M M FORGINGS LIMITED

SVK TOWERS, A 24/25, THIRU VI KA INDUSTRIAL ESTATE, GUINDY, CHENNAI- 32 Phone: 91-44-71601000 E-Mail: corporate@mmforgings.com CIN L51102TN1946PLC001473 Website: www.mmforgings.com

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M M FORGINGS LIMITED

CHAIRMAN'S SPEECH

ANNUAL GENERAL MEETING AT 15:00 HRS (IST) - MONDAY, 08 JULY 2024

A. <u>INTRODUCTION</u>

Good Afternoon, Ladies and Gentlemen.

The Board of Directors and I have great pleasure in welcoming you to this 78th Annual General Meeting of the Company.

It is indeed an honour and privilege to address you for the first time as the Chairman of the Board

I would have very much liked to meet and address you in person, but as you know, we are holding this meeting over a virtual platform as per the option provided by the Ministry of Corporate Affairs and SEBI's circulars. I would like to thank you for sparing the time to join us today from wherever you are, and for your continued faith in the Company and its management. I hope you and your family members are remaining healthy and staying safe.

B. RECENT HISTORY OF THE COMPANY

At the outset, I am excited to announce that your company's Revenue from operations for the first time has crossed the ₹1,500 Crore mark during FY24 and stood at ₹1,553 Crores as against ₹1,429 Crores in FY23, registering a growth of 9%.

"Forging Excellence is the mantra of the Company and the guidance and excellence implemented in realizing the vision of the Founder Shri. S. E. Krishnan."

The Company had set up the First Forge shop during the year 1974 with a forging capacity of 780T per annum from their erstwhile trading business which commenced from the year 1946 and the year 2024 marks its 50th year of forging excellence, making fiscal year yet another landmark in the illustrious history of the Company.

Your Company has grown today with five manufacturing plants in Tamil Nadu at Singampunari, Viralimalai, Padappai, Ambattur and Ranipet; Wind farms near Kanyakumari, Palladam, Thenkasi and Theni; Solar farm near Aruppukottai; Machining plants located at Rudrapur in Uttarakhand and Lucknow in Uttar Pradesh, with an annual capacity of 120000 tons. These facilities are certified to ISO/TS-16949 by TUV, SUD.

Your Company also operates Wind and Solar Farms generating around 280 lakh units per annum.

To commemorate the golden jubilee year of forging operations, your Company has announced a 1:1 bonus issue of shares this year, subject to approval of shareholders.

C. PERFORMANCE - FY24

I wish to highlight **Ten** major achievements made during the year.

First: The Company's Revenue from operations has crossed the ₹1,500 Crore mark and

stood at ₹1,553 Crores.

Second: Operating EBITDA for the first time has crossed ₹300 Crores and stands at

₹314 Crores as against ₹275 Crores, thereby improved by 14% over the last year.

Third: The Company's PBT is ₹174.85 crores and PAT stands at ₹125.58 crores

Fourth: Domestic sales reached ₹948 Crores, while export sales reached ₹563 Crores,

with a 15% growth in export sales during FY24.

Fifth: Your Company has established a production capacity of 1,20,000 TPA.

Sixth: The Company continues to be a net foreign exchange earner. The net foreign

exchange earnings during the current year were ₹454.11 crores.

Seventh: Your Company has retained its ISO 9001 and TS 16949 Certification for its

Quality Management.

Eighth: The Scheme of amalgamation of Cafoma Autoparts Private Limited, the

Company's wholly-owned subsidiary with the Company, with appointed date as 01 April 2023, received approval from the NCLT, Chennai Bench on

03 May 2024.

Ninth: In April 2024, the Company has completed 50 years of forging operations.

To commemorate this golden jubilee year, the Board of Directors have proposed

a 1:1 bonus issue of shares, subject to approval of shareholders.

Tenth: Further, to reward the shareholders on this occasion, dividend is increased to

₹8 per share.

D. FORGINGS – FORGING AHEAD

India has been showing both resilience as well as progress despite all risks and uncertainties in the global economic landscape and continues to be the fastest-growing economy in the world.

The Indian automotive market plays a significant role in the above contribution toward the expansion and growth. With strong backward and forward linkages, it is the key driver of growth, significantly contributing to the Indian economy

The Indian domestic market in Forging segment is exuberant and continues to register its growth. The Export market looks to be quite challenging with improvement expected in FY25.

Your company is confident that with deep relationships with customers, it is well positioned to take advantage of opportunities.

Your Company's goal is to focus on improving sales and profits in keeping with market conditions, despite the challenging environment.

The Company is leveraging growth in established products and diversifying its EV segment strategy to mitigate risks and capitalize on the increasing demand.

Your Company has spread its risks by increasing the geographic spread of its customer base.

Your Company is focusing on cost reduction, particularly on reducing energy consumption and improving productivity.

Your Company mainly focuses on new product development and total customer satisfaction, which in the past had helped us to achieve greater heights. Your Company will maintain the same formula for its progress in the years ahead.

E. REQUEST TO SHAREHOLDERS

Shareholders, who have registered to speak in the meeting can speak in the meeting, within a **maximum** of **3 minutes** per person.

F. CONCLUSION

Let me conclude by thanking the Almighty for unbounded grace, customers for their continued patronage, the employees for their loyalty, the Bankers for their support, the suppliers for their co-operation and the Board of Directors for their guidance.

Non-stop improvement is a corporate strategy that we at M M Forgings Limited have always followed diligently. Our motto has always been to adapt to the challenges and adopt them successfully as early as possible, while continuing to accelerate the growth of the company. It is really heartening to see every member of our corporate family rising to the occasion and making the company stronger and more sustainable year after year.

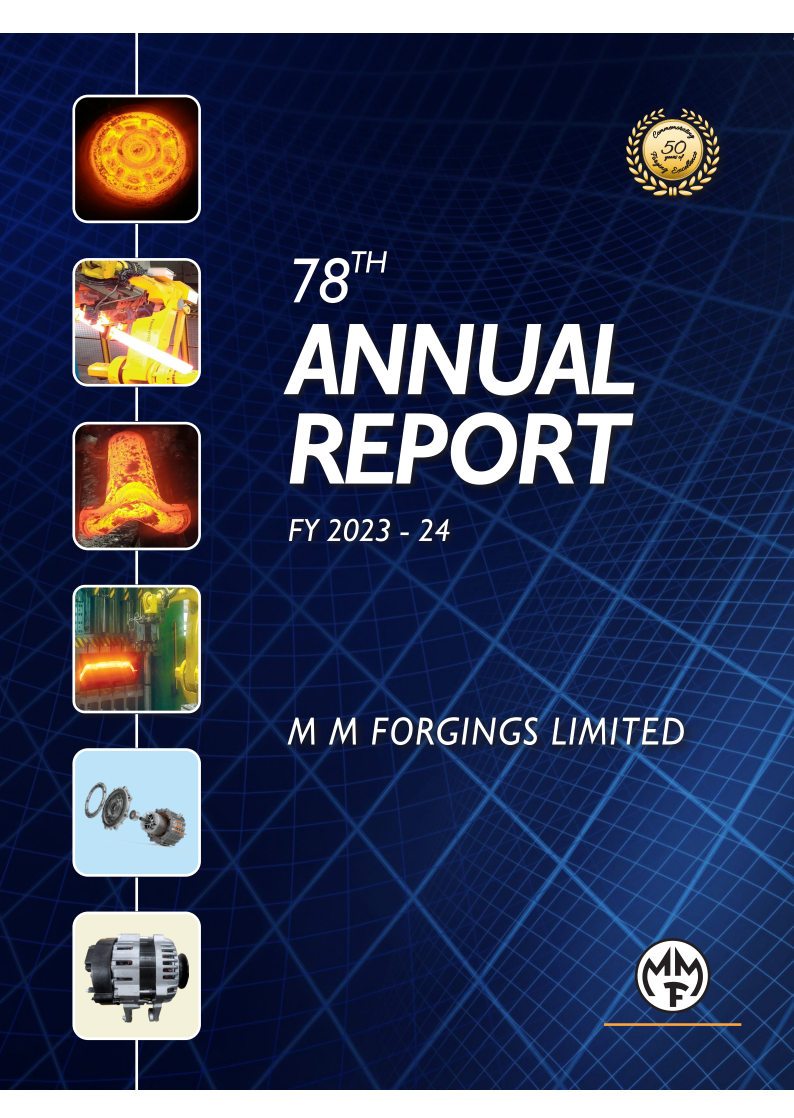
All this is the legacy and blessing of our founder and my father, the Late. Shri. S.E. Krishnan whose mettle brilliantly stands towering above the best in the industry.

It would be indeed fitting to state that these results could not have been possible but for the tremendous hard work by many employees who have many times VOLUNTARILY toiled for 48 hours on the trot, in order to develop new products, complete critical maintenance activities, etc. Such commitment cannot be had for material benefit. It is their sense of ownership that is the backbone of MMF. Ishwara's blessings and the hard work of such committed employees are what makes MMF the great company that it is.

I take this opportunity to thank you, our dear shareholders for the unwavering support, trust and commitment that continues to provide us strength to forge ahead in our endeavours.

Above all, our gratitude to Esvara for the bountiful blessings showered on all of us. We are all fortunate to have so far survived the various difficult situation as mankind, as a nation, as a company and as individuals. The Board of Directors and the Management will do the utmost to make M M Forgings a world class company. To achieve this, we need Esvara's blessings and your continued support.

Thank You.





M M FORGINGS LIMITED (CIN L51102TN1946PLC001473)

Registered Office: SVK Towers, 8th Floor, A25, Industrial Estate, Guindy, Chennai – 600 032

Email: corporate@mmforgings.com; Web: www.mmforgings.com Phone: 044-7160 1000, Fax: 044-7160 1010

Notice is hereby given that the Seventy Eighth Annual General Meeting of M M Forgings Limited will be held on Monday, 08 July 2024 at 03:00 P.M. (IST), through video conference [VC] / other audio-visual means [OAVM]. The company will conduct the meeting from Registered Office i.e., 'SVK Towers', A25, Industrial Estate, Guindy, Chennai - 600032, which will be deemed to be the venue of the meeting to transact the following businesses.

ORDINARY BUSINESS:

- 1. To receive, consider and adopt:
- 1.1. the audited standalone financial statements of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and the Auditors thereon; and
- 1.2. the audited consolidated financial statements of the Company for the financial year ended March 31, 2024, together with the Report of the Auditors thereon.
- 2. To appoint a director in place of Shri. Vidyashankar Krishnan, (holding DIN No. 00081441) who retires by rotation and being eligible offers himself for re-appointment.

SPECIAL BUSINESS:

3. Increase in the Authorized Share Capital of the Company and consequent Alteration of capital clause of Memorandum of Association of the Company

To consider and, if thought fit, to pass with or without modification, the following resolution as a SPECIAL RESOLUTION

"RESOLVED THAT pursuant to the provisions of Sections 13, 14, 61 and other applicable provisions, if any, of the Companies Act, 2013 and the rules framed thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in accordance with the provisions of the Articles of Association of the Company, consent of the members of the Company is hereby accorded for increase in the Authorized Share Capital of the Company from ₹39,00,00,000 (Rupees Thirty Nine Crores only) divided into 3,90,00,000 (Three Crores Ninety Lakhs) equity shares of ₹10 each to ₹51,00,00,000 (Rupees Fifty-One Crores only) divided into 5,10,00,000 (Five Crores Ten Lakhs) equity shares of ₹10 each and that the existing Clause V of the Memorandum of Association of the Company be replaced with the following new Clause V:



V. The Capital of the Company is ₹51,00,00,000 divided into 5,10,00,000 Equity Shares of ₹10/- each with power to increase or reduce such capital as per provisions of the Companies Act and to issue the same as Equity Shares.

RESOLVED FURTHER THAT for the purpose of giving effect to the aforesaid resolution, the Board / Committee of the Board or any officer(s) authorized by the Board of Directors, are hereby authorized to do all such acts, deeds, matters and things whatsoever, including seeking all necessary approvals to give effect to this Resolution and to settle any questions, difficulties or doubts that may arise in this regard."

4. Issue of Bonus shares by way of capitalisation of Reserves:

To consider and, if thought fit, to pass with or without modification, the following resolution as an **ORDINARY RESOLUTION**

"RESOLVED THAT pursuant to the provisions of Section 63 and other applicable provisions, if any, of the Companies Act, 2013, read with Rule 14 of the Companies (Share Capital and Debentures) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), Foreign Exchange Management Act, 1999, Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Article 37 of Articles of Association of the Company and subject to such approvals, consents, permissions and/or sanctions as may be required from the appropriate authorities, institutions or bodies (hereinafter collectively referred to as the "concerned authorities") and subject to fulfilment of such conditions, if any, as may be required to be fulfilled in obtaining, or as may be stipulated by the concerned authorities from time to time in granting, any such approvals, consents, permissions or sanctions, consent of the members of the Company is hereby accorded for capitalization of such sum standing to the credit of General Reserve account or such other account as may be considered necessary by the Board of Directors of the Company (hereinafter referred to as "the Board", which term shall be deemed to include any Committee constituted by the Board or any person(s) authorized by the Board in this regard) for distribution among the members of existing fully paid equity shares of ₹10/- each of the Company, issue of fully paid up bonus shares of ₹10 (Rupees Ten only) each in the proportion of One equity share for every One equity share held by the members of the Company whose names appear in the Register of Members maintained by the Company/List of Beneficial Owners of the Depository as on the record date to be determined by the Board, for this purpose, and that the new bonus equity shares so issued and allotted shall, for all purposes, be treated as an increase in the paid-up capital of the Company held by each such Member.

RESOLVED FURTHER THAT the Bonus Shares so issued shall be issued in dematerialized form only and shall rank pari-passu in all respects with the existing fully paid-up equity shares of the Company and shall always be subject to the terms and conditions contained in the Memorandum of Association and Articles of Association of the Company.



RESOLVED FURTHER THAT pursuant to SEBI (ICDR) Regulations and Listing Regulations, the allotment of shares in bonus issue shall be made only in dematerialized form and thus, in case of members who hold equity shares in dematerialized form, the bonus equity shares shall be credited to the respective beneficiary accounts of the Members with their respective Depository Participant(s) and in the case of Members who hold equity shares in physical form, the bonus equity shares shall be transferred to the Suspense Account opened in this regard, within such time as prescribed by law and the relevant authorities, subject to guidelines issued by SEBI in this regard.

RESOLVED FURTHER THAT the allotment of new equity bonus shares to the extent that they relate to non-resident (including Non-Resident Indians (NRIs), Overseas Citizen of India and Foreign Portfolio Investors (FPIs)) Members of the Company, shall be subject to the approval, if any, of the Reserve Bank of India under the Foreign Exchange Management Act, 1999, as amended or any other Regulatory authority, if any, as may be deemed necessary.

RESOLVED FURTHER THAT for the purpose of giving effect to the above resolutions, the Board is hereby authorized to do all such acts, deeds, matters and things and execute all such documents, instruments and writings as may be required and as it may in its sole and absolute discretion deem necessary, expedient or incidental in regard to issue of bonus shares, filing of any documents with the Securities and Exchange Board of India, Stock Exchanges where the shares of the Company are listed, Depositories, Ministry of Corporate Affairs and/ or any concerned authorities, applying and seeking necessary listing approvals from the Stock Exchanges, and to settle any question, difficulty or doubt that may arise in regard thereto."

5. Ratification of Remuneration paid to the Cost Auditor:

To consider and if thought fit, to pass, with or without modification, the following resolution as **ORDINARY RESOLUTION**

"RESOLVED THAT, subject to the provisions of Section 148 and all other applicable provisions of the Companies Act, 2013 and Companies (Audit and Auditors) Rules 2014 (including any amendment therein) the reappointment of Shri. S. Hariharan, (CP No. 20864) Cost Accountant, Tiruchirappalli, as Cost Auditor to audit the cost records maintained by the Company for the Financial Year 2024-25 on a remuneration of ₹60,000 plus out of pocket expenses of ₹15,000, totalling ₹75,000 and future remuneration as may be decided by the Board be and is hereby ratified."

RESOLVED FURTHER THAT the Board of Directors are hereby authorized to do all acts and take such steps as may be necessary, proper or expedient to give effect to this resolution."

BY ORDER OF THE BOARD For MM FORGINGS LIMITED

Place: Chennai Date: 29 May 2024 CHANDRASEKAR S Company Secretary Membership No. A34736



IMPORTANT NOTES:

Instructions for Shareholders attending the AGM through VC/OAVM are as under:

- 1. Pursuant to General Circulars No.14/2020 dated 08 April 2020, No.17/2020 dated 13 April 2020, No.20/2020 dated 05 May 2020, No. 02/2021 dated 13 January 2021, No. 21/2021 dated 14 December 2021, No. 2/2022 dated 05 May 2022, No. 10/2022 dated 28 December 2022 and No. 09/2023 dated 25 September 2023 issued by the Ministry of Corporate Affairs (collectively referred to as 'MCA Circulars') read with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated 07 October 2023, the Company is convening the 78th Annual General Meeting (AGM) through Video Conferencing (VC)/Other Audio Visual Means (OAVM), without the physical presence of the Members at a common venue. Hence, Shareholders can attend and participate in the AGM through VC/OAVM only.
- 2. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (Listing Regulations) and MCA Circulars dated 08 April 2020, 13 April 2020, 05 May 2020, 05 May 2022, 28 December 2022 and 25 September 2023, the Company is providing facility of remote e-Voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting agency. The facility of casting votes by a member using remote e-Voting as well as the e-Voting system on the date of the AGM will be provided by CDSL.
- 3. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc., who are allowed to attend the AGM without restriction on account of first come first served basis.
- 4. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- 5. Pursuant to MCA Circular No. 14/2020 dated 08 April 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM through VC/OAVM and cast their votes through e-voting.



- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.mmforgings.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e., BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The AGM Notice is also disseminated on the website of CDSL (agency for providing the Remote e-Voting facility and e-voting system during the AGM) i.e., www.evotingindia.com.
- 7. In continuation of SEBI Circular dated 07 October 2023 and Ministry's General Circular No. 09/2023, dated 25 September 2023, it has been decided to allow companies to conduct their AGMs, in accordance with the requirements provided in paragraphs 3 and 4 of the General Circular No. 20/2020 as per MCA circular no. 02/2020 dated 05 May 2020.
- 8. Shareholders seeking any information with regard to accounts are request to send their queries through mail, at least 5 days before the meeting so as to enable the Company to keep the information ready.
- 9. The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, which sets out details relating to Special Business at the meeting, is annexed hereto.
- 10. Additional information pursuant to Regulation 36(3) of the Listing Regulations in respect of the Directors seeking appointment / re-appointment is appended. Further, the Company has received relevant disclosure/consent from the Director seeking appointment / re-appointment.
- 11. Pursuant to SEBI (ICDR) Regulations and Listing Regulations, the allotment of shares in bonus issue shall be made only in dematerialized form and thus, in case of members who hold equity shares in dematerialized form, the proposed bonus equity shares shall be credited to the respective beneficiary accounts of the Members with their respective Depository Participant(s) and in the case of Members who hold equity shares in physical form, the bonus equity shares shall be transferred to the Suspense Account opened in this regard, within such timeline as prescribed. The holder of securities in physical form are hence requested to update their demat account details by submitting KYC forms with RTA for getting their bonus shares credited to their demat account directly.
- 12. Under Section 124 of the Companies Act, 2013 and the Rules therein, the amount of dividend remaining unpaid or unclaimed for a period of seven years from the due date is required to be transferred to the Investor Education and Protection Fund (IEPF), constituted by the Central Government. The Company had, accordingly, transferred ₹3,11,764/- during April 2023 and ₹6,46,697 during October 2023, pertaining to the interim dividends declared for the year 2016-17, to the IEPF of the Central Government. Those shareholders who have not claimed, can claim from the Government. The Company has uploaded the information in respect of the Unclaimed Dividends in respect of the financial years from 2016 to 2023, as on the date of the 77th Annual General Meeting (AGM) held on 11 August 2023 on the website of the IEPF viz., www.iepf.gov.in and on the Website of the Company, www.mmforgings.com. Members who have not encashed their dividend, are advised to write to the Company to claim their dividend.



13. Shares transferred under IEPF account of the government (taken on the basis of 2017 dividend unclaimed):

Shareholders, those who have not encashed the Dividend for Seven consecutive years, their shares were transferred to IEPF account. The details are available in the Company's website:

https://www.mmforgings.com/uploads/IEPF/Share Transferred to IEPF.pdf

- In terms of Regulation 40(1) of the Listing Regulations, as amended, securities of listed companies can be transferred only in dematerialised form with effect from April 1, 2019. Members mav please note that SEBI. vide its Circular SEBI/HO/MIRSD/MIRSD RTAMB/P/CIR/2022/8 dated 25 January 2022, mandated Listed Companies to issue securities in demat form only while processing service requests viz., Issue of duplicate securities certificate, claim from Unclaimed Suspense Account, Renewal / Exchange of securities certificate, Sub-division Splitting of securities certificate, Consolidation of securities certificates/folios, Transmission and Transposition. The shareholders holding shares in physical form are requested to make service request by submitting a duly filled and signed Form ISR-4, the format of which is available at Company website www.mmforgings.com under Investors/General Shareholder Information and on the website of RTA. It may also be noted that any service request can be processed only after the folio is KYC compliant. In view of the same and to eliminate all risks associated with physical shares and avail various benefits of dematerialisation, Members are advised to dematerialise the shares held by them in physical form. Members can contact the Company or RTA, for assistance in this regard.
- 15. To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of any change in address or demise of any member as soon as possible. Members are also advised not to leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified.
- 16. Norms for Updating KYC, Bank details and Nomination: It is mandatory for holders of physical securities in listed company to furnish PAN, full KYC details (address proof, bank details, e-mail address, mobile number) and Nomination (for all the eligible folios). Pursuant to SEBI circular dated 17 November 2023, all payment of dividend in respect of physical folios will be only through electronic mode with effect from April 01, 2024 and accordingly, the dividend payment for the KYC non-compliant shareholders will be kept in unclaimed dividend account. Upon receipt or updation of bank details, the RTA will update the KYC and automatically, pay electronically, all the moneys of / payments to the holder that were previous unclaimed / unsuccessful.

Further, the KYC non-compliant shareholders shall be eligible to lodge any grievance or avail of any services, only after furnishing the complete documents / details. The forms for updating the PAN, KYC Bank details and Nomination viz., Forms ISR-1, ISR-2, ISR-3, SH-13 and the said SEBI circular are available in the general Shareholders Information section in the Company's website www.mmforgings.com. Members who are holding shares in physical form are requested to submit the required forms along with the supporting documents at the earliest.



Members holding shares in electronic form are hereby informed that bank particulars registered against their respective depository accounts will be used by the Company for payment of dividend. The Company or its Registrars cannot act on any request received directly from the Members holding shares in electronic form for any change of bank particulars or bank mandates. Such changes are to be advised only to the Depository Participant of the Members.

As specified in the above SEBI circular, the Company had sent letters on 30 April 2024, to the Members who holds shares in physical form, intimating them to update KYC documents. Members who hold shares in dematerialised form and wish to update their PAN, KYC, Bank details and Nomination, are requested to contact their respective DPs.

Electronic copy of the Annual Report for 2023-24 will be sent to all members whose email IDs are registered with the Company/Depository Participant(s) for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email addresses with the Company can get the same registered by submitting the necessary KYC forms as mentioned in the previous notes. The Notice convening the AGM and the Annual Report for F24 have also been uploaded on the website of the Company at www.mmforgings.com and may also be accessed from the relevant section on the websites of the Stock Exchanges viz., BSE Limited (BSE) and National Stock Exchange of India Limited (NSE) at www.bseindia.com and www.bseindia.com, respectively.

THE INTRUCTIONS TO SHAREHOLDERS FOR E-VOTING AND JOINING VIRTUAL MEETINGS ARE AS UNDER:

- 1. The voting period begins on Friday, 05 July 2024 at 9.00 A.M. and ends on Sunday, 07 July 2024 at 5.00 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, Monday, 01 July 2024, may cast their vote electronically. The e-Voting module shall be disabled by CDSL for voting thereafter.
- 2. Details of Scrutinizer: Shri. M. Damodaran, Practicing Company Secretary, Managing Partner of M Damodaran & Associates LLP (Membership No. 5837, C P No. 5081).
- 3. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- 4. Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of the Listing Regulations, 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 shareholder's /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.

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

- (i) 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.
- (ii) Pursuant to above said SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL	Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URLs for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit CDSL website www.cdslindia.com and click on login icon and New System Myeasi Tab. 1. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the e-Voting is in progress as per the information provided by company. On clicking the e-Voting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly. 2. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration



Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com/ home page or click or click on https://evoting.cdslindia.com/Evoting/EvotingLogin.

The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the e-Voting is in progress and also able to directly access the system of all e-Voting Service Providers.

Individual
Shareholders
holding securities
in demat mode
with NSDL

If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

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 icon "Login" which is available under 'Shareholder/ Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number held 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 or joining virtual meeting & voting during the meeting.



Individual Shareholders (holding securities in demat mode) login through their Depository Participants	 2. 3. 	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/ CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/ CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on Company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining
		casting your vote during the remote e-Voting period or joining virtual meeting and voting during the meeting.

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

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

Login Type	Helpdesk details
	Members facing any technical issue in login can
Individual Shareholders holding	contact CDSL helpdesk by sending a request at
securities in Demat mode with CDSL	helpdesk.e-Voting@cdslindia.com or contact at
	toll free no. 1800 22 55 33
	Members facing any technical issue in login can
Individual Shareholders holding	contact NSDL helpdesk by sending a request at
securities in Demat mode with NSDL	e-Voting@nsdl.co.in or call at.: 022 - 4886 7000
	and 022 - 2499 7000

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 e-Voting and joining virtual meetings for Physical shareholders and shareholders other than individual holding in Demat form:

The shareholders should log on to the e-Voting website www.e-Votingindia.com.

Click on "Shareholders" module.

Now enter your User ID

- 1.1. For CDSL: 16 digits beneficiary ID,
- 1.2. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
- 1.3. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.

Next enter the Image Verification (CAPTCHA) as displayed and Click on Login.



If you are holding shares in demat form and had logged on to www.e-Votingindia.com and voted on an earlier e-Voting of any company, then your existing password is to be used. If you are a first-time user follow the steps given below:

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

- 2. After entering these details appropriately, click on "SUBMIT" tab.
- 3. 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.
- 4. For shareholders holding shares in physical form, the details can be used only for e-Voting on the resolutions contained in this Notice.
- 5. Click on the EVSN for the relevant <Company Name> on which you choose to vote. Choose <M M Forgings Limited>.
- 6. 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.
- 7. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- 8. 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.



- 9. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- 10. You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- 11. 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.
- 12. There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.

<u>Additional Facility for Non – Individual Shareholders and Custodians –For Remote Voting only:</u>

Non-Individual shareholders (i.e., other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.e-Votingindia.com and register themselves in the "Corporates" module. A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.

- 1. 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.
- 2. The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
- 3. 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., corporate@mmforgings.com, if they have voted from individual tab & not uploaded same in the CDSL e-Voting system for the scrutinizer to verify the same.

<u>Instructions for Shareholders attending the AGM through VC / OAVM and e-Voting during meeting are as under:</u>

- 1. The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.
- 2. The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for evoting.
- 3. Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM.



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

<u>Process for those Shareholder whose e-mail / Mobile No. are not registered with the Company / Depositories:</u>

- 1. For Physical shareholders please provide necessary details like Folio No., Name of the 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.
- 2. For Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP)
- 3. For Individual Demat shareholders Please update your e-mail id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.



If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to 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 toll free no. 1800 22 55 33.

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT 2013:

The following Explanatory Statement sets out all material facts relating to the Ordinary Business and the Special Business of the accompanying Notice dated 29 May 2024.

Item No. 2:

<u>Appointment of Shri. Vidyashankar Krishnan, who retires by rotation and being eligible, offers himself for re appointment:</u>

In accordance with the provisions of Section 152(6) of the Companies Act, 2013, Shri. Vidyashankar Krishnan, Chairman and Managing Director, holding DIN: 00081441, who is liable to retire by rotation in the ensuing Annual General Meeting, being eligible, offers himself for re-appointment.

The Board recommends the Resolution as set out as an Ordinary Business in Item no. 2 of the Notice for the approval of Members as an Ordinary Resolution.

<u>Pursuant to Regulations 36(3) of Listing Regulations and Secretarial Standard 2 issued</u> by Institute of Company Secretaries of India, the following information is furnished:

Brief resume and	Shri. Vidyashankar Krishnan, aged 58 years, holding DIN 00081441,
nature of expertise	is a Post Graduate in Engineering from I.I.T., Chennai, having around
	34 years of experience. He has served in the Company's Board since
	April 1997. He was appointed as Managing Director of the Company
	in February 1999. He was elevated as Vice Chairman and Managing
	Director of the Company effective 24 October 2012. The Board has
	appointed him as Chairman and Managing Director of the Company
	effective 01 April 2024.
	He has over three decades of experience in the forgings industry. He
	has been instrumental in the company's growth, including major
	expansions at Viralimalai plant, Padappai plant, and wind farm and
	solar sites. He has also guided the company towards sustainability and
	made key decisions in expansions and acquisitions.



	Under his leadership, M M Forgings Limited has been accredited as "India's Most Admirable Brand 2022" under the category "Forging Excellence." He has been conferred as "India's Top Minds 2022" and has been recognized as one of the "Top Business Leaders of the Nation". He is the Director and former President of the Association of Indian Forging Industry, Director in Sree Sankara College Association and partner at Unique Technologies. He holds directorship in seven other companies.
Relationship with other Directors, Manager and KMP of the Company	Shri. Vidyashankar Krishnan is the elder brother of Shri. K. Venkatramanan, Joint Managing Director and spouse of Smt. Sumita Vidyashankar, non-Executive Director of the Company.
Other Directorships and committee Membership of listed entities	He does not hold Directorship or a Member in any Committee in any of the other listed entities during the last three years.
No. of shares held in the Company	2720240 shares

Item No. 3 & 4: Issue of Bonus Shares and Increase in authorized Share Capital of the Company:

The Company has completed 50 years of forging operations during April 2024. To commemorate this golden jubilee year, the Board of Directors recommended a 1:1 bonus, i.e., One equity shares for every One equity share held as on the 'record date' to be determined by the Board by capitalizing a part of the amount standing to the credit of General Reserve account or such other account as may be considered appropriate by the Board of Directors of the Company, subject to approval of shareholders.

The equity shares of your Company are listed and actively traded on National Stock Exchange of India Limited (NSE) and Bombay Stock Exchange Limited (BSE). The above bonus issue would also encourage the participation of small investors by making equity shares of the Company affordable, increase the liquidity of the equity shares and will expand the retail shareholders' base.

The proposed issue of Bonus Shares will be made in line with the provisions of Section 63 of the Companies Act, 2013, SEBI Listing Regulations and subject to such approvals, if required, from the statutory authority(ies). As per Article 37 of the Articles of Association of the Company, approval of the Members for issue of Bonus Shares by capitalization of reserves of the Company is being sought.



The proposed bonus share issue would necessitate an increase in the Company's authorized share capital and consequently alter Clause V of its Memorandum of Association. Pursuant to NCLT approving the scheme of amalgamation of Cafoma Autoparts Private Limited (Cafoma) with the Company, the Cafoma's authorized share capital has been consolidated with the Company, increasing it by ₹9 Crores. The current authorized share capital is ₹39,00,00,000 divided into 3,90,00,000 equity shares of ₹10 each. The Board of Directors, at its meeting on 29 May 2024, proposed an increase in authorized share capital to ₹51,00,00,000, divided into 5,10,00,000 equity shares of ₹10 each.

The record date for issue of bonus shares is 16 July 2024. The Board recommends the Resolutions as set out in item no 3 as a Special Resolution and Item no. 4 of the Notice for approval of the Members as an Ordinary Resolution. None of the Directors, Key Managerial Personnel and their relatives are concerned or interested, financially or otherwise, in the resolutions set forth in Item No. 3 and 4 of this Notice except to the extent of their shareholding and held by them in the Company.

Item No. 5:

Ratification of remuneration paid to the Cost Auditor:

Pursuant to the provisions contained in Rule 14 of the Companies (Audit and Auditors) Rules 2014, the appointment and remuneration paid to Shri. S. Hariharan, cost auditor appointed at the Board meeting dated 29 May 2024, ought to be ratified by the shareholders subsequently. Accordingly, consent of the members is sought for passing the resolution as set out in the Notice for ratification of remuneration for the financial year ending 31 March 2025.

The Board recommends the Resolutions as set out in Item no. 5 of the Notice for approval of the Members as an Ordinary Resolution. None of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financial or otherwise, in the resolution set out at Item no. 5. The above resolution does not affect any other Company.

BY ORDER OF THE BOARD For MM FORGINGS LIMITED

Place: Chennai Date: 29 May 2024 CHANDRASEKAR S
Company Secretary
Membership No. A34736



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BOARD OF DIRECTORS as on 01 April 2024

EXECUTIVE DIRECTORS

Chairman and Managing Director

Shri. Vidyashankar Krishnan

Joint Managing Director

Shri. K. Venkatramanan

Director - Commercial

Shri. Ramnath Nagarajan

Director - Operations

Shri. Krishnakumar Raman

•

Smt. Sumita Vidyashankar

NON-EXECUTIVE DIRECTOR

INDEPENDENT DIRECTORS Smt. Kavitha Vijay

Shri. Shankar Athreya

Siiri. Siialikar Aulreya

Shri. S. Krishnakumar

Shri. R. Subramanian

Shri. Hari Sankaran

Chief Financial Officer

Shri. R. Venkatakrishnan

Company Secretary

Shri. Chandrasekar S

Registered Office

'SVK Towers', A25, 8th Floor, Industrial Estate,

Guindy, Chennai - 600 032

Phone: 044 -71601000; Fax No. 044- 71601010

E-mail: corporate@mmforgings.com

Factories

Manufacturing Plants

Plant 1 - Singampunari – 630 502, TN

Plant 2 - Viralimalai - 621 316, TN

Plant 4 - Mathur Post - 602 105, TN

Plant 7 - Industrial Automation Division-600058, TN

Plant 8 - Rudrapur - 263 153, Uttarkand

(DVS Industries Pvt. Ltd., Subsidiary)

Plant 9 - A4 Industrial Area, Kursi Road,

Barabanki, District, UP 225001

Plant 10 - Ranipet - 632 403, TN

Plant 11 – Voyalanallur - 600072, TN

(Abhinava Rizel Pvt. Ltd., Subsidiary)

Plant 5 - Windfarms

W1 - Panakudi - 627 109, TN

W2 - Theni District - 625 531, TN

W3 - Tenkasi - 627 811, TN

W4 - Kallapalayam - 641 201, TN

Plant 6 - Solar sites

S1 - Aruppukottai – 626105, TN

S2 - Viralimalai - 621 316, TN

Share Transfer Agents

Cameo Corporate Services Limited

'Subramanian Building', Fifth Floor

No. 1, Club House Road, Chennai – 600 002

Phone: 044 - 40020700; 044 - 2846 0390

Statutory Auditors

Shri. G. Ramesh Kumar

G Ramesh Kumar & Co.,

28, Akila Lands, Ganapathy Colony (South)

Thiruvanaikoil Post, Tiruchirapalli – 620 005

Phone No. 0431 2432931, 2433140

Internal Auditor

Shri. Balaji Gopal

Cost Auditor

Shri. S. Hariharan

Sri Sapthagiri Homes

S.S. IInd Floor, Pulimandapam Road,

Srirangam, Trichy - 620006

Secretarial Auditor

Shri. V Shankar

2-1-2 B Block First Floor

Greata Pearl Apartments, 174/206,

Choolaimedu High Road, Chennai - 600 094

Ph: 044 23728925 C P No. 12974

Bankers

State Bank of India

2 Harrington Road, Chetpet, Chennai-600031

DBS Bank India Ltd.

806 Anna Salai, Chennai - 600002

HDFC Bank Ltd.

115, Dr. R.K. Salai, Mylapore, Chennai-600004

The Federal Bank Ltd.

27/44, 6th floor, Anna Salai, Chennai-600002

ICICI Bank Ltd.

1, Cenotaph Road, Teynampet, Chennai-600018

RBL Bank Ltd.

G.N. Chetty Road, T. Nagar, Chennai-600017

Standard Chartered Bank

19 Rajaji Salai, Chennai – 600001

Export-Import Bank of India

Overseas Towers, Anna Salai, Chennai-600002



			PER	PERFORMANCE HISTORY	ICE HIST	ORY				₹ in Lakhs
DESCRIPTION / YEAR	FY 24	FY 23	FY 22	FY 21	FY 20	FY 19	FY 18	FY 17	FY 16	FY 15
INCOME									-	
Sales - Domestic	94,806.13	90,565.24	54,744.53	35,658.12	32,853.57	42,381.88	24,531.62	16,728.26	15,162.74	13,891.22
Exports	56,307.50	48,945.77	54,053.49	35,488.63	38,236.89	46,355.03	35,559.47	29,314.40	33,743.07	35,059.10
Total	1,51,113.63	1,39,511.01	1,08,798.02	71,146.75	71,090.46	88,736.91	60,091.09	46,042.66	48,905.81	48,950.32
Other Operating Income	1,594.65	1,416.92	1,666.45	1,418.03	1,638.67	1,655.29	1,970.63	1,797.02	1,320.07	1,303.08
Other Income	2,608.54	1,640.00	1,857.35	2,159.21	1,851.14	1,586.71	1,229.28	1,126.77	541.24	241.28
TOTAL INCOME	1,55,316.82	1,42,567.93	1,12,321.82	74,723.99	74,580.27	91,978.91	63,291.00	48,966.45	50,767.12	50,494.68
Operating Profit	31,448.24	27,486.21	22,031.20	14,288.64	14,370.27	18,911.64	13,673.40	10,401.98	11,343.00	11,318.14
Profit After Tax	15,096.13	12,969.46	9,175.99	4,660.75	4,623.76	8,135.04	6,850.73	4,342.22	5,008.84	5,054.82
Earnings per share	62.53	53.72	38.01	19.31	19.15	33.70	56.76	35.97	41.50	41.88
Dividend	%08	%09	%09	20%	20%	20%	100%	%09	%09	%09
Dividend including tax paid	1,931.26	1,448.45	1,448.45	1,455.09	1,417.93	1,410.40	1,402.86	841.72	841.72	841.72
Dividend as a % to PAT	12.8%	11.2%	15.8%	31.2%	30.7%	17.3%	20.5%	19.4%	16.8%	16.7%
Share Capital	2,414.08	2,414.08	2,414.08	2,414.08	2,414.08	2,414.08	1,207.04	1,207.04	1,207.04	1,207.04
Reserves & Surplus	79,218.53	66,603.65	55,349.40	47,622.17	44,416.47	41,210.66	35,700.59	30,252.69	26,752.19	22,585.00
Return on Capital Employed	19.4%	19.8%	16.1%	10.7%	11.8%	15.7%	16.9%	17.1%	22.7%	25.8%
Return on Net Worth	33.7%	35.7%	32.9%	22.8%	25.0%	19.0%	17.1%	14.0%	17.6%	20.5%
Working Capital	36,149.11	37,296.50	24,527.54	23,502.49	15,664.26	23,429.06	17,258.64	7,444.49	9,213.43	9,178.08
W C as a % to sales	23.3%	26.2%	21.8%	31.5%	21.0%	25.5%	27.3%	15.2%	18.1%	18.2%
Current Ratio	1.78	1.51	1.84	1.79	2.05	1.85	1.74	2.36	2.00	1.92
TOL/NW	1.17	1.21	1.43	1.45	1.36	1.76	1.25	0.82	0.87	0.93
Debt / Equity	0.46	0.39	0.75	0.76	0.87	1.04	0.57	0.47	0.43	0.41



DIRECTORS' REPORT

The Directors have the pleasure in presenting the 78th Annual Report and the audited accounts of the Company for the year ended 31 March 2024.

1. FINANCIAL RESULTS FOR THE YEAR ENDED 31 MARCH 2024

(₹ in lakhs)

S. No.	Particulars	20	23-24	20	22-23
1.1	Forging sales		1,51,113.63		1,39,861.05
1.2	Other Operative Income		1,594.65		1,416.92
1.3	Other Income		2,537.52		1,614.12
1.4	Total Income		1,55,245.80		1,42,892.09
1.5	Profit / loss before Depreciation, Finance Costs and Tax Expense (EBITDA)		31,377.22	R)	27,460.33
1.6	Profit before Exceptional items and Tax		19,871.57		17,568.58
1.7	Exceptional items/extraordinary items		71.02		25.88
1.8	Profit before tax		19,942.59		17,594.46
1.8	Tax				
	For current year	4,724.00		4,625.00	
	Relating to previous years	122.47		-	
	Deferred Tax / MAT credit	550.00	5,396.47	329.91	4,954.91
1.9	Profit after Tax		14,546.12		12,639.55

2. DIVIDEND AND FINANCIAL RESULTS

(₹ in lakhs)

S. No.	Particulars	2023-24	2022-23
2.1	Profit after Tax	14,546.12	12,639.55
2.2	Balance in P & L Account	204.87	123.77
2.3	Profit available for appropriation	14,750.99	12,763.32
2.4	Transfer to General Reserve	12,400.00	11,110.00
2.5	Proposed Dividend	1,931.26	1,448.45
2.6	Balance carried forward	419.73	204.87

Note: Standalone figures of the previous year have been restated to give effect to the Scheme of Amalgamation as approved by NCLT, with appointed date as 01 April 2023, between the Company and its wholly-owned subsidiary namely, Cafoma Autoparts Private Limited.

The Directors at their meeting held on 29 May 2024 declared an interim dividend of ₹8/- per share (80%) on 2,41,40,800 equity shares of face value of ₹10/- each, absorbing a sum of ₹19.31 Cr. The Directors do not recommend any final dividend for the year 2023-24. The dividend pay-out is in accordance with the Company's Dividend Distribution Policy.



3. SHARE CAPITAL

There was no change in the paid-up share capital of the Company during the year.

The Honourable National Company Law Tribunal (NCLT) has approved the scheme of amalgamation of Cafoma Autoparts Private Limited (Cafoma), the Company's wholly-owned subsidiary with the Company vide their order dated 03 May 2024, resulting in consolidation of Authorized share capital of Cafoma with the Company. The Company's authorized share capital has been increased to ₹39,00,00,000, which is divided into 3,90,00,000 Equity Shares of ₹10/-.

4. HIGHLIGHTS OF THE COMPANY'S OPERATIONAL PERFORMANCE

- 4.1. The Revenue from operations for the first time has crossed the ₹1,500 Crore mark and stood at ₹1,553 Crores as against ₹1,429 Crores in FY23, registering a growth of 9%.
- 4.2. Operating EBITDA for the first time has crossed ₹300 Crores and stands at ₹314 Crores as against ₹275 Crores, thereby improved by 14% over the last year.
- 4.3. PBT for FY24 grew by 13% at ₹199 Crores as compared to ₹176 Crores reported during previous year.
- 4.4. PAT for the current year grew by 15% at ₹145 Crores as compared to ₹126 Crores reported during the year ended March 2023.
- 4.5. Domestic sales, during the year stands at ₹948 Crores and Export sales at ₹563 Crores. Export sales grew by 15% during FY24.
- 4.6. The Company continues to be a net foreign exchange earner. The net foreign exchange earnings during the current year were ₹454.11 crores.
- 4.7. The Company has retained its ISO 9001 and TS 16949 Certification for its Quality Management.
- 4.8. In April 2024, the Company has completed 50 years of forging operations. To commemorate this golden jubilee year, the Board of Directors have proposed a 1:1 bonus issue of shares, subject to approval of shareholders.
- 4.9. Further, to reward the shareholders on this occasion, dividend is increased to ₹8 per share.

5. SCHEME OF AMALGAMATION OF WHOLLY OWNED SUBSIDIARY WITH THE COMPANY

Pursuant to a Scheme of Amalgamation under Section 230 to 232 of the Companies Act, 2013 (Scheme) the Company's wholly owned subsidiary viz., Cafoma Autoparts Private Limited (Cafoma) has amalgamated with the Company. The Scheme received approval from the NCLT, Chennai Bench on 03 May 2024. The Appointed Date for the said amalgamation was 01 April 2023 and the Effective Date pursuant to the regulatory filing with the Ministry of Corporate Affairs is 27 May 2024.



Consequent to the Amalgamation, investments in the share capital of the Transferor Company appearing in the books of account of the Company and its wholly-owned subsidiary stands cancelled. All the assets, liabilities, employees, contracts, etc., of Cafoma is transferred to the Company and Cafoma stands dissolved, without winding up. The authorized share capital of Cafoma has been consolidated with the Company, resulting in an increase of ₹9,00,00,000 in the authorized share capital of the Company.

6. **RECOMMENDATION OF BONUS ISSUE**

Taking into consideration the performance and the long term prospect of the Company and to commemorate the completion of 50 years of forging operations, the Board of Directors, at their meeting held on 29 May 2024, had recommended a bonus issue of shares at a ratio of 1:1 by capitalizing a part of the amount standing to the credit of General Reserve account or such other account, subject to the approval of shareholders, other stakeholders and statutory bodies.

The subject is placed at the notice of the 78th AGM for the approval of the shareholders. The above bonus issue would encourage the participation of small investors, increase the liquidity and expand the retail shareholders' base of the Company. The Company is confident of servicing the enlarged capital base and is in the process of obtaining necessary approvals from the Stock Exchanges. The overall bonus procedure will be completed by 28 July 2024.

