avera 2023 and the company has again changed to FIFO method of valuation in financial y	ge cost method during the ear 2023-2024	e financial year 2022
	(E)Revenue Recognition		
	The company recognizes sale of products when they are invoiced to customers. Reve when no significant uncertainty as to its determination or realization exists	enue in respect of other in	come is recognized
	(F)Taxes On Income		
	 The Current tax for the year is determined as the amount of tax payable in respect Deterred tax is recognized, which to be a set of the tax of the tax of the tax of tax is the tax of ta		
- F0	Deterred tax is recognized, subject to consideration of prudence, on timing differe ncome and accounting income that originate in one period and are capable of revers	al in one or more subseque	and a subschede south
r	neasured using relevant enacted tax rates. How ever no deffered tax provision has b	een done for current perio	d.
	G)Retirement Benefits		
F	Retirement benefits in the form of Employee State Insurance to employees are charg	ed to accounts as and whe	en
10	payments are made. Provision is made in the accounts in respect of future liability for penefits payable to the staff in accordance with the Accounting Standard 15 of the In	stitute of The Chartered	
14	accountants of India, base on Actuarial Valuation Report obtained as required as per	r AS-15 Employee Benefit:	s for the financial
	H) Earnings Per Share he earnings considered in ascertaining the company's earnings per share comprise of umber of charge used in computing the back.	Etho ant an Et . O	
111	under or shares used in computing the basic earnings per share is the weighted ave	arage number of shares ou	or the year. The tstanding during the
I	ear. In respect of certain Registration, Modification and Satisfaction of charges relating to		
D	rocess of filing the necessary forms with the Registrar of Companies.	and year under review, the	company is in the
T	he Company did not trade or invest in Crypto Currency or virtual currency during the	e financial year. Hence, dis	closures relating to
It	are not applicable.		
TI	he Company did not have any transactions with Companies struck off under Section	248 of Companies Act, 20	13 or Section 560 of
C	ompanies Act, 1956 considering the information available with the Company.		
Pr	evious Year's Figures Have Been Re- Grouped And Re-Classified Wherever Necessary, To Co	nfirm To Current Year's Class	ification.
	0		
	For MARGI INVELLEDR LINUTED		
	For MANOJ JEWELLERS LIMITED For M	ANOJ JEWELLERS	LIMITED
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			TANK AND A DECIMAL OF A
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MANOJ JEWELLERS LIMITED

FIXED ASSETS & DEPRECIATION STATEMENTS AS PER BOOKS

NOTES "9"

(Amount in Lakhs, Unless Otherwise Stated)

		GROSS BLOCK		1		DEPREC	ATION	1	NPT BI OCI	
ASSETS	AS ON 01/04/2023	ADDITTIONS	DELETION	TOTAL	UP TO 31/03/2023	FOR 31/03/2024 DEDUCT	DEDUCTIONS	UP TO 31/03/2024	AS AT 31 /03 / 2023	AS AT
Office Equipments	8.55			8.55	6,61	0.35		6 96	PO 1	1 50
Computers	3.03			3.03	2.62			97.0	16.1	50'T
Furniture & Fixtures	20.68			20.68	17.68			18 41	14.0	
Vehicles	91.27			91 27	74 33			10.05	0.00	
Capital Work in								00'61	10.94	16.11
Progress	0.00	30.79		30.79	0.00	0,00		0.00	0.00	
TOTAL	123.53	30.79	0.00	154.32	101.24	6.26	0.00	107.50	22.20	46.82
Previous Year	123.53	0.00	0.00	123.53	92.14	9.10	0.00	101.24	3140	

Title Deeds of Immovable Property not held in the Name of Company.

Benami Property There is no Proceeding initiated or Pending against the company for holding any benami property under Benami Transaction (Prohibition) Act 1988.