7. MANAGEMENT DISCUSSION AND ANALYSIS:

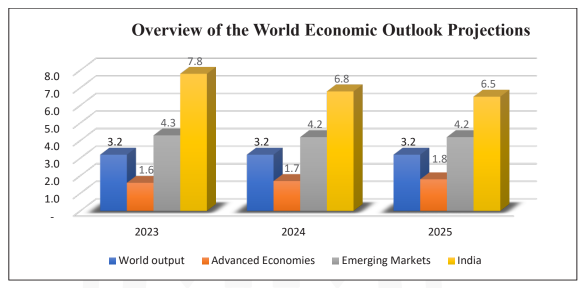
Economic Overview - Global

The Global Economy remains remarkably resilient, with growth holding steady as inflation returns to target. The journey over the past few years has been eventful, starting with supply-chain disruptions in the aftermath of the pandemic, the Russia-Ukraine war that triggered a global energy and food crisis, and a considerable surge in inflation, followed by a globally synchronized tightening of monetary policy.

Global economic activity continues to soften, amid the effects of tight monetary policies, restrictive financial conditions and weak global trade growth. As global inflation descended from its mid-2022 peak, economic activity grew steadily, defying warnings of stagflation and global recession. Global growth, estimated at 3.2% in 2023, is projected to continue at the same pace in 2024 and 2025. The forecast for 2024 is revised up by 0.1% point from January 2024.

Global headline inflation is expected to fall from an annual average of 6.8% in 2023 to 5.9% in 2024 and 4.5% in 2025, with advanced economies returning to their inflation targets sooner than emerging market and developing economies. The latest forecast for global growth five years from now at 3.1% is at its lowest in decades.

Risks to the global outlook are now broadly balanced. On the downside, new price spikes stemming from geopolitical tensions, including those from the war in Ukraine and the conflict in Gaza and Israel, could, along with persistent core inflation where labour markets are still tight, raise interest rate expectations and reduce asset prices. A divergence in disinflation speeds among major economies could also cause currency movements that put financial sectors under pressure. High interest rates could have greater cooling effects than envisaged as fixed-rate mortgages reset and households contend with high debt, causing financial stress.



* Projection || Source, World Economic Outlook || IMF

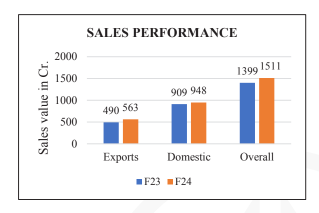
Businesses, across geographies, would need to be vigilant and exhibit flexibility, working with dynamic operating models to adapt to the evolving conditions while simultaneously building resiliency in their business models to ensure sustained performance. Intensifying supply-enhancing reforms would facilitate inflation and debt reduction, allow economies to increase growth toward the higher pre-pandemic era average and accelerate convergence toward higher income levels. Multilateral cooperation is crucial to mitigate geo-economic fragmentation and climate change costs, accelerate green energy transition and facilitate debt restructuring.

Economic Overview - India

India's growth continues to be resilient despite some signs of moderation in growth. A conducive domestic policy environment and the Government's sustained focus on structural reforms have kept India's economic activity robust despite global headwinds. Emerging as a beacon of resilience in the global economy, despite a drop in growth rate projections, India continues to be the fastest-growing economy in the world.

Not just in science where India is taking big leaps, India has been showing both resilience as well as progress despite all risks and uncertainties in the global economic landscape. Headline inflation has, on average, moderated although it remains volatile. The financial sector has been resilient, strongest in several years and largely unaffected by global financial stress in early 2023.

Globally, India's 2023 G20 presidency has demonstrated the country's important role in advancing multilateral policy priorities. The growth was underpinned by strong investment activity bolstered by the government's capex push and buoyant private consumption, particularly among higher income earners. This growth is further driven by factors such as strong tax revenue collections, increased government capital spending, firm domestic demand and growth in manufacturing sectors.



Overall Outlook:

Despite challenging global trade tension, the industry remains optimistic. Coupled with good monsoon outlook, significant growth is expected in F25.

Growth in India is projected to remain strong at 6.8% in 2024 (F25) and 6.5% in 2025 (F26) with the robustness reflecting continuing strength in domestic demand and a rising working-age population. The consumer price inflation is declining from an average of 5.4% in FY24 to 4.6% in FY25 and further to 4.2% in FY26. (source: IMF)

Indian Automotive Industry:

The Indian automotive market plays a significant role in the above contribution toward the expansion and growth. India's automotive industry has shown healthy production figures and significant FDI inflow, positioning itself as a global automotive hub with a promising future. India holds a strong position in the international heavy vehicles arena as it is the largest tractor manufacturer, second-largest bus manufacturer and third largest heavy trucks manufacturer in the world. With strong backward and forward linkages, it is the key driver of growth, significantly contributing to the Indian economy and provides employment to millions of people directly and indirectly.

Global supply disruption remains the major threat for the automotive industry's growth. It would also cause recurrent commodity price volatility, increasing fiscal pressures and could further, domestically, reignite inflationary pressures. On the upside, stronger than expected consumer demand and private investment would assist and raise growth.

The contribution of this sector to the national GDP has risen to about 7.1% in FY24 from 2.77% in 1992-93. The growth of the Indian automotive market can be credited to several factors including increasing shifts to urban areas, growing middle-class population and an increasing focus on green mobility solutions. The latter trend has driven Indian automakers to make starting strides in the production of EVs and hybrid vehicles, all to preserve environmental health.



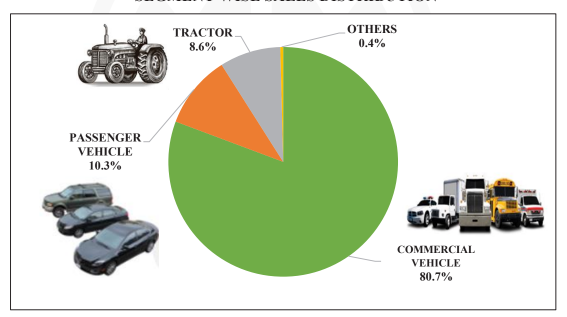
India's electric vehicle (EV) sector is experiencing rapid growth, fuelled by government incentives, rising environmental concerns and technological advancements. The EV market is expected to grow at a CAGR of 49% between 2023-2030 and the industry would create 5 Million direct and indirect jobs by 2030. The transformative boom in India's EV Industry is not only indicative of its domestic prowess but also has significant implications on the global landscape.

Market segments outlook

Key segment analysis: Commercial Vehicles (CV)

The Indian automotive industry, despite challenges, kept its grit intact and witnessed growth across different segments during FY24, be it the Passenger Vehicle (PV) or Commercial Vehicle (CV) segment, with the latter particularly witnessing good growth in the Medium & Heavy Commercial Vehicles (MHCV) category. The key drivers contributing to the growth and expansion of the CV market in India include strong replacement demand, better financing options, growing economy, infrastructural development and improving road connectivity.

SEGMENT WISE SALES DISTRIBUTION



The commercial vehicle segment is highly interconnected with other sectors, especially the manufacturing sector and consequently, any growth or development that occurs in these areas will lead to the growth of the commercial vehicle sector in India. The CV Segment in India is undergoing rapid technological advancements. The electrification phase is quickly getting popular among Commercial Vehicle OEMs due to cost reduction benefits that they provide in transportation sectors.



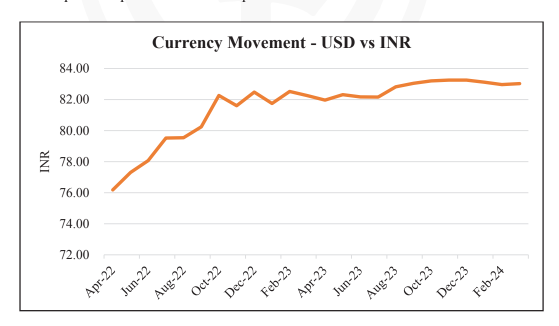
The trend towards electrification, including battery electric vehicles and hybrid electric vehicles poses challenges for traditional internal combustion engines, necessitates investments in alternative powertrain technologies and infrastructure to remain competitive in the evolving market. The CV Industry in India is also undergoing tough challenges including volatile raw material and fuel prices, global supply chain disruptions, increasing interest cost, reduction in export market.

In the Indian markets, CV sales increased from 9,63,000 to 9,67,878 Vehicles and total PV Sales increased from 38,91,000 to 42,18,746 vehicles during FY24 as compared to the previous year. Sales of MHCV increased from 3,59,000 to 3,73,194 Vehicles. Globally, container availability has improved but with headwinds of geopolitical tensions including the Ukraine war, growth in export markets continues to be a challenge.

The CV Segment plays a significant role of MMF in FY24 with overall sales of 81%. Passenger car segment constitutes 10% and others 9%. Further, with increase in share of business in Europe and a positive outlook for class 8 trucks in North America since Q3FY23, the market conditions have turned significantly positive and the segment continues to do well in North America and Europe in FY24. US Class 8 truck sales recorded at 3,26,992 units in FY24 with slight increase in number as compared FY23 sales. (Source: SIAM data, ACT Research).

Currency movement: [USD vs INR]

Despite global challenges, the INR value remains at 83 level during the FY 2023-24. The Indian Rupee is expected to be under pressure in F25 also.





M M FORGINGS - Achievements in FY24

Despite various geopolitical tension, the following were achieved during FY24:

Particulars	₹ in crores
Domestic sales	948
Export Sales	563
Total Sales	1,511
Overall sales around	1,553
Production tonnage (in tons)	83,845

Changes in steel prices which are in line with international markets are generally being passed on to the customers as is the industry practice. The Company is focusing on launching new products to take advantage of the forging capacities created in the last few years. The company is leveraging growth in established products and diversifying its EV segment strategy to mitigate risks and capitalize on the increasing demand.

Key Financial Ratios:

Liquidity Ratio	Current Ratio	1.78
	Debtors Turnover – days	142
	Inventory Turnover	4.56
Solvency Ratio	Debt Equity Ratio	0.46
	Total Outside Liabilities to Networth	1.17
	Interest Coverage Ratio	6.78
Operating Ratio	Operating Profit Margin (%)	12.76
Profitability Ratio	Return on Capital Employed (%)	19.43
	Return on Networth (%)	17.63
	Net Profit Margin (%)	9.37

Human Resources and Industrial Relations

- 1. Our Company continues to focus on the development of its human resources to improve its performance. As on 31 March 2024, the Company had 3,722 employees. It is their invaluable contribution that has primarily resulted in our Company's position of strength in the industry.
- 2. The Company's HR development focuses on creating a safe work environment, continuously evolving recognition and reward systems, consistent communication and skill and training to meet customer needs.
- 3. Every year, each plant of the Company celebrates Founder's Day in a family atmosphere with all employees and their households. During FY24, the Company celebrated Founder's Day in a grand manner.

Health, Safety and Environment

1. The Company follows a policy of zero tolerance towards accidents. Wherever possible, visible controls and fail-safe systems are provided to ensure prevention of accidents. Safety is made an integral part of the system through notifications being displayed to the



- operators and promoting safety awareness. Regular communication, periodic reviews of practices and training, play a vital role in maintaining safety standards.
- 2. All the Company's manufacturing facilities comply with occupational health and management safety systems. The Company ensures compliance with all pollution control regulations. Adequate pollution control equipment has been installed to treat effluents and to control air pollution.

Risk Management

- 1. The Company is a leading manufacturer of automotive components. Automotive industry is subjected to cyclical variations in performance and is very sensitive to policy changes. The market is very competitive. Prices of raw materials change based on supply and demand. Margins remain under constant pressure. Any steep reduction in off-take exposes the Company to high fixed costs.
- 2. A considerable portion of the customers of the Company are situated outside of India. Hence, demand for the Company's product is subject to the health of the global economy.
- 3. The war in eastern Europe poses significant risk in global geopolitical stability.
- 4. Further, volatility in the raw material prices, hike in interest rates and prospect of significant demand reduction are risks to be considered in the coming months.
- 5. Consistent good product quality is essential for sustaining healthy business relations.
- 6. The Company has spread its risks by increasing the geographic spread of its customer base. The Company proposes to improve capacity utilization in its existing facilities. Working capital management will receive high priority.
- 7. Risk Management Committee (RMC) has been formed effective 21 June 2021 and was reconstituted twice in FY24 inducting additional Independent Director.
- 8. RMC shall meet minimum of twice a year.
- 9. The responsibilities of RMC include formulating risk management policy, implementation of the policy, monitor, evaluate risks, device appropriate methodology, processes and systems.

M M FORGINGS – forging ahead with Manufacturing Excellence

Our goals in the coming months:

- 1. Focus on improving sales keeping with market conditions.
- 2. Utilizing the production capacity of 1,26,000 Tons
- 3. Actively seeking new products and new customers and taking appropriate measures for cost control, particularly on reducing energy consumption and improving productivity.
- 4. Enhance IT systems with the continued development of the ERP system in place.
- 5. Continue the evolution into green sources of energy in the coming months.
- 6. Reduce the impact on the environment.
- 7. Concentrate on diversification strategy in order to capitalize on the increasing demand.

Sources: IMF World Economic Output, The Economist, SIAM data, Act Research.



8. INDIAN ACCOUNTING STANDARD (IND AS) IFRS CONVERGED STANDARDS

Pursuant to the notification of the Companies (Indian Accounting Standard) Rules, 2015 by the Ministry of Corporate Affairs (MCA) on 16 February 2015, the Company has adopted Indian Accounting standards (IND AS).

9. EXPENSES MADE MORE THAN 10 % OF THE TURNOVER:

Raw Material - ₹773.87 Crores (49.80 %)

10. TRANSFER TO RESERVE

A sum of ₹124.00 Crores has been transferred to General Reserve.

11. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

The Company has made advance to its Subsidiary Companies with outstanding as on 31 March 2024:

DVS Industries Private Limited (wholly-owned subsidiary) - ₹96.31 Crores Suvarchas Vidyut Private Limited (wholly-owned subsidiary) - ₹10.44 Crores and Abhinava Rizel Private Limited - ₹15.21 Crores.

The loans were utilized by the subsidiaries for their principle business activities, repayable at prevailing rates. The details of the investments made by the Company are given in the notes to the financial statements.

12. DIRECTORS & KEY MANAGERIAL PERSONNEL

12.1. Retirement of Independent Directors

In the AGM held on 11 July 2018, Shri. N. Srinivasan, Shri. V. Vaidyanathan and Shri. A. Gopalakrishnan, were appointed as Independent Directors, for the second term of five years, up to 31 March 2024. In accordance with the provisions of Section 149(10) & (11) of the Companies Act, 2013 read with Regulation 25(2) of Listing Regulations, the tenure of Shri. N. Srinivasan, Shri. V. Vaidyanathan and Shri. A. Gopalakrishnan (each with two term of five years) as Non-Executive Independent Directors of the Company concludes on 31 March 2024. The aforesaid Directors cease to hold the Directorship and respective Committee Membership / Chairmanship effective 31 March 2024.

Shri. N. Srinivasan has served on the Board for a total of 30 years since 21 February 1994 and as a Chairman since 06 November 2012. Shri. V. Vaidyanathan has served on the Board for a total of 45 years since 31 March 1979 and Shri. A. Gopalakrishnan has served on the Board for a total of 11 years since 29 October 2012.



The Board of Directors in their meeting held on 15 March 2024 extended their sincere appreciation to the aforesaid Directors for their guidance and long term association with the Company.

12.2. Appointment of Chairman for Shri. Vidyashankar Krishnan

The Board of Directors at their meeting held on 15 March 2024 appointed Shri. Vidyashankar Krishnan (DIN:00081441) as the Chairman of the Board, effective 01 April 2024. Shri. Vidyashankar Krishnan takes the position as Chairman and Managing Director of the Company, effective 01 April 2024. The Board extended their sincere appreciation to Shri. N. Srinivasan for his contribution and long association for 11 years with the Company as Chairman / Independent Director.

12.3. Directors' Appointment / Re-appointment

The following are the Directors appointment / re-appointment during the year 2023-24:

Name of the Director	Appointment / Re-appointment	Period	Approval
Shri. Vidyashankar Krishnan DIN: 00081441	Re-appointment as Vice Chairman and Managing Director	01 Sept 2023 to 31 Aug 2028	Appointed by Board of Directors in their meeting held on 25 May 2023. The appointment was approved by the Shareholders
Shri. K. Venkatramanan DIN: 00823317	Re-appointment as Joint Managing Director	01 Sept 2023 to 31 Aug 2028	
Shri. Shankar Athreya DIN: 10153304	Appointment as Independent Director 10 Aug 2028 th in	_	
Shri. Hari Sankaran DIN: 01734801		in AGM held on 11 August 2023.	
Shri. R. Subramanian DIN: 10480862	Appointment as Independent Director	08 Mar 2024 to 07 Mar 2029	Appointed by Board of Directors in their meeting held on 10 February 2024. The appointment was approved by the Shareholders through Postal Ballot on 21 March 2024.
Shri. S. Krishnakumar DIN: 09203779		08 Mar 2024 to 07 Mar 2029	
Shri. Ramnath Nagarajan DIN: 00081516	Appointment as Director- Commercial	01 Apr 2024 to 31 Mar 2029	
Shri. Krishnakumar Raman DIN: 00070743	Appointment as Director- Operations	01 Apr 2024 to 31 Mar 2029	

Shri. Vidyashankar Krishnan was appointed as Chairman and Managing Director of the Company, effective 01 April 2024, by the Board of Directors at the meeting held on 15 March 2024. There was no cessation / resignation of Directors during the year under review except the retirement as mentioned in Clause 11.1 above.



12.4. Retirement by Rotation

Shri. Vidyashankar Krishnan, holding DIN 00081441, liable to retire by rotation, will retire by rotation and being eligible has offered himself for re-appointment. The subject is placed in the Notice of 78th AGM for the approval of shareholders.

12.5. Independent Directors

In the AGM held on 29 September 2020, Smt. Kavitha Vijay, Independent Director, was appointed for the second term of five years and shall hold office as Independent Director till 31 March 2025.

In the AGM held on 11 August 2023, Shri. Shankar Athreya (DIN: 10153304) and Shri. Hari Sankaran (DIN: 01734801) were appointed for the first term of five years as Independent Director effective 11 August 2023 and 01 April 2024 respectively.

Shri. S. Krishnakumar (DIN: 09203779) and Shri. R. Subramanian (10480862) were appointed by the Board of Directors at their meeting held on 10 February 2024, effective 08 March 2024 for a period of five years. The appointment was approved by the Shareholders at the meeting held through Postal Ballot dated 21 March 2024.

All Independent Directors hold office for a fixed term of five years and are not liable to retire by rotation. As required under sub section (7) of Section 149 of the Companies Act, 2013, all the Independent Directors have declared that they meet the criteria of independence as provided under Section 149(6) of the Companies Act, 2013 and Regulation 25 of the Listing Regulations of the Listing Regulations.

During FY24, a separate meeting of Independent Directors was held on 09 November 2023, without the participation of non-Independent Director for evaluating the performance of non-Independent Director, the Chairman of the Board and the Board as a whole. Independent Directors had expressed their satisfaction on the evaluation process and the results thereof.

12.6. Change in Key Managerial Personnel (KMP)

As on 31 March 2024, Shri. Vidyashankar Krishnan, Chairman and Managing Director, Shri. K. Venkatramanan, Joint Managing Director, Shri. R. Venkatakrishnan, Chief Financial Officer and Shri. Chandrasekar S, Company Secretary are KMPs of the Company in terms of Section 2(51) of the Companies Act, 2013. There were no changes in the KMP during the year under review.

13. NOMINATION AND REMUNERATION POLICY

In terms of provision of section 178 of the Companies Act, 2013 read with Rules prescribed, a policy for the Directors, KMP and other employees has been adopted by the Board of Directors of the Company, which analyses the criteria for determining qualifications, positive attributes and independence of a Director.



The said policy is provided in Company's website as below:

https://www.mmforgings.com/uploads/policies/NOMINATION_AND_REMUNERAT ION POLICY.pdf

14 BOARD AND COMMITTEE MEETING DATES

During the Financial Year 2023-24, the Board met five times. The details of the meetings of Board and Committee Meetings are provided as part of Corporate Governance Report prepared in terms of Listing Regulation in Annexure III of this Report.

15. DETAILS OF RECOMMENDATIONS OF AUDIT COMMITTEE WHICH WERE NOT ACCEPTED BY THE BOARD ALONG WITH REASONS

None

16. RISK MANAGEMENT

Company's risk management framework is well embedded and continually reviewed by the Risk Management Committee, consisting of majority of Board Members. It enables the Board, to identify, evaluate and monitor principal risks and wherever possible, actively mitigate the risks that could affect the achievement of the Company's target.

The Company's Risk Management Committee oversees the significant risks that the organization is likely to face, such as strategic, financial, market, IT, legal, regulatory, reputational and other risks and recommends suitable action.

The Board is satisfied that there are adequate systems and procedures in place to identify, assess, monitor and manage risks. The Audit Committee is informed on the risk assessment and minimizations mechanism adopted by the Company.

17. RELATED PARTY TRANSACTION

The Company has formulated a policy on related party transactions and the same is uploaded on the Company's website:

https://www.mmforgings.com/uploads/policies/Policy_on_Related_Party_Transactions 2.pdf

There are no 'Material' contracts or arrangement or transactions at arm's length basis. There are no materially significant Related Party transactions made by the Company with Promoters, Directors and Key Managerial Personnel which may have a potential conflict with the interest of the Company at large. For related party transactions as per Accounting Standards, refer Notes on Accounts.



18. CORPORATE SOCIAL RESPONSIBILITY

A Board Level Committee of Corporate Social Responsibility (CSR) has been constituted and the Board has adopted a CSR Policy as recommended by the CSR Committee. The thrust areas of CSR Policy are Eradicating Hunger and Poverty, Education, Combating Diseases and Social Business Projects.

Amount to be spent under CSR for FY24 - ₹ 241.11 lakhs
Excess Spent in FY23 - ₹ 27.15 lakhs
Amount spent in FY24 - ₹ 243.52 lakhs
Excess spent in FY24 - ₹ 2.41 lakhs

Annual report on CSR has been provided as a part of Corporate Governance Report in Clause 6 in Annexure III of this Report.

19. PARTICULARS OF EMPLOYEES

The information required under the rules prescribed, has been given in the annexure appended hereto and forms part of this report.

20. PARTICULARS PURSUANT TO SECTION 197(12) AND THE RELEVANT RULES

20.1. The ratio of remuneration of each Director to the median remuneration of the employees and percentage of increase in remuneration of each Director, KMP, in the financial year:

Sl. No.	Name of the Director / KMP	Ratio	% increase / (decrease) in the Remuneration
1	Shri. N. Srinivasan	0.00:1	(59.26)
2	Shri. V. Vaidyanathan	1.95:1	13.93
3	Shri. A. Gopalakrishnan	1.95:1	18.14
4	Smt. Kavitha Vijay	1.95:1	34.66
5	Smt. Sumita Vidyashankar	1.95:1	36.93
6	Shri. Shankar Athreya *	3.90:1	-
7	Shri. Vidyashankar Krishnan	390:1	17.65
8	Shri. K. Venkataramanan	390:1	18.09
9	Shri. R. Venkatakrishnan		20.92
10	Shri. Chandrasekar S **	-	-

Note: For this purpose, sitting fees paid to the Directors have not been considered as remuneration.

^{*} Appointed effective 11 August 2023 as an Independent Director

^{**}Appointed effective 01 April 2023 as Company Secretary.



- 20.2. Percentage increase in median remuneration of employees in the FY 2023-24 (4.1)%.
- 20.3. The number of permanent employees on the rolls of Company: 2054.
- 20.4. Comparison of remuneration of each KMP against performance of Company.

Name of the KMP (Shri.)	Designation (*)	CTC (₹ in cr.)	% of increase	PAT (₹ in Cr.)	% increase in PAT
Vidyashankar Krishnan	CMD (CEO)	10.01	17.65		
K. Venkatramanan	JMD (WTD)	10.00	18.09	145 46	1.50/
R.Venkatakrishnan	CFO	0.23	20.92	145.46	15%
Chandrasekar S	CS	0.12	-		

^{*} CMD – Chairman and Managing Director, CEO – Chief Executive Officer,

20.5. Average Increase in Remuneration for employees other than Directors and KMP is 0.13% and average Increase in Remuneration for KMP and Senior Management is 18.5%.

The increase in remuneration is not solely based on company performance but also includes various other factors like individual performance, experience, skill sets, academic background, industry trends, economic situation and future growth prospects etc., besides Company performance. There are no exceptional circumstances for increase in the managerial remuneration.

- 20.6. Key parameters for any variable remuneration of Directors:

 Directors are being paid Commission. However, the overall managerial remuneration payable is subject to the provisions of the Companies Act, 2013.
- 20.7. Variation in market cap/ net worth of Company:

Date	Paid-up Capital (Shares)	Closing market price per share	EPS	PE Ratio	Market Capitalisation (₹ in Cr.)
31 March 2024	24140800	871.50	60.26	14.46	2,103.87
31 March 2023	24140800	833.00	52.36	15.91	2,010.93

- 20.8. Ratio of remuneration of highest paid Director to other employees who get remuneration more than highest paid Director NOT APPLICABLE.
- 20.9. Affirmation that the remuneration is as per the remuneration policy of the company: It is hereby affirmed that the Remuneration paid is as per the remuneration policy of the Company.

JMD – Joint Managing Director, WTD – Whole-Time Director

CFO – Chief Financial Officer; CS – Company Secretary



21. SIGNIFICANT MATERIAL ORDERS PASSED BY THE REGULATIONS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE

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

22. MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAS OCCURRED SINCE 31.03.2024 TILL THE DATE OF THE REPORT NIL

23. DIRECTORS RESPONSIBILITY STATEMENT

In accordance with the provisions of Section 134(5) of the Companies Act, 2013 with respect to Directors' Responsibility Statement, it is hereby stated that:

- 23.1. In the preparation of the annual accounts, the applicable accounting standards have been followed, along with proper explanation relating to material departures;
- 23.2. 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 as at 31 March 2024 and of the profit or loss of the Company for that period ended on that date;
- 23.3. The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- 23.4. The Directors have prepared the annual accounts on a going concern basis;
- 23.5. The Directors have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively;
- 23.6. The Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

24. ESTABLISHMENT OF VIGIL MECHANISM

The Company has in place a vigil mechanism pursuant to which a Whistle Blower Policy has been in vogue. The Whistle Blower Policy covering all employees and Directors is hosted on the Company's website at

https://www.mmforgings.com/uploads/policies/Policy - Whistle Blower.pdf

A high level Committee has been constituted to look into the complaints. The Committee reports to the Audit Committee and the Board.



25. ADEQUACY OF INTERNAL FINANCIAL CONTROL

The Company had laid down Internal Financial Controls and such internal financial controls are adequate with reference to the Financial Statements and were operating effectively. The Board is accountable for evaluating and approving the effectiveness of the internal controls, including financial, operational and compliance controls.

It also ensures the orderly efficient conduct of its business, including adherence to Company's policies, the safe guarding of its assets, the prevention and detention of frauds and errors, the accuracy and completeness of the accounting records and the timely preparation of reliable financial information during the year, such controls were tested and no material weakness in the operations were observed.

Further, the internal audit plan is also aligned to the business objectives of the Company which is reviewed, monitored and approved by the Audit Committee.

26. CORPORATE GOVERNANCE REPORT

The guidelines evolved by SEBI were applicable to the Company. The Company is committed to ethical management and excellence in performance. Details are provided in Annexure III.

27. BUSINESS RESPONSIBILITY & SUSTAINABILITY REPORT (BRSR)

In accordance with Regulation 34(2)(f) of the Listing Regulations, with effect from FY23, top 1000 companies based on Market Capitalisation as per NSE / BSE as on 31 March of every Financial Year, are required to disclose BRSR as part of their Directors' Report.

BRSR, covering disclosures on the Company's performance on Environment, Social and Governance parameters for FY24, is provided as Annexure V to this Report. BRSR includes reporting on the nine principles of the National Voluntary Guidelines on social, environmental and economic responsibilities of business as framed by the MCA.

28. ANNUAL RETURN

In terms of the requirement of Section 92(3) read with Section 134(3) of the Companies Act, 2013, the Annual Return of the Company for the year ended 31 March 2023 and the draft Annual Return of the Company for the year ended 31 March 2024 is available in the Company's website in the following link.

https://www.mmforgings.com/Investors/annual return



29. A STATEMENT INDICATING THE MANNER IN WHICH FORMAL ANNUAL EVALUATION HAS BEEN MADE BY THE BOARD OF ITS OWN PERFORMANCE AND THAT OF ITS COMMITTEES AND INDIVIDUAL DIRECTORS

- 29.1. Nomination and Remuneration Committee had laid down the criteria and prescribed a peer evaluation methodology by way of set of questionnaire to evaluate the performance of individual Director, Committee(s) of the Board, Chairman of the Board and the Board as a whole. The Board subsequently carried out the performance evaluation as per the methodology.
 - 1. The Performance evaluation of the Board as whole was assessed based on the criteria viz., adequacy of the composition of the Board and its Committees, Board culture, execution, mix of skills and experience, its meeting sequence, decision making, quality of information, performance of specific duties, obligation and governance.
 - 2. The performance evaluation of individual Director including Chairman of the Board, was carried out based on his/her commitment to roles and responsibility, level of engagement and contribution, independence of judgement, strategic and lateral thinking, safeguarding the interest of the Company and its minority shareholders, etc.
 - 3. The performance evaluation of Senior Managerial Personnel was determined based on their performance and achievement of business plans as approved by the Board and management, their commitment towards roles and responsibility, leadership quality, productivity, team management, etc.
- 29.2. Further, Independent Directors, in their meeting held on 09 November 2023 (without the participation of non-Independent Director and personnel from management), had considered and evaluated the Board's performance on the whole, the performance of the Chairman and other non-independent Directors.
- 29.3. There are no observations or pending actions on the Board evaluation. The Board expressed its satisfaction with the evaluation process and results thereof.

30. FAMILIARISATION OF PROGRAMME ARRANGED FOR INDEPENDENT DIRECTORS

- 30.1. M M Forgings Limited has put in place a system to familiarise independent Directors about the Company, its products, business and the on-going events relating to the Company.
- 30.2. Independent Directors of the Company are made aware of their role, responsibilities and liabilities at the time of their appointment / re-appointment, through a formal letter of appointment, which also stipulates various terms and conditions of their engagement.
- 30.3. They are also made aware of Company's Board and Board Committee framework, policies and procedures.



- 30.4. As a part of Board's discussions, presentations on business of the Company are made to the Directors from time to time.
- 30.5. Important announcements and press releases for various news related to the Company are forwarded to the Directors from time to time.
- 30.6. The provision of access to senior managerial personnel at Board / Board Committee meetings enables Independent Directors to interact with them to understand the Company's strategy, business model, operations, service and product offerings, markets, organization structure, finance, human resources, technology, quality and risk management and such other areas as may arise from time to time.
- 30.7. Each member of the Board, including the independent Directors, have been given complete access to any information relating to the Company.
- 30.8. The details of familiarisation programme are available on the Company's website in the link given below:

https://www.mmforgings.com/uploads/Familiarisation_programme/Familirisation_Programme_for_IDs.pdf

31. AUDITORS

31.1. Statutory Auditors

The Company at its 76th Annual General Meeting (AGM) held on 4 July 2022 has appointed M/s. G Ramesh Kumar & Co., Chartered Accountants, as Statutory Auditors of the Company to hold office for the first term of 5 years from the conclusion of 76th AGM till the conclusion of 81st AGM, at such remuneration in addition to applicable taxes, out of pocket expenses, travelling and other expenses as may be mutually agreed between the Board of Directors of the Company and the Auditors.

The Statutory Auditors will continue to hold office for the third year in their first term of five consecutive years, from the conclusion of this AGM. The Auditors' Report for the financial year 2023-24 does not contain any qualification, reservation or adverse remark and the same is attached with the annual financial statements.

31.2. Secretarial Auditor

Pursuant to Section 204 of the Companies Act, 2013 and Rules made thereunder, the Company has re-appointed Shri. V. Shankar, Practicing Company Secretary (C.P. No. 12974) as the Secretarial Auditor for the financial year 2024-25.

The Secretarial Audit Report for the Financial Year 2023-24 given by Shri. V. Shankar is attached to this Report. The Secretarial Audit Report does not contain any qualification, reservations or adverse remarks.



31.3. Cost Auditor

Pursuant to the provisions contained in Rule 14 of the Companies (Audit and Auditors) Rules, 2014, Shri. S. Hariharan (CP No. 20864) has been appointed as Cost Auditor for the financial year 2024-25.

32. EXPLANATION TO AUDITOR'S REMARK

There are no qualifications, reservations or adverse remarks or disclaimers made by the Statutory Auditors and Company Secretary in practice in their reports respectively. The Statutory Auditors have not reported any incident of fraud to the Audit Committee of the Company in the year under review.

33. SAFETY

Employees have been encouraged to adhere to safety in all their activities in and out of the Company premises. Safety training at all levels have been provided by the Company.

34. PERFORMANCE OF SUBSIDIARIES

34.1. D V S Industries Private Limited

The Company has fully acquired D V S Industries Private Limited (D V S) in the year 2018. D V S becomes a wholly-owned subsidiary of the Company. It has its factory located in Pantnagar, Uttarakhand. D V S Industries is well equipped with precision equipment, in-house tool room inspection facilities, well trained personnel, etc., during the Financial year under review.

DVS has achieved a turnover of ₹91.98 Crores and the EBITDA stood at ₹7.26 crores.

34.2. Suvarchas Vidyut Private Limited

Suvarchas Vidyut Private Limited (SVPL) was incorporated as a wholly owned subsidiary of the Company on 31 March 2022. SVPL is engaged in manufacturing of electrical and electronic components and subassemblies for industrial, consumer and automotive applications. During the year under review, SVPL have registered sales of ₹3.08 Crores with a loss of ₹2.23 Crores.

34.3. Abhinava Rizel Private Limited

Abhinava Rizel Private Limited (ARPL) was incorporated on 11 May 2022. As a part of transformation strategy, with an intention to develop and to become a leading player in the growing electric vehicle (EV) segment, M M Forgings Limited (MMF) had acquired 88% stake in ARPL on 01 September 2022 by investing ₹15.84 Crores in equity, thereby becomes a holding Company of ARPL.



APRL is engaged in business of design, manufacturing of parts / components for EV electric power train, electric motors and electric controllers' / drives gearbox etc., used in automotive, industrial, marine, aerospace etc., The samples and testing of motors in two and three wheelers are in the initial stage. The production is expected to commence from Q2FY25.

35. **DEPOSITS**

The Company does not have any deposits nor accepts any fresh deposits.

36. ENERGY, TECHNOLOGY & FOREIGN EXCHANGE

Disclosures as per requirements of Section 134 (3) of the Companies Act, 2013, read with the Companies (Accounts) Rules, 2014 with respect to Energy Conservation, Technology Absorption, Research & Development and Foreign Exchange Earnings / Outgo are given in Annexure I.

37. PROHIBITION AND REDRESSAL OF SEXUAL HARASSMENT OF WOMEN AT WORK PLACE

During the year under review, pursuant to the new legislation, "Prevention, Prohibition and Redressal of Sexual Harassment of Women at Workplace Act, 2013" introduced by the Government of India, which came into effect from 09 December 2013, the Company has framed a Policy on Prevention of Sexual Harassment at workplace.

There were no cases reported during the year under review under the said Policy.

Disclosures in relation to the Sexual Harassment of Women in work place:

No. of complaints filed during the year -0No of complaints disposed of during the year -0No of complaints pending as on the end of the financial year -0

38. INSOLVENCY AND BANKRUPTCY CODE

There was no application made or any proceedings pending during the year under the Insolvency and Bankruptcy code.

There were no instances during the year, which required the banks and the financial institutions to deal with the Company for the one-time settlement for the loans, if any provided.



39. ACKNOWLEDGEMENT

Your Directors would like to express their gratitude for the cooperation and continued assistance received from DBS Bank, State Bank of India, HDFC Bank, Federal Bank, ICICI Bank, RBL Bank Limited, Export-Import Bank of India and Standard Chartered Bank.

Your Directors wish to record their appreciation for the exemplary services rendered by the employees of the Company. The results achieved would not have been possible but for their outstanding effort and divine grace. Above all, the Directors thank the shareholders for their continued confidence in the management.

For and on behalf of the Board

Place: Chennai

Date: 29 May 2024

VIDYASHANKAR KRISHNAN Chairman and Managing Director

(DIN: 00081441)



ANNEXURE I – TO THE DIRECTORS' REPORT:

Information in accordance with Section 134 of the Companies Act, 2013 and as per (requirement of Rule 8(3) of The Companies (Accounts) Rules, 2014) and forming part of the report of the Directors for the year 31 March 2024.

(A) CONSERVATION OF ENERGY

- 1. Energy conservation methods undertaken:
- 1.1 Conservation of energy is a continuous process. We have spent around ₹39 lakhs to improve efficiency and save on power consumption.
- 1.2 Buildings are designed to run with natural lighting and energy efficient LED lights.
- 1.3 Consumption of Light Diesel Oil and Furnace Oil is closely monitored to conserve energy.
- 1.4 Waste heat is extracted to reduce energy consumption in Heat Treatment.
- 2. Additional investment and proposals, if any, being implemented for the reduction in consumption of energy: Optimising energy consumption, close monitoring of Power Consumption of Induction Billet Heaters to reduce power consumption.

3. Green Power:

The Company has generated 263.10 lakh units from its wind and 21.55 lakh units from solar farms equivalent to approximately 24390 tons of CO2 from wind and 1990 tons of CO2 from solar, totalling a saving of 26380 tons of CO2 in the year.

4. Impact of measures at 1, 2 & 3 for reduction of energy consumption and consequent impact on the cost of production of goods: It is not possible to determine the figure.

PARTICULARS	2023-24	2022-23
1. ELECTRICITY		
a. Purchased:		
Units	12,30,67,901	10,48,31,007
Total Amount	1,14,32,14,194	97,51,33,459
Rate / Unit	9.29	9.30
b. Own Generation:		
Units	93,444	1,91,467
Units per ltr.	1.79	4.06
Cost / Unit	50.94	25.38
2. FUEL OIL		
Quality (in ltrs.)	21,29,038	27,97,648
Total amount	29,32,64,852	27,44,29,545
Average Rate (/ltr.)	137.75	98.09
3. CONSUMPTION PER UNIT OF PRODUCTION		
a. Electricity Units	1469	1375
b. Fuel Oil liters	25	37

Note: No standards are available for comparison.



(B) TECHNOLOGY ABSORPTION: RESEARCH AND DEVELOPMENT (R&D)

Specific areas in which R&D are carried out by the Company:

- 1. R&D efforts in a manufacturing industry like ours, is an ongoing process. Continuous efforts have been taken in various areas of the manufacturing activity.
- 2. Benefits derived as a result of the above R&D: It has not been possible to determine the figure.
- 3. Future plan of action: Continuous efforts are being put in by way of Research & Development in all the areas of manufacturing to reduce the cost of major inputs such as steel, fuel, power, etc.
- 4. Expenditure on R& D: Not less than ₹76 lakhs though indirectly.

TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATION:

- 1. Efforts, in brief, made towards technology absorption, adaptation and innovation:
- 1.1. Continuous efforts are made on conservation of raw material by improving design and layout of dies.
- 1.2. The Company has upgraded its Quality Management Systems to TS 16949
- 2. Benefits derived as a result of the above efforts:
- 2.1. Reduction in raw material consumption.
- 2.2. With the accreditation to TS 16949 many new export customers are being developed.
- 2.3. Technology imported during the last 5 years: Nil

(C) FOREIGN EXCHANGE EARNINGS AND OUTGO

1	Activities relating	Exports at ₹56,307.50 lakhs form a significant part of the Company's turnover (₹48,945.77 Lakhs in 2022-23)
2	Initiatives taken to increase development of new export markets for products and services and export plan	 a. Vigorous efforts are taken by marketing department to locate new multinational customers in addition to the existing multinationals. b. The Company has been consistently retaining the TS 16949 certification for its Quality Management system.
3	Total Foreign Exchange	Earned: ₹5,56,11,17,590 ₹4,89,45,76,910 in 2022-23)
		Used: ₹1,08,96,76,386 (₹58,92,95,465 in 2022-23)

For and on behalf of the Board

VIDYASHANKAR KRISHNAN Chairman and Managing Director (DIN: 00081441)

Place: Chennai Date: 29 May 2024



ANNEXURE II FORMING PART OF THE REPORT OF THE DIRECTORS

Information as required under Section 197 read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 for the year ended 31 March 2024.

Sl. No.	Name	Designation	Remuneration	Qualification	Experience	Date of Joining	Age	Last Employment	% of shares held in the Company
	(a) Employed throughout the year and were in receipt of remuneration								
			at a rate of not	less than ₹102 l	akhs per annu	m			
1	Shri. Vidyashankar Krishnan DIN: 00081441	Chairman and Managing Director	10,00,64,943	B.E., M.S.	34	25 June 1990	58	Nil	11.27%
2	Shri. K. Venkataramanan DIN: 00823317	Joint Managing Director	10,00,48,421	B.E.	32	24 January 1992	54	Nil	10.71%
	(b) Employed for a part of the year and were in receipt of remuneration at a rate of not less than ₹8.5 lakhs per month								
	NIL								

Note: Remuneration as shown above includes salary, commission, employer's contribution to Provident Fund and value of perquisites together.

For and on behalf of the Board

VIDYASHANKAR KRISHNAN Chairman and Managing Director

(DIN: 00081441)

Place: Chennai

Date: 29 May 2024



ANNEXURE III - CORPORATE GOVERNANCE REPORT

1. Company's Philosophy on Code of Governance:

The Company is committed to the highest standards of corporate governance while maintaining its rapid growth and performance excellence. The Company strongly believes in ensuring corporate fairness, transparency, professionalism, accountability and propriety in total functioning of the Company with unwavering focus on protecting the shareholders' rights, enhancing the shareholder value and ensuring equitable treatment of all other stakeholders such as customers, suppliers and employees. A judicious mix of empowerment based on trust and accountability forms the foundation of our management philosophy.

2. Board of Directors:

The Board of Directors (the Board), which consists of eminent persons with considerable professional expertise and experience, provides leadership and guidance to the management, thereby enhancing Stakeholders' value.

2.1. Composition and category of Directors as on 31 March 2024 is as follows:

Category	No. of Directors	% Of total strength
Executive Directors	2	20
Non-Executive Independent Directors	7*	70
Non-Executive Non-Independent Director	1	10
Total	10	100

^{*} Pursuant to completion of tenure, Independent Directors viz., Shri. N. Srinivasan, Shri. V. Vaidyanathan and Shri. A. Gopalakrishnan have retired from the Board effective 31 March 2024.

2.2. Attendance and other Directorships:

2.2.1. The details of attendance of the Directors at the board meetings held during the year and at the last Annual General Meeting (AGM) held on 11 August 2023 are as follows:

		Attendance Particulars		
Name of the Director	Category (*)	No. of Board meeting entitled to attend	No. of Board meetings attended	Last AGM
Shri. N. Srinivasan	NEID	5	2	No
Shri. Vidyashankar Krishnan	ED	5	5	Yes
Shri. K. Venkatramanan	ED	5	2	Yes
Shri. V. Vaidyanathan	NEID	5	4	Yes
Shri. A. Gopalakrishnan	NEID	5	5	Yes
Smt. Kavitha Vijay	NEID	5	5	Yes
Smt. Sumita Vidyashankar	NENID	5	5	Yes
Shri. Shankar Athreya	NEID	4	4	NA
Shri. R. Subramanian	NEID	1	1	NA
Shri. S. Krishnakumar	NEID	1	1	NA

^{*}NEID – Non-Executive Independent Director; ED – Executive Director;

NENID - Non-Executive Non-Independent Directors



2.2.2. The details of other directorships and committee memberships / chairmanships as on 31 March 2024:

	Number of other Directorships Committee Memberships / Chairmanships				
Name of the Director	Other Directorship	Committee Membership **	Committee Chairmanship **		
Shri. N. Srinivasan	8	2	-		
Shri. Vidyashankar Krishnan	9	2	-		
Shri. K. Venkatramanan	3	1	-		
Shri. V. Vaidyanathan	-	2	-		
Shri. A. Gopalakrishnan	-	2	-		
Smt. Kavitha Vijay	7	6	-		
Smt. Sumita Vidyashankar	5	2	-		
Shri. Shankar Athreya ***	-	2	1		
Shri. R. Subramanian	-	1	-		
Shri. S. Krishnakumar ***	2	2	1		

^{**} For the Membership and Chairpersonship in Committees, only Audit Committee and Stakeholders' Relationship Committee have been considered as per Regulation 26 of the Listing Regulations. Also, all public limited companies, whether listed or not, have been included and all other companies including private limited companies, foreign companies and companies under Section 8 of the Companies Act, 2013 have been excluded.

- 2.2.3. None of the Directors on the Board is a member of more than ten committees or chairman of more than five committees across all the companies in which they are Directors.
- 2.2.4. The number of Directorships, Committee Memberships / Chairmanships of all Directors are within the respective limits prescribed under the Companies Act, 2013 and the Listing Regulations.
- 2.2.5. Listed entities in which the Directors hold position as Director other than the Company:

Name of the Director	Name of the Company	Category (*)
Shri. N. Srinivasan **	India Cements Limited	ED
Smt. Kavitha Vijay	AVT Natural Products Limited	NEID
	Neelamalai Agro Industries Limited	NEID
	Saksoft Limited	NEID

^{*} NEID – Non-Executive Independent Director; ED – Executive Director

^{***} Shri. Shankar Athreya was appointed as Chairman of the Audit Committee of the Company and Shri. S. Krishnakumar was appointed as Chairman of the Stakeholders' Relationship Committee effective 31 March 2024.

^{**} Retired from the Board effective 31 March 2024 pursuant to completion of tenure of Independent Directorship.



2.2.6. None of the Independent Director holds directorships in more than seven listed entities and the Managing Director / Whole-Time Director do not serve as an Independent Director in more than three listed entities.