For MANOJ JEWELLERS LIMITED atory Autho

For MANOJ JEWELLERS LIMITED

Authorised Signatory 1:10

(Amount in Lakhs, Unless Otherwise Stated) Notes on Financial Statements for the period ended 31st March, 2024

TRADE PAYABLE	31/03/2024	31/03/2023
Total outstanding dues of micro enterprises and small enterprises		-
Total outstanding dues of creditors other than micro enterprises and small enterprises	1.06	42.39
	1.06	42.39

The company has not received the required information from any of the suppliers regarding their status under 6.1 the Micro, Small and Medium Enterprises Development Act, 2006. Hence disclosures, if any, relating to amounts unpaid as the year end together with interest paid/payable as required under the Act have not been made. In the opinion of the management, the impact of interest, if any, that may be payable in accordance with the provisions of the Act, is not expected to be material.

6.2 Trade Payables ageing schedule: As at 31st March, 2024

	Outstanding for fol	lowing periods f	rom due date	of payment	
Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
					0
(i) MSME					0
(ii) Others	1.06	-	-		1.06
(iii) Disputed dues- MSME					0
(iv) Disputed dues - Others					0

6.3 Trade Payables ageing schedule: As at 31st March, 2023

	Outstanding for fol	lowing periods fi	rom due date	of payment	Total
Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	0
A MONE					0
(i) MSME					0
(ii) Others	42.39	(-)			42.39
(iii) Disputed dues- MSME					0
(iv) Disputed dues - Others					

Note -

1. There is no Unbilled and not Due trade payables are outstanding at the period ended

2. No Proper Due is specified by the vendors, payment terms are as per general business practices

6.4 Disclosure as required by Micro, Small and Medium Enterprises Development Act, 2006

Particulars	As at 31 March 2024	As at 31 March, 2023
	Rs.	Rs.
(A)(i) Principal amount remaining unpaid	-	-
(A)(ii) Interest amount remaining unpaid	-	-
(B) Interest paid by the Company in terms of Section 16 of the Micro.	-	1
(C) Interest due and payable for the period of delay in making payment	-	-
(D) Interest accrued and remaining unpaid	-	-
(E) Interest remaining due and payable even in the succeeding years,	-	-
Total	-	

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STATEMENT OF TRADE RECEIVABLES	AS A	at
	31.03.2024	31.03.2023
(I)Outstanding for more than six months		
a) Secured, considered good	-	-
b) Unsecured, considered good	+	-
c) Doubtful		
(II)Others		
a) Secured, considered good	-	-
b) Unsecured, considered good	100.00	-
c) Doubtful	-	-
Total	100.00	-

(Amount in Lakhs, Unless Otherwise Stated)

Trade Receivables ageing schedule as at 31st March, 2024

	Outs	standing for fo	llowing period	ds from due da	ite of paymer	nt
Particulars	Less than 6 months	6 months - 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Undisputed Trade receivables -considered good		-	120		-	-
(i) Undisputed Trade receivables -considered doubtful	100.00	-		-		100.00
(iii) Disputed trade receivables considered good				-	-	-
(iv) Disputed trade receivables considered doubtful	-	-	-		-	-

Trade Receivables ageing schedule as at 31st March, 2023

	Ou	tstanding for fo	ollowing period	ds from due da	te of paymer	nt
Particulars	Less than 6 months	6 months - 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Undisputed Trade receivables -considered good		-	-	-	-	-
(i) Undisputed Trade receivables -considered doubtful		+		÷		-
(iii) Disputed trade receivables considered good		-	144 - L		-	-
(iv) Disputed trade receivables considered doubtful	-		-	-	-	-

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25. STATEMENT OF MANDATORY ACCOUNTING RATIOS

(Amt. in Lakhs Rs., except per share data)

Destinutes	As	at
Particulars	31.03.2024	31.03.2023
Net Worth (A)	976.65	657.44
EBITDA	566.56	214.68
Profit after tax	319.21	57.36
Less: Prior period item	-	-
Adjusted Profit after Tax (B)	319.21	57.36
Number of Equity Share outstanding as on the End of Year/Period (C)	59.86	59.86
Weighted average no of Equity shares at the time of end of the year (D) (Pre Bonus/Split)	59.86	29.93
Weighted average no of Equity shares at the time of end of the year (E) (Post Bonus/Split	59.86	59.86
Current Assets (F)	2,531.36	1,245.41
Current Liabilities (G)	227.77	119.15
Face Value per Share	10.00	10.00
Basic and Diluted Earning Per Share (Pre Bonus/Split INR) (B/D)	5.33	1.92
Basic and Diluted Earning Per Share (Post Bonus/ Split INR) (B/E)	5.33	0.96
Return on Net worth (%) (B/A)	32.68%	8.73%
Net asset value per share - Pre Bonus (A/D) (Face Value of Rs. 10 Each)	16.32	21.97
Net asset value per share - Post Bonus (A/E) (Face Value of Rs. 10 Each)	16.32	10.98
Current Ratio (F/G)	11.11	10.45