2.3. Details of Board Meetings:

During the year 2023-24, the Board met five times viz., 17 May 2023, 12 August 2023, 09 November 2023, 10 February 2024 and 15 March 2024 and the gap between two meetings did not exceed one hundred and twenty days.

Besides, the Independent Directors held a separate meeting on 09 November 2023, in compliance with the provisions of the Companies Act, 2013 and Regulation 25(3) of the Listing Regulations.

2.4. Information placed before the Board of Directors, inter alia, include:

The Board has complete access to any information within the Company. The information regularly supplied to the Board of Directors includes:

- Annual operating plans and budgets and its updates;
- Capital Budgets and its updates;
- Annual Accounts, Directors' Report, etc.;
- Quarterly Results of the Company;
- Minutes of the meetings of Audit Committee and other committees of the Board;
- The information on recruitment and promotion details of Senior Officers just below the level of the Board of Directors;
- Appointment and removal of Key Managerial Personnel;
- Show cause, demand, prosecution notices and penalty notices, which are materially important;
- Fatal or serious accidents, dangerous occurrences, etc.;
- Operational highlights;
- Major investments;
- Award of large contracts;
- Disclosure of interest by Directors about Directorship and committee positions occupied by them in other companies;
- Sale of investments, subsidiaries, assets which are material in nature and not in normal course of business;
- Quarterly Report on foreign exchange exposures and the steps taken by management to limit the risks of adverse exchange rate movement;
- Any significant development in Human Resources / Industrial Relations;
- Non-Compliance of any regulatory, statutory or listing requirements and shareholder's services such as non-payment of Dividend, delay in share transfer etc.;
- Short term investments;
- Information relating to any legal disputes;
- Other materially important information.



2.5. Code of Conduct:

The Board of Directors have laid out a Code of Conduct which is applicable to each member of the Board of Directors and Senior Management of the Company. The Company's Code of Conduct embodies its values and expectations to which its corporate standards and employee policies are aligned.

The Company has received confirmation from all the Directors and Senior Management of the Company regarding compliance with the said Code for the year ended 31 March 2024.

A certificate from Shri. Vidyashankar Krishnan, Chairman and Managing Director, to this effect is given below. The said Code is also posted on the website of the Company.

https://www.mmforgings.com/uploads/CODE_OF_CONDUCT_FOR_DIRECTORS_AND_SENIOR_MANAGEMENT.pdf

2.6. Prevention of Insider Trading:

The Company has framed a code of Conduct for Prevention on trading based on SEBI (Insider Trading) Regulations. This Code is applicable to all Board Members / Officers / Designated Employees. This Code ensures the prevention of dealing in shares by persons having access to unpublished price sensitive information.

2.7. Disclosure of relationships between directors:

Shri. Vidyashankar Krishnan and Shri. J. Venkatramanan are brothers. Smt. Sumita Vidyashankar is wife of Shri. Vidyashankar Krishnan. None of the other Director are related to any other Director on the Board.

2.8. No. of shares held by Non- Executive Directors as on 31 March 2024:

Name of the Director	No. of shares held
Shri. V. Vaidyanathan	7500
Shri. A. Gopalakrishnan	1600
Smt. Sumita Vidyashankar	32800
Shri. S. Krishnakumar	4501

2.9. Web link where details of familiarisation programmes imparted to independent directors is disclosed:

Familiarization program is made available to the Directors covering such topics on board's role, board's composition and conduct, board's risks and responsibilities, to ensure that they are fully informed on current governance issues.

https://www.mmforgings.com/uploads/Familiarisation_programme/Familirisation_Programme for IDs.pdf



2.10. Chart setting out the skills / expertise / competence of the Board of Directors:

The table below summarizes the key qualifications, skills and attributes which are taken into consideration while nominating to serve on the Board and to function effectively.

Sl. No.	Area of Expertise	Description
1	Leadership / Strategy	Sustainable success in business at a senior executive level. Experience of playing leadership roles in large businesses, with competencies around strategy development & implementation, business administration / operations and Organisations and people management.
2	Financials	Proficiency in financial accounting and reporting, corporate finance and internal controls, corporate finance and associated risks.
3	Operational Management	Strong knowledge and experience in Forging industry and in managing business operations of a sizeable organization in the business of the particular industry.
4	Governance	Board level experience in reputed organisations, with strong understanding of and experience in directing the management in the best interests of the Company and its stakeholders and in upholding high standards of governance.
5	Sales and Marketing including Consumer Insights and Innovation	Experience in developing strategies to grow sales and market share, build brand awareness and equity and enhance Company reputation. Insights of consumer behaviour and experience in understanding trends of consumer preferences and innovation management.
6	Technology	An understanding of technology and innovation and the development and implementation of initiatives to enhance production.
7	Supply Chain Management	Ability and expertise in the management of complex supply chain operations including analysis of commodity trends and procurement in medium / large organizations.
8	Legal / Regulatory	Strong expertise and experience in corporate law and regulatory compliance in India and overseas (including industry specific laws).

While all the Board members possess the identified skill, their domain of core expertise is given in the table below. However, the absence of a mark, against a member's name, does not necessarily mean the member does not possess the necessary qualification other skill.



Name of the Director	Area of Expertise							
Name of the Director (Shri. / Smt.)	Leadership / Strategy	Financials	Business operations	Governance	Sales and Marketing	Technology	Legal / Regulatory	
Vidyashankar Krishnan	Yes	Yes	Yes	Yes	Yes	Yes	Yes	
K. Venkatramanan	Yes	-	Yes	Yes	Yes	Yes	-	
Sumita Vidyashankar	Yes	Yes	Yes	Yes	-	Yes	Yes	
Kavitha Vijay	Yes	Yes	Yes	Yes	-	Yes	Yes	
Shankar Athreya	Yes	Yes	Yes	Yes	Yes	Yes	Yes	
R. Subramanian	Yes	Yes	Yes	Yes	Yes	Yes	Yes	
S. Krishnakumar	Yes	Yes	Yes	Yes	Yes	Yes	Yes	
Ramnath Nagarajan*	Yes	Yes	-	Yes	Yes	-	Yes	
Krishnakumar Raman*	Yes	-	Yes	Yes	-	Yes	Yes	
Hari Sankaran *	Yes	-	Yes	Yes	Yes	-	Yes	

^{*} Appointed as Directors effective 01 April 2024

2.11. Confirmation Certificate:

This is to affirm that all the independent directors have fulfilled the conditions specified in Listing Regulations and are independent of the management.

2.12. Committees of the Board:

The Board has constituted various committees with primary objective of maintaining strong business fundamentals and delivering high performance through relentless focus on the significant affairs of the Company. Each committee is set up by the formal approval of the Board and is guided by its respective charter which clearly defines their purpose, roles and responsibilities. The Chairperson of the respective Committee briefs the Board on the summary of the discussions held in the Committee Meetings. The minutes of all the Committee meetings are placed before the Board for its review and noting.

3. Audit Committee:

3.1. **Terms of reference:**

The Audit Committee has been constituted in line with the provisions of Regulation 18 of Listing Regulations and Section 177 of the Companies Act, 2013.

The Committee was formed on 16 June 2001 and was re-constituted on 01 April 2015 and 8 November 2021. During the year, the Committee was re-constituted on 12 August 2023 and 31 March 2024.



3.2. Roles/ Responsibilities of the Audit Committee:

- The Audit Committee of the Company is entrusted with the responsibility to supervise the Company's internal control and financial reporting process and inter alia performs the following functions:
- 3.2.1. Overviewing the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 3.2.2. Recommending the appointment, remuneration, terms of appointment and removal of Statutory Auditors;
- 3.2.3. Reviewing with the management, the quarterly, half yearly and annual financial statements before submission to the Board for approval, with special emphasis on accounting policies and practices and legal requirements concerning financial statements;
- 3.2.4. Reviewing and monitoring the auditor's independence and performance and effectiveness of audit process;
- 3.2.5. Reviewing and approving the statement of significant related party transactions;
- 3.2.6. Scrutinizing the inter corporate loans and investments;
- 3.2.7. Evaluating internal financial controls and risk management systems;
- 3.2.8. Approving the appointment and fixing the terms of remuneration of Internal Auditor;
- 3.2.9. Management Discussion and Analysis of financial condition and results of operations;
- 3.2.10. Reviewing the functioning of the whistle blower mechanism;
- 3.2.11. Reviewing with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 3.2.12. Approving the appointment of Chief Financial Officer after assessing the qualifications, experience and background of the candidate;
- 3.2.13. reviewing the utilisation of loans and / or advances from / investments / by the holding company in the subsidiary exceeding ₹100 crore or 10% of the asset size of the subsidiary, whichever is lower;
- 3.2.14. Internal audit reports relating to internal control weaknesses;
- 3.2.15. Any other functions as envisaged under Section 177 of the Companies Act, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014 as amended and Regulation 18 of the Listing Regulations.
- 3.3. Composition of Audit Committee, Meetings held during the year and attendance particulars:
- 3.3.1. During the year under review, the committee met four times on 17 May 2023, 12 August 2023, 09 November 2023 and 10 February 2024.



3.3.2. The Composition of Audit Committee as on 31 March 2024 and the details of attendance particulars of Members are given below:

Composition of Audit Comn	Attendance	particulars		
Name of the Director	Category of Directorship (*)	Committee Position	No. of Meetings entitled to attend	No. of Meetings attended
Shri. Shankar Athreya ²	NEID	Chairman	2	2
Shri. N. Srinivasan ¹	NEID	Member	4	1
Shri. V. Vaidyanathan ¹	NEID	Member	4	3
Shri. Vidyashankar Krishnan	ED	Member	4	4
Shri. A. Gopalakrishnan ¹	NEID	Member	4	4
Smt. Sumita Vidyashankar	NENID	Member	4	4
Smt. Kavitha Vijay	NEID	Member	4	4
Shri. R. Subramanian ³	NEID	Member	-	-
Shri. S. Krishnakumar ³	NEID	Member	-	-

NEID – Non-Executive Independent Director; ED – Executive Director; NENID - Non-Executive Non-Independent Directors

- Shri. N. Srinivasan, Shri. V. Vaidyanathan and Shri. A. Gopalakrishnan ceased to be a member of the Committee consequent to the completion of their term as NEID effective 31 March 2024.
- Shri. Shankar Athreya was appointed as a Member of the Audit Committee effective 12 August 2023. He was also appointed as a Chairman of the Committee effective 31 March 2024 replacing Shri. N. Srinivasan who was holding the Audit Committee Chairmanship till 30 March 2024.
- ^{3.} Shri. R. Subramanian and Shri. S. Krishnakumar was appointed as a Member of the Committee effective 31 March 2024.
- 3.3.3. The meetings of the Audit Committee are also attended by Chief Financial Officer, Statutory Auditors, Internal Auditors, Cost Auditors and other Management representatives as special invitees as and when required.

4. Stakeholders Relationship Committee:

4.1. Terms of reference:

Stakeholders Relationship Committee (SRC) has been constituted in line with the provisions of Regulation 20 of Listing Regulations.

The Committee of the Board was formed on 16 June 2001 and was re-constituted on 01 April 2015 and 08 November 2021. During the year, the Committee was re-constituted on 12 August 2023 and 31 March 2024.



- 4.2. Roles/ Responsibilities of SRC:
- 4.2.1. Resolving the grievances of the security holders of the listed entity including complaints related to transfer/transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings/unclaimed bonus shares etc.
- 4.2.2. Review of measures taken for effective exercise of voting rights by shareholders.
- 4.2.3. Review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar and Share Transfer Agent.
- 4.2.4. Review of the various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the Company.
- 4.2.5. Any other terms of reference as may be included from time to time in accordance with Listing Regulation.
- 4.3. Composition of SRC, Meetings held during the year and attendance particulars:
- 4.3.1. During the year under review, the committee met four times on 17 May 2023, 12 August 2023, 09 November 2023 and 10 February 2024.
- 4.3.2. The Composition of SRC as on 31 March 2024 and the details of attendance particulars of Members are given below:

Composition of SRC	Attendance	particulars		
Name of the Director	Category of Directorship (*)	Committee Position	No. of Meetings entitled to attend	No. of Meetings attended
Shri. S. Krishnakumar ²	NEID	Chairman	-	-
Shri. V. Vaidyanathan ¹	NEID	Chairman	4	3
Shri. Vidyashankar Krishnan	ED	Member	4	4
Shri. K. Venkatramanan	ED	Member	4	2
Shri. A. Gopalakrishnan ¹	NEID	Member	4	4
Smt. Sumita Vidyashankar	NENID	Member	4	4
Smt. Kavitha Vijay	NEID	Member	4	4
Shri. Shankar Athreya ²	NEID	Member	2	2

^{*} NEID – Non-Executive Independent Director; ED – Executive Director; NENID - Non-Executive Non-Independent Directors

- ^{1.} Shri. V. Vaidyanathan and Shri. A. Gopalakrishnan ceased to be a member of the SRC consequent to the completion of their term as NEID effective 31 March 2024.
- Shri. Shankar Athreya and Shri. S. Krishnakumar, NEID was appointed as a Member of the SRC effective 12 August 2023 and 31 March 2024 respectively. Pursuant to retirement of Shri. V. Vaidyanathan, Chairman of SRC till 30 March 2024, the Board has appointed Shri. S. Krishnakumar as a Chairman of the Committee with effect from 31 March 2024



4.4. Name and Designation of the Compliance Officer: Shri. Chandrasekar S was appointed as Company Secretary and Compliance Officer, effective 01 April 2023 who oversees the redressal of investor grievances.

4.5. No. of Investor complaints received and redressed during FY 2023-24 are as follows:

Opening Balance	0
Received during the year	4
Resolved during the year	4
Closing Balance	0

4.6. For Redressal of Investor complaints, complaints can be mailed to: corporate@mmforgings.com

4.7. Reconciliation of Share Capital Audit:

A Practising Company Secretary carries out Reconciliation of Share Capital Audit on a quarterly basis to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). The reports are being regularly placed before the board for its perusal. The Reconciliation of Share Capital Audit reports confirmed that the total issued and listed capital was in agreement with the total number of shares in physical form and in dematerialized form held with NSDL and CDSL.

5. Share Transfer Committee:

The Share Transfer Committee was formed on June 16, 2001. It considers transfer / transmission of shares issued by the Company, issue of duplicate certificates and certificates after split/ consolidation / renewal. During the year, there were eight meetings.

6. Corporate Social Responsibility (CSR) Committee:

6.1. **Terms of reference:**

The CSR Committee, aims to ensure that corporate social responsibility with a positive impact on people and communities. The CSR Committee was formed on 01 April 2014. The Committee was reconstituted on 01 April 2015 and 08 November 2021. During the year, the Committee was re-constituted on 12 August 2023 and 31 March 2024.

6.2. Annual Report of CSR:

6.2.1. Brief outline on CSR Policy of the Company:

The Company continues to focus on its long-term goal believing that while targeting to produce maximum yield for our shareholders during the year, we also lodge our contributions in furthering our responsibilities towards the society and environment. This Policy provides guidance in achieving the above objective and ensures that the Company operates on a consistent and compliant basis.



The CSR activities carried out by the Company are in accordance with the policy as laid down and approved by the CSR Committee. The CSR Policy along with the composition of CSR Committee and CSR projects are available on the Company's website: https://www.mmforgings.com/uploads/policies/CSR Policy1.pdf

6.2.2. Composition of CSR Committee, Meetings held during the year and attendance particulars:

During the year under review, the committee met four times on 17 May 2023, 12 August 2023, 09 November 2023 and 10 February 2024. The Composition of CSR Committee as on 31 March 2024 and the details of attendance particulars of Members are given below:

Composition of CSR Comm	Attendance particulars			
Name of the Director	Category of Directorship (*)	Committee Position	No. of CSR Committee Meetings entitled to attend	No. of CSR Committee Meetings attended
Shri. Vidyashankar Krishnan	ED	Chairman	4	4
Shri. V. Vaidyanathan ¹	NEID	Member	4	3
Shri. K. Venkatramanan	ED	Member	4	2
Shri. A. Gopalakrishnan ¹	NEID	Member	4	4
Smt. Sumita Vidyashankar	NENID	Member	4	4
Shri. Shankar Athreya ²	NEID	Member	2	2

^{*} NEID – Non-Executive Independent Director; ED – Executive Director; NENID - Non-Executive Non-Independent Directors

- ^{1.} Shri. V. Vaidyanathan and Shri. A. Gopalakrishnan, ceased to be a member of the Committee consequent to the completion of their term as NEID effective 31 March 2024.
- ^{2.} Shri. Shankar Athreya was appointed as a Member of the CSR Committee effective 12 August 2023.
- 6.2.3. Provide the details of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social Responsibility Policy) Rules, 2014, if applicable (attach the report): Not Applicable
- 6.2.4. Details of the amount available for set off in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social Responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any:

 Excess amount spent in FY23 ₹27.15 lakhs

6.2.5. Details of CSR for the FY24 is given below:

Average net profits of the Company for last three financial years	₹ 120.55 crores
2% of average net profit of the Company	₹ 241.11 lakhs
Total amount spent for the financial year	₹ 243.52 lakhs
Amount unspent (if any)	Nil
Excess spent	₹ 2.41 lakhs



6.2.6. Manner in which the amount spent during the financial year is detailed below:

(₹ in lakhs)

#	CSR projects or activities identified	Sector in which the project is covered	Projects or programs (1) Local area or other (2) Specify the state, the district where projects or programs are undertaken	Amount outlay (budget) project or program wise	Amount spent on the project / programs Subheads; (1) Direct on projects or programs (2) Overheads	Cumulative expenditure up to the reporting period (₹ in lakhs)	Amount spent; Direct or through implementing agency
1	Eradicating hunger and poverty	Livelihood	Tamil Nadu Karnataka & Uttarkand	11.50	11.25	11.25	Direct
2	Education	Education	Tamil Nadu	26.00	25.27	25.27	Direct
3	Combating diseases	Health	Tamil Nadu	45.00	42.80	20.50	Direct
4	Social business projects	Social Business	Tamil Nadu, Kerala, Karnataka & New Delhi	164.00	161.20	161.20	Direct
5	Gender equality and Empower Women	Women empowerment	Tamil Nadu	3.00	3.00	3.00	Direct
	TOTAL			249.50	243.52	243.52	

- 6.2.7. Specify the reason(s), if the company has failed to spend 2% of the average net profit as per Section 135(5).

 Not applicable
- 6.2.8. A responsibility statement of the CSR Committee that the implementation and monitoring of CSR Policy, is in compliance with CSR objectives and Policy of the Company:

We hereby state that implementation and monitoring of CSR Policy, is in compliance with CSR objectives and policy of the Company.

For and on behalf of the Board of Directors

VIDYASHANKAR KRISHNAN Chairman and Managing Director and Chairman of CSR Committee



7. Nomination and Remuneration Committee (NRC):

7.1. **Terms of reference:**

Nomination and Remuneration Committee (NRC) has been constituted in line with the provisions of Regulation 19 of Listing Regulations.

The NRC of the Board was formed on 01 April 2014. The Committee was reconstituted on 01 April 2015, 01 April 2017 and 25 May 2022.

During the year, the Committee was re-constituted on 12 August 2023 and 31 March 2024.

7.2. Composition of NRC, Meetings held during the year and attendance particulars:

- 7.2.1. During the year under review, the committee met five times on 17 May 2023, 12 August 2023, 09 November 2023, 10 February 2024 and 15 March 2024;
- 7.2.2. The Composition of NRC as on 31 March 2024 and the details of attendance particulars of Members are given below:

Composition of NRC	Attendance Particulars			
Name of the Director	Category of Directorship	Committee Position	No. of Meetings entitled to attend	No. of Meetings attended
Shri. Shankar Athreya ²	NEID	Chairman	3	3
Shri. V. Vaidyanathan ¹	NEID	Member	5	4
Shri. N. Srinivasan ¹	NEID	Member	5	2
Shri. A. Gopalakrishnan ¹	NEID	Member	5	5
Smt. Kavitha Vijay	NEID	Member	5	5
Smt. Sumita Vidyashankar	NENID	Member	5	5
Shri. R. Subramanian ³	NEID	Member	-	-
Shri. S. Krishnakumar ³	NEID	Member	-	-

^{*} NEID – Non-Executive Independent Director; ED – Executive Director; NENID - Non-Executive Non-Independent Directors

^{1.} Shri. N. Srinivasan, Shri. V. Vaidyanathan and A. Gopalakrishnan ceased to be a member of the Committee consequent to the completion of their term as NEID effective 31 March 2024.

² Shri. Shankar Athreya was appointed as a Member of the NRC effective 12 August 2023. He was also appointed as a Chairman of the NRC with effect from 31 March 2024, replacing Shri. V. Vaidyanathan who was holding the NRC Chairmanship till 30 March 2024.

^{3.} Shri. R. Subramanian and Shri. S. Krishnakumar was appointed as a Member of the NRC effective 31 March 2024.



7.3. Role and Scope of NRC:

- 7.3.1. To identify and recommend to the Board for the appointment / removal of Director(s), Key Managerial Personnel and Senior Managerial Personnel of the Company;
- 7.3.2. To recommend to the Board a Policy for remuneration of Director(s), Key Managerial Personnel and other Senior Managerial Personnel of the Company;
- 7.3.3. To formulate the criteria for determining qualifications, positive attributes and independence of a director;
- 7.3.4. To recommend to the Board, all remuneration, in whatever form, payable to Directors and Senior Management Personnel.
- 7.3.5. To evaluate the performance of the Director and providing necessary report to the Board for its evaluation and consideration.

7.4. Performance evaluation criteria for non-executive Directors:

The performance evaluation of the Board as a whole was assessed based on the criteria like its composition, size, mix of skills and experience, its meeting sequence, effectiveness of discussion, decision making, follow-up action, quality of information, governance issues, performance and reporting by various committees set up by the Board.

Evaluation of Non-Executive Directors shall be carried on by the entire Board in the same way as it is done for the Executive Directors of the Company except the Director getting evaluated.

Matters taken into consideration for performance evaluation:

- role and fiduciary responsibilities as a Board member;
- Attendance and active participation in meetings;
- contribution and recommendations given professionally;
- Safeguarding the confidential information;
- Unbiased opinion for issues raised in the meetings;
- New ideas and suggestions made for the Company;
- Any other matters;

7.5. **Remuneration Policy:**

The Nomination and Remuneration Policy framed and approved by Board of Directors has been placed on the website of the Company in the web link provided below. The present Human Resource Policy of the Company considers human resources as its invaluable assets and has as its objective the payment of remuneration to all its employees, including Directors, Key Managerial Personnel and Senior Management, appropriate to employees' role and responsibilities and the Company's goals based on the performance of each of its employees in the Company.

https://www.mmforgings.com/uploads/policies/NOMINATION_AND_REMUNERATION_POLICY.pdf



8. Whistle Blower Protection Committee:

- 8.1. Whistle Blower Policy: A Whistle Blower Policy has been framed by the Board of Directors for employees to report to the Management:
- 8.1.1. Instances of unethical behaviour, actual or suspected, fraud or violation of the Company's Code of Ethics;
- 8.1.2. Any event of misconduct, act of misdemeanour or act which is/are not in the interest of the Company, which could affect the business or reputation of the Company.

8.2. Date of Meetings:

During the year under review, the Committee had 4 meetings held as follows: 17 May 2023, 12 August 2023, 09 November 2023 and 10 February 2024.

8.3. Formation, Composition and Attendance of Whistle Blower Committee Meetings: The Committee of the Board was formed on 01 April 2014. The Committee was reconstituted on 12 August 2023 inducting Shri. Shankar Athreya as a Member.

Composition: Shri. Vidyashankar Krishnan (Chairman)

Other Members:

Shri. K. Venkatramanan, Shri. Ramnath Nagarajan, Shri. Krishnakumar Raman, Smt. Sumita Vidyashankar and Shri. Shankar Athreya.

All the members have attended the entire meetings in which they are eligible to attend during the year.

8.4. The Committee has not received any complaint under Whistle Blower mechanism during the Financial Year.

9. Risk Management Committee:

9.1. Brief description and terms of reference:

Pursuant to the amendment made by SEBI, the Risk Management Committee (RMC) was constituted with effect from 21 June 2021 in line with the provisions of Regulation 21 of Listing Regulations. The Committee was further re-constituted on 25 May 2022. During the year, the Committee was re-constituted on 12 August 2023 and 31 March 2024.

The Company has an established Risk Management Policy which formalizes its approach to the oversight and management of material business risks. The policy attempts to identify and manage threats that could severely impact or bring down the organization. Generally, this involves reviewing operations of the organization, identifying potential threats to the organization and the likelihood of their occurrence and then taking appropriate actions to address the most likely threats. Risks and effectiveness of management are internally reviewed and reported regularly to the Board.



9.2. Composition of RMC, Meetings held during the year and attendance particulars:

- 9.2.1. During the year under review, the committee met four times on 17 May 2023, 12 August 2023, 09 November 2023 and 10 February 2024;
- 9.2.2. The Composition of RMC as on 31 March 2024 and the details of attendance particulars of Members are given below:

Composition of RMC		Attendance Particulars		
Name of the Member	Committee Position	No. of Meetings entitled to attend	No. of Meetings attended	
Shri. Vidyashankar Krishnan	Chairman	4	4	
Shri. K. Venkatramanan	Member	4	2	
Shri. A. Gopalakrishnan ¹	Member	4	4	
Smt. Kavitha Vijay	Member	4	4	
Smt. Sumita Vidyashankar	Member	4	4	
Shri. Shankar Athreya ²	Member	2	2	
Shri. Ramnath Nagarajan ²	Member	4	4	
Shri. Krishnakumar Raman ²	Member	4	4	

- 1. Shri. A. Gopalakrishnan ceased to be a member of the Committee consequent to the completion of his term as NEID effective 31 March 2024.
- 2. Shri. Shankar Athreya was appointed as a Member of the RMC effective 12 August 2023.
- 3. Shri. Ramnath Nagarajan and Shri. Krishnakumar Raman, Senior Managerial Personnel was appointed as Directors in the Board effective 01 April 2024 and they continue to be a Member of the Committee.

10. CEO and CFO Certification:

The Chairman and Managing Director and the Chief Financial Officer of the Company have certified to the Board on financial and other matters in accordance with Regulation 33 of the Listing Regulations for the financial year ended 31 March 2024.

11. Senior Management:

As on 31 March 2024, Shri. Ramnath Nagarajan, President – Commercials and Shri. Krishnakumar Raman, President – Operations were Senior Managerial Personnel of the Company. Effective 01 April 2024, Shri. Ramnath Nagarajan and Shri. Krishnakumar Raman was appointed as Director – Commercials and Director – Operations respectively.



12. Directors' Remuneration:

12.1. Remuneration to Executive Directors:

The remuneration payable to the Executive Directors, Shri. Vidyashankar Krishnan, Chairman and Managing Director and Shri. K. Venkatramanan, Joint Managing Director is fixed by the Board and are within the limits approved by the Shareholders in terms of the relevant provisions of the Companies Act, 2013.

(Amount in ₹)

Particulars	Shri. Vidyasha	ankar Krishnan	Shri. K. Venkatramanan		
1 al ticulai s	2023-24	2022-23	2023-24	2022-23	
Salary and allowance	3,17,75,000	3,18,23,493	3,17,75,000	3,14,82,949	
Commission	6,25,00,000	4,75,00,000	6,25,00,000	4,75,00,000	
Perquisites					
Provident Fund	22,50,924	22,50,924	22,50,924	22,50,924	
Superannuation	27,00,000	27,00,000	27,00,000	27,00,000	
Gratuity	7,38,000	7,38,000	7,38,000	7,38,000	
Others	1,01,020	40,654	84,497	50,489	
Total	10,00,64,944	8,50,53,071	10,00,48,421	8,47,22,362	

12.2. Remuneration of Non – Executive Directors (NEDs):

Name of NEDs	Commission (₹)		Sitting Fees (₹)		Total (₹)	
Name of NEDs	2023-24	2022-23	2023-24	2022-23	2023-24	2022-23
Shri. N Srinivasan	_	-	27,500	15,000	27,500	15,000
Shri. V. Vaidyanathan	5,00,000	5,00,000	72,500	70,000	5,72,500	5,70,000
Shri. A. Gopalakrishnan	5,00,000	5,00,000	1,02,500	90,000	6,02,500	5,90,000
Smt. Kavitha Vijay	5,00,000	5,00,000	92,500	90,000	5,92,500	5,90,000
Smt. Sumita Vidyashankar	5,00,000	5,00,000	1,02,500	95,000	6,02,500	5,95,000
Shri. Shankar Athreya	10,00,000	-	67,500	-	10,67,500	1
Shri. R. Subramanian *	-	_	10,000	-	10,000	-
Shri. S. Krishnakumar *	-	-	10,000	-	10,000	-

^{*} Appointed as NEID effective 08 March 2024

No benefits by way of remuneration or otherwise is received by Non-Executive Directors other than above.

12.3. All pecuniary relationship of Non-Executive Directors: Nil

12.4. Criteria of making payments to Non-Executive Directors:

The Company benefits from the expertise, advice and inputs provided by NEDs. NEDs devote their valuable time in deliberating on strategic and critical issues in the course of Board and Committee meetings of the Company and give their valuable advice, suggestions and guidance to the management of the Company, from time to time and hence NEDs are being paid by way of sitting fees and commission.



13. Subsidiary Companies:

The Company has two wholly-owned subsidiaries viz., D V S Industries Private Limited and Suvarchas Vidyut Private Limited and one Subsidiary Company viz., Abhinava Rizel Private Limited.

NCLT, vide order dated 03 May 2024, has approved the amalgamation of Cafoma Autoparts Private Limited with the Company. The Merger was given effect on 27 May 2024. Since the appointed date of amalgamation as approved by NCLT is 01 April 2023, Cafoma is shown as Standalone entity in the audited financials for the year ended 31 March 2024.

14. General Meetings:

14.1. Location and time, where last three AGMs held:

Financial Year	Date	Time	Location / Mode
2020-21	13 Sept 2021	12.30 P.M.	Video Conferencing, Chennai
2021-22	04 July 2022	03.00 P.M.	Video Conferencing, Chennai
2022-23	11 Aug 2023	04.30 P.M.	Video Conferencing, Chennai

14.2. Special Resolutions passed in the previous 3 AGMs:

Year	Details of Special Resolution passed
2020-21	Nil
2021-22	1. Change in Object clause of the MOA of the Company.
2022-23	 Alteration of Articles of Association of the Company. Re-appointment of Shri. Vidyashankar Krishnan as Vice Chairman and Managing Director Re-appointment of Shri. K. Venkatramanan as Joint Managing Director Appointment of Shri. Shankar Athreya as Non-Executive Independent Director effective 11 August 2023 Appointment of Shri. Hari Sankaran as Non-Executive Independent Director effective 01 April 2024 Approval for providing loan, guarantee and security to subsidiaries as required under Section 185 and 186 of the Companies Act, 2013

14.3. Whether any special resolution passed last year through postal ballot: The Company had sought the approval of the shareholders by way of a Special Resolution through notice of postal ballot dated 10 February 2024 for:

- (i) Appointment of Shri. Ramnath Nagarajan as Director Commercials effective 01 April 2024 for a period of five years.
- (ii) Appointment of Shri. Krishnakumar Raman as Director Operations effective 01 April 2024 for a period of five years.



- (iii) Appointment of Shri. S. Krishnakumar as Non-Executive Independent Director effective 08 March 2024 for a period of five years.
- (iv) Appointment of Shri. R. Subramanian as Non-Executive Independent Director effective 08 March 2024 for a period of five years.

All the aforesaid resolutions were duly passed and the results of which were announced on 22 March 2024. The last date of e-Voting i.e., 21 March 2024 is considered as date of approval of resolution.

Shri. M. Damodaran (M. No. 5837, C.P. No. 5081) of M Damodaran & Associates LLP, Practising Company Secretaries, was appointed as the Scrutinizer to scrutinize the postal ballot process by voting through electronic means and Postal Ballot in a fair and transparent manner.

Details of e-Voting pattern are provided below:

Sl. No.	Resolution passed through Postal Ballot	No. of shares held	No. of votes polled	No. of votes in favour	% of votes in favour	No. of votesagainst	% of votes-against
1	Appointment of Shri. Ramnath Nagarajan as Director – Commercial effective 01 April 2024 for a period of five years	24140800	18651610	18651588	22	100	-
2	Appointment of Shri. Krishnakumar Raman as Director – Operations effective 01 April 2024 for a period of five years	24140800	18651610	18651588	22	100	-
3	Appointment of Shri. S. Krishnakumar as NEID effective 08 March 2024 for a period of five years	24140800	18651610	18651588	22	100	1
4	Appointment of Shri. R. Subramanian as NEID effective 08 March 2024 for a period of five years	24140800	18651610	18651588	22	100	-

Procedure for postal ballot: The postal ballot was carried out as per the provisions of Sections 108 and 110 and other applicable provisions of the Act, read with the Rules framed thereunder and read with the General Circular nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and subsequent circulars issued in this regard, the latest being 9/2023 dated September 25, 2023, respectively issued by the Ministry of Corporate Affairs.



15. Means of Communication:

- 15.1. The quarterly, half yearly and annual results of the Company's performance are published in financial dailies viz., Business line and Makkal Kural;
- 15.2. The financial results and the shareholding pattern for every quarter are uploaded in the website framed in this regard by the Bombay Stock Exchange Ltd and National Stock exchange Ltd. in the prescribed form, which would enable them to place it on their website viz., www.bseindia.com and www.nseindia.com respectively;
- 15.3. The financial result, official news releases and presentation made to Institutional Investors and such other details as may be required under Regulation 46 of the Listing Regulations are displayed on the website of the Company viz., www.mmforgings.com.

16. General shareholder information:

16.1. Date, time and venue of the Annual General Meeting:

Annual General Meeting is scheduled to be held through video conferencing or audio-visual means on Monday, 08 July 2024 at 03.00 p.m. (IST)

16.2. Financial year : 1st April to 31st March

Financial Calendar : 2024-25

Financial Reporting : Financial Calendar against for quarter ending:

30th June 2024 : Before 14th August 2024 30th September 2024 : Before 14th November 2024 31 December 2024 : Before 14th February 2025 31 March 2025 : Before 30th May 2025

16.3. Particulars of dividend payment:

Particulars of dividend declaration / payment are disclosed in the Directors' Report. Dividends were declared in compliance with the Dividend Distribution Policy of the Company.

Record date and book closure during the year:

Books were not closed during the year. Record date for payment of dividend during the year is 29 May 2023.

Dividend Distribution Policy:

The Board approved Dividend Distribution Policy is hosted in Company website and the link:

https://www.mmforgings.com/uploads/policies/Dividend Distribution Policy.pdf



16.4. Listing on Stock Exchanges:

Name and Address of the Stock Exchanges	Scrip Code / Symbol
BSE Limited (BSE) Rotunda Building, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai 400 001, India.	Scrip Code: 522241 Name of the Scrip: MMFORG
National Stock Exchange of India Limited (NSE) Exchange Plaza, Plot No. C/1, G-Block, Bandra Kurla Complex, Bandra (East), Mumbai 400 051. India	Scrip Code: MMFL Name of the Scrip: MMFL - EQ

Note: Annual listing fee were duly paid to the above respective stock exchanges.

16.5. Depository Connectivity:

Depository Connectivity	National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL).
ISIN allotted by depositories for the Company's equity shares in Demat form	INE227C01017

Note: Custodian charges for the Financial Year 2023-24 and 2024-25 were duly paid to the above respective Depositories within the due date.

16.6. Corporate Identification Number (CIN) of the Company: L51102TN1946PLC001473

16.7. Registrar and Transfer Agents (RTA):

Cameo Corporate Services Limited, Unit: M M Forgings Limited, "Subramanian Building", Fifth Floor, No. 1, Club House Road, Chennai – 600 002. T: 044-40020723; F: 044-40020726.

They are the Common Agency for all Investor Servicing activities relating to both electronic and physical segments.

- All matters connected with share transfer, dividend and other matters are being handled by RTA located at the address mentioned above;
- Registrar and Share Transfer Agent (RTA) arrange for issue of dividend. They reconcile the Dividend paid with that of the list of the shareholders;
- Grievances received from investors and other miscellaneous correspondence relating to change of addresses, mandates etc., are attended and processed in top priority by both secretarial department and RTA;
- Demat requests are processed within the time prescribed;
- The Company's RTA, Cameo Corporate Services Limited have adequate infrastructure:
- Reminders are sent to the shareholders Share Transfer Agents in case of Undelivered Bonus shares, updating the KYCs and nomination forms.



16.8. Share Transfer System:

Pursuant to amendment in Regulation 40(1) of the Listing Regulations, no shares can be transferred in physical mode and any request for transfer of shares shall be processed for shares held in dematerialised form only.

Members please note that SEBI, vide its Circular No may SEBI/HO/MIRSD/MIRSD RTAMB/P/ CIR/2022/8 dated 25 January 2022 and as amended from time to time, has mandated Listed Companies to issue securities in demat form only while processing service requests viz., Issue of duplicate securities certificate, claim from Unclaimed Suspense Account, Renewal/Exchange of securities certificate, Sub-division/Splitting of securities certificate, Consolidation of securities certificates/folios, Transmission and Transposition. The shareholders holding shares in physical form are requested to make service request by submitting a duly filled and signed Form ISR-4, the format of which is available at Company website www.mmforgings.com under Investors/General Shareholder Information and on the website of RTA. It may also be noted that any service request can be processed only after the folio is KYC compliant.

The Company had sent appropriate communication to the shareholders encouraging them to dematerialise their holdings in the Company and to complete the KYC compliance. Shareholders holding shares in physical form are advised to complete the KYC process and also to avail the facility of dematerialisation.

As per Regulation 40(9) of the Listing Regulations, the Company has obtained certificate from the Company Secretary in Practice for compliance of share transfer formalities and the same was submitted to the Stock Exchanges for the year ended 31 March 2024 within the stipulated time.

16.9. Distribution of shareholding as on 31 March 2024:

Shareholding (Range)	No. of Shareholders	% of shareholders	No. of shares held	% of shares
Upto 5000	21,426	92.64	14,461,210	5.99
5001-10000	1004	4.34	7,679,840	3.18
10001-20000	343	1.48	5,098,990	2.11
20001-50000	200	0.86	6,448,340	2.67
50001-100000	57	0.25	4,199,480	1.74
100001 & above	99	0.43	203,520,140	84.31
Total	23,129	100.00	24,14,08,000	100.00



16.10. Shareholding pattern as on 31 March 2024:

Category of Shareholder	No. of shareholders	%	No. of shares held	% of share holding
Promoter Shareholding				
A. Promoter and Promoter Group	11	0.05	1,35,99,895	56.34
Total (A)	11	0.05	1,35,99,895	56.34
Public Shareholding				
B. Institutions				
Mutual Fund	18	0.08	27,68,940	11.47
Foreign Institutional Investor	1	-	100	-
Foreign Portfolio Investors	27	0.12	5,50,761	2.28
Alternative Investment Fund	2	0.01	86,934	0.36
Total (B)	48	0.21	34,06,735	14.11
C. Non-Institutions				
Resident Indians	22,112	95.60	63,18,709	26.17
Bodies Corporate	243	1.05	6,05,282	2.51
Non-Resident Indians	709	3.07	2,02,459	0.84
Key Managerial Personnel	2	0.01	2,400	0.01
Clearing Members	1	0.00	98	0.00
Trust	2	0.01	2,800	0.01
IEPF	1	0.00	2,422	0.01
Total (C)	23,070	99.74	71,34,170	29.55
Total Public Shareholding (B+C)	23,118	99.95	1,05,40,905	43.66
Grand Total (A+B+C)	23,129	100.00	2,41,40,800	100.00

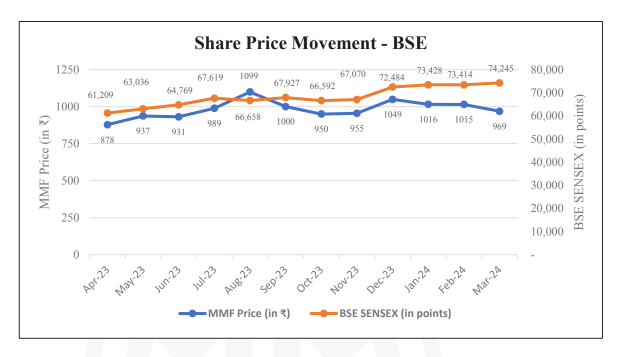
16.11. Share price data for the year 2023-24:

M 41-	Bombay Sto	ck Exchange	National Stock Exchange		
Month	High (₹)	Low (₹)	High (₹)	Low (₹)	
April 2023	878	800	870	817	
May 2023	937	831	932	836	
June 2023	931	840	928	841	
July 2023	989	904	989	904	
August 2023	1099	899	1099	898	
September 2023	1000	846	988	833	
October 2023	950	835	924	825	
November 2023	955	854	957	855	
December 2023	1049	858	1050	851	
January 2024	1016	911	1015	913	
February 2024	1015	850	1019	848	
March 2024	969	850	958	855	

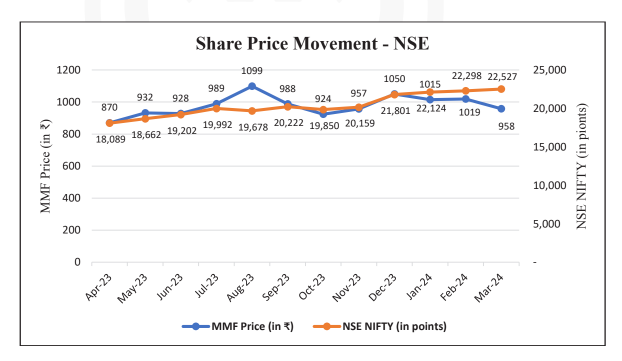


16.12. Share price performance in comparison to broad based indices - BSE SENSEX and NSE NIFTY:

Share Performance BSE vs SENSEX:



Share Performance NSE vs NIFTY:





16.13. Dematerialisation of shares:

Particulars	No. of shares	No. of shares in demat form
Promoter and promoter group	1,35,99,895	1,35,99,895
Person other than promoters	1,05,40,905	1,01,89,129
Total	2,41,40,800	2,37,89,024
%		98.54%

16.14. Details of public funding obtained in the last three years:

No capital has been raised in the last three years by way of public issue.

16.15. Outstanding GDRs / ADRs / Warrants or any convertible instruments etc.:

As on 31 March 2024, the Company has not issued these types of securities / instruments.

16.16. Plant locations:

Manufacturing Plant:

Plant 1 - Singampunari – 630 502, Tamil Nadu

Plant 2 - Viralimalai – 621 316, Tamil Nadu

Plant 4 - Mathur Post – 602 105 Tamil Nadu

Plant 7 - Industrial Automation Division - 600 058, TN

Plant 8 - Rudrapur - 263 153 Uttarkand

(D V S Industries Private Ltd, - wholly-owned Subsidiary Company)

Plant 9 - Kursi Road, Barabanki, UP 225001

Plant 10 - Ranipet - 632403, TN

Plant 11 – Voyalanallur – 600072, Tamil Nadu

(Abhinava Rizel Private Limited – Subsidiary Company)

Plant 5 – Wind farms

W1 - Panakudi - 627109 Tamil Nadu

W2 - Theni District - 625 531 Tamil Nadu

W3 - Tenkasi - 627 811 Tamil Nadu

W4 - Kallapalayam 641 201 Tamil Nadu

Plant 6 - Solar sites

S1 - Aruppukottai - 626105 Tamil Nadu

S2 - Viralimalai - 621 316 Tamil Nadu



16.17. Address for correspondence:

	MM Forgings Limited
Registered Office	'SVK TOWERS', A25, 8th Floor, Industrial Estate,
	Guindy, Chennai – 600032
	Cameo Corporate Services Limited,
	Unit: (M M Forgings Limited)
For Investors	"Subramanian Building", Fifth Floor,
	No. 1, Club House Road, Chennai – 600 002.
	T: 044-40020723; F: 044-40020726
Email id for redress of	
Investor complaints	corporate@mmforgings.com
Website	www.mmforgings.com

16.18. Compliance Officer:

Effective 1st April 2023 : Shri. Chandrasekar S, Company Secretary

16.19. Credit Ratings:

Facilities	Amount (₹ in Cr.)	Rating	Rating Action
Long-term Bank facilities	1,266.27	CARE A; Stable (Single A; Outlook: Stable)	Reaffirmed
Short-term bank Facilities	298.00	CARE A; Stable / CARE A1 (Single A; Outlook: Stable / A One)	Reaffirmed
Long-term/ Short-term bank facilities	126.00	CARE A1 (A One)	Reaffirmed

16.20. Details of Bonus shares unclaimed:

No. of shareholders at the beginning of the year - 146;

No. of outstanding shares at the beginning of the year - 76,500 shares;

No. of shareholders who approached the issuer for transfer of these shares during the year - 4;

No. of shareholders to whom shares were transferred - 4;

No. of shares transferred during the year - 1800;

No. of shareholders at the end of the year -142;

No. of outstanding shares at the end of the year - 74,700 shares;

16.21. Shares Transferred to IEPF account of the Government:

Shares transferred under IEPF account of the government (taken the basis of 2017 dividend unclaimed) – Common shareholder shares were transferred to IEPF account during the year. The list of shareholders, whose shares have been transferred to IEPF account (for the earlier years) is available on the Company's website.



16.22. Suspense Escrow Demat Account:

SEBI, vide its letter No. SEBI/HO/MIRSD/POD-1/OW/P/2022/64923 dated 30 December 2022, had issued Guidelines with respect to procedural aspects of 'Suspense Escrow Demat Account' to be opened by listed entities pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/6 dated 25 January 2022. Accordingly, the Company has opened 'MM Forgings Limited - Suspense Escrow Demat Account' during FY23.