1) The ratios have been computed as below:

(a) Basic earnings per share (Rs.): Net profit after tax as restated for calculating basic EPS / Weighted average number of equity shares outstanding at the end of the period or year

(b) Diluted earnings per share (Rs.): Net profit after tax as restated for calculating diluted EPS / Weighted average number of equity shares outstanding at the end of the period or year for diluted EPS

(c) Return on net worth (%): Net profit after tax (as restated) / Net worth at the end of the period or year

(d) Net assets value per share -: Net Worth at the end of the period or year / Total number of equity shares outstanding at the end of the period or year

2) Net worth for ratios mentioned in note 1(c) and 1(d) is = Equity share capital + Reserves and surplus (including, Securities Premium, General Reserve and surplus in statement of profit and loss).

3) The figures disclosed above are based on the standalone financial statements.

4) The above statement should be read with the significant accounting policies and notes to balance sheet, profits and losses account and cash flows

5) The Company has issued bonus shares as on June 30, 2022 on 10/06/2022 in the ratio of 4:1 and on 17/06/2022 in the ratio of 10:1, accordingly the impact of the Bonus Issue has been considered.

For MANOU JEWELLERS LIMITED horised

For MANOJ JEWELLERS LIMITED Director / Authorised

MANOJ JEWELLERS LIMITED Note 33

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	Ratio Analysis	Numerator	Denominator	Formula	31-Mar-24 31-Mar-23 Variation	31-Mar-23	Variation	Reason
-	Current Ratio	Current Assets	Current Liabilities	Total current assets/Total current liabilities	11.11	10.45	6.33%	6.33% Due to excess fund in the Overdraft account the ratio has change
2	Debt Equity Ratio	Total Borrowings	Shareholder's Equity	Total Borrowings/ Shareholder's equity	1.58	0.86	82.53%	82.53% Company has taken additional debt due to which there is increases in the notion
e	Debt Service Coverage Ratio	Earning before interest, depreciation and taxes	Debt Service	Earnings available for debt service/ Debt service	5.13	2.02	154.21%	
4	Return on Equity Ratio Net Profits after taxes	Net Profits after taxes	Avg. Shareholders Equity	(Profit/(loss) for the period)/Networth	0.00	0.00	123.89%	and the second se
in	Inventory Turnover Ratio	Revenue from Operations	Average Inventory	Average Inventory- Revenue from operations/ Average inventory	1.36	0.53	154,10%	154.10% Due to Increase in revenue of operations, ratio is increased
9	Trade Receivables Turnover Ratio	Net Credit Sales	Average Trade Receivables	Revenue from operations for the year ended/ Trade receivables (Non current & Current)	43.35		0.00%	VN
~	Trade Payables Turnover Ratio	Total Purchases	Average Trade Payables	Net purchases / Trade payables	4,306.52	16.85	***	###### Significant Increase in Trade Payable due to which there is substantiate increase in ratio
00	Net Capital Turnover Ratio	Net Sales	Average Working Capital	Revenue from operations/(Current Assets-Current liabilities)	1.88	1.21	55.56%	VN
6	Net Profit Ratio	Net Profit	Net Sales	Profit/(loss) for the period/Revenue from operations	7.36	4.21	74.90%	74.90% Decrease in revenue from operations and decrease in the cost of materials consumed, ratio is decline.
10	Return on Capital employed	EBIT	EBIT/Capital employed (Average Total Capital Employed * Equity + Debts)	EBIT/Capital employed (Average Total Equity + Debts)	23.53	16.65	41.29%	Company has taken additional debt due to which there is increase in the ratio.

For MANOJ JEWELLERS LIMITED Director / Authorised

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