16.23. Instruction to Members:

As per circulars issued by SEBI during FY23 and FY24, Members holding shares in physical mode are mandated to update their KYC details viz., (i) PAN (ii) Nomination (iii) Updation of complete postal address, Mobile No. and E-mail ID (iv) Updation of Bank details (v) Updation of Specimen signature of shareholder.

Further, vide their latest Circular dated 17 November 2023, SEBI has mandated payment of dividend only through electronic mode effective 01 April 2024. Company has sent various reminder letters to the shareholders during FY24 for KYC updation.

Members holding shares in physical mode are hence requested to complete their KYC particulars at the earliest. Members may get in touch with Cameo Corporate Services Limited, Registrar and Share Transfer Agent (RTA), for further information. Necessary KYC form are available at Company / RTA website.

17. Other Disclosures:

- 17.1. Disclosures under materially significant related party transactions that may have potential conflict with the interests of the Company: None
- 17.2. Details of Non-Compliance, Penalties, Structures imposed on any matter connected with Capital market, during the last three years:

The Company has complied with the requirements of the Stock Exchanges, SEBI and other statutory authorities on all matters relating to capital markets during the last three years. No penalties or strictures have been imposed on the Company by the Stock Exchange, SEBI or other statutory authorities relating to the above.

17.3. Whistle Blower Policy:

The Company has adopted a Whistle Blower Policy and has established the necessary vigil mechanism as defined under Regulation 22 of the Listing Regulations for Directors and employees to report concerns about unethical behaviour. No person has been denied access to the Chairman of the audit committee. The said policy has also been put up on the Company website.

17.4. All mandatory requirements have been disclosed and some non-mandatory requirements have been adopted;



17.5. Material Subsidiary:

The Board has duly formulated a policy for determining material subsidiaries. For the Financial year 2023-24, the Company has no material subsidiary. The policy for determining material subsidiary is disclosed in Company website. The Web link is provided below:

https://www.mmforgings.com/uploads/policies/Policy on Material Subsidiaries1.pdf

17.6. Related Party Transactions Policy:

Pursuant to Regulation 23 of the Listing Regulation, the Board has framed a policy of Related party transactions. Copy of the said Policy is available on the Company's website in the link provided below:

https://www.mmforgings.com/uploads/policies/Policy_on_Related_Party_Transactions2.pdf

- 17.7. Commodity price risk and hedging activities: No hedging activities have been undertaken for commodity risk.
- 17.8. Certificate from Practicing Company Secretary:

The Company has received a certificate from the Secretarial Auditor of the Company stating that none of the directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board / Ministry of Corporate Affairs or any such statutory authority.

- 17.9. During the financial year, there was no instance where the board had not accepted any recommendation of any committee of the board which is mandatorily required;
- 17.10. Total fees for all services paid by the Company and its subsidiary Company on a consolidated basis to the statutory auditor: ₹30.08 lakhs.
- 17.11. Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

The Company is committed to provide a friendly working environment that ensures every employee gets equal treatment. The details of the same have been disclosed in the Directors' Report forming part of the Annual Report.

During the year 2023-24, the Company has not received any complaint in Relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.



17.12. Related Party Transactions:

Name of the Company /	Nature of transactions	FY 2023-24	FY 2022-23	
Directors Interested	Nature of transactions	(₹ in lakhs)	(₹ in lakhs)	
D V S Industries Private	Loan given / (repaid)	1363.35	(169.13)	
Limited, WoS	Loan given / (repaid)	1303.33	(107.13)	
Suvarchas Vidyut Private	Loan given / (repaid)	221.78	822.21	
Limited, WoS	Loan given / (repaid)	221.70	022.21	
Universal Legal	Legal Consultancy			
(Interested Director –	paid	0.35	16.36	
Smt. Kavitha Vijay)	paru			
Abhinava Rizel Private	Loon givon	1521.26		
Limited, Subsidiary Company	Loan given	1321.20	-	

^{*}WoS – Wholly-Owned Subsidiary

Directors and KMP are considered to be interested to the extent of their shareholding in the Company and following is the status of their shareholding as on 31 March 2024

Name	Category	No. of Shares	% to total
Shri. Vidyashankar Krishnan	Executive Director	27,20,240	11.27
Shri. K. Venkataramanan	Executive Director	25,84,960	10.71
Smt. Sumita Vidyashankar	Non-Executive Director	32,800	0.14
Shri. S. Krishnakumar	Non-Executive Director	4,501	0.02
Shri. R. Venkatakrishnan	Chief Financial Officer	2,400	0.01

During FY24, there are no Related Party Transactions which are material in nature and also the Company does not have any material subsidiaries as on 31 March 2024.

- 17.13. Besides complying with the mandatory requirement of the Listing Regulation, the Internal Auditor reports directly to the Audit Committee.
- 17.14. The necessary disclosures of the Compliance with corporate governance requirements specified in regulation 17 to 27 and clauses (b) to (i) of sub regulation (2) of regulation 46 have been complied.

Compliance with Code of Business Conduct and Ethics:

To.

The Shareholders of M M Forgings Limited,

M M Forgings Ltd has laid down a code of conduct for all Board members and Senior Management. All the Directors and the Senior Management personnel of the Company have affirmed compliance with the Code of Conduct, for the financial year ended 31 March 2024.

For and on behalf of the Board

VIDYASHANKAR KRISHNAN Chairman and Managing Director (DIN: 00081441)

Place: Chennai Date: 29 May 2024



ANNEXURE IV – Auditors' Certificate on Corporate Governance:

To

The Members of M M Forgings Limited

We have examined the compliance of conditions of Corporate Governance by M M Forgings Limited ('the Company') for the year ended 31 March 2024 as per Regulations 17-27, clauses (b) to (i) of Regulation 46(2) and paragraphs C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulation').

The Compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to procedure and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

We conducted our examination in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) issued by the Institute of Chartered Accountants of India. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India. We have complied with the relevant applicable requirements of the standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information and Other Assurance and Related Services Engagements.

In our opinion and to the best of our information and according to the explanations given to us and considering the relaxations granted by the Ministry of Corporate Affairs and Securities and Exchange Board of India, we certify that the Company has complied with the conditions of Corporate Governance as specified in Listing Regulations, as applicable, for the year ended 31 March 2024.

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

Restrictions on Use

This Certificate is issued solely for the purpose of complying with the aforesaid Regulations and may not be suitable for any other purpose.

For G Ramesh Kumar & Co., CHARTERED ACCOUNTANTS
Firm Registration No. 003010S

G. Ramesh Kumar, FCA
Partner
Membership no. 018663
UDIN: 24018663BKESSK3106

Place: Tiruchirapalli Date: 29 May 2024

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Chief Executive Officer (CEO) and Chief Financial Officer (CFO) Certification:

We, Vidyashankar Krishnan, Chairman and Managing Director and R. Venkatakrishnan, Chief Financial Officer certify that:

- 1. We have reviewed the financial statements and cash flow statement prepared based on Indian Accounting Standards for the year ended 31 March 2024 and to the best of our knowledge and belief:
- 1.1. these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- 1.2. these statements together present a true and fair view of the Company's affairs and are in compliance with existing Accounting Standards, applicable laws and regulations.
- 2. To the best of our knowledge and belief, no transactions entered into by the Company during the year ended 31 March, 2024 are fraudulent, illegal or violates the Company's code of conduct;
- 3. We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting. Deficiencies in the design or operation of such internal controls, if any, of which we are aware have been disclosed to the auditors and the Audit Committee and steps have been taken to rectify these deficiencies.
- 4.1. there has not been any significant change in internal control over financial reporting during the year under reference;
- 4.2. there has not been any significant change in accounting policies during the year requiring disclosure in the notes to the financial statements; and
- 4.3. there were no instances of significant fraud of which we have become aware and the involvement therein, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

Place: Chennai Date: 29 May 2024 Vidyashankar Krishnan Chairman and Managing Director (DIN 00081441) R. Venkatakrishnan Chief Financial Officer

Declaration to the Members pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:

M M Forgings Ltd has laid down a code of conduct for all Board members and Senior Management. All the Directors and the Senior Management personnel of the Company have affirmed compliance with the Code of Conduct, for the Financial Year ended 31 March 2024.

For and on behalf of the Board

VIDYASHANKAR KRISHNAN Chairman and Managing Director (DIN: 00081441)

Date: 29 May 2024

Place: Chennai



ANNEXURE V – to the Directors' Report:

BUSINESS RESPONSIBILITY & SUSTAINABILITY REPORTING

SECTION A: GENERAL DISCLOSURES

I. Details of the listed entity

1.	Corporate Identity Number	L51102TN1946PLC001473
	(CIN) of the Listed Entity	
2.	Name of the Listed Entity	MM Forgings Limited
3.	Year of incorporation	1946
4.	Registered office address	"SVK Towers" A 24/25, Thiru Vi Ka Industrial Estate,
	_	Guindy, Chennai - 600032
5.	Corporate address	"SVK Towers" A 24/25, Thiru Vi Ka Industrial Estate,
		Guindy, Chennai - 600032
6.	E-mail	corporate@mmforgings.com
7.	Telephone	+91-44-71601000
8.	Website	www.mmforgings.com
9.	Financial year for which	FY 2023-24
	reporting is being done	1 1 2023-24
10.	Name of the Stock Exchange(s)	Bombay Stock Exchange
	where shares are listed	National Stock Exchange
11.	Paid-up Capital	₹ 24,14,08,000 (24140800 shares of ₹10/- each)
12.	Name and contact details	Name: Chandrasekar S
	(telephone, email address) of the	Telephone: +91-44-71601000
	person who may be contacted in	Email address: <u>corporate@mmforgings.com</u>
	case of any queries on the BRSR	
	report.	
13.	Reporting boundary - Are the	The disclosures under this report are made on
	disclosures under this report	standalone basis.
	made on a standalone basis (i.e.,	
	only for the entity) or on a	
	consolidated basis (i.e., for the	
	entity and all the entities which	
	form a part of its consolidated	
	financial statements, taken	
	together)	

II. Products/services:

14. Details of business activities (accounting for 90% of the turnover):

S. No.	Description of Main Activity	Description of Business activity	% of Turnover of the entity
1.	Manufacturing	Metal and Metal Products	92.05%



15. Products/Services sold by the entity (accounting for 90% of the entity's Turnover):

S. No.	Product / Service	NIC Code	% of total Turnover contributed
1	Metal Forgings	25910	92.05%

III. Operations:

16. Number of locations where plants and/or operations/offices of the entity are situated:

Location	Number of plants	Number of Offices	Total
National	10*	1	11
International	0	0	0

^{*} Includes Windfarm and solar sites

17. Markets served by the entity:

a. Number of locations

Locations	Number		
National (No. of states)	36		
International (No. of countries)	15		
b. What is the contribution of exports as a % of the total turnover of the entity?	37.3%		
c. A Brief on types of Customers	Company is a leading world class manufacturer of metal forgings, with pan India presence, serving various industrial segments including commercial vehicles, passenger cars, off-highway vehicles, value/oilfield, agriculture and engineering components. Some of MMF's largest customers are major Commercial Vehicle (CV), Passenger Vehicle (PV), global Tier1s to these, tractor OEs, and many others.		



IV. Employees

18. Details as at the end of Financial Year:

a. Employees and workers (including differently abled):

S.		Total (A)	Male		Female	
No	Particulars		No. (B)	% (B/A)	No. (C)	% (C/A)
		EMPLOY	YEES			
1.	Permanent (D)	1216	1199	98.60%	17	1.40%
2.	Other than Permanent (E)	646	537	83.12%	109	16.87%
3.	Total Employees (D+E)	1862	1736	93.23%	1026	6.77%
		WORKI	ERS			
4.	Permanent (F)	838	828	98.81%	10	1.19%
5.	Other than Permanent (G)	1265	1158	91.54%	107	8.46%
6.	Total Workers (F+G)	2103	1986	94.44%	117	5.56%

b. Differently abled Employees and workers:

S.	Particulars	Total	Male		Female	
No		(A)	No. (B)	% (B/A)	No. (C)	% (C/A)
	EMPLOYEES					
1.	Permanent (D)	-	-	-	-	-
2.	Other than Permanent (E)	-	-	-	-	-
3.	Total Employees (D+E)	-	-	-	-	-
		WORKE	ERS			
4.	Permanent (F)	2	2	100%	-	-
5.	Other than Permanent (G)	-	-	-	-	-
6.	Total Workers (F+G)	2	2	100%	-	-

19. Participation / Inclusion / Representation of women:

Douti aulous	Total (A)	No. and % of females				
Particulars	Total (A)	No (B)	% (B/A)			
Board of Directors	10	2	20.00%			
Key Managerial Personnel*	4	-	-			

^{*} Key Managerial Personnel is as per section 2(51) of the Companies Act, 2013



20. Turnover rate for permanent employees and workers:

Particulars]	FY 2023-2	4	1	FY 2022-2	3	FY 2021-22			
1 at ticulars	Male	Female	Total	Male	Female	Total	Male	Female	Total	
Permanent Employees	3.00	2.79	5.79	3.06	-	3.06	3.04	-	3.04	
Permanent Workers	7.00	6.51	13.51	7.14	-	7.14	7.09	-	7.09	

V. Holding, Subsidiary and Associate Companies (including joint ventures)

21. a. Name of the holding / subsidiary / associate companies / joint ventures (A)

S. No.	Name of the holding / subsidiary / associate companies / joint ventures (A)	Indicate whether holding/ Subsidiary/ Associate/ Joint Venture	% of shares held by listed entity	Does the entity indicated at column A, participate in the Business Responsibility initiatives of the listed entity? (Yes/No)	
1	D V S Industries Private Limited	Wholly-owned Subsidiary	100%	No	
2	Suvarchas Vidyut Private Limited	Wholly-owned Subsidiary	100%	No	
3	Abhinava Rizel Private Limited	Subsidiary	88%	No	

^{*}Vide order dated 03 June 2024, NCLT has approved the scheme of amalgamation of Cafoma Autoparts Private Limited with the Company. The appointed date of Merger is 01 April 2023 and the effective date of Merger is 27 May 2024.

VI. CSR Details:

22. Whether CSR is applicable as per Section 135 of Companies Act, 2013: Yes

Turnover: ₹ 1,511.14 Crores
Net worth: ₹ 816.33 Crores

• CSR Spend during FY 2023-24 – ₹243.52 lakhs



VII. Transparency and Disclosures Compliance:

23. Complaints/grievances on any of the principles (Principles 1 to 9) under the National Guidelines on Responsible Business Conduct (NGRBC)

Stakeholder group from whom complaint is Received	Grievance Redressal Mechanisms in Place (Yes/No) (If yes, then provide web- link for grievance redressal policy)	Fina	nncial Year 20	23-24	Financial Year 2022-23				
		Number of complaints Filed during the year Number of complaints pending resolution at close of the year		Remarks	Number of complaints Filed during the year	Number of complaints pending resolution at close of the year	Remarks		
Communities		Nil	Nil	-	Nil	Nil	-		
Investors (Others than shareholders)	Yes	NA	NA	The Company doesn't have investors other than its shareholders	NA	NA	The Company doesn't have investors other than its shareholders		
Shareholders	Whistle Blower Policy and	4	Nil	-	1	Nil	-		
Employees and workers	Employee grievance	Nil	Nil	-	Nil	Nil	-		
Customers	policy are available in the link https://www.m mforgings.com/ Investors/polici es	171	21	Corrective Action procedure is documented and compliance is monitored with the objective of recurrence prevention.	43	4	Corrective Action procedure is documented and compliance is monitored with the objective of recurrence prevention.		
Value Chain Partners		Nil	Nil	-	Nil	Nil	-		
Others (please specify)		Nil	Nil	-	Nil	Nil	-		



24. Overview of the entity's material responsible business conduct issues:

S. No.	Material issue identified	Indicate whether risk or opportunity	Rationale for identifying the risk / opportunity	In case of risk, approach to adapt or mitigate	Financial implication of the risk or opportunity (indicate / positive / negative implications)
1	Health, safety and Environment	Risk and opportunity	Risk: Health and Safety is a critical aspect for ensuing employee welfare. Noncompliance with appropriate safety standards can attract high frequency of health and safety incidents; Opportunity: A robust EHS management system with appropriate hazard identification, mitigation plan and root cause analysis will showcase Company's commitment towards employee safety, increased productivity and motivation.	 Implementation of company-wide robust EHS management system ensuring zero harm to life; Providing training to all the employees and workers on safe working practices; Ensuring periodic inspection and audit; Investigation of each reported case and preparation of remedial action. 	Incidents of occupational health and safety management system may cause loss in man-days and further impact productivity of operations. It can also demoralize workers which can reduce motivation and productivity.
2	Climate change	Risk / Opportunity	Risk: Increase in cost of operations and possible reduction in demand due to market conditions; Opportunity: Actively seeking new products, new customers to bring in new business and focus on diversification strategy.	 Various cost control initiatives were taken to mitigate the operational cost risk; Concentrating on development of new products to bring in new business. Focusing on diversification strategy in order to capitalize on the increasing demand 	 Increase in material and operational cost - negative impact in the financials; Identifying and developing the new product will boost up the business and thereby increasing the turnover – positive impact.



3	Supply Chain Disruptions	Risk	Disruptions in the supply chain, including logistics, transportation and warehousing, could affect the Company's ability to deliver products to customers.	• Various measures are undertaken by the Company to enhance its supply chain resilience, including multi-sourcing of raw materials, improving warehouse management and leveraging technology to optimize logistics operations.	• Increase in material and operational cost and reduction in production and sales—negative impact in the financials.
4	Disaster Recovery	Risk	Business interruption due to natural calamities like earthquakes, cyclones, floods, lockdowns etc.,	• Adequate protection plan against calamities including appropriate insurance were taken.	Disruption to business operations if any will have negative impact on the financials.
5	Information Systems, Data protection and Customer Privacy	Risk	Risk of confidential data leakage. Cyber security poses risks of financial losses and reputation damage. Emphasizing cybersecurity ensures data protection, customer trust and regulatory compliance.	 All privileged system access is reviewed periodically and data leakage prevention system are implemented.; Restricted data access control and data encryption to monitor the work activities implemented. Internal audits is being conducted regularly to ensure compliance with the Privacy Policy and to uphold the highest standards of data protection. 	• Impacts the Brand reputation in the industry



6	Human Resources development- Training and Education	Opportunity	Fostering a culture which integrates diversity, inclusion, employee wellbeing and training and development will attract and retain employees. The highly trained employees and worker perform their tasks more efficiently, in less time and with less chances of injury.	 Creating bench and identifying next rung of leaders.; Providing a need based and innovative range of training courses. 	Positive impact	
7	Waste Management	Risk	Poor waste management can lead to non-compliance with legal requirements for waste disposal.	• Implementation of robust waste management system incorporating initiatives that ensure hazardous waste management and responsible disposals.	Non-compliance with regulatory norms on waste management can lead to fines and penalties.	
8	Social Impact	Opportunity	Aligning CSR activities with the needs of the community can create a positive impact which can unlock goodwill and social license to operate.	The Company has undertaken several CSR initiatives for overall development of the community in the field of promoting education, preventive healthcare and environmental sustainability.	Community upliftment is a critical aspect for elevating brand value which in turn can increase the demand of Company's product	



SECTION B: MANAGEMENT AND PROCESS DISCLOSURES

This section is aimed at helping businesses demonstrate the structures, policies and processes put in place towards adopting the NGRBC Principles and Core Elements. The Company's policies are in line with the National Voluntary Guidelines on Social, Environment and Economic Responsibilities of Business (NVGs) which provides for the following Nine areas of Business Responsibility to be adopted by the organizations:

Principle 1	Ethics, Transparency and Accountability	Principle 6	Environment
Principle 2	Products Sustainability and safety	Principle 7	Public Policy
Principle 3	Employees' Well being	Principle 8	Inclusive Growth and equitable development
Principle 4	Stakeholder Engagement	Principle 9	Customer Relations
Principle 5	Human Rights		K

Disclosure Questions	P1	P2	Р3	P4	P5	P6	P7	P8	P9	
Polic	y and	mana	ageme	nt pro	cesses					
1 a. Whether your entity's policy/policies cover each principle and its core elements of the NGRBCs. (Yes/No)	Y	Y	Y	Y	Y	Y	Y	Y	Y	
b. Has the policy been approved by the Board (Yes/No)	Y	Y	Y	Y	Y	Y	Y	Y	Y	
c. Web link of the policies, if available	Policies on Whistle blower, Nomination and Remuneration CSR, HR, Insider Trading, Related Party etc., are available on Company's website: https://www.mmforgings.com/Investors/policies									
2. Whether the entity has translated the policy into procedures. (Yes / No)	Y	Y	Y	Y	Y	Y	Y	Y	Y	
3. Do the enlisted policies extend to your value chain partners? (Yes / No)	Y	Y	Y	Y	Y	Y	Y	Y	Y	
4. Name the national and international codes / certifications/ labels/ standards	Our manufacturing facilities are certified to ISO 9001:2015, IATF 16949:2016 and forging facilities at Singampunari & Viralimalai are certified as "Well Known Forge" by Central Boilers Board in accordance with Indian Boiler Regulations (IBR).									
5. Specific commitments, goals, targets set by the entity with defined timelines, if any.	ISO ISO	1400 45001)1 (E	nvironi upatio	mental nal He	Ianageme Manage ealth &	ement	System	n) and	



6. Performance of the entity against specific commitments, goals and targets along with reasons in case the same are not met.

The Company is on the target to achieve the specific commitments, goals.

Governance, leadership and oversight

7. Statement by director responsible for the business responsibility report, highlighting ESG related challenges, targets and achievements (listed entity has flexibility regarding the placement of this disclosure)

Dear Stakeholders,

I am delighted to present our Business Responsibility and Sustainability Report (BRSR) for the FY24. As we strive to maintain commanding position in the industry, we prioritize sustainability, operational resilience and organizational agility as part of its goal to rejuvenate the Company for the next phase of development. We stay committed in our mission to create a positive future to all. We believe that sound principles of governance are a necessary tool for creating long-term value for all our stakeholders and promoting sustainability.

The most critical challenge the world has to address on priority is climate change and it needs global collaborated efforts to reverse the trend. India has a significant role to play in reducing the carbon intensity of the atmosphere and the country has committed to achieve the Net Zero emission target by 2070.

Currently, we are in the process to give our Environment, Social and Governance (ESG) commitment a systematic structure in the form of sustainable practices, policies and targets. Such initiatives foster a culture of inclusion, diversity, ethical behaviour and an opportunity to reduce our environmental footprint. We remain steadfast in implementing the concepts and sustainability across our value chain as we expand our area of positive social effect and serve more markets. Through safe and high-quality material, we will continue to offer affordability and accessibility to transformational satisfying solutions.

8. Details of the highest authority responsible for implementation and oversight of the Business Responsibility policy (ies).

Shri. Vidyashankar Krishnan Chairman and Managing Director

DIN: 00081441

Phone: 044-71601000

Email: mdo@mmforgings.com

9. Does the entity have a specified Committee of the Board/Director responsible for decision-making on sustainability related issues? (Yes / No). If yes, provide details.

Shri. Vidyashankar Krishnan Chairman and Managing Director



10. Details of Review of NGRBCs by the Company:

Subject of Review	by I	Indicate whether review was undertaken by Director / Committee of the Board / Any other Committee								Frequency								
	P1	P1 P2 P3 P4 P5 P6 P7 P8 P9 P1								P2	Р3	P4	P5	P6	P7	P8	P9	
Performance against above policies and follow-up action	The	The policies are reviewed internally on a periodic basis.																
Compliance with statutory Requirements of relevance to the principles and rectification of any non- compliances	The	Com	npany	y is ir	n com	npliar	nce w	rith al	ll app	olicat	ole sta	atuto	ry rec	quire	ment	S.		

11. Has the entity carried out
independent
assessment/evaluation of the
working of its policies by an
external agency? (Yes/No). If yes,
provide the name of the agency

P1	P2	P3	P4	P5	P6	P7	P8	P9

The Policies on Quality, Safety, Health and Environment are subject to internal and external audits as part of the ISO Systems certification process and ongoing periodic assessments. Other policies are periodically evaluated for their efficacy through Internal Audit mechanism.

12. If answer to question (1) above is "No" i.e., not all Principles are covered by a policy, reasons to be stated:

Not applicable as all principles are covered by respective policies.

SECTION C: PRINCIPLE-WISE PERFORMANCE DISCLOSURE

This section is aimed at helping entities demonstrate their performance in integrating the Principles and Core Elements with key processes and decisions. The information sought is categorized as "Essential" and "Leadership". While the essential indicators are expected to be disclosed by every entity that is mandated to file this report, the leadership indicators may be voluntarily disclosed by entities which aspire to progress to a higher level in their quest to be socially, environmentally and ethically responsible.



PRINCIPLE 1:

Businesses should conduct and govern themselves with integrity and in a manner that is Ethical, Transparent and Accountable:

ESSENTIAL INDICATORS:

1. Percentage coverage by training and awareness programmes on any of the principles during the financial year:

Segment	Total number of training and awareness programmes held	Topics/principles covered under the training and its impact	% Of persons in respective category covered by the awareness programmes
Board of Directors & Key Managerial Personnel (KMP)	5	Presentation on various division and Products of the Company for Independent Directors. Familiarisation programmes are carried out by way of exhaustive presentations on various topics including Directors' Independency, Risk Management, CSR, Whistle Blower Mechanism, Anti Money Laundering and Code of Conduct of the Company, interactions with institutional investors, etc.,	100%
Employees other than Board of Directors or KMPs	programmes on	and workers undergo training a regular basis in the areas of skill ocess orientation, Stress	100%
Workers	Management, T POSH, soft skil and rules of PF Harassment etc by the internal sexternal consul-	100%	

2. Details of fines/ penalties/ punishment/ award/ compounding fees/ settlement amount paid in proceedings (by the entity or by directors/KMPs) with regulators/ law enforcement agencies/judicial institutions, in the financial year, in the following format No fines/penalties/punishment/award/compounding fees/settlement amount were paid in proceedings (by the entity or by directors/KMPs) with regulators/law enforcement agencies/judicial institutions during the financial year.



- 3. Of the instances disclosed in Question 2 above, details of the Appeal/Revision preferred in cases where monetary or nonmonetary action has been appealed. Not applicable
- 4. Does the entity have an anti-corruption or anti-bribery policy? If yes, provide details in brief and if available, provide a web-link to the policy.

Yes. MM Forgings Limited is committed to maintaining the highest ethical standards and vigorously enforces the integrity of its business practices wherever it operates throughout the world. The Company has an Anti-Corruption Compliance Policy which commands strict actions against anyone caught engaging in such unethical behaviour.

The Company also has Whistle-Blower Policy, Code of conduct for the Board and Senior Management and Code of Conduct for Employees and Vendors. The policies are available on the website of the Company at

https://www.mmforgings.com/Investors/policies

- 5. Number of Directors/KMPs/employees/workers against whom disciplinary action was taken by any law enforcement agency for the charges of bribery/corruption:

 No disciplinary action was taken by any law enforcement agency against any of the Company's Directors, KMPs, employees or workers for the charge of bribery or corruption.
- 6. Details of complaints with regard to conflict of interest:

 No complaints registered with regard to conflict of interest during the financial year.
- 7. Provide details of any corrective action taken or under way on issues related to fines/penalties/action taken by regulators/law enforcement agencies/judicial institutions, on cases of corruption and conflicts of interest.

 Not applicable.

LEADERSHIP INDICATORS:

1. Awareness programmes conducted for value chain partners on any of the principles during the financial year.

The Company is committed to conducting business in an ethical, fair, legally, socially and environmentally responsible manner. The Company encourages and educate its value chain partners by facilitating online / one-to-one sessions to create awareness on key areas like Human Rights, labour practices and sustainability.



Total no of awareness programmes held	Topics/principles covered in training	% Of value chain partners covered (by value of business done with such partners) under the awareness programmes
Multiple sessions (case-to-case basis)	The programs include providing training on processes and topics such as 5S, safety, product inspection, audit, quality management system and related topics.	All major and new customers / vendors.
7	Sustainability and corporate social responsibility	85%

2. Does the entity have processes in place to avoid/manage conflict of interests involving members of the board? (Yes/No) If yes, provide details of the same.

The Board of Directors have approved policies and those policies and procedures are in place to avoid/manage conflict of interests such as Code of Conduct for Directors and Senior Management, Policy on Related Party Transactions, Policy for determining Material Subsidiaries, Code of Conduct for prevention of insider trading, Policy for determining Materiality and Whistle Blower Policy. The Company undertakes training and awareness sessions on ethical business practices, including sessions to avoid or manage the instances of conflict of interests in an appropriate manner.

PRINCIPLE 2:

Businesses should provide goods and services in a manner that is sustainable and safe:

ESSENTIAL INDICATORS:

1. Percentage of R&D and capital expenditure (capex) investments in specific technologies to improve the environmental and social impacts of product and processes to total R&D and capex investments made by the entity, respectively.

Particulars	FY 2023-24	FY 2022-23
Research & Development	-	-
Capex	-	-

Details of improvements in environment and social projects:

Company is concentrating on CAPEX investments in specific technologies to improve environmental and social aspects.

2.1. Does the entity have procedures in place for sustainable sourcing? (Yes/No): Yes. The Company takes extreme caution in selecting the supplier after proper

assessment and evaluation process. These includes supplier survey, continuous risk assessments and audits. Further, all new key material suppliers are required to fill in a detailed questionnaire prior to on boarding.



- 2.2. If yes, what % of inputs were sourced sustainably?

 The Pan-India network of procurement of raw materials gives the company a sustainable edge in the long run. Majority of the Company's key material suppliers are determined based on customer's satisfaction and hence almost all the key material suppliers were sourced sustainably.
- 3. Describe the processes in place to safely reclaim your products for reusing, recycling and disposing at the end of life, for (a) Plastics (including packaging) (b) E-waste (c) Hazardous waste and (d) other waste.

The Company has the mechanism to recycle products.

- Company is sending 100 % forging flash to steel mills for recycling purpose;
- 100 % of treated industrial effluent for processing is reused;
- 50 % of recycled water from sewage treatment plant is used for maintenance of greenery in the plant;
- 100 % of hazardous waste is sent to authorized waste handler;
- Packing boxes are recycled;
- The E-Waste generated across the company is handled meticulously every quarter;
- Waste is constantly monitored and reduced.
- 4. Whether Extended Producer Responsibility (EPR) is applicable to the entity's activities (Yes / No). If yes, whether the waste collection plan is in line with the Extended Producer Responsibility (EPR) plan submitted to Pollution Control Boards? If not, provide steps taken to address the same.

LEADERSHIP INDICATORS:

- 1. Has the entity conducted Life Cycle Perspective / Assessments (LCA) for any of its products (for manufacturing industry) or for its services (for service industry)? If yes, provide details in the following format?

 The organization has not conducted any Life Cycle Assessments (LCA).
- 2. If there are any significant social or environmental concerns and/or risks arising from production or disposal of your products / services, as identified in the Life Cycle Perspective / Assessments (LCA) or through any other means, briefly describe the same along-with action taken to mitigate the same.

 Not applicable.
- 3. Percentage of recycled or reused input material to total material (by value) used in production (for manufacturing industry) or providing services (for service industry). Not applicable.



4. Of the products and packaging reclaimed at end of life of products, amount (in metric tonnes) reused, recycled and safely disposed, as per the following format:

		FY 2023-24		FY 2022-23			
Particulars	Re-used	Recycled	Safely disposed	Re-used	Recycled	Safely disposed	
Plastic	-	-	-	-	-	-	
E-waste	-	-	-	-	-	-	
Hazardous waste	-	-	3.2T	-	-	3.7T	

5. Reclaimed products and their packaging materials (as % of products sold) for each product category. Not Applicable

PRINCIPLE 3:

Businesses should respect and promote the well-being of all employees, including those in their value chains:

ESSENTIAL INDICATORS

1. Details of measures for the well-being of employees:

		% of employees covered by										
Category	Total	Hea insur			Accident Maternity insurance benefits		Paternity Benefits		Day Care facilities			
					Permanent Employees							
Male	1199	-	-	383	32%	-	-	-	-	-	-	
Female	17	-	-	6	35%	-	-	-	-	-	-	
Total	1216	-	-	389	32%	_	-	/ - /	-	-	-	
				O	ther tha	n Perma	anent E	mploye	es			
Male	537	-	-	-	-	-	-	-	-	-	-	
Female	109	-	-	-	-	-	-	-	-	-	-	
Total	646	-	-	-	-	-	-	-	-	-	-	

Details of measures for the well-being of Workers:

			% of employees covered by									
Category	Total	Hea	lth	Acci	dent	Mate	rnity	Pate	rnity	Day	Care	
		insura	ance*	insura	ance*	bene	efits	Benefits		facilities		
					Per	manent	Worke	rs				
Male	828	-	-	-	-	-	-	-	-	-	-	
Female	10	-	-	-	-	-	-	-	-	-	-	
Total	838	-	-	-	-	-	-	-	-	-	-	
				O	ther tha	ın Perm	anent V	Vorkers	}			
Male	1158	-	-	-	-	-	-	-	-	-	-	
Female	107	-	-	-	-	-	-	-	-	-	-	
Total	1265	-	-	-	-	-	-	-	-	-	-	

^{*}Note: Company strictly advices all the employees and workers to take health insurance and Accident Insurance for self and their family.



2. Details of retirement benefits, for Current FY and Previous Financial Year:

		FY 2023-24		FY 2022-23			
Benefits	No. of employees covered as a % of total employee	No. of workers covered as a % of total employees	Deducted and deposited with the authority (Y/N/NA)	No. of employees covered as a % of total employees	No. of workers covered as a % of total employees	Deducted and deposited with the authority (Y/N/NA)	
PF	100%	100%	Y	100%	100%	Y	
Gratuity	100%	100%	Y	100%	100%	Y	
ESI	23.90%	44.70%	Y	23.72%	47.85%	Y	

3. Accessibility of workplaces:

3.1 Are the premises / offices of the entity accessible to differently abled employees and workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016? Yes. The Company supports the needs of the Employees classified as Persons with Disabilities. The Company's office / factory units are designed keeping in mind accessibility of differently abled employees.

The premises / offices have been equipped with ramps, furniture, washrooms, lifts and handrails for stairwells to facilitate the movement of differently abled individuals.

- 3.2 If not, whether any steps are being taken by the entity in this regard: NA
- 4. Does the entity have an equal opportunity policy as per the Rights of Persons with Disabilities Act, 2016? If so, provide a web link to the policy:

Yes. MMF is an equal opportunity employer and has a Code of Conduct for its employees available at

https://www.mmforgings.com/Investors/policies

5. Details on return to work and retention rates of permanent employees and workers that took parental leave, in the following format:

	Permanent	employees	Permanent workers			
Gender	Return to work rate			Retention rate		
Male	NA	NA	NA	NA		
Female	100%	100%	100%	100%		



6. Is there a mechanism available to receive and redress grievances for the following categories of employees and worker? If yes, give details of the mechanism in brief.

MMF believes in ensuring strong connect with all its employees and addressing the issues in a timely manner through HR Help Desk and e-mail id for reporting POSH related complaints and strong whistle blower mechanism in place to address complaints or issues raised.

Permanent workers	Yes	Permanent workers can raise their grievances with the HR Department. A grievance-handling procedure is in place.			
Other than permanent workers	Yes	Contract Workers can raise their grievances through their respective managers or Plant Heads. They can escalate the same, if not resolved, to the HR Department through their respective contractors.			
Permanent Employees	Yes	Employee can share their concerns with their Department heads. If not resolved, they can escalate to HR department.			
Other than permanent employees	Yes	Contract employees can directly approach the respective HODs and the same is addressed by the respective HODs. They can escalate the same, if not resolved, to the HR Department.			

7. Membership of employees and worker in association(s) or Unions recognized by the listed entity:

V		FY 2023-24		FY 2022-23			
Category	Total employees/ workers in the respective category (A)	No of Employees / Workers in the respective category who are part of association/ union (B)	% (B/A)	Total employees/ workers in the respective category (C)	No of Employees / Workers in the respective category who are part of association/ union (D)	% (D/C)	
		EMPL	OYEES				
Total Permanent Employees	Nil	Nil	Nil	Nil	Nil	Nil	
Male	Nil	Nil	Nil	Nil	Nil	Nil	
Female	Nil	Nil	Nil	Nil	Nil	Nil	
		WOF	RKERS				
Total Permanent workers	Nil	Nil	Nil	Nil	Nil	Nil	
Male	Nil	Nil	Nil	Nil	Nil	Nil	
Female	Nil	Nil	Nil	Nil	Nil	Nil	



8. Details of training given to employees and workers:

The Company provides frequent Health Awareness Sessions for the employees & their family members as a health and safety/wellness measure.

			FY 20	23-24	1			FY 2022-23			
Category	Total (A)	On health and safety/wellness measures		On skill upgradation		Total (D)	On health and safety/wellness measures		On skill upgradation		
		No.	%	No.	%		No.	%	No.	%	
		(B)	(B/A)	(C)	(C/A)		(E)	(E/D)	(F)	(F/D)	
EMPLOYEES											
Male	1736	992	57%	820	47%	1616	830	51%	725	45%	
Female	126	39	31%	13	10%	11	1	9%	1	9%	
Total	1862	961	52%	834	45%	1627	831	51%	726	45%	
				WC	RKER	S					
Male	1986	621	31%	550	28%	1896	565	30%	575	30%	
Female	117	24	21%	15	13%	200	16	8%	21	11%	
Total	2103	645	31%	565	27%	2096	581	28%	596	28%	

9. Details of performance and career development to employees and workers:

Donofits	ı	FY 2023-24	4	FY 2022-23						
Benefits	Total (A)	No. (B)	% (B/A)	Total (C)	No. (D)	% (D/C)				
EMPLOYEES										
Male	1736	1528	88%	1616	1497	92.63%				
Female	126	120	95%	11	11	100%				
Total	1812	1648	89%	1627	1627	100%				
		WOR	KERS							
Male	1986	1620	82%	1895	1624	85.70%				
Female	117	102	87%	200	200	100%				
Total	2103	1722	82%	2095	1824	87.07%				

10. Health and safety management system:

10.1 Whether an occupational health and safety management system has been implemented by the entity? (Yes/No). If yes, the coverage of such a system?

Yes. The Company has a comprehensive Environment, Health and Safety (EHS) strategy in line with its vision and mission. The Company has robust EHS program which covers review of compliance in accordance with regulations, internal standards, labour practices, performance recognition initiatives, inspections and self-assessments, emergency response plan and channel of reporting. The EHS program covers entire organisation including corporate office and all plants. On health side, the Company mandates all employees and workers to have medical and Life insurance for their self and family.



10.2 What are the processes used to identify work-related hazards and assess risks on a routine and non-routine basis by the entity?

The Company has implemented Risk assessment system for identifying workplace hazards, undertaking risk assessment, implementing necessary controls as per the level of risk and eliminating or minimizing the identified risks.

Internal audit team are conducting their process audit on a monthly basis and Risk reduction measures are implemented to prevent incidents (reduce likelihood of occurrence) or to control incidents (limit the extent and duration of a hazardous event) and to mitigate the adverse effects or consequence.

- 10.3 Whether you have processes for workers to report the work-related hazards and to remove themselves from such risks. (Y/N)
 - Yes. All employees / contractors are encouraged to report situations, behaviours and conditions that are perceived to be of risk or have hazardous elements. Such situation can be brought to notice through both formal and informal processes. Further, the internal audit team conducts monthly one-to-one meetings with unit heads and managers to understand work-related hazards and mitigate associated risks.
- 10.4 Do the employees/workers of the entity have access to non-occupational medical and health care services? (Y/N) Yes

11. Details of safety related incidents, in the following format:

Safety Incident/Number	Category	FY 2023-24	FY 2022-23
Lost Time Injury Frequency Rate	Employees	-	-
(LTIFR) (per one million-person hours worked)	Workers	-	-
Total recordable yearly related injuries	Employees	-	1
Total recordable work-related injuries	Workers	1	3
No. of facilities	Employees	-	-
No. of facilities	Workers	-	-
High consequence work-related injury or	Employees	-	-
ill-health (excluding fatalities)	Workers	-	-

12. Describe the measures taken by the entity to ensure a safe and healthy workplace:

The goal is to minimize potential losses and enhance revenue through the efficient operation of a Health and Safety Management System. Company is committed to create and maintain a safe and healthy workplace in the organization and achieves this by:

- Developing and Implementing company-wide robust EHS management system ensuring zero harm to life;
- Providing training to all the employees and workers on safe working practices;
- Ensuring periodic inspection and audit:
- Investigation of each reported case and preparation of remedial action.



- 13. Number of complaints on the following made by employees and workers: No complaints were made by any employee or worker on the working conditions and/or health and safety practices of the Company.
- 14. Assessments for the year:

Particulars	% of your plants and offices that were assessed (by entity or statutory authorities or third parties)
Health and safety practices	100%
Working Conditions	100%

15. Provide details of any corrective action taken or underway to address safety-related incidents (if any) and on significant risks / concerns arising from assessments of health & safety practices and working conditions.

No actions were required as zero incidents were reported.

LEADERSHIP INDICATORS:

- 1. Does the entity extend any life insurance or any compensatory package in the event of death of (A) Employees (Y/N) (B) Workers (Y/N).?

 Yes. In the event of any unfortunate death of an employee, including workers, the company extends financial support to their family members. Company ensures to review every year on the adequacy of insurance taken by all the employees and workers.
- 2. Provide the measures undertaken by the entity to ensure that statutory dues have been deducted and deposited by the value chain partners.

 The company ensures the timely deduction and deposit of statutory dues by its value chain partners, through regular reconciliation and internal audit checks, to uphold business responsibility principles and promote transparency and accountability. Every month invoice from the value chain partners is processed upon production of documents evidencing remittance for the previous month. Internal HR Audits at Unit /work places are carried out to monitor compliances of all labour laws.
- 3. Provide the number of employees / workers having suffered high consequence work-related injury / ill-health / fatalities (as reported in Q11 of Essential Indicators above), who have been are rehabilitated and placed in suitable employment or whose family members have been placed in suitable employment:

Particulars	Total no. of affect / workers	eted employees	No. of employees are rehabilitated suitable employn family members placed in suitable	and placed in nent or whose have been
	FY 2023-24	FY 2022-23	FY 2023-24	FY 2022-23
Employees	Nil	Nil	Nil	Nil
Workers	Nil	Nil	Nil	Nil



4. Does the entity provide transition assistance programs to facilitate continued employability and the management of career endings resulting from retirement or termination of employment? (Yes/No)

Company provides future-oriented opportunities and the right environment for people to grow personally and contribute to the moulding of the future. Capacity building and training for skill upgradation are made available to employees. Complete settlement at the time of retirement or termination benefits in case of termination before retirement date are being provided to the employees.

5. Details on assessment of value chain partners:

Company ensure to enter into agreement with the Key Business partners wherein they are required to comply with all statutory regulations and obtain all permits, licenses and permissions etc., including payment of statutory liabilities of labours. The Company at periodical interval do audit check at the supplier's place of business through site visits and reviews their safety standards and working conditions and ensures that the partners comply with all relevant laws and regulations.

Particulars	% Of value chain partners (by value of business done with such partners) that were assessed
Health and safety practices	-
Working conditions	_

6. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from assessments of health and safety practices and working conditions of value chain partners:

There were no significant risks / concerns arising from the assessments of health and safety practices and working conditions of value chain partners.

PRINCIPLE 4:

Businesses should respect the interests of and be responsive to all its stakeholders.

ESSENTIAL INDICATORS

1. Describe the processes for identifying key stakeholder groups of the entity: Individual departments within the organization have roles and responsibilities identified and defined to engage with various stakeholders. The Company identifies stakeholder groups through strategic internal processes including discussion with the top management to understand the impact on the Company's business by engaging them for various activities.



2. List stakeholder groups identified as key for your entity and the frequency of engagement with each stakeholder group.

Stakeholder Group	Whether identified as Vulnerable & Marginalized Group (Yes/No)	Channels of communication (Email, SMS, Newspaper, Pamphlets, Advertisement, Community Meetings, Notice Board, Website), Other	Frequency of engagement (Annually/ Half yearly / Quarterly / others — please specify)	Purpose and scope of engagement including key topics and concerns raised during such engagement
Shareholders	No	Updating the information in the Stock Exchange & Company website, e-mails, letters, Annual Report, Notice, Newspapers Publication, through RTA, reminder letters, AGM.	On a periodical basis as per the requirement. Mostly on a quarterly / half yearly and annual basis.	Information on financial performance, growth perspective and any other material information
Employees	No	E-mail, Notice Board, Meeting, overall gathering.	Continuous	On job training, Appraisal and feedback, Working culture and environmental health and safety, Talent development, Company's performance, targets, vision and mission.
Customers	No	Emails, customer visits, Relationship meetings, Customer satisfaction survey and reviews	Need based	Understanding customers' expectations and the gaps, if any, in Company' product offerings.
Vendors and Suppliers	No	E-mail, Meetings, Conference, Supplier assessment	Need based	Complaint resolution, on- time delivery, Product, On-time payments and service quality.



Government bodies and regulators	No	Meetings, Visits, Emails and letters	As and when required	Ensure 100% Compliance to all statutory regulations, Audits and site visits.
Local Community	No	Corporate Social Responsibility initiatives As per regulation a as and whe required		Health care, Education, Social projects and Women empowerment activities.

LEADERSHIP INDICATORS:

- 1. Provide the processes for consultation between stakeholders and the Board on economic, environmental and social topics or if consultation is delegated, how is feedback from such consultations provided to the Board.
 - The Company uses several mechanisms to maintain regular communication with stakeholder groups and strengthen the integration of sustainability into its business practices. The senior management team regularly engages in consultations with stakeholders, ensuring the board is informed about important issues and maintaining regular interactions.
- 2. Whether stakeholder consultation is used to support the identification and management of environmental and social topics (Yes / No). If so, provide details of instances as to how the inputs received from stakeholders on these topics were incorporated into policies and activities of the entity.
 - Yes. The Company conducted materiality assessment incorporating the views of both internal and external stakeholders and identified the material topics for the company. In response to current regulations and interactions with stakeholders, the Company performs periodic evaluations to update and reissue policies as and when required. The Company values the perspectives and concerns raised by stakeholders and strives to integrate them into decision-making processes, ensuring a more inclusive and sustainable approach to environmental and social management.
- 3. Provide details of instances of engagement with and actions taken to, address the concerns of vulnerable/ marginalized stakeholder groups.
 - The company prioritizes the needs of vulnerable and marginalized communities through Corporate Social Responsibility initiatives, focusing on programs that benefit these groups, the environment and the disadvantaged. Report on CSR forms integral part of this Annual Report provided in Annexure 3.



PRINCIPLE 5

Businesses should respect and promote human rights:

ESSENTIAL INDICATORS

1. Employees and workers who have been provided training on human rights issues and policy(ies) of the entity, in the following format:

		FY 2023-24	FY 2022-23				
Category	Total No. of employees/ workers covered (B)		% (B/A)	Total (C)	No. of employees/ workers covered (D)	% (D/C)	
EMPLOYEES							
Permanent	1216	1216	100%	1131	1131	100%	
Other than permanent	646	646	100%	496	496	100%	
Total Employees	1862	1862	100%	1627	1627	100%	
	WORKERS						
Permanent	838	838	100%	810	810	100%	
Other than permanent	1265	1265	100%	1285	1285	100%	
Total Workers	2103	2103	100%	2095	2095	100%	

2. Details of minimum wages paid to employees and workers in the following format:

			FY 2023-24				F	FY 2022-2	3	
Category	Total	mini	al to mum age	More mini wa		Total	mini	ial to mum age	mini	than mum age
	(A)	No.	%	No.	%	(D)	No.	%	No.	%
		(B)	(B/A)	(C)	(C/A)		(E)	(E/D)	(F)	(F/D)
				EMP	LOYEES	S				
Permanent										
Male	1199	696	58%	503	42%	1124	463	41%	661	59%
Female	17	0	0%	17	100%	7	-	-	7	100%
Other than	perman	ent								
Male	537	537	100%	-	-	492	492	100%	-	-
Female	109	109	100%	-	-	4	4	100%	-	-
				WO	RKERS					
Permanent										
Male	828	519	63%	309	37%	809	455	56%	354	44%
Female	10	10	100%	-	-	1	1	100%	-	-
Other than	Other than permanent									
Male	1158	1158	100%	-	-	1086	1086	100%	-	-
Female	107	107	100%	-	-	199	199	100%	-	-



3. Details of remuneration/salary/wages, in the following format:

Doutionlans	M	lale	Female		
Particulars	Number	₹ in Cr.	Number	₹ in Cr.	
Board of Directors (BoD)	2	20.01	-	-	
Key Managerial Personnel (other than BoD)	2	0.35	-	-	
Employees other than BoD and KMP	1736	56.00	126	4.06	
Workers	1986	44.85	117	2.64	

4. Do you have a focal point (Individual/ Committee) responsible for addressing human rights impacts or issues caused or contributed to by the business? (Yes/No)

Yes. Corporate HR head will be addressing all the issues.

Email: corporatehr@mmforgings.com

5. Describe the internal mechanisms in place to redress grievances related to human rights issues.

Appropriate systems and mechanisms with time bound process for redressal, such as Grievance Management System, Safety Committees, Internal Complaints Committee, Whistle-blower Policy etc. are in place to allow for resolution of the issues raised under Human Rights policy.

The company has well established policies and practices, including the Online Grievance Management System and Whistle Blower Policy/ Vigil Mechanism, which ensure strict compliance with laws and regulations related to labor rights, health and safety, non-discrimination, freedom of association, collective bargaining, human rights, contract management and sexual harassment prevention.

The Company's Code of Conduct for Board and Senior Management promotes equal opportunities and prevents wrongdoings in the workplace, ensuring no discrimination or harassment and implementing appropriate grievance mechanisms. The company also has policies for employee protection.



6. Number of Complaints on the following made by employees and workers

•		FY 2023-24	v		FY 2022-23	
Particulars	Filed during the year	Pending resolution at the end of the year	Remarks	Filed during the year	Pending resolution at the end of the year	Remarks
Sexual harassment	Nil	Nil	Nil	Nil	Nil	Nil
Discrimination at workplace	Nil	Nil	Nil	Nil	Nil	Nil
Child labour	Nil	Nil	Nil	Nil	Nil	Nil
Forced labour/ Involuntary labour	Nil	Nil	Nil	Nil	Nil	Nil
Wages	Nil	Nil	Nil	Nil	Nil	Nil
Other human rights related issues	Nil	Nil	Nil	Nil	Nil	Nil

7. Mechanisms to prevent adverse consequences to the complainant in discrimination and harassment cases.

The grievance, if any, arising out of Whistle-Blower Policy and Code of Conduct is being reviewed by Audit Committee of the Board. The Internal Compliant Committee review and take necessary action for all harassment issues.

8. Do human rights requirements form part of your business agreements and contracts? (Yes/No)

Yes, human rights requirements form part of MMF's Supplier Code of Conduct. Suppliers are required to respect internationally recognized human rights standards and to work towards them in all business activities within their own sphere of influence. Any forced or child or compulsory labour is prohibited.

9. Assessments for the year:

Particulars	% of your plants and offices that were assessed (by entity or statutory authorities or third parties)
Sexual harassment	
Discrimination at workplace	100% - The Company ensures compliance with
Child labour	applicable labour practice laws, including child labour and human rights issues.
Forced labour/Involuntary labour	labout and numan rights issues.
Wages	

The above assessment done by the Company internally from time to time. Further, labour compliance audit report forms part of major client audits of the Company.

10. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 9 above. Not applicable



LEADERSHIP INDICATORS:

1. Details of a business process being modified / introduced as a result of addressing human rights grievances/complaints.

There were no such events requiring the Company to modify / introduce a process as a result of addressing human rights grievances / complaints.

- 2. Details of the scope and coverage of any Human rights due diligence conducted. Due diligence is conducted by the Company as stipulated under the applicable rules and regulations. Human rights due diligence is being covered as part of the other audits also. The scope includes assessment on child labour, forced labour, Labour Standards, health and safety, discrimination, working hours, Anti-corruption, Right to development etc.,
- 3. Is the premise/office of the entity accessible to differently abled visitors, as per the requirements of the Rights of Persons with Disabilities Act, 2016?

 Yes.

4. Details on assessment of value chain partners.

Particulars	% Of value chain partners (by value of business done with such partners) that were assessed
Sexual harassment	The Company ensures compliance with applicable
Discrimination at workplace	labour practice laws, including child labour and human rights issues, throughout its supply chain. The
Child labour	company generally includes clauses requiring value
Forced labour/Involuntary	chain partners to ensure compliance with all
labour	applicable laws.

5. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 4 above. Not Applicable

PRINCIPLE 6:

Businesses should respect and make efforts to protect and restore the environment:

ESSENTIAL INDICATORS:

1. Details of total energy consumption (in Joules or multiples) and energy intensity, in the following format:

Parameter	Units	FY 2023-24	FY 2022-23
Total electricity consumption (A)	GJ	4,43,045	3,77,392
Total fuel consumption (B)	GJ	85,582	1,12,459
Energy consumption through other sources (C)	GJ	336.40	689.28
Total Energy consumption (A+B+C)	GJ	5,28,963	4,90,540
Energy intensity per rupee of turnover (Total energy consumption/ turnover in Rupees)	GJ/ ₹ Crore	350.04	351.62

Note: Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. No



- 2. Does the entity have any sites / facilities identified as Designated Consumers (DCs) under the Performance, Achieve and Trade (PAT) Scheme of the Government of India? (Y/N) If yes, disclose whether targets set under the PAT scheme have been achieved. In case targets have not been achieved, provide the remedial action taken, if any. No
- 3. Provide details of the following disclosures related to water, in the following format:

Parameter	FY 2023-24	FY 2022-23
Water Withdrawal by the Se	ource in Kiloliters (F	KLs)
(i) Surface Water	-	-
(ii) Ground Water	33,250	31,500
(iii) Third party Water	-	-
(iv) Sea Water/Desalinated Water	-	-
(v) Others- Recycled Water (ETP)	1020	900
Total volume of water withdrawal (in kiloliters) (i + ii + iii + iv)	33,250	31,500
Total volume of water consumption (in kiloliters) (i + ii + iii + iv + v)	34,270	32,400
Water intensity per rupee of turnover	22.68	23.16
(Water consumed / turnover)	(kl /₹ Crore)	(kl /₹ Crore)

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. No

4. Has the entity implemented a mechanism for Zero Liquid Discharge? If yes, provide details of its coverage and implementation.

Yes. The company has successfully implemented Automatic Treatment of Fluids (ATFD) at a manufacturing plant to effectively manage industrial waste water and achieve Zero Liquid Discharge (ZLD).

5. Please provide details of air emissions (other than GHG emissions) by the entity, in the following format:

Parameter	Unit	FY 2023-24	FY 2022-23
NOx	Mg/m^3	22.6	17.1
SOx	Mg/m^3	13.0	13.3
Particulate matter (PM)	Mg/m^3	33	71
Persistent organic pollutants (POP)	-	-	-
Volatile organic compounds (VOC)	-	-	-
Hazardous air pollutants (HAP)	-	-	-
Others – please specify	-	-	-

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency

Yes. Assessment was done by Tamil Nadu Pollution Control Board.



6. Provide details of greenhouse gas emissions (Scope 1 and Scope 2 emissions) & its intensity, in the following format:

Parameter	Unit	FY 2023-24	FY 2022-23
Total Scope 1 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available	MT of CO2 equivalent	5,586	5,125
Total Scope 2 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available)	MT of CO2 equivalent	63,280	62,113
Total Scope-1 emissions per rupee of turnover	MT/Re.	3.69	3.67
Total Scope 2 emissions per rupee of turnover.	MT/Re.	41.88	44.41

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency: No

- 7. Does the entity have any project related to reducing Green House Gas emission? If yes, then provide details: No
- 8. Provide details related to waste management by the entity, in the following format:

Parameter	FY 2023-24	FY 2022-23				
Total Waste Generated (in metric tonnes)						
Plastic waste (A)	-	-				
E-Waste (B)	-	-				
Bio-medical waste (C)	-	-				
MS Scrap/Scale/Bur/Flash (Solid)	Ms Scrap, Bur, Flash					
Used/Spent Oil (Liquid)-HW	3.37	0.80				
Discarded Containers/Barrels (Solid)-HW	-	-				
Waste & Residues Containing Oil (Liquid)-HW	3.47	11.70				
Construction and demolition waste (D)	-	-				
Battery waste (E)	-	-				
Radioactive waste (F)	-	-				
Other Hazardous waste. Please specify, if any. (G)	-	0.25				
Other Non-hazardous waste generated (H).	-	-				
Total $(A+B+C+D+E+F+G+H)$ 6.84						
For each category of waste generated, total waste recovered through						
recycling, re-using or other recovery opera	ations (in metric tonnes)					
Category of Waste						
(i) Recycled	3.37	0.80				
(ii) Re-used	-	-				
(iii) Other recovery operations	-	-				
Total	3.37	0.80				
For each category of waste generated, total waste disposed	d by nature of disposal m	nethod (in MT)				
Category of Waste						
(i) Incineration	3.47	11.70				
(ii) Landfilling	-	0.25				
(iii) Other disposal operations	-	-				
Total	3.47	11.95				

Note: Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency: No



9. Briefly describe the waste management practices adopted in your establishments. Describe the strategy adopted by your Company to reduce usage of hazardous and toxic chemicals in your products and processes and the practices adopted to manage such wastes.

The Company is certified under ISO 9001:2015 and the scope covers its entire operations. The Company recycles its Hazardous & Non-Hazardous waste product through authorized recyclers. Further, all relevant plant locations have Wastewater Treatment Plant (WWTP) which is combination of Effluent treatment plant (ETP) and Sewage treatment plant (STP).

10. If the entity has operations/offices in/around ecologically sensitive areas (such as national parks, wildlife sanctuaries, biosphere reserves, wetlands, biodiversity hotspots, forests, coastal regulation zones etc.) where environmental approvals / clearances are required, please specify details in the following format:

Sl. No.	Location of operations / offices	Type of operations	Whether the conditions of environmental approval / clearance are being complied with? (Y/N) If no, the reasons thereof and corrective action taken, if any	
Nil				

- 11. Details of environmental impact assessments of projects undertaken by the entity based on applicable laws, in the current financial year: Not applicable
- 12. Is the entity compliant with the applicable environmental law/ regulations/ guidelines in India; such as the Water (Prevention and Control of Pollution) Act, Air (Prevention and Control of Pollution) Act, Environment protection act and rules thereunder (Y/N). If not, provide details of all such non-compliances, in the following format:

 Yes, Company is in compliance with all the applicable environmental laws.

LEADERSHIP INDICATORS

1. Provide break-up of the total energy consumed (in Joules or multiples) from renewable and non-renewable sources, in the following format:

Parameter	FY 2023-24	FY 2022-23			
From renewable sources (GJ)	From renewable sources (GJ)				
Total electricity consumption (A) – (Solar + Wind)	96,837	89,012			
Total fuel consumption (B)	-	1			
Energy consumption through other sources (C)	-	-			
Total energy consumed from renewable sources (A+B+C)	96,837	89,012			
From non-renewable sources (GJ)					
Total electricity consumption (D)	3,46,208	2,88,379			
Total fuel consumption (E)	85,582	1,12,459			
Energy consumption through other sources (F)	336.40	689.28			
Total energy consumed from non-renewable sources (D+E+F)	4,32,126	4,01,527			

Note: Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. No



- 2. Provide the following details related to water discharged:
 We do not discharge water to any of the water bodies.
 Note: Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. No
- 3. Water withdrawal, consumption and discharge in areas of water stress (in kilolitres): Not applicable, as we do not have any operations in areas of water stress. The Company works closely with stakeholders and local communities to raise awareness about water scarcity, encourage responsible water use and support initiatives that enhance water availability and quality.
- 4. Please provide details of total Scope 3 emissions & its intensity, in the following format: The Company is currently not measuring Scope 3 emissions.
- 5. With respect to the ecologically sensitive areas reported at Question 10 of Essential Indicators above, provide details of significant direct & indirect impact of the entity on biodiversity in such areas along with prevention and remediation activities.

 Not Applicable, as the company doesn't have any operations in ecologically sensitive areas.
- 6. If the entity has undertaken any specific initiatives or used innovative technology or solutions to improve resource efficiency, or reduce impact due to emissions / effluent discharge / waste generated, please provide details of the same as well as outcome of such initiatives, as per the following format:

Sl. No.	Initiative Undertaken	Details of the initiative (Web link, if any, may be provided along with summary)	Outcome of the initiative	
Refer the annexure to Boards' Report on Conservation of Energy				

- 7. Does the entity have a business continuity and disaster management plan? Give details in 100 words/web-link
 - The Company has a standardised disaster management and business continuity plan in place which ensures resilient business operations and utmost safety of employees and the Company's assets. The business continuity plans are integrated in our Enterprise Risk Management program and guide our response to disruptions to our operations.
- 8. Disclose any significant adverse impact to the environment, arising from the value chain of the entity. What mitigation or adaptation measures have been taken by the entity in this regard? No, there has been no significant adverse impact to the environment, arising from our value chain, identified till now.
- Percentage of value chain partners (by value of business done with such partners) that were assessed for environmental impacts.
 Not applicable



PRINCIPLE 7:

Businesses, when engaging in influencing public and regulatory policy, should do so in a manner that is responsible and transparent

ESSENTIAL INDICATORS:

- 1.1 Number of affiliations with trade and industry chambers/associations. The Company affiliates with Six trade and industry chambers/associations
- 1.2 List the top 10 trade and industry chambers/associations (determined based on the total members of such a body) the entity is a member of/affiliated to.

S. No	Name of the trade and industry chambers/ associations	Reach of trade and industry chambers / associations (State / National)
1	Association of Indian forging industry (AIFI)	National
2	Confederation of Indian Industry (CII)	National
3	Indian Society for Non Destructive Testing (ISNT)	National
4	Engineering Export Promotion Council (EEPC India)	National
5	National Institute for Quality and Reliability (NIQR).	National
6	The Madras Chamber of Commerce and Industry (MCCI)	State / National

2. Provide details of corrective action taken or underway on any issues related to anti-competitive conduct by the entity, based on adverse orders from regulatory authorities:

There were no incidents of anti-competitive behaviour involving the Company during the reporting period.

LEADERSHIP INDICATORS

1. Details of public policy positions advocated by the entity:

S. No	Public policy advocated	Method resorted for such advocacy	Whether information available in public domain? (Yes/No)	Frequency of Review by Board	Web Link, if available
			-		



PRINCIPLE 8:

Businesses should promote inclusive growth and equitable development:

ESSENTIAL INDICATORS:

1. Details of Social Impact Assessments (SIA) of projects undertaken by the entity based on applicable laws, in the current financial year: Not Applicable

|--|

2. Provide information on project(s) for which ongoing Rehabilitation and Resettlement (R&R) is being undertaken by your entity in the following format:

Name of the project for which R&R is ongoing	SIA Notification No.	Date of notification	Whether conducted by independent external agency (Yes / No)	Results communicated in public domain (Yes / No)	Relevant web link
During FY24 no such situation arisen					

- 3. **Describe the mechanisms to receive and redress grievances of the community.** The community grievances, if any can be submitted at the security desk or through company e-mail corporate@mmforgings.com. Any complaint so received is forwarded to the respective department and is promptly addressed by the relevant department.
- 4. Percentage of input material (inputs to total inputs by value) sourced from suppliers.

Particulars	FY 2023-24	FY 2022-23
Directly sourced from MSMEs/ small producers	17.52%	18.41%
Sourced directly from within the district and neighbouring districts	59.04%	51.40%

LEADERSHIP INDICATORS

- 1. Provide details of actions taken to mitigate any negative social impacts identified in the Social Impact Assessments (Reference: Question 1 of Essential Indicators above): Not Applicable
- 2. Provide the following information on CSR projects undertaken by your entity in designated aspirational districts as identified by government bodies: Refer Annexure to Boards' Report for the details of CSR Activities.



- 3. Do you have a preferential procurement policy where you give preference to purchase from suppliers comprising marginalised / vulnerable groups? (Yes/No)
 Yes
- 3.1. From which marginalised / vulnerable groups do you procure? Refer Point no. 4 of Principle 8 above.
- 3.2. What % of total procurement (by value) does it constitute? Refer Point no. 4 of Principle 8 above.
- 4. Details of the benefits derived and shared from the intellectual properties owned or acquired by your entity (in the current financial year), based on traditional knowledge:

 Nil
- 5. Details of corrective actions taken or underway, based on any adverse order in intellectual property related disputes wherein usage of traditional knowledge is involved:

 Not applicable
- 6. Provide the following information on CSR projects undertaken by your entity in designated aspirational districts as identified by government bodies and Details of beneficiaries of CSR Projects:

S. No.	CSR Project	No. of persons benefitted from CSR projects	% Of beneficiaries from vulnerable and marginalized groups				
Refer Annexure to the Board's Report for details on CSR activities.							

PRINCIPLE 9:

Businesses should engage with and provide value to their consumers in a responsible manner:

ESSENTIAL INDICATORS:

1. Describe the mechanisms in place to receive and respond to consumer complaints and feedback:

The company prioritizes customer satisfaction and response by engaging with them through various channels, including direct communication, email and social media, to ensure their voice is heard efficiently and timely.

The company conducts customer satisfaction surveys, collects performance reports, conducts conference calls, visits to customer sites and offices and conducts supplier meetings, among other activities. The management review process involves collecting, compiling, monitoring trends and taking corrective actions in case of negative variations in customer satisfaction data.



2. Turnover of products and/services as a % of turnover from all products/service that carry information about:

Business Category	As a % of total turnover
Environmental and social parameters relevant to the product	100%
Safe and responsible usage	100%
Recycling and / or safe disposal	100%

3. Number of consumer complaints in respect of the following:

			FY 2023-24		FY 2022-23			
Sl. No.	Area	Received during the year	Pending resolution at end of the year	Remarks	Received during the year	Pending resolution at end of the year	Remarks	
1	Data Privacy	Nil	Nil	Nil	Nil	Nil	Nil	
2	Advertising	Nil	Nil	Nil	Nil	Nil	Nil	
3	Cyber-Security	Nil	Nil	Nil	Nil	Nil	Nil	
4	Delivery of essential security	Nil	Nil	Nil	Nil	Nil	Nil	
5	Restrictive Trade practices	Nil	Nil	Nil	Nil	Nil	Nil	
6	Unfair Trade practices	Nil	Nil	Nil	Nil	Nil	Nil	

- 4. Details of instances of product recalls on account of safety issues: No such instances were reported in the reporting period FY24.
- 5. Does the entity have a framework/policy on cyber security and risks related to data privacy? (Yes/No) If available, provide a web-link of the policy:

The Company has taken various Cyber security measure and has Information security policy which are internally available for all the employees.

The employees are given appropriate training and their systems are being continuously monitored in order to protect leak of data and other cybercrime. Safeguarding the stakeholders' privacy is the topmost priority of such policy.

6. Provide details of any corrective actions taken or underway on issues relating to advertising and delivery of essential services; cyber security and data privacy of customers; re-occurrence of instances of product recalls; penalty / action taken by regulatory authorities on safety of products / services:

Not applicable



LEADERSHIP INDICATORS

- Channels / platforms where information on products and services of the entity can be accessed (provide web link, if available):
 Information about all the products that the Company offers is available in the Company website www.mmforgings.com.
- 2. Steps taken to inform and educate consumers about safe and responsible usage of products and/or services:
 The Company sells its product to larger OEMs predominantly and hence it has limited scope for informing and educating the end user about the safe and responsible usage of its products. However, MMF get a declaration while entering into business with its customers, ensuring the products reaches the end consumer in a safe manner.
- Mechanisms in place to inform consumers of any risk of disruption/discontinuation of
 essential services:
 Email, Letters, updating in Website, Phone and at times Meetings are conducted for
 communicating to the Consumers whenever there is a potential risk of disruption or
 discontinuation.
- 4. Does the entity display product information on the product over and above what is mandated as per local laws? (Yes/No/Not Applicable) If yes, provide details in brief: Did your entity carry out any survey with regard to consumer satisfaction relating to the major products / services of the entity, significant locations of operation of the entity or the entity as a whole? (Yes/No):

YES. Our company products are customer specific and as per our customer requirements with regard to identification / labelling of product packaging and is consistent with applicable laws of shipping country and receiving country. Product packaging displays information such as customer, supplier, part description, part number, engineering revision level, purchase order number, heat code, quantity packed, box number, gross weight and net weight:

Our Company values customer feedback and satisfaction at various business stages, including enquiry handling, order handling, product realization and shipment

The Company obtains customer feedback through surveys, score cards, conference calls, visits to customer sites and supplier meetings. Customer satisfaction data is collected, compiled, trend monitored and actions initiated in case of negative variations during management review.

- 5. Provide the following information relating to data breaches:
- 5.1. Number of instances of data breaches along with impact. NIL
- 5.2. % of data breaches involving personally identifiable information of customers. NIL



SECRETARIAL AUDIT REPORT FOR THE FINANCAL YEAR ENDED 31.03.2024

[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,
MM FORGINGS LIMITED
"SVK TOWERS" A 24/25, THIRU VI KA INDUSTRIAL ESTATE,
GUINDY, CHENNAI-600032

I have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **M M Forgings Limited** (hereinafter called the Company).

Secretarial Audit was conducted based on records made available to me, in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion/understanding thereon.

Based on my verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and made available to me and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial Audit, I, on strength of those records and information so provided, hereby report that in my opinion and understanding, the Company, during the audit period covering the financial year ended on 31 March, 2024, appears to have complied with the statutory provisions listed hereunder and also in my limited review, that the Company has proper and required Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by **M M Forgings Limited** ("the Company") for the financial year ended on 31 March 2024 according to the provisions as applicable to the Company during the period of audit:

- 1. The Companies Act, 2013 (the Act) and the rules made thereunder;
- 2. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- 3. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder to the extent of Regulation 55A;
- 4. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Overseas Direct Investment, imports and export of goods and services, Direct Investment and External Commercial Borrowings;
- 5. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'): -
- 5.1. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;



- 5.2. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- 5.3. 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 to the extent of securities issued;
- 5.4. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- 5.5. Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018;
- 5.6. There are no laws/ Regulations (as amended from time to time), as informed and certified by the management of the Company which are specifically applicable to the Company based on their sector/industry.

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

- 5.7. Secretarial Standards issued by The Institute of Company Secretaries of India with respect to Board and General Meetings.
- 5.8. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and amendments made thereunder. ('Listing Regulations').

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

During the year under review: -

- 1. The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors.
- 2. The provision as required under section 149(1) of the Companies Act, 2013 regarding representation of Woman Director on the Board has been duly complied.
- 3. The provision as required under section 149(4) of the Companies Act, 2013 regarding Independent Directors have been duly complied.
- 4. The changes in the composition of the Board of Directors that took place during the audit period were carried out in compliance with the provisions of the Act and Listing Regulations.
- 5. The service of notice of Annual General meeting together with the Annual Report of the Company for the financial year 2022-23 was in compliance with the Companies Act, 2013.

I further report that there were no actions/events occurred in the pursuance of:

- 1. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014
- 2. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009
- 3. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998
- 4. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;



I further report that, on examination of the relevant documents and records and based on the information provided by the Company, its officers and authorized representatives during the conduct of the audit and also on the review of quarterly compliance reports by respective department heads / Company secretary / CEO taken on record by the Board of Directors of the Company, in my opinion, there are adequate systems and processes commensurate with the size and operation of the Company to monitor and ensure compliance with applicable laws, Rules, Regulations and guidelines.

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

The Company had reappointed the Cost Auditor for the financial year 2023-24, for a period of one year.

As on 31 March 2024, the Company has three wholly-owned subsidiaries viz., D V S Industries Private Limited, Cafoma Autoparts Private Limited and Suvarchas Vidyut Private Limited and one Subsidiary Company viz., Abhinava Rizel Private Limited.

I further report that during the audit period following events occurred which had bearing on the Company's affairs in pursuance of the above referred Laws, Rules, Regulations Guidelines, Standards etc.:

- 1. The Hon'ble National Company Law Tribunal (NCLT) vide their Order dated 03 May 2024 have approved the scheme of amalgamation of Cafoma Autoparts Private Limited, a Wholly Owned Subsidiary with the Company and their respective shareholders and creditors. The appointed date of Merger is 01 April 2023 and the effective date of Merger is 27 May 2024.
- 2. In the 77th Annual General meeting of the Company held on 11 August 2023,
- 2.1. the Company has adopted new set of Articles of Association in line with the Companies Act, 2013;
- 2.2. Shri. Vidyashankar Krishnan (DIN: 00081441) and Shri. K. Venkatramanan (DIN: 00823317) were re-appointed as Vice Chairman and Managing Director and Joint Managing Director respectively for a period of five years from 01 September 2023 to 31 August 2028.
- 2.3. Shri. Shankar Athreya (DIN: 10153304) and Shri. Hari Sankaran (DIN: 01734801) were appointed as Non-Executive Independent Director effective 11 August 2023 and 01 April 2024 respectively.
- 2.4. The Company has received approval for providing loan, guarantee and securities to their Subsidiaries as stipulated under section 185 and 186 of the Companies Act, 2013 up to a maximum limit of ₹750 Crores.
- 3. Shri. R. Subramanian (DIN: 10480862) and Shri. S. Krishnakumar (DIN: 09203779) were appointed as Additional Director and Non-Executive Independent Director, for a period of five years, effective 08 March 2024.



- 4. The Company has appointed the following Directors through Postal Ballot approval of shareholders on 21 March 2024:
- 4.1. Shri. R. Subramanian (DIN: 10480862) and Shri. S. Krishnakumar (DIN: 09203779) were appointed as Non-Executive Independent Director, for a period of five years, effective 08 March 2024.
- 4.2. Shri. Ramnath Nagarajan (DIN: 00081516) and Shri. Krishnakumar Raman (DIN: 00070743) were appointed as Whole-Time Director with the designation as Director-Commercials and Director-Operations respectively, for a period of five years, effective 01 April 2024.
- 5. The tenure of Shri. N. Srinivasan, Shri. V. Vaidyanathan and Shri. A. Gopalakrishnan as Non-Executive Independent Directors of the Company conclude on 31 March 2024 and accordingly, they cease to be Directors of the Company, effective that date.
- 6. Pursuant to retirement of Shri. N. Srinivasan as Chairman of the Company, Shri. Vidyashankar Krishnan (DIN: 00081441) was appointed as Chairman and Managing Director of the Company effective 01 April 2024.

I further report that:

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

All decisions at Board Meetings and Committee Meetings are carried out unanimously as recorded in the minutes of the meetings of the Board of Directors or Committee of the Board, as the case may be.

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

I further report that during the audit period, no events have occurred which have a major bearing on the Company's affairs.

V SHANKAR Company Secretary in Practice ACS No. 12080 C.P. No. 12974

UDIN: A012080F000480229

Place: Chennai Date: 29 May 2024

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



ANNEXURE-A

To,
The Members
MM FORGINGS LIMITED
"SVK TOWERS" A 24/25, THIRU VI KA INDUSTRIAL ESTATE,
GUINDY, CHENNAI-600032

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

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

V SHANKAR Company Secretary in Practice ACS No. 12080

C.P. No. 12974

UDIN: A012080F000480229

Place: Chennai Date: 29 May 2024



CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(In terms of Regulation 34(3) read with Schedule V Para C (10) (i) to the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

To,
The Members of
MM FORGINGS LIMITED
"SVK TOWERS" A 24/25, Thiru Vi Ka Industrial Estate, Guindy,
Chennai-600032

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of MM Forgings Limited having CINL51102TN1946PLC001473 and having registered office at "SVK Towers" A 24/25, Thiru Vi Ka Industrial Estate, Guindy, Chennai-600032 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to me by the Company & its officers, I hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31 March 2024 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

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

V SHANKAR Company Secretary in Practice ACS No. 12080

C.P. No. 12974

UDIN: A012080F000480031

Place: Chennai Date: 29 May 2024



Form AOC - 2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8 (2) of the Companies (Accounts) Rules, 2014)

Form for disclosure of particulars of contracts / arrangements entered into by the Company with related parties referred to in sub-section 91) of section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto.

- 1. Details of contracts or arrangements or transactions not at arm's length basis NIL
- 1.1. Name (s) of the related party and nature of relationship NIL
- 1.2. Nature of contracts/ arrangements/ transaction NIL
- 1.3. Duration of the contracts / arrangements/ transactions NIL
- 1.4. Salient terms of the contracts or arrangements or transactions including the value, if any NIL
- 1.5. Justification for entering into such contracts or arrangements or transactions NIL
- 1.6. Date(s) of approval by the Board NIL
- 1.7. Amount paid as advances, if any: NIL
- 1.8. Date on which the special resolution was passed in general meeting as required under first proviso to section 188. NIL
- 2. Details of material contracts or arrangements or transactions at arm's length basis- NIL
- 2.1. Name (s) of the related party and nature of relationship: NIL
- 2.2. Nature of contracts/ arrangements/ transaction NIL
- 2.3. Duration of the contracts / arrangements/ transactions NIL
- 2.4. Salient terms of the contracts or arrangements or transactions including the value, if any NIL
- 2.5. Date (s) of approval by the Board NIL
- 2.6. Amount paid as advances, if any: NIL

In terms of our report even date

For **G Ramesh Kumar & Co.** Chartered Accountants

FRN 003010S

Vidyashankar Krishnan Chairman and Managing Director

(DIN: 00081441)

K. VenkatramananJoint Managing Director

(DIN: 00823317)

G. Ramesh Kumar

Partner

Membership no. 018663

Kavitha Vijay Director

(DIN: 01047261)

Sumita Vidyashankar

Director

(DIN: 00059062)

Place: Chennai Date: 29 May 2024 R. Venkatakrishnan Chief Financial Officer Chandrasekar S
Company Secretary



STANDALONE FINANCIAL STATEMENT 2023 24



INDEPENDENT AUDITORS' REPORT

To the Members of MM Forgings Limited Report on the Audit of Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of M M Forgings Limited (hereinafter referred to as "the Company"), which comprise the Balance Sheet as at March 31, 2024, 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 ended on that date and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the 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 (hereinafter referred to as "the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under Section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2024 and its profit, total comprehensive income, changes in equity 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 Act and other applicable authoritative pronouncements issued by the Institute of Chartered Accountants of India. Our responsibilities under those Standards are further described in the 'Auditors' Responsibilities for the Audit of the Standalone 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 ("ICAI") 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 ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion on the standalone financial statements.

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
	NIL	



Information other than the financial statements and Auditors' Report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the consolidated financial statements, standalone financial statements and our auditor's report thereon.

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

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

Management's Responsibilities for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, including other comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error. In preparing the standalone financial statements, the Board of Directors of the Company is responsible for assessing the ability of the Company to continue as a going concern, disclosing, as applicable, matters related to the going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditors' Responsibilities for the Audit of the Standalone Financial Statements

Our objectives are to obtain reasonable assurance about whether the standalone financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' 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 standalone financial results, 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 the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Company to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the standalone financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' 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 standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the standalone financial statements.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or



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

Report on Other Legal and Regulatory Requirements

- 1. 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 Act, we give in the "Annexure 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, based on our audit, we report that:
- (i) 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;
- (ii) 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;
- (iii) The Balance Sheet, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the books of account;
- (iv) In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under Section 133 of the Act;
- (v) On the basis of the written representations received from the Directors as on **March 31, 2024** taken on record by the Board of Directors, none of the Directors is disqualified as on March 31, 2024 from being appointed as a Director in terms of Section 164(2) of the Act;
- (vi) With respect to the adequacy of the internal financial controls system with reference to financial statements 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 with reference to financial statements.
- (vii) With respect to the other matters to be included in the Auditors' Report in accordance with the requirements of Section 197(16) of the Act, as amended:
- (viii) In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its Directors during the year is in accordance with the provisions of Section 197 of the Act.
- (ix) With respect to the other matters to be included in the Auditors' 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:
- a. The Company does not have any pending litigation which would impact its financial position.
- b. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
- c. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

d.

(i) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate



Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

- (ii) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly 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:
- (iii) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- e. As stated in the standalone financial statements
 - (i) Interim Dividend was declared and paid by the Company during the year is in accordance with Section 123 of the Act, as applicable.
 - (ii) The Board of Directors of the Company has declared interim dividend for the year. The amount of dividend proposed is in accordance with Section 123 of the Act, as applicable.
- f. Proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 for maintaining books of accounts using accounting software which has a feature of recording audit trail (edit log) facility is applicable with effect from April 1, 2023 to the Company and its subsidiaries. Based on our examination which included test checks, the Company and its subsidiary companies have used accounting software for maintaining its books of account, which have a feature of recording audit trail (edit log) facility and the same has operated throughout the financial year 2023-24.

For G Ramesh Kumar & Co., CHARTERED ACCOUNTANTS
Firm Registration No. 003010S

G. RAMESH KUMAR
Partner
Membership no. 018663

Place: Tiruchirapalli Membership no. 018663 Date: 29 May 2024 UDIN: 24018663BKESSF5252

Annexure A to the Independent Auditors' Report

(Referred to in paragraph 1 under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of MM Forgings Limited of even date)

To the best of our information and according to the explanations provided to us by the Company and the books of account and records examined by us in the normal course of audit, we report that:

I.

- 1. In respect of the Company's Property, Plant and Equipment and Intangible Assets:
- a. The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment
- b. The Company has maintained proper records showing full particulars of intangible assets;



- c. The Company has a regular program of physical verification of Property, Plant and Equipment in a phased manner, which, in our opinion, is reasonable, considering the size of the Company and the nature of its assets. Pursuant to the program, certain Property, Plant and Equipment were physically verified by the Management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
- 2. According to the information and explanations furnished to us, the records examined by us and based on the examination of the conveyance deeds provided to us, we report that the Title Deeds, comprising of all the immoveable properties are held in the name of the Company as at the Balance Sheet date.
- 3. The Company has not revalued any of its Property, Plant and Equipment and intangible assets during the year.
- 4. No proceedings have been initiated during the year or are pending against the Company as at March 31, 2024 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended) and Rules made thereunder.

II.

- 1. The inventories have been physically verified by the Management during the year at reasonable intervals, except materials lying with third parties, where confirmations are obtained. In our opinion, the coverage and procedure of such verification by the Management is appropriate.
- 2. The discrepancies noticed on verification between the physical stocks and the book records were not material and they have been properly dealt with in the books of account.
- 3. Monthly statements of stocks and debtors filed by the Company with Banks, from whom working capital limits in excess of Rupees Five crore were availed, were in agreement with the books of account of the Company.
- III. According to the information and explanations furnished to us, apart from the Loan of ₹121.97 Crores to M/S. DVS Industries Private Limited, Suvarchas Vidyut Private Limited and Abhinava Rizel Private Limited, subsidiaries of the Company, the Company has neither granted nor taken any loans to and from companies, firms or other parties covered in the Register, maintained under Section 189 of the Companies Act, 2013. In respect of the loan to such subsidiary Company: -
- 1. The Terms and conditions of the grant of such loan is, in our opinion, not prejudicial to the interest of the Company;
- 2. The repayment of the said loan is yet to commence as per the schedule stipulated for the repayment;
- 3. There is no overdue amount remaining outstanding as on the date of the Balance Sheet; The Company has not made any other investments in companies, firms, Limited Liability Partnerships, and granted unsecured loans to other parties, during the year.
- 4. No loan granted by the Company which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties.
- 5. No loan granted by the Company which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties.
- 6. The Company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment during the year. Hence, reporting under clause 3(iii)(f) is not applicable
- 7. The Company has not provided any guarantee or security or granted any advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties.



- IV. In our opinion and according to the information and explanations furnished to us, the Company has complied with the provisions of Sections 185 and 186 of the Act in respect of loans granted, investments made and guarantees and securities provided, as applicable.
- V. During the year, the Company has not accepted any deposits or amounts which are deemed to be deposits. Hence reporting under Clause 3(v) of the Order is not applicable.
- VI. The maintenance of cost records under Section 148 (1) of The Act has not been specified by The Central Government for the business activities carried on by the Company. Thus, reporting under Clause 3(vi) of the Order is not applicable to the Company.
- VII. In respect of statutory dues:
- a. According to the records of the Company, the Company has been regular in depositing undisputed statutory dues, including Goods and Services Tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, duty of Custom, duty of Excise, Value Added Tax, Cess and other material statutory dues applicable to it with appropriate authorities.
- b. There were no undisputed amounts payable in respect of any of the above statutory dues in arrears as at March 31, 2024 for a period more than six months from the date they became payable.
- c. Details of statutory dues referred to in sub-clause (a) above which have not been deposited as on March 31, 2024 on account of disputes are given below:

Name of the statue	Nature of dues	Forum where dispute is pending	Period to which the amount relates	Amount (₹ in Crore)
The Income Tax Act	Due as per order u/s 201	CIT Appeals	Y.E. 31.03.2016	0.24

- VIII. There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in tax assessments under the Income Tax Act, 1961.
- IX. (a) The Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender.
 - (b) The Company has not been declared as a wilful defaulter by any Bank or financial institution or other lender.
 - (c) The term loans were applied for the purpose for which the loans were obtained. The Company has repaid / availed the following term loans / Working Capital facilities from Banks:

Long Term Borrowings Availed₹ 17,499.00 LakhsNet Long Term Borrowings Repaid₹ 7,305.54 LakhsNet Short Term Borrowings Availed₹ 10,779.13 LakhsNet Borrowings during the Year₹ 18,084.67 Lakhs

Based on our audit, we report that the proceeds of the Term Loan / Working Capital have been utilized for the purpose for which they were borrowed – namely creation of Fixed Assets of the Company.

The total investment in Fixed Assets / Current Assets for the year is as under:

Investment in Fixed Assets – Including CWIP
Investment in Current Assets – Stock / Debtors
Total

₹22,121.86 Lakhs
₹12,340.12 Lakhs
₹34,461.98 Lakhs

Thus, the Total Assets created is at ₹34,461.98 Lakhs as against Net Borrowals of ₹18,084.67 Lakhs.



- (d) On an overall examination of the financial statements of the Company, funds raised on short term basis have not been utilised for long term purposes.
- (e) 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.
- (f) The Company has not raised loans during the year on the pledge of securities held in its subsidiaries.
- X. (a) The Company has not raised 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) During the year, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully or partly or optionally) and hence reporting under clause 3(x)(b) of the Order is not applicable.
- XI. (a) No fraud by the Company and no material fraud on the Company has been noticed or reported during the year.
 - (b) No report under sub-section (12) of Section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this report.
 - (c) There were no whistle-blower complaints received during the year by the Company.
- XII. The Company is Not a Nidhi Company. Accordingly, para 3 (xii) of The Order is not applicable to the Company.
- XIII. Based on the audit procedures performed and information and explanations given by the management, all the transactions with the related parties are in compliance with Sections 177 and 188 of the Companies Act 2013 were applicable and details of such transactions are duly reported in the standalone Financial Statements as required by the applicable Accounting Standards.
- XIV. (a) In our opinion, the Company has an adequate internal audit system commensurate with the size and the nature of its business.
 - (b) We have considered the internal audit reports for the year under audit, issued to the Company during the year.
- XV. In our opinion, the Company has not entered in to any non-cash Transactions with Directors or persons connected with him and hence, the provisions of Section 192 of the Companies Act 2013 are not applicable to the Company.
- XVI. (a) In our opinion, no registration is required under Section 45 IA of The Reserve Bank of India Act. Hence, reporting under clause 3(xvi)(a), (b) and (c) of the Order is not applicable.
 - (b) In our opinion, there is no Core Investment Company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016) and accordingly reporting under clause 3(xvi)(d) of the Order is not applicable.
- XVII. The Company has not incurred cash losses during the financial years 2023-24 and 2022-23.
- XVIII. There has not been any resignation of the statutory auditors of the Company during the year.
- XIX. On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and 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 indicating 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 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. (a) There are no unspent amounts towards Corporate Social Responsibility ("CSR") in respect of other than ongoing projects requiring a transfer to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub-section (5) of Section 135 of the said Act. Accordingly, reporting under clause 3(xx)(a) of the Order is not applicable for the year.
 - (b) There are no ongoing projects and hence, the requirement of transferring unspent Corporate Social Responsibility (CSR) amount as at the end of the previous financial year, to a Special account within a period of 30 days from the end of the said financial year in Compliance with the provision of section 135(6) of the Act is not applicable to the Company.

For G Ramesh Kumar & Co., CHARTERED ACCOUNTANTS
Firm Registration No. 003010S

G. RAMESH KUMAR Partner

Membership no. 018663 UDIN: 24018663BKESSF5252

Place: Tiruchirapalli Date: 29 May 2024

Annexure B to the Auditors' Report

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 with reference to financial statements of M.M Forgings Limited ('the Company') as of 31st March 2024 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 Company's Management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the timely preparation of reliable financial information, as required under the Companies Act, 2013.



Auditor's Responsibility

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

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

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial control systems 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 authorizations of the management and Directors of the Company; and (3) provide reasonable assurance regarding prevention or timely direction 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.



Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial control system over financial reporting with reference to financial statements 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 G Ramesh Kumar & Co., CHARTERED ACCOUNTANTS
Firm Registration No. 003010S

G. RAMESH KUMAR
Partner
Membership no. 018663

UDIN: 24018663BKESSF5252

Place: Tiruchirapalli Date: 29 May 2024



	Balance Sheet as at 31st March 2024			₹ in L	akhs.
Partic	ulars		Note	As at 31st	As at 31st
			No.	March 2024	March 2023
A	ASSETS				
1	Non-current Assets				
1.1	Property, Plant and Equipment				
1.1.1	Property, Plant and Equipment		3	81,753.41	71,861.34
1.1.2	Capital work-in-progress			11,207.45	6,111.35
				92,960.86	77,972.69
1.2	Financial Assets				
1.2.1	Non-current investments		4	4,127.04	4,072.44
1.2.2	Long-term loans and advances		5	14,236.95	10,501.62
1.3	Other non-current assets		6	1,422.15	1,147.07
2	Current Assets			19,786.14	15,721.13
2.1	Inventories		7	32,248.11	28,929.25
2.2	Financial Assets			·	
2.2.1	Trade receivables		8	31,634.21	22,888.03
2.2.2	Cash and cash equivalents		9	20,869.84	20,475.39
2.2.3	Bank balances other than (2.2.2) above			54.17	53.72
2.2.4	Short-term loans and advances		10	2,039.42	1,291.96
2.3	Other current assets		11	0.41	8.29
				86,846.16	73,646.64
				1,99,593.16	1,67,340.46
В	EQUITY AND LIABILITIES				
1	Equity				
1.1	Equity Share capital		12	2,414.08	2,414.08
1.2	Other Equity		13	79,218.51	66,603.65
1.3	Equity attributable to owners		Λ	81,632.59	69,017.73
1.4	Non-controlling interest				
				81,632.59	69,017.73
2	Non-current liabilities				
2.1	Financial liabilities				
2.1.1	Long-term borrowings		14	38,702.22	33,152.86
2.2	Deferred tax liabilities (net)			4,013.49	3,463.48
2.3	Other long-term liabilities		15	1,195.23	375.94
3	Current liabilities			43,910.94	36,992.28
3.1	Financial liabilities				
3.1.1	Short-term borrowings		16	41,801.67	32,232.38
3.1.2	Trade payables		10	41,001.07	02,202.00
0.1.2	(a) total outstanding dues of micro enterprises			-	-
	and small enterprises; and				
	(b) total outstanding dues of creditors other than micro enterprises and small enterprises		17	16,338.97	16,007.80
3.2	Other current liabilities		18	12,077.73	10,258.63
3.2 3.3	Short-term provisions		19	3,831.26	2,831.64
J.J	Onor-term provisions		וט	74,049.63	61,330.45
		TOTAL		1,99,593.16	1,67,340.46
	1	IUIALI		1,33,333.10	1,07,340.40

In terms of our report of even date

For G Ramesh Kumar & Co. **Chartered Accountants**

FRN 003010S

G. Ramesh Kumar

Membership no. 018663

Vidyashankar Krishnan

Chairman and Managing Director (DIN: 00081441)

Kavitha Vijay Director

K. Venkatramanan Joint Managing Director (DIN: 00823317)

(DIN: 01047261)

Sumita Vidyashankar Director (DIN: 00059062)

Place: Chennai Date: 29 May 2024 R. Venkatakrishnan Chief Financial Officer Chandrasekar S Company Secretary



	Profit and Loss Account for the year ended 31st March 2024		₹ in L	.akhs
Particu	ılars	Note	For the year	For the year
		No.	ended	ended
_	I		31 Mar 2024	31 Mar 2023
A	CONTINUING OPERATIONS		. = = = = = = = = = = = = = = = = = = =	
1	Revenue from operations	20	1,52,708.28	1,41,277.97
2	Other income	21	2,537.52	1,614.12
3	Total Income (1+2)		1,55,245.80	1,42,892.09
4	Expenses			
4.1	Cost of materials consumed	22	77,386.78	73,442.65
4.2	Changes in inventories of Finished Goods / Work-In-Process	23	(5,887.65)	(5,988.29)
4.3	Employee benefits expense	24	13,614.22	12,961.34
4.4	Finance costs	25	4,256.37	2,956.57
4.5	Depreciation and amortisation expenses	3.3	7,249.27	6,935.18
4.6	Other expenses	26	38,755.24	35,016.06
	Total expenses (4)		1,35,374.23	1,25,323.51
5 6	Profit / (Loss) before exceptional items and tax (3 - 4) Exceptional items		19,871.57	17,568.58
	Profit on Sale of Business Asset	21.6	71.02	25.88
7	Profit / (Loss) before tax (5 ± 6)		19,942.59	17,594.46
8	Tax expense:			
8.1	Current tax expense for current year		4,724.00	4,625.00
8.2	Tax expense relating to prior years		122.47	-
8.3	Net current tax expense		4,846.47	4,625.00
8.4	Mat Credit adjusted / (entitlement)			
10.5	Mat Credit entitlement			
8.5	Deferred tax and Mat Liability / (Asset)		550.00	329.91
			5,396.47	4,954.91
9 B	Profit / (Loss) from continuing operations (7 ± 8) DISCONTINUING OPERATIONS		14,546.12	12,639.55
10	Profit / (Loss) from discontinued operations	\triangle		_
11	Tax expenses of discontinued operations			_
12	Profit / (Loss) from discontinued operations (10±11)		_	_
С	TOTAL OPERATIONS			
13	Profit / (Loss) for the year (9 ± 12)		14,546.12	12,639.55
14	Other Comprehensive Income			
	A (i) Items that will not be reclassified to profit or loss (ii) Income tax relating to items that will not be reclassified		-	-
	to profit or loss			
	B (i) Items that will be reclassified to profit or loss		-	-
	(ii) Income tax relating to items that will be reclassified to profit or loss		-	-
	Other Comprehensive Income for the year, net of tax		-	-
15	Total Comprehensive Income for the year (13 ± 14)			
	comprising Profit/ (Loss) and Other Comprehensive Income			
	for the year		14,546.12	12,639.55
16	Earnings per share (of Rs. 10 /- each):			
16.1	Basic		20.00	50.00
16.1.1	Continuing operations		60.26	52.36
16.1.2	Discontinued operations		-	-
16.1.3 16.2	Total operations Diluted		60.26	52.36
16.2.1	Continuing operations		60.26	52.36
16.2.2	Discontinued operations		-	-
16.2.3	Total operations		60.26	52.36
	companying notes forming part of the financial statements			52.50

In terms of our report of even date

For G Ramesh Kumar & Co. **Chartered Accountants**

FRN 003010S

G. Ramesh Kumar

Membership no. 018663

Vidyashankar Krishnan Chairman and Managing Director (DIN: 00081441)

Kavitha Vijay Director (DIN: 01047261)

R. Venkatakrishnan Chief Financial Officer

K. Venkatramanan Joint Managing Director (DIN: 00823317)

Sumita Vidyashankar Director (DIN: 00059062)

Chandrasekar S Company Secretary



Notes forming part of the financial statements

1. Corporate information

The Company is engaged in the manufacture of Steel Forgings. The plants for manufacture are located at Singampunari – Sivagangai District, Viralimalai - Pudukkottai District and Karanaithangal Village-Kanchipuram District, all within the state of Tamil Nadu. The Company has its machining plant in Kursi Road, Barabanki situated in the state of Uttar Pradesh.

Pursuant to the order dated 03 May 2024 by the National Company Law Tribunal, Cafoma Autoparts Private Limited, wholly-owned subsidiary (the 'transferor company') was merged with the Company with an appointed date of 01 April 2023. The order has been made effective on 27 May 2024, upon complying with all the relevant requirements under the Companies Act, 2013. Given that the merger is a common control transaction, the financial information in the standalone financial in respect of the prior periods have been restated from the beginning of the previous year as per the requirements of IndAS 103. The impact of amalgamation on these standalone financials is immaterial.

2. Significant accounting policies followed by the Company: -

2.1 Basis of accounting and preparation of financial statements

The financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Companies (Indian Accounting Standards) Rules, 2015 (as amended) read with the relevant provisions of the Companies Act, 2013. The financial statements have been prepared on accrual basis under the historical cost convention. The accounting policies adopted in the preparation of the financial statements are consistent with those followed in the previous year. Sales does not include GST.

2.2 Use of estimates

The preparation of the financial statements in conformity with IndAS requires the Management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognised in the periods in which the results are known / materialise.

2.3 Inventories

Inventories are valued at the lower of cost and the net realisable value after providing for obsolescence and other losses, where considered necessary. Work-in-progress and finished goods include appropriate proportion of overheads.

2.4 Cash and cash equivalents (for purposes of Cash Flow Statement)

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

2.5 Cash flow statement

Cash flows are reported using the indirect method, whereby profit / (loss) before extraordinary items and tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.



2.6 Depreciation and amortisation

Depreciation has been provided on straight-line method as per the rates prescribed in Schedule II to the Companies Act, 2013 and accelerated depreciation is provided, wherever necessary.

Property, Plant and Equipment represent a significant proportion of the asset base of the Company. The charge in respect of periodic depreciation is derived after determining an estimate of an asset's expected useful life and the expected residual value at the end of its life. The useful life and the residual value of the assets are determined by the management at the time the asset is acquired and reviewed periodically, including at each financial year end. The expected life is based on historic experience with similar assets as well as anticipation of future events, which may impact their life such as changes in technology.

Property, Plant and Equipment are stated at Cost less accumulated Depreciation and impairment, if any. Costs directly attributable to acquisition are capitalised until the Property, Plant and Equipments are put to use. The Company depreciates Property, Plant and Equipment over their estimated useful life using Straight Line Method.

The estimated useful life of assets are as follows:

Particulars

Building	30 Years
Plant and Machinery	15 Years
Office Equipment	5 Years
Computer Equipments	5 Years
Furniture and Fittings	10 Years
Vehicles	5 Years

Based on technical evaluation, the Management believes that the useful life as given above represents the period over which the Management expects to use these assets. Hence, the useful life for these assets is different from the useful life as prescribed under Part C of Schedule II to The Companies Act, 2013. Depreciation method, useful life and residual values are reviewed periodically, including at each financial year end.

Advances paid towards the acquisition of Property, Plant and Equipment outstanding at each Balance Sheet Date is classified as Capital Advances under Other Non-Current assets and the cost of assets not put to use before such date are disclosed under Capital Work in Progress. Subsequent expenditures relating to Property, Plant and Equipment are capitalised only when it is possible that future economic benefits associated with these will flow to the Company and the cost of the item can be measured reliably. Repairs and Maintenance Costs are recognised in Net Profit in the Statement of Profit and Loss when incurred. The cost and related accumulated Depreciation are eliminated from the Financial Statements upon sale or retirement of the Asset and the resultant Gains or Losses are recognised in the Statement of Profit and Loss. Assets to be disposed-off are reported at the lower of the carrying value or the fair value less cost to sell.

2.7 Revenue recognition

Sale of goods

Sales are recognised, net of returns and trade discounts, on transfer of significant risks and rewards of ownership to the buyer. Sales do not include GST.



2.8 Other income

Interest income is accounted on accrual basis. Dividend income is accounted for when the right to receive it is established.

2.9 Tangible fixed assets

Fixed assets are carried at cost less accumulated depreciation and impairment losses, if any. The cost of fixed assets includes all expenses incurred in connection with the acquisition of qualifying fixed assets up to the date the asset is ready for its intended use. Exchange differences arising on restatement / settlement of long-term foreign currency borrowings relating to acquisition of depreciable fixed assets are adjusted to the cost of the respective assets and depreciated over the remaining useful life of such assets.

Capital work-in-progress:

Projects under which assets are not ready for their intended use and other capital work-in-progress are carried at cost, comprising direct cost, related incidental expenses and attributable interest.

2.10 Foreign currency transactions and translations

Initial recognition Transactions in foreign currencies entered into by the Company and its integral foreign operations are accounted at the exchange rates prevailing on the date of the transaction or at rates that closely approximate the rate at the date of the transaction.

Measurement of foreign currency monetary items at the Balance Sheet date

The Loss, if any, in the case of foreign currency monetary items (other than derivative contracts) of the Company and its net investment in non-integral foreign operations outstanding at the Balance Sheet date are considered / restated at the year-end rates. However, gains if any, are not considered.

Treatment of exchange differences

Exchange differences arising on settlement/restatement of short-term foreign currency monetary assets and liabilities of the Company and its integral foreign operations are recognised as income or expense in the Statement of Profit and Loss. The exchange differences arising on restatement / settlement of long-term foreign currency monetary items are capitalised as part of the depreciable fixed assets to which the monetary item relates and depreciated over the remaining useful life of such assets. The amount capitalised in the current year is ₹(271.47) Lakhs (Last Year ₹769.46 Lakhs).

Accounting of forward contracts

Premium / discount on forward exchange contracts, which are not intended for trading or speculation purposes, are amortised over the period of the contracts.

2.11 Investments

Long-term investments (excluding investment properties), are carried individually at cost less provision for diminution, other than temporary, in the value of such investments.

2.12 Employee benefits

Employee benefits include provident fund, superannuation fund, gratuity fund and compensated absences,

Defined contribution plans The Company's contribution to provident fund and superannuation fund are considered as defined contribution plans and are charged as an expense as they fall due based on the amount of contribution required to be made.



Defined benefit plans

For defined benefit plans in the form of gratuity fund / Superannuation fund, the same are covered under Group Gratuity Scheme of LIC and Superannuation Fund with LIC.

Short-term employee benefits

The undiscounted amount of short-term employee benefits expected to be paid in exchange for the services rendered by employees are recognised during the year when the employees render the service.

These benefits include performance incentive and compensated absences which are expected to occur within twelve months after the end of the period in which the employee renders the related service.

2.13 Borrowing costs

Borrowing costs include interest, amortisation of ancillary costs incurred and exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost. Costs in connection with the borrowing of funds to the extent not directly related to the acquisition of qualifying assets are charged to the Statement of Profit and Loss over the tenure of the loan. Borrowing costs, allocated to and utilised for qualifying assets, pertaining to the period from commencement of activities relating to construction / development of the qualifying asset up to the date of capitalisation of such asset is added to the cost of the assets.

2.14 Segment reporting

The Company is engaged in only one segment - Manufacture of Steel Forgings.

2.15 Earnings per share

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year. Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares.

2.16 Taxes on income

Current tax is the amount of tax payable on the taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961. Minimum Alternate Tax (MAT) paid in accordance with the tax laws, which gives future economic benefits in the form of adjustment to future income tax liability, is considered as an asset if there is convincing evidence that the Company will pay normal income tax. Accordingly, MAT is recognised as an asset in the Balance Sheet when it is probable that future economic benefit associated with it will flow to the Company. Deferred tax is recognised on timing differences, being the differences between the taxable income and the accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax is measured using the tax rates and the tax laws enacted or substantially enacted as at the reporting date. Deferred tax liabilities are recognised for all timing differences. Deferred tax assets in respect of unabsorbed depreciation and carry forward of losses are recognised only if there is virtual certainty that there will be sufficient future taxable income available to realise such assets. Deferred tax assets are recognised for timing differences of other items only to the extent that reasonable certainty exists that sufficient future taxable income will be available against which these can be realised. Deferred tax assets and liabilities are offset if such items relate to taxes on income levied by the same governing tax laws and the Company has a legally enforceable right for such set off. Deferred tax assets are reviewed at each Balance Sheet date for their realisability.



Current and deferred tax relating to items directly recognised in equity are recognised in equity and not in the statement of Profit and Loss.

2.17 Research and development expenses

Revenue expenditure pertaining to research is charged to the Statement of Profit and Loss. Development costs of products are also charged to the Statement of Profit and Loss unless a product's technological feasibility has been established, in which case such expenditure is capitalised. Fixed assets utilised for research and development are capitalised and depreciated in accordance with the policies stated for Tangible Fixed Assets and Intangible Assets.

2.18 Impairment of assets

The carrying values of assets/cash generating units at each Balance Sheet date are reviewed for impairment. If any indication of impairment exists, the recoverable amount of such assets is estimated and impairment is recognised, if the carrying amount of these assets exceeds their recoverable amount.

The recoverable amount is the greater of the net selling price and their value in use. Value in use is arrived at by discounting the future cash flows to their present value based on an appropriate discount factor. When there is indication that an impairment loss recognised for an asset in earlier accounting periods no longer exists or may have decreased, such reversal of impairment loss is recognised in the Statement of Profit and Loss, except in case of revalued assets.

2.19 Provisions and contingencies

A provision is recognised when the Company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the Balance Sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates. Contingent liabilities are disclosed in the Notes.

2.20 Insurance claims

Insurance claims are accounted for on the basis of claims admitted / expected to be admitted and to the extent that there is no uncertainty in receiving the claims.



₹ in Lakhs

Statement of Changes in Equity for the year ended 31st Mar 2024

A. Equity Share Capital

(1) For the year 2023-24

Balance as at 1-Apr-2023	Changes in Equity Share Capital due to prior period errors	Restated balance as at 1-Apr-2023	Changes in equity share capital during 2023-24	Balance as at 31-Mar-2024
2414.08	0.00	2414.08	0.00	2414.08

(2) For the year 2022-23

Balance as at 1-Apr-2022	Changes in Equity Share Capital due to prior period errors	Restated balance as at 1-Apr-2022	Changes in equity share capital during 2022-23	Balance as at 31-Mar-2023
2414.08	0.00	2414.08	0.00	2414.08

B. Other Equity

(1) For the year 2023-24

	Reserves and Surplus							
Particulars	Capital Reserve	Securites Premium	General Reserve	Retained earnings	Total			
Balance as at 1-Apr-2023	19.60	305.00	66074.18	204.87	66603.65			
Changes in accounting policy or prior period errors	0.00	0.00	0.00	0.00	0.00			
Restated balance as at 1-Apr-2023	19.60	305.00	66074.18	204.87	66603.65			
Total comprehensive income for the year 2023-24	0.00	0.00	0.00	14546.12	14546.12			
Dividends	0.00	0.00	0.00	(1931.26)	(1931.26)			
Transfer from Retained earnings	0.00	0.00	12400.00	(12400.00)	0.00			
Any other change	0.00	0.00	0.00	0.00	0.00			
Balance as at 31-Mar-2024	19.60	305.00	78474.18	419.73	79218.51			

(2) For the year 2022-23

	Reserves and Surplus					
Particulars	Capital Reserve	Securites Premium	General Reserve	Retained earnings	Total	
Balance as at 1-Apr-2022	19.60	305.00	54964.18	123.77	55412.55	
Changes in accounting policy or prior period errors	0.00	0.00	0.00	0.00	0.00	
Restated balance as at 1-Apr-2022	19.60	305.00	54964.18	123.77	55412.55	
Total comprehensive income for the year 2022-23	0.00	0.00	0.00	12639.55	12639.55	
Dividends	0.00	0.00	0.00	(1448.45)	(1448.45)	
Transfer from Retained earnings	0.00	0.00	11110.00	(11110.00)	0.00	
Any other change	0.00	0.00	0.00	0.00	0.00	
Balance as at 31-Mar-2023	19.60	305.00	66074.18	204.87	66603.65	



Name of the Company M M FORGINGS LIMITED Notes forming part of the financial statements Note 3 Fixed Assets

					Gross block			
		Balance	Additions	Disposals	Effect of foreign	Borrowing cost	Other	Balance
3.1	Tangible Assets	as at			currency exchange	capitalised	adjustments	as at
		1st April 2023			differences			31st Mar 2024
		₹ in lakhs	₹ in lakhs	₹ in lakhs	₹ in lakhs	₹ in lakhs	₹ in lakhs	₹ in lakhs
3.1.1	Land	7,813.33	348.50	6.31	-	•	•	8,155.52
3.1.2	Buildings	16,074.30	1,233.75	•	-	•	•	17,308.05
3.1.3		1,15,956.24	15,856.04	183.85	(271.47)	2.00	•	1,31,361.96
3.1.4		279.16	12.38		-	•	•	291.54
3.1.5	Vehicles	873.56	11.97	15.43	-	•	•	870.10
3.1.6	Office equipment	2,011.80	35.99	-	-	-	-	2,047.79
	Total	1,43,008.39	17,498.63	205.59	(271.47)	2.00	•	1,60,034.96
	Previous year	1,29,879.88	12,439.57	93.03	769.46	12.50	-	1,43,008.38

All the Assets are Free Hold except leasehold land at Lucknow

			Accumulated	Accumulated depreciation and impairment	impairment		Net	Net block
		Balance	Depreciation /	Eliminated on	Other adjustments	Balance	Balance	Balance
3.2	Tangible Assets	as at	amortisation expense	disposal of		as at	as at	as at
		1st April 2023	for the year	assets		31st Mar 2024	31st Mar 2024	1st April 2023
		₹ in lakhs	₹ in lakhs	₹ in lakhs	₹ in lakhs	₹ in lakhs	₹ in lakhs	₹ in lakhs
3.2.1	3.2.1 Land	•	•		-	-	8,155.52	7,813.33
3.2.2	Buildings	4,200.76	467.67			4,668.43	12,639.62	11,873.54
3.2.3		64,284.56	6,669.43	88'66	•	70,854.66	60,507.30	51,671.68
3.2.4		275.13	8.71	-	-	283.84	7.70	4.03
3.2.5		22.092	39.68	15.43	-	285.00	285.10	312.81
3.2.6	Office equipment	1,825.84	63.78	•	•	1,889.62	158.17	185.96
	Total	71,147.04	7,249.27	114.76	•	78,281.55	81,753.41	71,861.35
	Previous year	64,298.12	6,935.18	86.26	•	71,147.04	71,861.34	65,581.76

Name of the Company M M FORGINGS LIMITED Notes forming part of the financial statements

	Depreciation and amortisation relating to continuing operations:		
	Particulars	For the year	For the year
		ended	ended
		31 Mar 2024	31 Mar 2023
c		₹ in lakhs	₹ in lakhs
ი.ი	Depreciation and amortisation for the year on tangible assets as per Note 2.6	7,249.27	6,935.18
	Depreciation and amortisation for the year on intangible assets as per Note 2.6	•	1
	Less: Utilised from revaluation reserve	•	1
	Depreciation and amortisation relating to discontinuing operations (Refer Note 2.18)	-	-
	Depreciation and amortisation relating to continuing operations	7,249.27	6,935.18

Note 4 Non-current investments

	Particulars	As	As at 31st March 2024		As at	As at 31st March 2023	
		Quoted #	Unquoted #	Total	Quoted	Unquoted	Total
		₹ in lakhs	₹ in lakhs	₹ in lakhs	₹ in lakhs	₹ in lakhs	₹ in lakhs
Inves	Investments (At cost):						
4.1	Trade	NIL	NIL	IN N	NIL	IJN.	JIN
4.2	Other investments						
4.2.1	Investment in equity instruments	14.10	4,112.94	4,127.04	14.10	4,058.34	4,072.44
	- Fully Paid						
	Total - Other investments (4.2)	14.10	4,112.94	4,127.04	14.10	4,058.34	4,072.44
	Less: Provision for diminution in value of investments	ie of investments					1
	Total			4,127.04			4,072.44
	Aggregate amount of quoted investments	nents		14.10			14.10
	Aggregate market value of listed and quoted investments	d quoted investments		50.39			33.86
	called the Character of the Character and the Character of the Character of the Character of Cha	2		- FCOF - C 30	917		

Investments in Unquoted Shares represent investment in wholly owned subsidiary company of Rs.4034 Lakhs



Note 5 Long-term loans and advances	₹ in La	akhs
Particulars	As at 31st	As at 31st
	March 2024	March 2023
5.1 Security deposits		
Secured, considered good	-	-
Unsecured, considered good	1,473.64	1,093.49
Doubtful	-	-
	1,473.64	1,093.49
Less: Provision for doubtful deposits	-	_
	1,473.64	1,093.49
5.2 Advance Income Tax	566.70	317.92
5.3 Mat Credit Available		
5.4 Balances with government authorities		
Unsecured, considered good		
5.4.1 Others		-
5.4.2 DVS Industries (P) Limited	9,631.36	8,268.00
5.4.3 Suvarchas Vidyut Private Limited	1,043.99	822.21
5.4.4 Abhinava Rizel Private Limited	1,521.26	-
	12,196.61	9,090.21
Total	14,236.95	10,501.62

Note: Long-term loans and advances - No dues from Directors, Officers of the Company, Firms in which any Director is a partner or any Private Limited Companies in which any Director is a Director. However the Loan to subsidiary Company has been given as above under item 5.4.1 to 5.4.3

Note 6 Other non-current assets			
6.1 Long Term Inventories (At lower of cost and net realisable value)			
6.1.1 Raw materials		421.02	470.55
6.1.2 Work-in-progress - Steel Forgings		264.04	287.33
6.1.3 Stores& Spares		233.93	233.93
6.1.4 Consumable Tools		1.72	1.72
	Total	920.71	993.53
6.2 Other Assets			
6.2.1 Sundry Debtors		501.44	153.54
6.2.2 Advance to Suppliers		-	-
	Total	1,422.15	1,147.07

Note 7 Inventories		
(At lower of cost and net realisable value)		
7.1 Raw materials	10,346.41	13,247.18
7.2 Work-in-progress - Steel Forgings	20,221.48	14,310.54
7.3 Stores and spares	875.94	614.19
7.4 Consumable Tools	804.28	757.34
Total	32,248.11	28,929.25

Note 8 Trade receivables		
Trade receivables outstanding for a period not exceeding six months from the date they v	vere due for paym	ent
Secured, considered good	-	-
Unsecured, considered good	31,634.21	22,888.03
Doubtful	-	-
Total	31,634.21	22,888.03
Less: Provision for doubtful trade receivables	-	-
Total	31,634.21	22,888.03

Note: Trade Receivables - No dues from Directors, Officers of the Company, Firms in which any Director is a partner or any Private Limited Companies in which any Director is a Director



Note 9 Cash and cash equivalents		₹ in La	akhs
Particulars		As at 31st	As at 31st
		March 2024	March 2023
9.1 Cash on hand		9.23	15.07
9.2 Cheques, drafts on hand		-	-
9.3 Investments in Liquid funds		20,626.45	20,352.86
9.4 Balances with banks			
9.4.1 In current accounts		190.99	16.86
9.4.2 In deposit accounts (Refer Note below)		43.17	90.60
	Total	20,869.84	20,475.39

Note 10 Short-term loans and advances	s	As at 31st	As at 31st
		March 2024	March 2023
10.1 Loans and advances to employees	Secured, considered good		
	Unsecured, considered good	379.14	340.45
	Doubtful	-	-
		379.14	340.45
Less: Provision for doubtful loans an	d advances	-	-
		379.14	340.45
10.2 Prepaid expenses - Unsecured, cons	sidered good	208.61	201.89
10.3 Balances with government authoritie	es - Unsecured, considered good		
10.3.1 GST credit		1,114.63	588.25
10.4 Others	Secured, considered good	-	-
	Unsecured, considered good	337.04	161.37
	Doubtful	- / -	-
		337.04	161.37
Less: Provision for other doubtful loa	ans and advances	-	-
		337.04	161.37
	Total	2,039.42	1,291.96
Note: Short-term loans and advances - No a	amount is due from any Directors, Other Officers	of the Company, Fi	rms in
which any Director is a partner, Private Com	panies in which any Director is a Director		

Note 11 Other current assets		
11.1 Others		
11.1.1 Insurance claims	0.41	8.29
Total	0.41	8.29

Note 12 Share capital	As at 31st	t March 2024	As at 31st M	larch 2023
Particulars	Number of shares	₹ in Lakhs	Number of shares	₹ in Lakhs
12.1 Authorised				
Equity shares of ₹ 10 each with voting rights	3,90,00,000	3,900.00	3,90,00,000	3,900.00
12.2 Issued				
Equity shares of ₹ 10 each with voting rights	2,41,43,200	2,414.32	2,41,43,200	2,414.32
12.3 Subscribed and fully paid up				
Equity shares of ₹ 10 each with voting rights	2,41,40,800	2,414.08	2,41,40,800	2,414.08
(1) Reconciliation of the number of shares and amount of	outstanding at the	beginning and at the	e end of the report	ling period:

Particulars	Opening Balance	Buy back	Other changes (give details)	Closing Balance
Equity shares with voting rights				
Year ended 31 March, 2024				
- Number of shares	2,41,40,800			2,41,40,800
- Amount ₹ in lakhs 2414.08				
Year ended 31 March, 2023				
- Number of shares	2,41,40,800			2,41,40,800
- Amount ₹ in lakhs 2,414.08				

(2) Details of shares held by each shareholder holding more than 5% shares:

(-,	9			
Class of Shares	Number of	% holding in that	Number of	% holding in
	shares held	class of shares	shares held	that class of
				shares
Equity shares with voting rights				
Synmax Consultants and Trading Pvt Ltd	57,96,000	24.01%	57,96,000	24.01%
Vidyashankar Krishnan	27,20,240	11.27%	27,20,240	11.27%
Venkatramanan Krishnan	25,84,960	10.71%	25,84,960	10.71%

(3) Aggregate number and class of shares allotted as fully paid up pursuant to contract(s) without payment being received in cash, bonus shares and shares bought back for the period of 5 years immediately preceding the Balance Sheet date.

Particulars - Aggregate number of shares	As at 31st March 2024	As at 31st March 2023
Equity shares with voting rights Fully paid up by way of bonus shares	2,41,40,800	2,41,40,800



Note 13 Reserves and surplus	₹ in La	akhs
Particulars	As at 31st	As at 31st
	March 2024	March 2023
13.1 Capital reserve		
Opening balance	19.60	19.60
Add: Additions during the year	-	-
Profit on Sale of Land	-	-
Less: Utilised / transferred during the year	-	-
Closing balance	19.60	19.60
13.2 Securities premium account		
Opening balance	305.00	305.00
Closing balance	305.00	305.00
13.3 General reserve		
Opening balance	66,074.18	54,964.18
Add: Transferred from surplus in Statement of Profit and Loss	12,400.00	11,110.00
Less: Utilised / transferred during the year for Interim Dividend / Dividend Tax		
Closing balance	78,474.18	66,074.18
13.4 Surplus / (Deficit) in Statement of Profit and Loss		
Opening balance	204.87	123.77
Add: Profit for the year	14,546.12	12,639.55
Less: Interim dividend	-	-
Dividends proposed to be distributed to equity shareholders Rs.8 per share)	1,931.26	1,448.45
Transferred to: General Reserve	12,400.00	11,110.00
Closing balance	419.73	204.87
Total	79,218.51	66,603.65

Note 14 Long-term borrowings		₹ in Lakhs
Particulars	As at 31st	As at 31st
	March 2024	March 2023
Term Loans From Banks		
Secured	38,702.22	33,152.86
Unsecured	-	-
Total	38,702.22	33,152.86

14.1 Details of terms of repayment for the other long-term borrowings and security provided in respect of the secured other long-term borrowings:

	,				
Particulars		₹in	Lakhs	₹ in La	akhs
		As at 31st	As at 31st March 2024		larch 2023
		Secured	Unsecured	Secured	Unsecured
Term loai	ns from banks:				
Bank	SBI	3,202.29		4,127.31	
	DBS - Loan	2,828.49		4,453.53	
	HDFC	16,787.76		17,950.49	
	Federal	14,217.91		2,798.40	
	ICICI	7,134.30		9,039.18	
	SCB	3,750.60		4,684.26	
	Exim	2,500.00		-	
	CUB	304.43		304.60	
Total - Te	erm loans from banks	50,725.78		43,357.77	1
Less: Am	ounts due within 12 Months	12,023.56		10,204.91	
Total - Te	erm loans from banks	38,702.22		33,152.86	1
1				· · · · · · · · · · · · · · · · · · ·	1

14.2 Terms of Security / Repayment

All loans secured by the charge over Fixed Assets of the Company except the lands at Singampunari / Viralimalai.

14.3 Instalm	ents Payable						
	2024-25	2025-26	2026-27	2027-28	2028-29	2029-33	Total
SBI	923.00	921.00	921.00	437.29	-	-	3,202.29
DBS	1,663.00	1,165.49	-	-	-	-	2,828.49
HDFC	4,554.00	3,188.00	2,554.00	2,563.00	1,428.00	2,500.76	16,787.76
Federal	1,909.00	2,486.00	1,786.00	1,786.00	1,786.00	4,464.91	14,217.91
ICICI	1,904.88	1,904.88	1,904.88	1,419.66	-	-	7,134.30
SCB	1,000.00	1,000.00	1,000.00	750.60	-	-	3,750.60
Exim	-	89.00	357.00	357.00	357.00	1,340.00	2,500.00
CUB	69.68	69.68	69.68	69.68	25.71	-	304.43
TOTAL	12,023.56	10,824.05	8,592.56	7,383.23	3,596.71	8,305.67	50,725.78

Details of long-term borrowings guaranteed by some of the directors or others: NIL

For the current maturities of long-term borrowings, refer items 18.1 - Other current liabilities.

No default in the servicing / repayment of the loans.



Note 15 Oth	er long-term liabilities		₹ in Lakhs	
Particulars			As at 31st As at 31st March 2024 March 20	
15.1 Trade F	Payables			
	Other than acceptances		-	-
15.2 Others	Rental Advance Received		145.31	190.71
	Payables on Purchase of Fixed Assets		865.95	86.32
	Provision for Gratuity and Compensated absence		-	14.56
	Advance from Customers		183.97	84.35
		Total	1,195.23	375.94

Note 16 Short-term borrowings		₹ in La	akhs
Particulars		As at 31st	As at 31st
		March 2024	March 2023
16.1 Loans repayable on demand from Banks			
Secured		37,819.09	27,102.41
Unsecured		3,982.58	5,129.97
	Total	41,801.67	32,232.38
Note: Details of security for the secured short-ter	m borrowings:		
Particulars	Nature of Security	As at 31st	As at 31st
		March 2024	March 2023
Loans repayable on demand from Banks	Hypothecation of Inventory/	41,801.67	32,232.38
	Book Debts		
	Rate of Interest 5.80%		
Total - from banks		41,801.67	32,232.38
No Default in the Servicing of the facility availed.			

Note 17 Trade payables	₹ in Lakhs		
Trade Payables - Other than Acceptances	16,338.97	16,007.80	
Total	16,338.97	16,007.80	

Note 18 Other current liabilities	₹ in Lakhs	
18.1 Current maturities of long-term debt - Secured	12,023.56	10,204.91
18.2 Unpaid dividends	54.17	53.72
Total	12,077.73	10,258.63
Note: Current maturities of long-term debt (Refer Notes 5.1 and 5.4 - Long Term Borrowings for details of Securirty		

Note 19 Short Term Provisions	₹ in Lakhs		
19.1 Provision for tax (net of advance tax)		1,900.00	1,383.19
19.2 Provision for proposed equity dividend		1,931.26	1,448.45
	Total	3,831.26	2,831.64

Note 20 F	Note 20 Revenue from operations		₹ in Lakhs	
Particulars			As at 31st	As at 31st
			March 2024	March 2023
20.1	Sale of products		1,51,113.63	1,39,861.05
20.2	Other operating revenues		1,594.65	1,416.92
		Total	1,52,708.28	1,41,277.97
20.1.1	Sale of products comprises			
	Manufactured goods			
	Steel Forgings		1,51,113.63	1,39,861.05
		Total - Sale of products	1,51,113.63	1,39,861.05
20.2.1	Other operating revenues			
	Power Generated		1,594.65	1,416.92
		Total - Other operating revenues	1,594.65	1,416.92
		lotal - Other operating revenues	1,594.65	1,4

Note 21	Other income			
21.1	Interest income from Bank Deposits		23.84	69.48
21.2	Interest Received		488.75	410.35
21.3	Dividend income: from long-term investments		1,514.85	794.24
21.4	Miscellaneous Income		266.45	265.05
21.5	Others		243.63	75.00
			2,537.52	1,614.12
21.6	Profit on Sale of business assets		71.02	25.88
		Total	2,608.54	1,640.00



Note 22 Cost of materials consumed	₹ in La	₹ in Lakhs		
	As at 31st	As at 31st		
	March 2024	March 2023		
Opening stock	13,717.73	10,116.88		
Add: Purchases	74,436.48	77,044.03		
Total	88,154.21	87,160.91		
Less: Closing stock	10,767.43	13,718.26		
Cost of material consumed	77,386.78	73,442.65		
Material consumed comprises: Raw material Steel Billets				

Note 23 Changes in inventories of finished goods, work-in-progress and stock-in-tra	iae	
Inventories at the end of the year:		
Work-in-progress Forgings	20,485.52	14,597.87
Inventories at the beginning of the year:		
Work-in-progress Forgings	14,597.87	8,609.58
Net (increase) / decrease	(5,887.65)	(5,988.29
Nets Of Employee have fitte and the		
Note 24 Employee benefits expense		
24.1 Salaries and wages	10,054.12	9,685.40
24.2 Managerial Remuneration	2,035.98	1,717.7
24.2 Contributions to provident and other funds	469.18	460.3
24.3 Staff Gratuity	44.13	60.8
24.4 Staff welfare expenses	1,010.81	1,036.9
Total	13,614.22	12,961.3

Note 25 Finance costs			
Interest expense on:Borrowings		4,256.37	2,956.57
	Total	4,256.37	2,956.57

Note 26 Other expenses			₹ in La	akhs
Particulars	As at 31st	As at 31	As at 31st	As at 31st
	March 2024	March 2023	March 2024	March 2023
26.1 Consumption of Stores			3,847.96	3,427.17
26.2 Consumption of Tools			5,972.90	5,159.94
26.3 Outside Labour			1,572.06	1,609.40
26.4 Power and fuel			14,364.79	12,495.63
26.5 Repairs and Maintenance				
26.5.1 Buildings	197.50	133.81		
26.5.2 Machinery	1,241.02	1,057.84		
26.5.3 Machinery Spares	1,685.15	1,844.78	3,123.67	3,036.43
26.6 Selling Expenses			3,232.03	2,695.73
26.6 Export Expenses				
26.7.1 Packing & Forwarding	1,045.05	976.94		
26.7.2 Freight	1,700.15	2,638.75		
26.7.3 Commission	-	-		
26.7.4 Warehousing Charges	1,037.94	789.95		
26.7.5 Others	126.74	121.52	3,909.88	4,527.16
26.8 Loss on fixed assets sold / scrapped / written off			-	-
26. 9 Miscellaneous expenses			2,731.95	2,064.60
Total			38,755.24	35,016.06
Miscellaneous expenses includes payment to auditors	comprising of :			
As auditors - statutory audit			19.77	19.77
For taxation matters			0.38	1.77
Reimbursement of Expenses			0.51	2.48
Total			20.65	24.02

Note 27 Additional information to the financial statements		₹ in Lakhs	
Particular	rs	As at 31st March 2024	As at 31st March 2023
27.1	Contingent liabilities and commitments (to the extent not provided for)		
27.1.1	Contingent Liabilities - Foreign Bills Discounted with Bank		-

Note 28 Disclosures required under Section 22 of the Micro, Small and Medium	NIL	NIL
Enterprises Development Act, 2006		



NOTE :	29 Disclosure as per the listing requ	nement			As at 31st March 2024	As at 31st March 202
29.1	Loans and advances in the nature of loar others and investment in shares of the Co			ociates and	12,196.61	9,090.2
29.2	The Directors of the Company are Di	rectors/Pai	tners of the fo			
Other	Directorship				Committee Membe	erships
_		I. Srinivas	an (Retired w	ref 31Mar24)		
	nandel Electric Co. Ltd		Chairman Chairman			
	nandel Sugars Ltd Stevens & Co. Private Ltd		Chairman			
	Finance & Invst Private Ltd		Chairman			
	nancial Services Ltd		Chairman			
CL Se	ecurities Ltd		Chairman			
	dia Cements Limited		Vice Chairman Director	& Managing	Stakeholders / Relationship	Member
Chelse	ea Holdings and Properties Ltd., UK	Voidvono	Director	wof 24Mor24\		
/ision	Research Foundation	valdyana	Board Member	wef 31Mar24)		
VISIOII		2onalakrie		wef 31Mar24)		
Directo	orship in Other Companies	opaiaki is	NIL	i wei 3 i wai 24)		
JII ecit	orship in Other Companies	Smt	. Kavitha Vija	,		
A.V.Th	nomas & Co Ltd	Jilit	Director	Audit and Rem	uneration	Member
	latural Products Limited		Director	Audit and Risk		Member
	malai Agro Industries Limited		Director	Audit		Member
	ava Rizel Private Limited		Director			
	Develooment Center Private Limited		Director			
	omp Technologies Private Limited		Director			
	canal International School		Director			
	ft Limited		Director	Audit,Risk ma	nagement	Member
Jak50	it Littlied		Pilectol	Remuneration	iagement,	Menno
Lloivor	and Lond		Dortner	1101114110141011		
Offiver	rsal Legal	Chui C	Partner			
/along	cy Food Ingredients UK Limited	Shri S	Shankar Athre Director	ya		
	v Consulting Limited		Director			
aisiii	V Consulting Elimited	Chri C				
lion H	ill Capitoal Private Limited	Shri S	Krishnakum Director	ar		
	i Financial Services Private Limited		Director			
Аппсу	Trinancial Services Frivate Elimited	Shri I	R Subramania			
Directo	orship in Other Companies	Siiri	NIL	111		
Directo	oranip in Other Companies	Smt Su	mita Vidyasha	nkar		
Svnma	ax Consultants & Trading Private Limited	Omic. Ou	Director	iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii		
-	ava Rizel Private Limited		Director			
Suvaro	chas Vidyut Private Limtied		Director			
Svarch	nish Techvest Private Limtied		Director			
Sivasu	ındar Private Limited		Director			
		Shri Vidy	ashankar Kris	hnan		
Associ	iation of Indian Forging Industry	Silli Viuy	Managing Com			
	ax Consultants & Trading Private Limited		Director			
•	ındar Private Limited		Director			
Baylife	e Medicare Private Ltd		Director			
Abhina	ava Rizel Private Limited		Director			
Suvaro	chas Vidyut Private Limtied		Director			
Svarch	nish Techvest Private Limtied		Director			
Cafom	a Autoparts Private Limited		Director			
Unique	e Technologies		Partner			
Sree S	Sankara College Association		Director			
_		Shri Venka	atramanan Kr	ishnan		
•	ax Consultants & Trading Private Limited		Director			
	Indar Private Limited		Director			
•	Medicare Private Ltd		Director			
	e Technologies NILS OF PAYMENTS MADE TO RELA	TED DEP	Partner		in ₹	
	shankar Krishnan	LENG			9,93,14,944	
-	katramanan				9,92,98,421	
	nivasan				27,500	
	dyanathan				5,72,500	
	alakrishnan				6,02,500	
	a Vijay				5,92,500	
	a Vidyashankar				6,02,500	
	ar Atheraya				10,67,500	
	maniam R				10,000	
Krishn	a Kumar				10,000	
Advan	ce to DVS Industries Pvt Limited - Subsidia	ry			13,63,35,866	
	ce to Suvarchs Vidyut Pvt Limited - Subsidi				2,21,78,379	
Advan	ce to Abhinava Rizel Pvt Limited - Subsidia	ry			15,21,25,816	
	sal Legal				36,500	



Particulars				As at 31st	As at 31st
				March 2024	March 2023
29.3	The year-end foreign currency expo	sures that have not been he	edged by a	Receivable/	Receivable/
	derivative instrument or otherwise a	re given below:		(Payable)	(Payable)
	Receivable/ (Payable) in Foreign	Currency		NIL	NIL
Particulars				For the year	For the year
				ended	ended
				31 Mar 2024	31 Mar 2023
29.4	Value of imports calculated on CI	F basis			
	Raw materials			305.10	135.71
	Consumable Stores / Tools			57.48	197.73
	Machinery Spares			7.26	3.12
	Capital goods			5,405.40	4,653.76
29.5	Expenditure in foreign currency				
	Travelling			298.74	119.46
	Export Expenses			649.22	490.41
	Staff Training			11.07	12.39
29.6	Details of consumption of import	ed and indigenous items			
20.0		As at 31st Marc	h 2024	As at 31st M	larch 2023
	<u>Imported</u>	₹ in Lakhs	%	₹ in Lakhs	%
	Raw materials	305.10	0.39%	135.71	0.18%
	Consumable Stores / Tools	57.48	0.59%	197.73	2.30%
	Machinery Spares	7.26	0.43%	3.12	0.17%
		369.84		336.56	
	<u>Indigenous</u>				
	Raw materials	77,081.68	99.61%	73,306.94	99.82%
	Consumable Stores / Tools	9,763.38	99.41%	8,389.38	97.70%
	Machinery Spares	1,677.89	99.57%	1,841.66	99.83%
		88,522.95		83,537.98	
Particulars				For the year	For the year
				ended	ended
				31 Mar 2024	31 Mar 2023
29.7	Earnings in foreign exchange				
	Export of goods calculated on CIF b	asis		55,611.18	48,047.63
Note 30 Dis	closures under Accounting Standa	erds (contd.)			
Particulars			I	As at 31st	As at 31st
				March 2024	March 2023
30.1	Details of government grants			Nil	Nil
30.2	Details of borrowing costs capitalise	d			
	Borrowing costs capitalised during the				
	- as fixed assets / intangible assets /	capital work-in-progress			12.50
	- as inventory			-	-
30.3 - Clain	ns against the Company not ackno	wledged as debts		NA	NA
Note 31 Det	ferred Tax Liabilitv		l		
	ferred Tax Liability f Items constituting the same:-				



CASH FLOW STATEMENT FOR COMPANIES C	THER THAN	FINANCE CC	MPANIES			
Name of the Company M M FORGINGS LIMITED		Standalone				
Cash Flow Statement for the period ended 31 Mar 2024	₹ in Lakhs					
Particulars		For the period ended 31 Mar 2024		ear ended er 2023		
A. Cash flow from operating activities						
Net Profit / (Loss)before extraordinary items and tax		19,942.58		17,593.91		
Adjustments for:						
Depreciation and amortisation	7,249.28		6,935.20			
(Profit) / Loss on sale / write off of assets	(71.02)		(25.88)			
Finance costs	4,256.37		2,956.57			
Interest income	(420.02)		(479.83)			
Dividend income	(1,514.85)		(794.24)			
		9,499.76		8,591.82		
Operating Profit / (Loss) before working capital changes		29,442.34		26,185.73		
Changes in working capital:						
Adjustments for (increase) / decrease in operating assets:						
Inventories	(3,318.86)		(9,566.22)			
Trade receivables	(8,746.18)		(6,035.33)			
Short-term loans and advances	(507.46)		1,942.16			
Long-term loans and advances	(628.93)		(1,499.94)			
Other current assets	8.97		(1.04)			
Other non-current assets	(585.09)		(634.54)			
Adjustments for increase/(decrease) in operating liabilities						
Trade payables	339.84		4,479.05			
Other current liabilities	817.94		1,280.30			
Other long-term liabilities	819.29		(287.25)			
		(11,800.48)		(10,322.8		
Cash generated from operations		17,641.86		15,862.92		
Net income tax (paid) / refunds		(3,186.42)		(4,241.3		
Net cash flow from / (used in) operating activities (A)		14,455.44		11,621.60		
B. Cash flow from investing activities						
Capital expenditure on fixed assets, including capital advances		(22,237.45)		(15,694.8		
Proceeds from sale of fixed assets		228.75		64.3		
Long Term Investments		(54.60)		(1,684.00		
Interest received		420.02		479.8		
Dividend received		1,514.85		794.2		
Net cash flow from / (used in) investing activities (B) C. Cash flow from financing activities		(20,128.43)		(16,040.3		
Proceeds from long-term borrowings(Net) Proceeds from Issue of Preference Share Capital		17,499.00		7,500.0		
Repayment of long-term borrowings(Net)		(11,949.63)		(9,282.1		
Advance to Subsidiary Company		`,_',		682.4		
Net increase / (decrease) in working capital borrowings		(3,106.40) 9,569.29		7,648.8		
Finance cost		(4,256.37)		(2,956.5		
nterim Dividend / Tax on Dividend		(4,230.37)		(2,930.3		
Dividends paid		(1,448.45)		(1,448.4		
Net cash flow from / (used in) financing activities (C)		6,307.44		2,144.1		
Net increase/(decrease) in Cash and cash equivalents (A+B+0) C)	634.45		(2,274.5		
Cash and cash equivalents at the beginning of the year	[20,235.39		22,509.9		
Cash and cash equivalents at the end of the year		20,869.84		20,235.3		
		634.45	l	(2,274.5		

In terms of our report even date

For **G Ramesh Kumar & Co.** Chartered Accountants FRN 003010S Vidyashankar Krishnan Chairman and Managing Director (DIN: 00081441)

K. Venkatramanan Joint Managing Director (DIN: 00823317)

G. Ramesh Kumar Partner Membership no. 018663 Kavitha Vijay Director (DIN: 01047261) Sumita Vidyashankar Director (DIN: 00059062)

Place: Chennai Date: 29 May 2024 R. Venkatakrishnan Chief Financial Officer Chandrasekar S Company Secretary



CONSOLIDATED FINANCIAL STATEMENT 2023 24



INDEPENDENT AUDITORS' REPORT

To the Members of MM Forgings Limited Report on the Audit of Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of M M Forgings Limited (hereinafter referred to as "the Company") and its subsidiaries (the Company and its subsidiaries together referred to as "the Group"), which comprise the Consolidated Balance Sheet as at March 31, 2024, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows for the year ended on that date and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 (hereinafter referred to as "the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under Section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at March 31, 2024 and its consolidated profit, consolidated total comprehensive income, consolidated changes in equity and its consolidated cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Act and other applicable authoritative pronouncements issued by the Institute of Chartered Accountants of India. Our responsibilities under those Standards are further described in the 'Auditors' Responsibilities for the Audit of the Consolidated 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 ("ICAI") 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 ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion on the consolidated financial statements.

Key Audit Matters

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



Information other than the financial statements and Auditors' Report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the consolidated financial statements, standalone financial statements and our auditor's report thereon.

Our opinion on the consolidated 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 consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated 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 the fact. We have nothing to report in this regard.

Management's Responsibilities for the Consolidated Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these consolidated financial statements that give a true and fair view of the consolidated financial position, consolidated financial performance, including other comprehensive income, consolidated changes in equity and consolidated cash flows of the Group in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group 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 consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of presentation of the consolidated financial statements by the Directors of the Company.

In preparing the consolidated financial statements, the respective Boards of Directors of the companies included in the Group are responsible for assessing the ability of the respective companies to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Boards of Directors either intend to liquidate their respective companies or to cease operations, or has no realistic alternative but to do so.

The respective Boards of Directors of the companies included in the Group are also responsible for overseeing the financial reporting process of the Group.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' 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 consolidated 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 consolidated financial results, 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 and its subsidiary companies which are companies incorporated in India, have 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 the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities within the Group to express an opinion on the consolidated financial statements.

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

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

Report on Other Legal and Regulatory Requirements

- 1. With respect to the matters specified in paragraphs 3(xxi) and 4 of the Companies (Auditor's Report) Order, 2020 ("the Order"/ "CARO") issued by the Central Government in terms of Section 143(11) of the Act, to be included in the Auditor's report, according to the information and explanations given to us, and based on the CARO reports issued by us for the Company and its subsidiaries included in the consolidated financial statements of the Company, to which reporting under CARO is applicable, we report that there are no qualifications or adverse remarks in these CARO reports.
- 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 of the aforesaid consolidated financial statements;
- b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept by the Company so far as it appears from our examination of those books;
- c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows dealt with by this Report are in agreement with the books of account maintained for the purpose of preparation of the consolidated financial statements;
- d) In our opinion, the aforesaid consolidated financial statements comply with the Ind AS specified under Section 133 of the Act;
- e) On the basis of the written representations received from the Directors of the Company as on March 31, 2024 taken on record by the Board of Directors of the Company and our reports as statutory auditors of the subsidiary companies, none of the Directors of the Group companies incorporated in India is disqualified as on **March 31, 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 system with reference to financial statements and the operating effectiveness of such controls, refer to our separate report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness internal financial controls with reference to financial statements of those companies.
- g) With respect to the other matters to be included in the Auditors' Report in accordance with the requirements of Section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its Directors during the year is in accordance with the provisions of Section 197 of the Act.



- h) With respect to the other matters to be included in the Auditors' 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 consolidated financial statements disclose the impact of pending litigations on the consolidated financial position of the Group.
 - ii. Provision has been made in the consolidated financial statements, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company and its subsidiary companies incorporated in India.
 - iv. (a) The respective Managements of the Company and its subsidiaries which are companies incorporated in India, whose financial statements have been audited under the Act, have represented that, to the best of their 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 or any of its subsidiaries to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company or any of its subsidiaries ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The respective Managements of the Company and its subsidiaries which are companies incorporated in India, whose financial statements have been audited under the Act, have represented, that, to the best of their knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company or any of its subsidiaries from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company or any of its subsidiaries 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 the audit procedures that have been considered reasonable and appropriate in the circumstances performed by us on the Company and its subsidiaries which are companies incorporated in India whose financial statements have been audited under the Act, 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), as provided under (a) and (b) above, contain any material misstatement.
 - v. As stated in the consolidated financial statements
 - i. Interim Dividend was declared and paid by the Company during the year is in accordance with Section 123 of the Act, as applicable.
 - ii. The Board of Directors of the Company has declared interim dividend for the year. The amount of dividend proposed is in accordance with Section 123 of the Act, as applicable.



vi. Proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 for maintaining books of accounts using accounting software which has a feature of recording audit trail (edit log) facility is applicable with effect from April 1, 2023 to the Company and its subsidiaries. Based on our examination which included test checks, the Company and its subsidiary companies have used accounting software for maintaining its books of account, which have a feature of recording audit trail (edit log) facility and the same has operated throughout the financial year 2023-24.

For G Ramesh Kumar & Co., CHARTERED ACCOUNTANTS
Firm Registration No. 003010S

G. RAMESH KUMAR Partner

Membership no. 018663 UDIN: 24018663BKESSE1559

Place: Tiruchirapalli Date: 29 May 2024

ANNEXURE A TO THE AUDITORS' REPORT

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 with reference to financial statements, of M.M Forgings Ltd ('the Company') and its subsidiary companies, which are companies incorporated in India, as of 31st March 2024, in conjunction with our audit of the consolidated IndAS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The respective Boards of Directors of the Company and its subsidiary companies, which are companies incorporated in India, are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI').

These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

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



Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the consolidated Ind AS 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 internal financial control systems over financial reporting with reference to financial statements, of the Company and its subsidiary companies, which are companies incorporated in India

Meaning of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the Company and its subsidiary companies, which are companies incorporated in India, have in all material respects, an adequate internal financial control system over financial reporting with reference to financial statements and such internal financial controls over financial reporting with reference to financial statements were operating effectively as at 31st March 2024, based on the internal control over financial reporting criteria established by the respective companies 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 G Ramesh Kumar & Co., CHARTERED ACCOUNTANTS Firm Registration No. 003010S

> > G. RAMESH KUMAR **Partner**

Membership no. 018663

Place: Tiruchirapalli Date: 29 May 2024

UDIN: 24018663BKESSE1559



	Consolidated Balance Sheet as at 31st March 2024		₹in l	_akhs
Partic	ulars	Note	As at 31st	As at 31st
		No.	March 2024	March 2023
Α	ASSETS			
1	Non-current Assets			
1.1	Property, Plant and Equipment			
1.1.1	Property, Plant and Equipment	3	91,417.38	80,421.18
1.1.2	Capital work-in-progress		12,360.57	6,256.87
			1,03,777.95	86,678.05
1.2	Financial Assets			
1.2.1	Non-current investments	4	2,283.74	2,229.14
1.2.2	Long-term loans and advances	5	2,107.69	1,465.37
1.3	Other non-current assets	6	2,015.14	1,679.18
			6,406.57	5,373.69
2	Current Assets			
2.1	Inventories	7	34,490.95	30,579.52
2.2	Financial Assets			
2.2.1	(i) Trade receivables	8	27,516.90	19,663.34
2.2.2	(ii) Cash and cash equivalents	9	20,926.16	21,804.87
2.2.3	(iii) Bank balances other than (ii) above		54.17	53.72
2.2.4	(iv) Short-term loans and advances	10	3,622.37	1,921.97
2.3	Other current assets	11	0.41	8.29
			86,610.96	74,031.71
			1,96,795.48	1,66,083.45
В	EQUITY AND LIABILITIES		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,
1	Equity			
1.1	Equity Share capital	12	2,414.08	2,414.08
1.2	Other Equity	13	76,459.21	64,886.51
1.3	Equity attributable to owners		78,873.29	67,300.59
1.4	Non-controlling interest		36.00	36.00
	The serial same grant and serial seri		78,909.29	67,336.59
2	Non-current liabilities		70,000.20	01,000.00
2.1	Financial liabilities			
2.1.1	(i) Long-term borrowings	14	38,702.22	33,152.86
2.2	Deferred tax liabilities (net)		3,727.70	3,112.68
2.3	Other long-term liabilities	15	1,195.23	430.52
2.0	Other long term habilities	10	43,625.15	36,696.06
3	Current liabilities		40,020.10	30,030.00
3.1	Financial liabilities			
3.1.1	(i) Short-term borrowings	16	42,357.44	32,232.38
3.1.1	(ii) Trade payables	10	42,337.44	32,232.30
3.1.2	(A) total outstanding dues of micro enterprises and small			
	enterprises; and		-	-
	(B) total outstanding dues of creditors other than micro	17	15,004,64	16 700 45
	enterprises and small enterprises	17	15,994.61	16,728.15
2.2	· ·	40	40.077.70	40.050.00
3.2	Other current liabilities	18	12,077.73	10,258.63
3.3	Short-term provisions	19	3,831.26	2,831.64
			74,261.04	62,050.80
	TOTAL companying notes forming part of the financial statements		1,96,795.48	1,66,083.45

The terms of our report of even date

For **G Ramesh Kumar & Co.** Chartered Accountants FRN 003010S

Partner

Vidyashankar Krishnan Chairman and Managing Director (DIN: 00081441)

Kavitha Vijay Director (DIN: 01047261)

R. Venkatakrishnan Chief Financial Officer

K. Venkatramanan Joint Managing Director (DIN: 00823317)

Sumita Vidyashankar Director (DIN: 00059062)

Chandrasekar S Company Secretary

Place: Chennai Date: 29 May 2024

G. Ramesh Kumar

Membership no. 018663



Consc	olidated Profit and Loss Account for the year ended 31st Marc	h 2024	₹in l	_akhs
Partic		Note	For the year	For the year
		No.	ended	ended
			31 Mar 2024	31 Mar 2023
<u> </u>	CONTINUING OPERATIONS			
1	Revenue from operations	20	1,56,306.61	1,46,188.20
2	Other income	21	2,048.81	1,204.03
3	Total Income (1+2)		1,58,355.42	1,47,392.23
1	Expenses			
1.1	Cost of materials consumed	22	77,756.39	74,424.0
1.2	Changes in inventories of Finished Goods / Work-In-Process	23	(6,032.42)	(6,016.0
4.3	Employee benefits expense	24	15,025.21	13,984.6
1.4	Finance costs	25	4,232.20	2,956.5
4.5	Depreciation and amortisation expenses	3.3	8,280.72	7,881.30
4.6	Other expenses	26	40,274.48	36,510.4
	Total expenses (4)		1,39,536.58	1,29,740.9
5	Profit / (Loss) before exceptional items and tax (3 - 4)		18,818.84	17,651.28
3	Exceptional items			
	Profit on Sale of Business Asset	21.6	130.34	45.1
7	Profit / (Loss) before tax (5 ± 6)		18,949.18	17,696.39
3	Tax expense:			
3.1	Current tax expense for current year		4,724.00	4,625.0
3.2	Tax expense relating to prior years		106.69	-
3.3	Net current tax expense		4,830.69	4,625.0
3.4	Mat Credit adjusted		-	-
3.5	Deferred tax Liability / (Asset)		614.53	276.36
			5,445.22	4,901.36
9	Profit / (Loss) from continuing operations (7 ± 8)		13,503.96	12,795.03
В	DISCONTINUED OPERATIONS			
10	Profit / (Loss) from discontinued operations		-	-
11	Tax expenses of discontinued operations	Α	-	-
12	Profit / (Loss) from discontinued operations (10 ± 11)		-	•
С	TOTAL OPERATIONS			
13	Profit / (Loss) for the year (9 ± 12)		13,503.96	12,795.03
14	Other Comprehensive Income			
	A (i) Items that will not be reclassified to profit or loss		-	-
	(ii) Income tax relating to items that will not be reclassified to		-	-
	profit or loss			
	B (i) Items that will be reclassified to profit or loss		-	-
	(ii) Income tax relating to items that will be reclassified to profit		-	-
	or loss			
	Other Comprehensive Income for the year, net of tax		-	-
15	Total Comprehensive Income for the year (13 + 14)			
	comprising Profit/ (Loss) and Other Comprehensive Income			
	for the year		13,503.96	12,795.03
	Earnings per share (of Rs. 10 /- each):			
16.1	Basic			
16.1 16.1.1	Basic Continuing operations		55.94	53.0
16.1 16.1.1 16.1.2	Basic Continuing operations Discontinued operations		-	53.0
16.1 16.1.1 16.1.2 16.1.3	Basic Continuing operations Discontinued operations Total operations		55.94 - 55.94	-
16.1 16.1.1 16.1.2 16.1.3 16.2	Basic Continuing operations Discontinued operations Total operations Diluted		- 55.94	- 53.0
16.1 16.1.1 16.1.2 16.1.3 16.2 16.2.1	Basic Continuing operations Discontinued operations Total operations Diluted Continuing operations		-	- 53.0
16 16.1 16.1.1 16.1.2 16.1.3 16.2 16.2.1	Basic Continuing operations Discontinued operations Total operations Diluted Continuing operations Discontinued operations		55.94 55.94	53.0 53.0
16.1 16.1.1 16.1.2 16.1.3 16.2 16.2.1 16.2.2 16.2.3	Basic Continuing operations Discontinued operations Total operations Diluted Continuing operations Discontinued operations		- 55.94	- 53.0

For **G Ramesh Kumar & Co.** Chartered Accountants FRN 003010S Vidyashankar Krishnan Chairman and Managing Director (DIN: 00081441) **K. Venkatramanan** Joint Managing Director (DIN: 00823317)

G. Ramesh Kumar Partner Membership no. 018663 Kavitha Vijay Director (DIN: 01047261) Sumita Vidyashankar Director (DIN: 00059062)

Place: Chennai Date: 29 May 2024 R. Venkatakrishnan Chief Financial Officer Chandrasekar S Company Secretary



Notes forming part of the consolidated financial statements

1 Corporate information

The Company is engaged in the manufacture of Steel Forgings. The plants for manufacture are located at Singampunari – Sivagangai District, Viralimalai -Pudukkottai District and Karanaithangal Village Kanchipuram District, all within the state of Tamil Nadu. The Company has its machining plant in Kursi Road, Barabanki situated in the state of Uttar Pradesh.

The Company has two wholly owned Subsidiary Companies viz., DVS Industries Pvt. Ltd., located in the state of Uttarakhand and Suvarchas Vidyut Private Limited located in Chennai and one subsidiary Company viz., Abhinava Rizel Private Limited located at Chennai.

Pursuant to the order dated 03 May 2024 by the National Company Law Tribunal, Cafoma Autoparts Private Limited, wholly-owned subsidiary (the 'transferor company') was merged with the Company with an appointed date of 01 April 2023. The order has been made effective on 27 May 2024, upon complying with all the relevant requirements under the Companies Act, 2013. Given that the merger is a common control transaction, the financial information in the standalone financial in respect of the prior periods have been restated from the beginning of the previous year as per the requirements of IndAS 103.

2 Significant accounting policies followed by the Company: -

2.1 Basis of accounting and preparation of financial statements

The financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Companies (Indian Accounting Standards) Rules, 2015 (as amended) read with the relevant provisions of the Companies Act, 2013. The financial statements have been prepared on accrual basis under the historical cost convention. The accounting policies adopted in the preparation of the financial statements are consistent with those followed in the previous year. Sales does not include GST.

2.2 Use of estimates

The preparation of the financial statements in conformity with IndAS requires the Management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognised in the periods in which the results are known / materialise.

2.3 Inventories

Inventories are valued at the lower of cost and the net realisable value after providing for obsolescence and other losses, where considered necessary. Work-in-progress and finished goods include appropriate proportion of overheads.

2.4 Cash and cash equivalents (for purposes of Cash Flow Statement)

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.



2.5 Cash flow statement

Cash flows are reported using the indirect method, whereby profit / (loss) before extraordinary items and tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

2.6 Depreciation and amortisation

Depreciation has been provided on straight-line method as per the rates prescribed in Schedule II to the Companies Act, 2013 and accelerated depreciation is provided, wherever necessary.

Property, Plant and Equipment represent a significant proportion of the asset base of the Company The charge in respect of periodic depreciation is derived after determining an estimate of an asset's expected useful life and the expected residual value at the end of its life. The useful life and the residual value of the assets are determined by the management at the time the asset is acquired and reviewed periodically, including at each financial year end. The expected life is based on historic experience with similar assets as well as anticipation of future events, which may impact their life such as changes in technology.

Property, Plant and Equipment are stated at Cost less accumulated Depreciation and impairment, if any. Costs directly attributable to acquisition are capitalised until the Property, Plant and Equipments are put to use. The Company depreciates Property, Plant and Equipment over their estimated useful life using Straight Line Method.

The estimated useful life of assets are as follows:

Particulars

Building 30 Years
Plant and Machinery
Office Equipment 5 Years
Computer Equipments
Furniture and Fittings
Vehicles 5 Years

Years

Based on technical evaluation, the Management believes that the useful life as given above represents the period over which the Management expects to use these assets. Hence, the useful life for these assets is different from the useful life as prescribed under Part C of Schedule II to The Companies Act, 2013. Depreciation method, useful life and residual values are reviewed periodically, including at each financial year end.

Advances paid towards the acquisition of Property, Plant and Equipment outstanding at each Balance Sheet Date is classified as Capital Advances under Other Non-Current assets and the cost of assets not put to use before such date are disclosed under Capital Work in Progress. Subsequent expenditures relating to Property, Plant and Equipment are capitalised only when it is possible that future economic benefits associated with these will flow to the Company and the cost of the item can be measured reliably. Repairs and Maintenance Costs are recognised in Net Profit in the Statement of Profit and Loss when incurred.

The cost and related accumulated Depreciation are eliminated from the Financial Statements upon sale or retirement of the Asset and the resultant Gains or Losses are recognised in the Statement of Profit and Loss. Assets to be disposed-off are reported at the lower of the carrying value or the fair value less cost to sell.



2.7 Revenue recognition

Sale of goods

Sales are recognised, net of returns and trade discounts, on transfer of significant risks and rewards of ownership to the buyer. Sales does not include GST.

2.8 Other income

Interest income is accounted on accrual basis. Dividend income is accounted for when the right to receive it is established.

2.9 Tangible fixed assets

Fixed assets are carried at cost less accumulated depreciation and impairment losses, if any. The cost of fixed assets includes all expenses incurred in connection with the acquisition of qualifying fixed assets up to the date the asset is ready for its intended use. Exchange differences arising on restatement / settlement of long-term foreign currency borrowings relating to acquisition of depreciable fixed assets are adjusted to the cost of the respective assets and depreciated over the remaining useful life of such assets.

<u>Capital work-in-progress</u>:

Projects under which assets are not ready for their intended use and other capital work-in-progress are carried at cost, comprising direct cost, related incidental expenses and attributable interest.

2.10 Foreign currency transactions and translations

Initial recognition Transactions in foreign currencies entered into by the Company and its integral foreign operations are accounted at the exchange rates prevailing on the date of the transaction or at rates that closely approximate the rate at the date of the transaction.

Measurement of foreign currency monetary items at the Balance Sheet date

The Loss, if any, in the case of foreign currency monetary items (other than derivative contracts) of the Company and its net investment in non-integral foreign operations outstanding at the Balance Sheet date are considered / restated at the year-end rates. However, gains if any, are not considered.

Treatment of exchange differences

Exchange differences arising on settlement / restatement of short-term foreign currency monetary assets and liabilities of the Company and its integral foreign operations are recognised as income or expense in the Statement of Profit and Loss. The exchange differences arising on restatement / settlement of long-term foreign currency monetary items are capitalised as part of the depreciable fixed assets to which the monetary item relates and depreciated over the remaining useful life of such assets. The amount capitalised in the current year is ₹(271.47) Lakhs (Last Year ₹769.46 Lakhs).

Accounting of forward contracts

Premium / discount on forward exchange contracts, which are not intended for trading or speculation purposes, are amortised over the period of the contracts.

2.11 Investments

Long-term investments (excluding investment properties), are carried individually at cost less provision for diminution, other than temporary, in the value of such investments.

2.12 Employee benefits

Employee benefits include provident fund, superannuation fund, gratuity fund and compensated absences.



Defined contribution plans

The Company's contribution to provident fund and superannuation fund are considered as defined contribution plans and are charged as an expense as they fall due based on the amount of contribution required to be made.

Defined benefit plans

For defined benefit plans in the form of gratuity fund / Superannuation fund, the same are covered under Group Gratuity Scheme of LIC and Superannuation Fund with LIC.

Short-term employee benefits

The undiscounted amount of short-term employee benefits expected to be paid in exchange for the services rendered by employees are recognised during the year when the employees render the service. These benefits include performance incentive and compensated absences which are expected to occur within twelve months after the end of the period in which the employee renders the related service.

2.13 Borrowing costs

Borrowing costs include interest, amortisation of ancillary costs incurred and exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost. Costs in connection with the borrowing of funds to the extent not directly related to the acquisition of qualifying assets are charged to the Statement of Profit and Loss over the tenure of the loan. Borrowing costs, allocated to and utilised for qualifying assets, pertaining to the period from commencement of activities relating to construction / development of the qualifying asset up to the date of capitalisation of such asset is added to the cost of the assets.

2.14 Segment reporting

The Company is engaged in only one segment - Manufacture of Steel Forgings.

2.15 Earnings per share

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year. Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares.

2.16 Taxes on income

Current tax is the amount of tax payable on the taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961. Minimum Alternate Tax (MAT) paid in accordance with the tax laws, which gives future economic benefits in the form of adjustment to future income tax liability, is considered as an asset if there is convincing evidence that the Company will pay normal income tax. Accordingly, MAT is recognised as an asset in the Balance Sheet when it is probable that future economic benefit associated with it will flow to the Company. Deferred tax is recognised on timing differences, being the differences between the taxable income and the accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax is measured using the tax rates and the tax laws enacted or substantially enacted as at the reporting date. Deferred tax liabilities are recognised for all timing differences. Deferred tax assets in respect of unabsorbed depreciation and carry forward of losses are recognised only if there is virtual certainty that there will be sufficient future taxable income available to realise such assets. Deferred tax assets are recognised for timing differences of other items only to the extent that reasonable certainty exists that sufficient future taxable income will be available against which these can be realised. Deferred tax



assets and liabilities are offset if such items relate to taxes on income levied by the same governing tax laws and the Company has a legally enforceable right for such set off. Deferred tax assets are reviewed at each Balance Sheet date for their realisability.

Current and deferred tax relating to items directly recognised in equity are recognised in equity and not in the statement of Profit and Loss.

2.17 Research and development expenses

Revenue expenditure pertaining to research is charged to the Statement of Profit and Loss. Development costs of products are also charged to the Statement of Profit and Loss unless a product's technological feasibility has been established, in which case such expenditure is capitalised. Fixed assets utilised for research and development are capitalised and depreciated in accordance with the policies stated for Tangible Fixed Assets and Intangible Assets.

2.18 Impairment of assets

The carrying values of assets / cash generating units at each Balance Sheet date are reviewed for impairment. If any indication of impairment exists, the recoverable amount of such assets is estimated and impairment is recognised, if the carrying amount of these assets exceeds their recoverable amount.

The recoverable amount is the greater of the net selling price and their value in use. Value in use is arrived at by discounting the future cash flows to their present value based on an appropriate discount factor. When there is indication that an impairment loss recognised for an asset in earlier accounting periods no longer exists or may have decreased, such reversal of impairment loss is recognised in the Statement of Profit and Loss, except in case of revalued assets.

2.19 Provisions and contingencies

A provision is recognised when the Company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the Balance Sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates. Contingent liabilities are disclosed in the Notes.

2.20 Insurance claims

Insurance claims are accounted for on the basis of claims admitted / expected to be admitted and to the extent that there is no uncertainty in receiving the claims.



Statement of Changes in Equity for the year ended 31st Mar 2024

₹ in Lakhs

A. Equity Share Capital

(1) For the year 2023-24

Balance as at 1-Apr-2023	Changes in Equity Share Capital due to prior period errors	Restated balance as at 1-Apr-2023	Changes in equity share capital during 2023-24	Balance as at 31-Mar-2024
2414.08	0.00	2414.08	0.00	2414.08

(2) For the year 2022-23

	Balance as at 1-Apr-2022	Changes in Equity Share Capital due to prior period errors	Restated balance as at 1-Apr-2022	Changes in equity share capital during 2022-23	Balance as at 31-Mar-2023
Γ	2414.08	0.00	2414.08	0.00	2414.08

B. Other Equity

(1) For the year 2023-24

		Reserves	and Surplus		
Particulars	Capital Reserve	Securites Premium	General Reserve	Retained	Total
				earnings	
Balance as at 1-Apr-2023	19.60	324.40	67234.68	(2692.14)	64886.54
Changes in accounting policy or prior period errors	0.00	0.00	0.00	0.00	0.00
Restated balance as at 1-Apr-2023	19.60	324.40	67234.68	(2692.14)	64886.54
Total comprehensive income for the year 2023-24	0.00	0.00	0.00	13503.96	13503.96
Dividends	0.00	0.00	0.00	(1931.26)	(1931.26)
Transfer from Retained earnings	0.00	0.00	12400.00	(12400.00)	0.00
Any other change	0.00	0.00	0.00	0.00	0.00
Balance as at 31-Mar-2024	19.60	324.40	79634.68	(3519.44)	76459.21

(2) For the year 2022-23

		Reserves	and Surplus		
Particulars	Capital Reserve	Securites Premium	General Reserve	Retained earnings	Total
Balance as at 1-Apr-2022	19.60	324.40	56124.68	(2927.55)	53541.13
Changes in accounting policy or prior period errors	0.00	0.00	0.00	0.00	0.00
Restated balance as at 1-Apr-2022	19.60	324.40	56124.68	(2927.55)	53541.13
Total comprehensive income for the year 2022-23	0.00	0.00	0.00	12793.86	12793.86
Transfer from the new Subsidiary Company	0.00	0.00	0.00	0.00	0.00
Dividends	0.00	0.00	0.00	(1448.45)	(1448.45)
Transfer from Retained earnings	0.00	0.00	11110.00	(11110.00)	0.00
Any other change	0.00	0.00	0.00	0.00	0.00
Balance as at 31-Mar-2023	19.60	324.40	67234.68	(2692.14)	64886.54



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				İ	Gross block	Ĭ		
		Balance	Additions	Disposals	Effect of foreign	Borrowing cost	Other	Balance
	Topological	as at			currency	capitalised	adjustments	as at
	rangible Assets	1st April 2023			exchange			31st Mar 2024
					differences			
					₹ in lakhs			
3.1.1 Land	Land	7969.83	348.50	6.31	00.0	00:0	00'0	8312.02
3.1.2	Buildings	16998.29	1433.97	00.00	00:0	00.0	00'0	18432.26
3.1.3	Plant and Equipment	129179.91	17528.21	243.85	-271.47	2.00	00:0	146197.80
3.1.4	3.1.4 Furniture and Fixtures	342.01	195.33	00.0	00:0	00.0	00:0	537.34
3.1.5	Vehicles	1177.26	19.32	15.43	00:00	00:0	00:0	1181.15
3.1.6	3.1.6 Office equipment	2185.40	109.60	00.00	00.00	00:0	00'0	2295.00
3.1.7	Goodwill	265.68	00.00	00.00	00.00	0.00	00'0	265.68
-	Total	158118.38	19634.93	265.59	-271.47	2.00	00'0	177221.25
	Previous year	129879.88	12439.57	93.03	769.46	12.50	00'0	143008.38

All the Assets are Free Hold except leasehold land at Lucknow and land at Rudrapur for Subsidiary

			Accumulated	Accumulated depreciation and impairment	nd impairment		Net I	Net block
		Balance	Depreciation /		Eliminated on Other adjustments	Balance	Balance	Balance
,	Tongible Accets	as at	amortisation	disposal of		as at	as at	as at
7.0	l aligible Assets	1st April 2023	expense for	assets		31st Mar 2024	31st Mar 2024	1st April 2023
			the year					
					₹ in lakhs			
3.2.1	3.2.1 Land	00.00	00.0	00'0	0.00	00:00	8312.02	7969.83
3.2.2	3.2.2 Buildings	4528.27	498.09	00.0	0.00	5026.36	13405.90	12470.02
3.2.3	Plant and Equipment	70111.43	7651.04	158.65	0.00	77603.82	86.563.98	59068.48
3.2.4	3.2.4 Furniture and Fixtures	329.85	10.48	00:0	0.00	340.33	197.01	12.16
3.2.5	3.2.5 Vehicles	779.42	51.98	15.43	0.00	815.97	365.18	397.84
3.2.6	3.2.6 Office equipment	1948.26	69.13	00'0	00.00	2017.39	277.61	237.14
3.2.7	Goodwill	00.00	00.00	00'0	00.00	0.00	265.68	265.68
	Total	77697.23	8280.72	174.08	00.00	85803.87	91417.38	80421.15
	Previous year	69903.21	7881.30	87.27	0.00	77697.24	80421.18	70816.95

	Depreciation and amortisation relating to continuing operations:		
	Particulars	For the year	For the year
		ended 31 Mar 2024	ended 31 Mar 2023
0		₹ in lakhs	khs
ი. ე	Depreciation and amortisation for the year on tangible assets as per Note 12 A	8,280.72	7,881.30
	Depreciation and amortisation for the year on intangible assets as per Note 12 B	•	•
	Less: Utilised from revaluation reserve	•	•
	Depreciation and amortisation relating to discontinuing operations (Refer Note 30.11)	•	•
	Depreciation and amortisation relating to continuing operations	8,280.72	7,881.30

Note 4 Non-current investments

	Particulars	As at	As at 31st March 2024	4	As	As at 31st March 2023	
		Quoted	Unquoted	Total	Quoted	Unquoted	Total
				₹in	₹ in lakhs		
Invesi	Investments (At cost):						
4.1	Trade	IN.	Į.	JIN	JIN	IJ.	JIN
4.2	Other investments						
4.2.1	Investment in equity instruments	14.10	2,269.64	2,283.74	14.10	2,215.04	2,229.14
	- Fully Paid						
	Total - Other investments (4.2)	14.10	2,269.64	2,283.74	14.10	2,215.04	2,229.14
	Less: Provision for diminution in val	n value of investments		-			1
	Total			2,283.74			2,229.14
	Aggregate amount of quoted investn	/estments		14.10			14.10
	Aggregate market value of listed and quoted investments	d quoted investments	(0	50.39			33.86



Note 5 Long-term loans and advances	₹ in La	
Particulars	As at 31st March 2024	As at 31st March 2023
5.1 Security deposits		
Secured, considered good		
Unsecured, considered good	1,492.89	1,112.74
Doubtful	_	-
	1,492.89	1,112.74
Less: Provision for	_	-
	1,492.89	1,112.7
5.2 Advance Income Tax	613.50	351.3
5.3 Mat Credit Available	1.30	1.3
5.4 Balances with government authorities		
Unsecured, considered good		
5.4.1 Others	-	_
Tota	2,107.69	1,465.3
Note: Long-term loans and advances - No dues from Directors, Officers of the Com		•
is a partner or any Private Limited Companies in which any Director is a Director		
, , , , , , , , , , , , , , , , , , , ,		
Note 6 Other non-current		
6.1 Long Term Inventories		
(At lower of cost and net realisable value)		
6.1.1 Raw materials	421.02	470.5
6.1.2 Work-in-progress - Steel Forgings	264.04	287.3
6.1.3 Stores& Spares	233.93	233.9
6.1.4 Consumable Tools	1.72	1.72
Tota		993.5
6.2 Other Assets		
6.2.1 Sundry Debtors	1,073.97	561.42
6.2.2 Advance to Suppliers	20.46	124.23
6.2.3 Insurance claims		-
Tota	2,015.14	1,679.18
Note 7 Inventories	2,010.14	1,010.11
(At lower of cost and net realisable value)	T	
7.1 Raw materials	11,837.39	14,319.80
7.2 Work-in-progress - Steel Forgings	20,854.76	14,799.0
7.3 Stores and spares	943.74	655.7
7.4 Consumable Tools	855.06	804.8
7.4 Consumable 100is Total		30,579.5
I Otal	34,430.33	30,37 3.37
	than the state of the state of	navmont
Note 8 Trade receivables		payını c nı İ
Note 8 Trade receivables Trade receivables outstanding for a period not exceeding six months from the date	They were due for p	
Note 8 Trade receivables Trade receivables outstanding for a period not exceeding six months from the date Secured, considered good	- 1	40,000,0
Note 8 Trade receivables Trade receivables outstanding for a period not exceeding six months from the date Secured, considered good Unsecured, considered good	27,516.90	19,663.3
Note 8 Trade receivables Trade receivables outstanding for a period not exceeding six months from the date Secured, considered good	27,516.90	
Note 8 Trade receivables Trade receivables outstanding for a period not exceeding six months from the date Secured, considered good Unsecured, considered good Doubtful	- 1	
Note 8 Trade receivables Trade receivables outstanding for a period not exceeding six months from the date Secured, considered good Unsecured, considered good	27,516.90 27,516.90	19,663.34 19,663.34 - - 19,663.34



	₹ in La	
	As at 31st	As at 31st
	March 2024 53.46	March 2023 67.3
	- 55.40	- 07.3
	20,626.45	20,352.8
	197.88	1,288.8
	48.37	95.8
Total	20,926.16	21,804.8
	₹ in La	akhs
od		
d good	382.86	345.6
	382.86	345.6
	302.00	345.6
	382.86	345.6
	210.57	202.4
ood	-	-
	1,482.98	878.2
od		-
lood	1,545.96	495.5
	1,545.96	495.5
	1,545.50	
	1,545.96	495.5
Total	3,622.37	1,921.9
	Officers of the Co	ompany, Firm
ector is a Dire	ector	
		1
	0.41	8.2
Total	0.41	8.2
larch 2024	As at 31st N	March 2023
	Number of	
₹ in Lakhs	shares	₹ in Lakhs
3,900.00	3,90,00,000	3,900.0
0.444.00	0 44 40 000	
2,414.32	2,41,43,200	2,414.3
2 414 09	2 44 40 900	2 414 0
2,414.08	2,41,40,800 and at the end o	2,414.0
the beginning	g and at the end e	or the reporting
Buy back	Other changes	Closing
Duy Duoit	(give details)	Balance
	,,,	
		2,41,40,80
		2,41,40,80
		2,41,40,00
shares:		!
larch 2024	As at 31st N	March 2023
% holding in	Number of	% holding in
that class of	shares held	that class o
shares		shares
04.04	E7 00 000	
24.01 11.27	57,96,000 27,20,240	24.0 11.2
10.71	25,84,960	10.7
	act(s) without pay	
	act(s) without pay imediately preced	
,		.5
	As at 31st March 2024	As at 31st
		2,41,40,80
		As at 31st March 2024 2,41,40,800



Note 13 Other Equity		₹ in Lakhs
Particulars	As at 31st	As at 31st
	March 2024	March 2023
13.1 Capital reserve		
Opening balance	19.60	19.60
Add: Additions during the year	-	-
Less: Utilised / transferred during year	-	-
Closing balance	19.60	19.60
13.2 Securities premium account		
Opening balance	324.40	324.40
Closing balance	324.40	324.40
13.3 General reserve		
Opening balance	66,574.90	55,464.90
Add: Transferred from surplus in Statement of Profit and Loss	12,400.00	11,110.00
Less: Utilised / transferred during the year for Interim Dividend / Dividend Tax	-	-
Closing balance	78,974.90	66,574.90
13.4 Surplus / (Deficit) in Statement of Profit and Loss		
Opening balance	(2,032.39)	(2,268.33)
Add: Profit for the year	13,503.96	12,794.39
Less: Interim dividend	-	=
Dividends proposed to be distributed to equity shareholders	1,931.26	1,448.45
Transferred to: General Reserve	12,400.00	11,110.00
Closing balance	(2,859.69)	(2,032.39)
Total	76,459.21	64,886.51

Note 14 Long-term borrowings	₹ in Lakhs		
Particulars	As at 31st As at 3 March 2024 March 2		
Term Loans From Banks			
Secured	38,702.22	33,152.86	
Others			
Total	38,702.22	33,152.86	

14.1 Details of terms of repayment for the other long-term borrowings and security provided in respect of the secured other long-term borrowings:

Particulars	₹ in L	akhs	₹ in La	akhs
	As at 31st I	March 2024	As at 31st March 2023	
	Secured	Unsecured	Secured	Unsecured
Term loans from banks:				
Bank				
SBI	3,202.29		4,127.31	
DBS - Loan	2,828.49		4,453.53	
HDFC	16,787.76		17,950.49	
Federal	14,217.91		2,798.40	
ICICI	7,134.30		9,039.18	
SCB	3,750.60		4,684.26	
Exim	2,500.00		-	
City Union Bank	304.43		304.60	
Total - Term loans from banks	50,725.78	- [43,357.77	-
Less: Amounts due within 12 Months	12,023.56		10,204.91	
Total - Term loans from banks	38,702.22		33,152.86	
14.2 Terms of Security / Repayment				
All loons accured by the charge ever Fixed Accets of	the Company except the	landa at Singar	nnungri / Virglimal	ı oi

All loans secured by the charge over Fixed Assets of the Company except the lands at Singampunari / Viralimalai

14.3 Instalments Payable

	2024-25	2025-26	2026-27	2027-28	2028-29	2029-33	Total
SBI	923.00	921.00	921.00	437.29	-	-	3,202.29
DBS	1,663.00	1,165.49	-	1	1	-	2,828.49
HDFC	4,554.00	3,188.00	2,554.00	2,563.00	1,428.00	2,500.76	16,787.76
Federal	1,909.00	2,486.00	1,786.00	1,786.00	1,786.00	4,464.91	14,217.91
ICICI	1,904.88	1,904.88	1,904.88	1,419.66	-	=	7,134.30
SCB	1,000.00	1,000.00	1,000.00	750.60	-	=	3,750.60
Exim	-	89.00	357.00	357.00	357.00	1,340.00	2,500.00
CUB	69.68	69.68	69.68	69.68	25.71	=	304.43
TOTAL	12,023.56	10,824.05	8,592.56	7,383.23	3,596.71	8,305.67	50,725.78

Details of long-term borrowings guaranteed by some of the directors or others: NIL

For the current maturities of long-term borrowings, refer items 18.1 - Other current liabilities.

No default in the servicing / repayment of the loans.



	er long-term	liabilities		₹ in La	
Particulars				As at 31st	As at 31st
				March 2024	March 2023
15.1 Trade F	Payables				
	Other than a	cceptances		-	-
15.2 Others	Rental Adva	nce Received		145.31	243.0
	Payables on	Purchase of Fixed Assets		865.95	86.3
		Gratuity and Compensate	d absence	-	14.5
	Advance from	n Customers		183.97	86.5
			Total	1,195.23	430.5
Note 16 Sho	ort-term borro	wings		₹ in La	akhs
Particulars		90		As at 31st	As at 31s
				March 2024	March 202
16.1 Loans r	repayable on c	lemand from Banks			
Secured				38,374.86	27,102.4
Unsecur	ed			3,982.58	5,129.9
			Total	42,357.44	32,232.3
Note: Detail	ls of security	for the secured short-ter	m borrowings:	•	,
Particulars			Nature of Security	As at 31st	As at 31s
				March 2024	March 202
Loans repay	able on dema	nd from Banks	Hypothecation of Inventory/	41,801.67	32,232.3
			Book Debts	555.77	-
			Rate of Interest 6.96%		
Total - from	banks			42,357.44	32,232.3
No Default ir	n the Servicing	of the facility availed.			
Note 17 Tra	de payables				
		an Acceptances		15,994.61	16,728.1
Trado r ayas	olog Culoi ul	an / toooptanooo	Total	15,994.61	16,728.1
	er current lia			10,000,50	10.004.0
		ong-term debt - Secured		12,023.56	10,204.9
18.2 Unpaid	dividends			54.17	53.7
		51 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Total	12,077.73	10,258.6
Note : Curre	nt maturities o	r long-term debt (Refer No	tes 14.1 - Long Term Borrowing	s for details of S	ecurirty
Note 19 Sho	ort Term Prov	isions			
		of advance tax)		1 900 00	1 383 1

Note 19 Short Term Provisions			
19.1 Provision for tax (net of advance tax)		1,900.00	1,383.19
19.2 Provision for proposed equity dividend		1,931.26	1,448.45
19.3 Provision for tax on proposed dividend		-	-
	Total	3,831.26	2,831.64

Note 20 I	Note 20 Revenue from operations		₹ in Lakhs	
Particulars			As at 31st	As at 31st
			March 2024	March 2023
20.1	Sale of products		1,54,711.96	1,44,771.28
20.2	Other operating revenues		1,594.65	1,416.92
		Total	1,56,306.61	1,46,188.20
20.1.1	Sale of products comprises			
	Manufactured goods			
	Steel Forgings		1,54,711.96	1,44,771.28
		Total - Sale of products	1,54,711.96	1,44,771.28
20.2.1	Other operating revenues	-		
	Power Generated		1,594.65	1,416.92
		Total - Other operating revenues	1,594.65	1,416.92

Note 21	Note 21 Other income		₹ in Lakhs	
21.1	Interest income from Bank Deposits		23.88	69.74
21.2	Interest Received		-	-
21.3	Dividend income: from long-term investments		1,514.85	794.24
21.4	Miscellaneous Income		266.45	265.05
21.5	Others		243.63	75.00
			2,048.81	1,204.03
21.6	Profit on Sale of business assets		130.34	45.11
		Total	2,179.15	1,249.14



Note 22 Cost of materials consumed	As at 31st March 2024	As at 31st March 2023
	₹in L	akhs
Opening stock	14,790.41	10,570.87
Add: Purchases	75,224.39	78,644.07
	90,014.80	89,214.94
Less: Closing stock	12,258.41	14,790.94
Cost of material consumed	77,756.39	74,424.00
Material consumed comprises: Raw material Steel Billets		

Note 23 Changes in inventories of finished goods, work-in-progress and stock-in-trade				
Inventories at the end of the year:	₹ in Lakhs			
Work-in-progress Forgings	21,118.80 15,086.			
Inventories at the beginning of the year:				
Work-in-progress Forgings	15,086.38	9,070.30		
Net (increase) / decrease	(6,032.42)	(6,016.08)		

		(-, /	(0,0000)
Note 24 Employee benefits expense	₹ in Lakhs		khs
24.1 Salaries and wages		11,361.13	10,660.88
24.2 Managerial Remuneration		2,035.98	1,717.75
24.2 Contributions to provident and other funds		489.99	472.93
24.3 Staff Gratuity		48.01	63.94
24.4 Staff welfare expenses		1,090.10	1,069.18
4 1	Total	15,025.21	13,984.68
Note 25 Finance costs		₹ in Lakhs	
Interest expense on:Borrowings		4,232.20	2,956.57
	Total	4,232.20	2,956.57

Note 26 Other expenses			₹ in La	akhs
Particulars	As at 31st March 2024	As at 31st March 2023	As at 31st March 2024	As at 31st March 2023
26.1 Consumption of Stores			4,145.04	3,653.57
26.2 Consumption of Tools			6,264.85	5,458.33
26.3 Outside Labour			1,610.38	1,744.63
26.4 Power and fuel			14,739.70	12,834.84
26.5 Repairs and Maintenance				
26.5.1 Buildings	208.12	147.59		
26.5.2 Machinery	1,356.09	1,108.76		
26.5.3 Machinery Spares	1,822.26	1,953.13	3,386.47	3,209.48
26.6 Selling Expenses			3,363.48	2,848.83
26.6 Export Expenses				
26.7.1 Packing & Forwarding	1,045.05	976.94		
26.7.2 Freight	1,700.15	2,638.75		
26.7.3 Commission	-	-		
26.7.4 Warehousing Charges	1,037.94	789.95		
26.7.5 Others	126.74	121.52	3,909.88	4,527.16
26.8 Loss on fixed assets sold / scrapped / written off			-	-
26. 9 Miscellaneous expenses			2,854.68	2,233.64
Total			40,274.48	36,510.48
Miscellaneous expenses				
As auditors - statutory audit			26.56	26.12
For taxation matters			1.13	2.77
Reimbursement of Expenses			0.51	2.48
Total			28.19	31.37

Note 27 Ac	dditional information to the financial statements	₹ in L	akhs
Particulars	s	As at 31st March 2024	As at 31st March 2023
27.1 27.1.1	Contingent liabilities and commitments (to the extent not provided for) Contrinenget Liabilities - Foreign Bills Discounted with Bank	-	-

Note 28 Disclosures required under Section 22 of the Micro, Small and		
Medium Enterprises Development Act, 2006	NIL	NIL



Particulars				As at 31st	As at 31st
				March 2024	March 2023
29.3	The year-end foreign currency expo	osures that have not be	een hedged	Receivable/	As at 31st
	by a derivative instrument or otherw	vise are given below:		(Payable)	March 2023
	Receivable/ (Payable) in Foreign	Currency		NIL	NIL
Particulars				For the year	For the year
				ended	ended
				31 Mar 2024	31 Mar 2023
29.4	Value of imports calculated on C	IF basis			
	Raw materials			305.10	135.71
	Consumable Stores / Tools			57.48	197.73
	Machinery Spares			7.26	30.14
	Capital goods			5,405.40	4,653.76
29.5	Expenditure in foreign currency				
	Travelling			298.74	119.46
	Export Expenses			649.22	490.41
	Staff Taining			11.07	12.39
29.6	Details of consumption of import	ted and indigenous it	tems		-
		As at 31st Ma		As at 31st N	
	<u>Imported</u>	₹ in Lakhs	%	₹ in Lakhs	%
	Raw materials	305.10	1.85%	135.71	0.17%
	Consumable Stores / Tools	57.48	0.55%	197.73	2.17%
	Machinery Spares	13.63	0.75%	30.14	1.54%
		376.21		363.58	
	<u>Indigenous</u>				
	Raw materials	83,025.58	99.63%	79,665.26	100.74%
	Consumable Stores / Tools	10,350.46	99.43%	8,914.17	97.83%
	Machinery Spares	1,808.63	99.25%	1,922.99	98.46%
		95,184.67		90,502.42	
Particulars				For the year	For the year
				ended	ended
				31 Mar 2024	31 Mar 2023
29.7	Earnings in foreign exchange				
	Export of goods calculated on CIF I	oasis		55,611.18	48,047.63
Note 30 Dis	closures under Accounting Stand	ards (contd.)			
Particulars	and an analysis and an analysi	(0011011)		As at 31st	As at 31st
				March 2024	March 2023
30.1	Details of government grants			Nil	Nil
30.2	Details of borrowing costs capita	alised			
	Borrowing costs capitalised during t				
	- as fixed assets / intangible assets	•	ess	_	-
	- as inventory			-	_
30.3 - Clain	ns against the Company not ackno	wledged as debts		NIL	NIL
		-			
	ferred Tax Liability				
	f Items constituting the same:- e between book balance and tax bala	ance of Fixed Assets		3,727.70	3 112 60
lon ametetice	e netween book balance and tax bala	IIICE OI FIXEU ASSEIS		3,121.10	3,112.68



CASH FLOW STATEMENT FOR COMPANIES	OTHER THAN			
Name of the Company M M FORGINGS LIMITED			lidated	
Cash Flow Statement for the period ended 31 Mar 2024			akhs	
Particulars		riod ended r 2024	For the Ye	
A. Cash flow from operating activities				
Net Profit / (Loss)before extraordinary items and tax		18,949.68		17,694.92
Adjustments for:				
Depreciation and amortisation	8,280.73		7,881.27	
(Profit) / Loss on sale / write off of assets	(130.34)		(45.11)	
Finance costs	4,300.39		2,956.57	
Interest income			(69.74)	
Dividend income	(1,514.85)		(794.24)	
		10,935.93		9,928.75
Operating Profit / (Loss) before working capital changes		29,885.61		27,623.67
Changes in working capital:				
Adjustments for (increase) / decrease in operating assets:				
Inventories	(3,911.43)		(10,199.50)	
Trade receivables	(2,878.36)		(1,208.27)	
Short-term loans and advances	(1,460.53)		(514.32)	
Long-term loans and advances	193.28		(819.74)	
Other current assets	8.97		(1.04)	
Other non-current assets	(476.23)		(399.22)	
Adjustments for increase/(decrease) in operating liabilities				
Trade payables	(6,734.14)		3,211.11	
Other current liabilities	846.67		3,151.06	
Other long-term liabilities	849.51		(571.18)	
		(13,562.26)		(7,351.10
Cash generated from operations		16,323.35		20,272.57
Net income tax (paid) / refunds		(3,199.74)		(4,241.32
Net cash flow from / (used in) operating activities (A)		13,123.61		16,031.25
B. Cash flow from investing activities				
Capital expenditure on fixed assets, including capital advances		(25,381.22)		(20,115.36
Proceeds from sale of fixed assets		288.75		88.29
Long Term Investments		(54.60)		36.00
Interest received		420.02		480.09
Dividend received		1,514.85		794.24
Net cash flow from / (used in) investing activities (B) C. Cash flow from financing activities		(23,212.20)		(18,716.74
Proceeds from long-term borrowings(Net) Proceeds from Issue of Preference Share Capital		17,499.00 -		8,097.52 -
Repayment of long-term borrowings(Net) Advance to Subsidiary Company		(11,949.63)		(9,282.12
Net increase / (decrease) in working capital borrowings		10,069.36		7,648.86
Finance cost		(4,720.41)		(3,366.92
Interim Dividend / Tax on Dividend		-		- (-,500.02
Dividends paid		(1,448.45)		(1,448.45
Net cash flow from / (used in) financing activities (C)		9,449.87		1,648.89
Net increase/(decrease) in Cash and cash equivalents (A+B+6	,	(638.72)		(1,036.60
Cash and cash equivalents at the beginning of the year		21,564.87		22,601.49
Cash and cash equivalents at the end of the year		20,926.15		21,564.87
		(638.72)		(1,036.62

In terms of our report of even date

For **G Ramesh Kumar & Co.** Chartered Accountants FRN 003010S Vidyashankar Krishnan Chairman and Managing Director (DIN: 00081441) **K. Venkatramanan**Joint Managing Director (DIN: 00823317)

G. Ramesh Kumar Partner Membership no. 018663 Kavitha Vijay Director (DIN: 01047261) Sumita Vidyashankar Director (DIN: 00059062)

Place: Chennai Date: 29 May 2024 **R. Venkatakrishnan** Chief Financial Officer Chandrasekar S
Company Secretary

₹ in lakhs

	Annexure		
	Form AOC-1		
Statement containing salient features of the financial statement of Subsidiaries	it features of the financ	cial statement of Subsid	iaries
	Part "A" : Subsidiary	1	
Name of entity consolidated	D V S Industries Drivate I imited	Suvarchas Vidyut Private I imited	Abhinava Rizel
Type of entity consolidated	Indian Subsidiary	Indian Subsidiary	Indian Subsidiary
Reporting period of the subsidiary			•
concerned, of difference from the holding	N.A	N.A	N.A
company's reporting period			
Reporting currency and Exchange rate as on			
the last date pf the re;evat Financial year in	N.A	N.A	N.A
the case of foreign subsidiaries			
Share Capital	159.30	100.00	264.00
Share Capital - Non controlling interest			36.00
Reserves and Surplus	(2,221.54)	(537.76)	1,320.00
Total Assets	12,381.85	1,165.78	3,222.68
Total Liabilities	14,444.09	1,603.54	1,638.68
Investments	Nil	IiN	Nil
Turnover	9,138.60	307.91	
Profit before taxation	(09.089)	(312.28)	-
Provision for taxation / Deferred Tax	(15.78)	64.53	-
Profit after taxation	(664.82)	(376.81)	1
Proposed Dividend	Nil	Nil	Nil
% of Shareholding	100%	100%	9/88

Note

- 1. Names of subsidiaries which are yet to commence operations: Nil
- 2. Names of subsidiaries which have been liquidated or sold during the period: Nil

The scheme of amalgamation of Cafoma Autoparts Pvt. Ltd. (Cafoma), one of the wholly-owned subsidiary with the Company was approved by the National Company Law Tribunal on 03 May 2024. Since the appointed date as per the approved scheme is 01 April 2023, the financial of Cafoma is consolidated with the Company and submitted as standalone basis for F24.



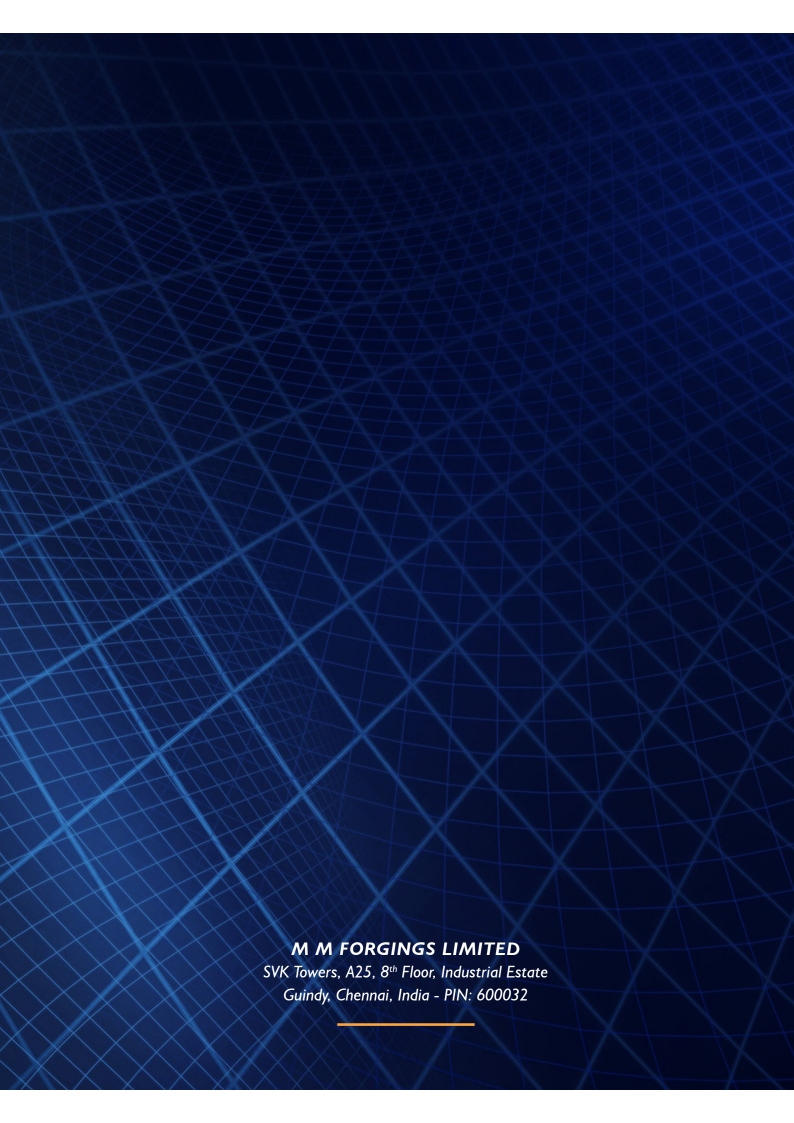
Part B Associates and Joint Ventures

Statement pursuant to Section 129(3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures – **NOT APPLICABLE**

Na	nme of the Associates or Joint Ventures	Name 1	Name 2	Name 3
1.	Latest audited Balance Sheet			
2.	Date on which the Associates or Joint Venture was associates or acquired			
3.	Shares of Associate or Joint Ventures held by the Company on the year end		R	
	 (i) No. of shares (ii) Amount of investment in Associates or Joint Ventures (iii) Extent of holding (in %) 			
4.	Description of how there is significant influence			
5.	Reason why the associate / joint venture is not consolidated			
6.	Networth attributable to shareholding as per latest audited Balance Sheet			
7.	Profit or Loss for the year (i) Considered in Consolidation (ii) Not considered in Consolidation			

- 1. Names of the associates or joint ventures which are yet to commence activities. NA
- 2. Names of associates or joint ventures which have been liquidated or sold during the year. NA





DRAFT – SHARE CAPITAL CLAUSE PROPOSED TO BE MODIFIED – SUBJECT PLACED IN ITEM NO. 4 OF THE NOTICE OF 78TH ANNUAL GENERAL MEETING MEMORANDUM OF ASSOCIATION

OF

M M FORGINGS LIMITED

(COMPANY LIMITED BY SHARES)

- I. The name of the Company is **M M FORGINGS LIMITED.**
- II. The Registered office of the Company will be situated in the State of Tamil Nadu.
- III. The objects for which the Company is established are:
- (a) To carry on the business of manufactures, dealers in, importers, exporters, assemblers, repairers, cleaners, stores and warehouses of automobiles, motor bicycles, motor tricycles, motor quadricycles, motor lorries, omnibuses, bicycles, unicycles, tricycles, scooters, perabulars, carriages and vehicles of all kinds whether mechanically propelled by steam, oil, gas, petrol, electricity or otherwise and accessories and spare parts of automobiles, motor cycles and cycle lubricants, solutions, tyres, tubes, paints, glasses and all things necessary to the said company's business for the use of vehicles and machines dealt in by the said company;
 - (b) To carry on the business of mechanical engineers and manufacturers and manufacturers of all kinds of implements and machinery, tool markers, electric engineers and to buy, sell manufacture, repair and convert and alter, let and hire and deal in machinery, implements, rolling stock, hardware and chemical of all kinds and to carry on any other business (manufacturing or otherwise) which may seem to the Company capable of being conveniently carried on in connection with any of the business above specified or otherwise calculated directly or indirectly to enhance the value of any of the company's property and rights for the time being;
 - (c) To stock all kinds of electrical machinery, goods, accessories and other appliances;
 - (d) To carry on the business of designing, manufacturing, marking, developing, improving, hiring, repairing, buying, selling and dealing in forgings of all types of ferrous and non-ferrous metals, including steel, aluminum, brass, copper or any other material;
 - (e) To carry on business as iron—masters, Iron-founders, iron workers, steel makers, electric and blast furnace proprietors, brass founders and metal makers, refiners and workers, generally iron and steel converters, smiths, tin plate makers, manufacturers of industrial, agricultural and other fittings, parts and all kinds of machineries, tools and implements, made out of metal, boiler makers and metallurgists;
 - (f) * To carry on the Business of embedded systems, electronic devices, computer software & hardware designing, developing, processing, promoting, consulting, hiring, marketing, importing, exporting, trading and dealing in all types of computer software and hardware relating to operating systems, management information systems, IT Enabled Services, cloud and cloud-based services, Multimedia, CAE (Computer-Aided Engineering), CAD (Computer-Aided Design), CAM (Computer-Aided Manufacturing), animation, Intranet Electronic Commerce Based Business, other activities related to e-Commerce including knowledge management and project management, data management, Enterprise Resource Development / Enterprise Resource Planning Development Tools and Services, data warehousing, peer to peer computing and workflow design and Management and to provide customer support, in order to meet business to business (BZB) and Business to customer (BZC) requirements and to provide networking solution and services, development of engineering software and engineering test services and all business through internet.
 *(changed with effect from 04 July 2022)

- (g) ** To carry on the business of automation products, and systems, including industrial automation products, home automation products, robotic products, industrial robotics systems, domestic robotics systems, cleaning robotics systems, humanoid Robotics, and product designs to manufacture, sell, export, import and deal in industrial automation, home automation products and robotic products and installations of such product designs.
- (h) To carry on in India or elsewhere the business of manufacturers, processors, fabricators, drawers rollers and re-rollers of ferrous and non-ferrous metals, steel, alloy steel, special and stainless steels, shafting, bars, rods, flats, squares from scrap, sponge iron, pre-reduced pellets, billets, ingots. Including manufacturing, processing and fabricating of pipes, utensils, wire, nails, wire ropes, wire products, screws, expanded metal, hinges, plates, sheets, strips, hoops, rounds, circles, angles and to act as exporters and importers and dealers in all such and allied merchandise;
- (i) To carry on the business of manufacturers, repairers, importers and exporters of and dealers in ferrous and non-ferrous castings of all kinds and in particular continuous castings, chilled and malleable castings. special alloys castings, steel castings, gun metal, copper bars and aluminum castings and foundry work of all kinds;
- (j) To carry on Hire Purchase Finance Business in respect of property or assets of any description, either fixed or movable and leasing business of all types of industrial and official plant, equipment, machinery, vehicles, buildings and real estate including those required for manufacturing, processing, transportation and trading business and other commercial and service business;
- (k) To promote, establish, acquire, manufacture or otherwise carry on the business of Chemical Industry, Plastic Industry or Elastomers industry or business of manufacture of and dealers of Chemical Products, Plastic Products and Elastomer product and materials, Thermoplastic and Thermosetting, raw material used in such industries and of wax, Bakelite, celluloid products, resins, moulding, powders and compounds chemicals or allied products or processes including reclaimed and recycled products or by products thereof;
- (1) To carry on business of manufacturers, repairers, selling I buying agents, consultants, stockists / distributors, convertors / hirers / lessors, research and development in energy (including solar energy), bio-technology, electronic equipments and sub-assemblies thereof, electronic components, all kinds of electronic instruments and products of whatever description and importers and exporters of all products whether manufactured by the Company or not;
- (m) To carry on business of manufacturers, selling I buying agents, consultants, stockiest / distributors, convertors / hirers / lessors, research and development in energy, generating power with conventional and / or non-conventional energy sources including but not restricted to solar energy, wind energy, biogas or any such form of natural occurring or manufactured or combination thereto of solid l liquid l gaseous fuels and or other forms of conventional and / or non-conventional types of energy for either captive consumption or operate, maintain, sell, transfer, store or distribute or in any manner deal with such power or energy as per the provisions of the State and Central Electricity Acts and things allied thereto.
- (n) To enter into an agreement to invest, acquire I buy the shares, debentures and / or any other securities or derivatives or other financial instruments of a foreign company and establish overseas investment or by joint venture or by establishing wholly owned subsidiary with or without technical collaboration and all things allied thereto.
- (o) To deal, buy, import, develop, grow, cultivate, multiply, build gardening facilities, green house, other infrastructure to store back, transport, distribute, sell, export tissue culture, plantlets, in vitro condition or otherwise and of various varieties of fruits, dry fruits, honey, spices, cardamom, pepper, cashew, dates, including forestry products and plantation and non-plantation crops, waste land crops, vegetable products, agriculture products, medicinal crops, herbal cosmetics and the like and all things allied thereto.

** (changed with effect from 04 July 2022)

(p) To carry on the business of farming. tissue culture. horticulture, floriculture. sericulture, dairies, cultivation of all kinds of food grains. seeds, fruits or orchids and trades. export. Import and sell off and deal with products of farming, tissue culture, horticulture, floriculture, sericulture. dairies, cultivation, etc., and all things allied thereto.

(k to n been added with effect from January 25, 2005, original k to m been renumbered as o to q)

- (q) To purchase, take on lease or in exchange hire or otherwise acquire any immovable and / or movable property and/or any rights or privileges in respect thereof and further to get assignment or mortgage bonds and similar other instruments which the Company may think necessary or convenient for the purposes of its business and further to sell, exchange, improve, manage, develop, lease out, mortgage, dispose of, turn to account and / or otherwise deal with all or any such immovable or movable property, rights and privileges thereof, upon any terms and far any consideration as may be thought fit by the Company;
- (r) To carry on the business of manufacturers of plant. machinery, equipment and all things allied thereto;
- (s) To carry on research and development in respect of any of the above objects.

(f to g been added with effect from 04 July 2022, original f to q been renumbered as h to s)

- 2. To draw, make, accept. endorse. execute. issue and negotiate bills of exchange. promissory notes. cheques. drafts. hundies and other instruments of every description.
- 3. To issue debentures, debenture stocks (whether perpetual or otherwise). to grant and issue letters of credit, circular notes. bills, drafts and other instruments and securities. whether payable to bearer or otherwise and to make the same or any of them assignable free from equities.
- 4. To acquire the whole or any part of the property or business of any person, firm or company possessed of property suitable for any of the purposes of the Company. Carrying on or in the case of a Company formed to carry on any business which the Company is authorized to carry on and in connection with any such transaction. to carry on any such business and to undertake any liabilities relating to the business or property acquired and to carry on, pending a sale or realization. any business which the Company may as mortgages have taken possession of or acquired by foreclosure.
- 5. Generally, to purchase, take on lease for the purpose of exchange or otherwise and to take or give in exchange, hire or otherwise acquire any immovable or moveable property. business rights or privileges. which may seem suitable or convenient for the purpose of the business of the Company or directly or indirectly conducive to its interests or the acquisition of other property or may seem calculated to facilitate the realization of any securities held by the Company or to ensure any advantage or to prevent or diminish any apprehended lessor liability and for any of the purposes aforesaid to erect and construct and equip, adapt or constructor alter buildings and works of all kinds.
- 6. To sell. mortgage, let. exchange. manager. improve, develop. dispose of, turn to account or otherwise deal with all or any part of the property. rights, privileges of the Company upon any terms and for any consideration.
- 7. To distribute among the members in specie or otherwise any property of the Company.
- 8. To contribute money to any fund or institutions or for the purpose of founding or establishment any fund or institution calculated to benefit, directly or indirectly, persons employed by the Company or other Companies carrying on business similar to that of the Company or the relations, connections or dependents of such persons, otherwise advance the interests of the Company or its members and to grant pensions, allowances or donations to any persons who are or have been employed by the Company or by any persons, companies or associations whose business may have been wholly or in part, acquired by the Company or to the relations, connections or

- dependents of such persons; and to subscribe or guarantee money for national, educational, charitable, benevolent or economic objects or for any objects of public or general interest.
- 9. To establish, promote, form and subsidies or otherwise assist in controlling, promoting, forming and subsidizing business which may seem to the Company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the Company's property or rights.
- 10. To enter into partnership or into any arrangement for sharing profits, amalgamation, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership, firm or company.
- 11. To carry out all or any of the foregoing objects or any of them, as principals or agents and by or through trustees, agents or otherwise and either alone or in co-partnership with or upon a joint account or as a joint adventure with any corporation, person, firm or association and in any part of the world.
- 12. To do all such other things as may be considered to be incidental or conducive to the attainment of its objects or any of them.
- 13. To insure with any person, firm, association or company against losses, damages, risks and liabilities of any kind which may affect the Company either wholly or partially and if thought fit, to effect any such insurance by joining or becoming a member of any mutual insurance, protection or indemnity association, federation or society and to accept any such insurance or any part thereof for the account of the Company.
 - TO GUARANTEE the payment of money secured by or under or in respect of Debenture Bonds, Contracts, Mortgages, charges, obligations and securities of or otherwise to Guarantee the due performance of any obligations or contracts of, any Company or of any authority supreme, local or otherwise or of any persons whomsoever whether corporate or incorporate, or to INDEMNIFY any person, Company, firm or association of persons against any damage or loss that may be sustained by that person, company, firm or association of persons.
- 14. To carry on any of the foregoing business together or separately, to establish branches and appoint agencies for or in connection with any of the objects of the Company in any part of the world provided however that the directors may always circumscribe the scope of business in a particular place and authorize the agents of each such business to carry on only business of a specified nature and execute power or powers-of-attorney to the agents of each business defining the limits of his authority in the carrying on of the business.
- 15. To transact every kind of agency.
- 16. To undertake and execute contracts of all kinds.
- 17. To borrow or raise or secure the payment of money in such manner as the Company shall think fit and in particular by the issue of debenture or debenture stock (perpetual or otherwise) and to secure the repayment of any money borrowed, raised or owing by mortgage, charge or lien upon the whole or any part of the Company's property or assets (whether present or future) including its uncalled capital and also by a similar mortgage, charge or lien to secure and guarantee the performance by the Company of any, obligation or liability it may undertake.
- IV. The liability of the members is limited.
- V. The Capital of the Company is Rs.51,00,00,000 divided into 5,10,00,000 Equity Shares of Rs.10/- each with power to increase or reduce such capital as per provisions of the Companies Act, 1956 and to issue the same as Equity Shares. ***
 - *** Changed with effect from 08 July 2024 vide shareholders' approval in AGM dated 08 July 2024

We, the several persons whose names and addresses are subscribed hereto are desirous of being formed into a Company in pursuance of this Memorandum of Association and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names.

Sl. No.	Names, Addresses and Descriptions of Subscribers	No. of shares taken by each subscriber	Witness
1	K. Eswara Iyer Merchant "Sudhama" Sir Desikachari Road Mylapore, Madras	10	R. Mrithyunjayan Steno-Typist S/o Ramakrishna
2	R S Ramasubba Iyer Merchant 5, Conran Smith Road North Gopalapuram, Cathedral Road, Madras	10	Iyer 161, Big Street Triplicane Madras
	TOTAL	20	

Dated at Madras this 21st day of February, 1946.

Slno		Name of the Holder (S) /	Total Shares						
		Address Details		From	То	From	To	LOC.End	Share
1	00000049	BHARGAVA SUNDARAM	400	1083751	1083800	15724	15724		50
		28 DESIKA ROAD		3023001	3023050	30983	30983		50
		MADRAS		6037601	6037700	31978	31978		100
		600004		12072801	12073000	32784	32784		200
	Status :	Resident-Ordinary							
2	00000071	PARVATHAM ESWARAN	74400	60001	69300	30356	30448		9300
	Jt1 :	PASUPATHINATESAN		3043801	3053100	30987	30987		9300
		A BLOCK `PASUPATHINATH'		6051201	6069800	31980	31980		18600
		26 DESIKA ROAD		12073001	12110200	32785	32785		37200
		MYLAPORE							
		CHENNAI							
		600004							
	Status :	Resident-Ordinary							
3	00000087	SOUTHERN INDIA DEPOSITORY PVT. LTD	4800	1871901	1872000	1100	1100		100
		A/C-KOTHARI PIONEER BLUECHIP FUND		1876101	1876200	1142	1142		100
		SOUTHEN INDIA DEPOSITORY P LTD		1915501	1915700	1536	1537		200
		CENTURY CENTRE		1948401	1948500	1865	1865	01	100
		GROUND FLOOR		1953401	1953500	1915	1915		100
		39 T T K ROAD		3054201	3054800	30989	30989		600
		ALWARPET MADRAS		6070901	6072100	31982	31982		1200
		600018		12112401	12114800	32787	32787		2400
	Occup :	7							
	Status :	Mutual Funds							
4	00000102	RAVINDRAN M	800	2107401	2107600	3455	3456		200
		C/O M M FORGING LIMITED		3055401	3055600	30993	30993		200
		PLANT 1		6073301	6073700	31986	31986		400
		SINGAMPUNARI SIVAGANGAI DT 630502							
Ι		MUTHUSAMY ASARI V							
	Occup:								
	Status :	Resident-Ordinary							
5	00000122		400	2111401	2111600		3496		200
		C/O M M FORGING LIMITED		12117601	12117800	32792	32792		200
		PLANT 1							
		SINGAMPUNARI SIVAGANGAI DT							
_	_ /	630502							
I		MURUGAN R							
	Occup:								
	Status :	Resident-Ordinary							
б	00000127	RAMAKRISHNAN K	800	2112501	2112600	3506	3506		100
		6-1/28A 39B NEW COLONY		3056801	3056900	31001	31001		100
		SINGAMPUNARI		6075701	6075900	31993	31993		200
		624502		12117801	12118200	32793	32793		400
I	F/H Name :	KASIA PILLAI RM							
	Occup :	7							
	Status :	Resident-Ordinary							
7	00000150	KARUNANITHI A	1600	2117001	2117200	3551	3552		200
		NO 7 PILLAIYAR KOVIL ST		3057201	3057400	31004	31004		200
		E PUDUR		6076101	6076500	31995	31995		400
		TRICHY		12118201	12119000	32794	32794		800
		620012							
I		ARUNACHALEM S							
	Occup :	7							

Occup : 7
Status : Resident-Ordinary

Slno Folio	Name of the Holder (S) / Address Details	Total Shares	<-Distinct: From	ive numbers-> To	<-Certi From	ficate no- To	> StopCode LOC.End	Certificate Share
8 0000015	53 GANESAN R 1/1-19D/1 PANDARAM COLONY SINGARPUNARI	200	2117601	2117800	3557	3558		200
Occup	624502 : RAJU PILLAI S : 7 : Resident-Ordinary							
9 0000030	04 SHANTHI R 22B/39, S3 SIVASAKTHI APARTMENTS MOSQUE STREET SAIDAPET CHENNAI 600015	800	2147901 3059101 6078601 12121001	2148000 3059200 6078800 12121400	3860 31014 32002 32799	3860 31014 32002 32799		100 100 200 400
Occup Status NOM No. Shrs	: Resident-Ordinary : 29 - 1 - 800 REG DATE : 09-Nov-2022							
	: P SURIYA NARAYANAN : A 99, PERIYAR NAGAR CHENNAI 600082							
10 0000030	06 KANNAN S PLOT NO 5 PARK I STREET SANTHOSAPURAM (NEAR MEDAVAKKAM KOOT ROAD) CHENNAI 601302	1200	2148201 6078801 12121401	2148400 6079200 12122000	3863 32003 32800	3864 32003 32800		200 400 600
Occup Status NOM No. Shrs NOM NAME	: SANTHANA KRISHNAN V							
Jt1	60 LALITHA M : MARGABANDHU T R APT 19 BLOCK-5 V J FLATS 30-A VALMIKI STREET THIRUVANMIYUR MADRAS 600041	1600	2159001 3059801 6079601 12122801	2159200 3060000 6080000 12123600	3971 31018 32005 32802	3972 31018 32005 32802		200 200 400 800
Occup	: MARGABANDHU T R : 6 : Resident-Ordinary							
	31 ANUJ BIHANI 267 KILPAUK GARDEN ROAD MADRAS 600010	1400	3060301 6080401 12123601	3060500 6080800 12124400	33323 33323 33323	33323 33323 33323	DUPC DUPC DUPC	200 400 800
Occup Status	: PRAVIN BIHANI : 5 : Resident-Ordinary : 28							

NOM No. Shrs : 28 - 1 - 1600 REG DATE : 23-Sep-2022

		Name of the Holder (S) / Address Details		From	To	From	To	LOC.End	Share
		NAVITA BIHANI							
	NOM ADD :								
		ANNA NAGAR							
		CHENNAI							
		600040							
13	00000388	DHANDAPANI R	800	2171601	2171700	4097	4097		100
		32 OMAKULA STREET		3060601	3060700	31024	31024		100
		LALGUDI		6080901	6081100	32010	32010		200
		TRICHY DIST		12124401	12124800	32804	32804		400
		621601							
F		RENGASAMY							
	Occup :								
	Status :	NRI-Repatriable							
14	00000391	VENKATESAN V	100	2171901	2172000	4100	4100		100
		S/30 STONEDGE TOWER							
		NO 17 FIRST AVENUE							
		ASHOK NAGAR							
		MADRAS							
		600083							
F		VEERASAMY							
	Occup :								
	Status :	NRI-Repatriable							
15	00000405	JACQUELINE CAROL NETTO	100	2175601	2175700	4137	4137		100
		5E MONTIETH COURT							
		MONTIETH ROAD							
		MADRAS							
		600008							
F		ROSHANTA LYMAN							
	Occup :								
	Status :	NRI-Repatriable							
16	00000429	AVIND VINAYAK WATHODKAR	100	2192501	2192600	4306	4306		100
		B-28 AJANTA							
		ANUSHAKTI NAGAR							
		BOMBAY							
	/II Nomo :	400094 VINAYAK GOVIND WATHODKAR							
г	Occup:								
	-	NRI-Repatriable							
	Beacas	That Republicate							
17		BRYAN MARIO D'SA	400	2198301	2198400	4364	4364		100
	Jt1 :	SHARON D'SA		3062701	3062800	31041	31041		100
		C/27 AARAM SOCIETY		6083001	6083200	32020	32020		200
		VAKOLA							
		SANTACRUZ (E)							
		BOMBAY							
E	/H Namo :	400055 DENNIS D'SA							
I.	Occup:								
	_	NRI-Repatriable							
18	00000402	SIMA N KOTHARI	100	2199201	2199300	4373	4373		100
± 0	00000403	304/2 VISHAL COMPLEX	100	21992U1	21 <i>99</i> 300	1313	7010		100
		NARSING LANE							
		MATAD (W)							
		MALAD (W) BOMBAY							

Slnc	Folio	Name of the Holder (S) / Address Details		From	То	From	To	LOC.End	Share
	,	KOTHARI N N							
	Occup : Status :	NRI-Repatriable							
19		ARUNA G POPTANI 304/2 VISHAL COMPLEX NARSING LANE MALAD (W) BOMBAY 400064	100	2199301	2199400	4374	4374		100
	Occup :	POPTANI G L							
20		GULABCHAND LALCHAND 304/2 VISHAL COMPLEX NARSING LANE MALAD (W) BOMBAY 400064	100	2199401	2199500	4375	4375		100
	Occup :	POPTANI L C							
21	00000496	NIRANJAN PATEL `SHIVAM' BUNGLOW MAHADEV ROAD B/H PRAGATI MANDAL V V NAGAR 388120	400	2200501 3063701 12126801	2200600 3063800 12127000	4386 31051 32814	4386 31051 32814		100 100 200
	Occup :	ISHWARBHAI JIVABHAI PATEL							
22	00000499	SANGITA H PATEL C/O PRAKASHBHAI R PATEL PATEL SPORTS STATION ROAD NADIAD KHEDA 387001	800	2200801 3063901 6084001 12127001	2200900 3064000 6084200 12127400	4389 31053 32025 32815	4389 31053 32025 32815		100 100 200 400
	Occup :	HASMUKH D PATEL							
23		SHREEKANT PATOLIA 71 ST XAVIER'S COLLEGE ROAD AHMEDABAD 380009	100	2201401	2201500	4395	4395		100
	Occup :	NARHARIBHAI PATOLIA 1 NRI-Repatriable							
24	00000517	SUMAN N BHAKTA 103 GYANYOG SUTARIYA TOWN GHOD DOD ROAD SURAT	100	3064201	3064300	31056	31056		100
	F/H Name :	395001 NARSIHBHAI G BHAKTA							

F/H Name : NARSIHBHAI G BHAKTA

	or share .	Holders as on : 30-Mar-2024 					Page No 	· ɔ	
		Name of the Holder (S) / Address Details		From	ive numbers-> To	<-Cert: From	ificate no-> To	StopCode LOC.End	Certificate Share
	Occup :	1							
	Status :	NRI-Repatriable							
25	00000520	NIRAN SHAH 4 PANCH KUTIR OPP GANDHI PARK MANI NAGAR AHMEDABAD 380008	100	3064501	3064600	31059	31059		100
Ι	Occup :	BHUPENDRA 1 NRI-Repatriable							
	beacab .	Mil Republication							
26	Occup :		200		2203900 12127800	4419 32819	4419 32819		100 100
	Status :	NRI-Repatriable							
27	00000536	PURNIMA JOSHI C/O ARVIND VALIA 8/35 BHAGWAT SADAN RD 14 MATUNGA BOMBAY 400019	400	2205301 6084801 12127801		4434 32030 32820	4434 32030 32820	01 01	100 100 200
I	Occup :	SURENDRA JOSHI							
28	00000540	MOHAN DATWANI 301 PRIYA APTS DR AMBEDKAR ROAD KHAR BOMBAY 400052	200	2205901 12128001	2206000 12128100	4440 32821	4440 32821		100
Ι	Occup :	BHAGWAN DATWANI							
29	00000541	HARISH C PATEL 14 JOGESHWARI SOCIETY BH SHIV NAGAR PETLAD ROAD AT NADIAD 387001	800	3065101 6085301 12128101	3065300 6085500 12128500	31065 32033 32822	31065 32033 32822		200 200 400
I	Occup :	CHANDUBHAI							
30	00000542	DAMINI H PATEL 14 JOGESHWARI SOCIETY BH SHIV NAGAR PETLAD RD AT NADIAD 387001	800	3065301 6085501 12128501	3065500 6085700 12128900	31066 32034 32823	31066 32034 32823		200 200 400
Ι	F/H Name : Occup :	HARISH							

Status : NRI-Repatriable

List	of Share I	Holders as on : 30-Mar-2024 					Page No 	: 6 	
Slno		Name of the Holder (S) / Address Details		From	То	From	То	LOC.End	Share
31		ARUN JOGANI 80 NAPEAN SEA ROAD 49 DARIYA MAHAL BOMBAY 400006	200	2206501	2206600 12129000	4446	4446 32824		100 100
F	Occup :	JAYANTILAL JOGANI							
32	00000563	RAMBHAI D PATEL C/O LALIT PATHOLOGY LABORATORY NEAR D P HIGH SCHOOL SANTRAM ROAD NADIAD (GUJ) 387001	800	2208701 3065801 6085801 12129001	3065900	4468 31070 32036 32825	4468 31070 32036 32825		100 100 200 400
F	Occup :	DWARKADAS PATEL 1 NRI-Repatriable							
33	00000566	SHARDA SAWHNEY C-30 BHAGWAN DASS NAGAR EAST PUNJABI BAGH NEW DELHI 110026	800	2209001 3066101 6086401 12129601	3066200	4471 31073 32039 32827	4471 31073 32039 32827		100 100 200 400
F	Occup :	BHUWAN KUMAR SAWHNEY 4 NRI-Repatriable							
34	00000568	GAJINDER PAL SINGH 2956 PHASE VII S A S NAGAR MOHALI CHANDIGARH 160059	800	2209201 3066201 6086601 12130001	3066300 6086800	4473 31074 32040 32828	4473 31074 32040 32828		100 100 200 400
F	Occup :	AWTAR SINGH							
35	00000580	GOVIND PREMA HEM PLOT NO 67 HATKESH SOCIETY N S ROAD NO 8 J V P D SCHEME BOMBAY 400049	400	2210701 3066401 12130801	2210800 3066500 12131000	4488 31076 32830	4488 31076 32830	23 23	100 100 200
	Occup : Status :								
36	00000581	KAMLESH C PATEL 181 GODAVARI NIKETAN P M ROAD SANTA CRUZ (WEST) BOMBAY 400054	200	2210801 3066501	2210900 3066600	4489 31077	4489 31077		100 100
NOM N	Occup : Status : No. Shrs :	CHUNIBHAI PATEL 1 NRI-Repatriable 60 - 1 - 200 REG DATE : 26-Dec-2023 SONAL KAMLESH PATEL							

NOM NAME : SONAL KAMLESH PATEL

Slno		Name of the Holder (S) /	Total Shares				ficate no-		Certificate
		Address Details		From	То	From	То	LOC.End	Share
:		131, TUDOR DRIVE							
		NORTH WALES							
		P A, 19454							
		USA 111111							
7	00000613	ANITA KUMAR	800	2227601	2227700	4657	4657		100
		264 FRONTER COLONY		3066601	3066700	31078	31078		100
		ADARSH NAGAR		6087401	6087600	32044	32044		200
		JAIPUR 302004		12131201	12131600	32832	32832		400
ਸ	/H Name :	RAKESH KUMAR							
-	Occup:								
	_	NRI-Repatriable							
3	00000627	JAYANTILAL MANILAL PATEL	800	2229201	2229400	4673	4674		200
		HEM PLOT NO 67	600	3066901	3067100	31081	31081		200
		HATKESH SOCIETY		12131601		32833	32833		400
		N S ROAD		12131001	12132000	32033	32033		100
		78 J V P D SCHEME							
		BOMBAY							
		400049							
F		MANILAL PATEL							
	Occup :								
	Status :	NRI-Repatriable							
	00000669	YUSOOF MOHAMED	800	2234001	2234100	4721	4721	01	100
		3RD ROAD		3067201	3067300	31083	31083		100
		T P S III 2/F LAXMI BHAVAN		6088001		32046	32046		200
		SANTACRUZ (E)		12132001	12132400	32834	32834		400
		BOMBAY 400055							
Ŧ	/H Name :	KASSIM MOHAMED							
-	Occup:								
		NRI-Repatriable							
	00000680	SALIL BHATIA	800	2235201	2235300	4733	4733		100
		D-114 PANCHSHEEL ENCLAVE		3067601	3067700	31087	31087		100
		NEW DELHI		6088401	6088600	32048	32048		200
		110017		12132801	12133200	32836	32836		400
F	/H Name :	KUSH RAI BHATIA							
	Occup:								
	Status .	NRI-Repatriable							
	00000713	GANDHIMATHI R	800	2241901	2242000	4800	4800		100
	Jt1 :	SENTHIL KUMAR R		3068001	3068100	31091	31091		100
		E7-52		6089201	6089400	32052	32052		200
		PULICAT NAGAR		12133401	12133800	32838	32838		400
		SULLURPET NELLORE (DT)							
		A P							
		524121							
ਜ	/H Name :	RANGANATHAN V							
	Occup :								
-	Ctatua .	Resident-Ordinary							
-	status ·								
		TULSI AVVARU	200	3068201	3068300	31093	31093	01	100
		TULSI AVVARU 34 PADMAVATHI NAGAR	200	3068201 6089601	3068300 6089700	31093 32054	31093 32054	01	100 100
2			200					01	

List of Share Holders as on : 30-Mar-2024 Page No : 8

		Name of the Holder (S) / Address Details		From	ve numbers-> To	<-Certi	ficate no-> To	StopCode LOC.End	Certificate Share
		 600092							
		RAJENDRA PRASAD							
	Occup:								
	Status :	Resident-Ordinary							
43	00000732	MALATHY RAGHAVAN	100	2243801	2243900	4819	4819		100
		HR-30 45TH STREET							
		8TH SECTOR							
		K K NAGAR MADRAS							
		600078							
		S D RAGHAVAN							
	Occup:								
	Status :	Resident-Ordinary							
44	00000758	SRIRAM V R	200	3068801	3068900	31099	31099		100
		42 SADULLAI ST		6090301	6090400	32058	32058		100
		T NAGAR							
		MADRAS 600017							
	F/H Name :								
	Occup :								
	Status :	Resident-Ordinary							
45	00000763	LT COL C K ASHOK	100	3068901	3069000	31100	31100		100
13		BINA ASHOK	100	3000701	3003000	31100	31100		100
		6 VASU STREET							
		KILPAUK							
		MADRAS							
	F/H Name :	600018							
	Occup :								
	Status :	Resident-Ordinary							
46	00000768	NARASIMHAN P V	300	6090601	6090700	32060	32060		100
		FLAT NO 40		12134901	12135100	32845	32845		200
		JEEVAN PRAKASAM NAGAR							
		SENNIRKUPPAM							
		CHENNAI 600056							
	F/H Name :	P C VARADARAJAN							
	Occup :								
	Status :	Resident-Ordinary							
47	00000769	VEDHA SRINIVASAN	400	2247501	2247600	4856	4856		100
		18 P V KOIL I STREET	-00	3069101	3069200	31102	31102		100
		PUDUPET ROYAPETTAH		6090701	6090900	32061	32061		200
		MADRAS							
	F/H Name :	600014 K SRINIVASAN							
	Occup :								
	Status :	Resident-Ordinary							
48	00000820	APPA RAO GOTTUMUKKALA	800	2252601	2252700	4907	4907		100
- 0	55555520	C 2 46 VIJAYA RAGHAVA RD	300	3069501	3069600	31106	31106		100
		T NAGAR		6091101	6091300	32063	32063		200
		MADRAS		12135801	12136200	32848	32848		400
	0.000	600017							
	Occup:	Pogidont Ordinary							

Status : Resident-Ordinary

AHMEDABAD

Slno		Name of the Holder (S) / Address Details		<-Distinctiv From	То	From	To	LOC.End	Share
 49	00000822	KAILASH MULL DUGAR 151 MINT STREET MADRAS 600079	100	2252801	2252900	4909	4909		100
F	Occup :	M PRAKASH MULL DUGAR							
50	00000836	SELVACUMAR AL S	400	2254201	2254300		4923		100
		NO 9 PERUMAL SECOND ST PURASAIWAKKAM MADRAS 600007		3069901 6091601	3070000 6091800	31110 32066	31110 32066		100 200
F	Occup :	AL SUNDARAM 2 Resident-Ordinary							
51		CHETHAN KUMAR M VEER NIKETAN, NO. 8/15,	100	2256201	2256300	4943	4943		100
		GOWTAMAR STREET, 1ST FLOOR RAMANA NAGAR, PERAMBUR CHENNAI TAMILNADU							
F	Occup :								
N	Io. Shrs : IOM NAME :	Resident-Ordinary 36 - 1 - 100 REG DATE: 01-Jul-2023 VASANTHA KUMARI VEER NIKETAN, NO. 8/15 GOWTAMAR STREET, 1ST FLOOR							
		RAMANA NAGAR, PERAMBUR CHENNAI TAMILNADU 600011							
52	00001165	ARCHIT K SHAH	300	2290701	2290800	5288	5288	01	100
		20, SUMADHUR SOCIETY, BEHIND OCEAN PARK, NEHRU NAGAR, AMBAWADI MANEKBAG AHMEDABAD GUJARAT 380015		6093001	6093200	32073	32073	01	200
F	Occup :	KAMLESHKUMAR 3 Resident-Ordinary							
N	Io. Shrs : IOM NAME :	39 - 1 - 300 REG DATE: 03-Aug-2023 SUNITA KAMLESHKUMAR SHAH 20, SUMADHUR SOCEITY, B/H OCEAN PARK, NEHRU NAGAR, SATELLITE, AHMEDABAD 380015							
53	00001245	MANILAL PANCHAL R 5/A PUNIT SOCIETY O/S SHAHPUR GATE	100	6093801	6093900	32077	32077	01	100

List of Share Holders as on : 30-Mar-2024 Page No : 10

		Holders as on : 30-Mar-2024 					Page No	: 10	
Slno		Name of the Holder (S) / Address Details		From	ve numbers-> To	<-Certi From	ficate no->	StopCode LOC.End	Certificate Share
	Occup :	380004 SHAMBHULAL PANCHAL 2 Resident-Ordinary							
54	F/H Name : Occup :	CHATURBHAI BACHARBHAI SOLANKI SAICHIRAG PLOT NO. 533/2, SECTOR 5B, GANDHI NAGAR GUJARAT 382006 BECHAR BHAI 1 Resident-Ordinary	100	2311701	2311800	5498	5498		100
55	F/H Name : Occup :	MILESH JAYANTILAL SHAH 67 NAGARSHETH MARKET RATAN POLE AHMEDABAD 380001 JAYANTILAL C SHHA 2 Resident-Ordinary	1600	2321701 3072501 6094101 12138501	3072700 6094500	5598 31136 32080 32857	5599 31136 32080 32857	04 04	200 200 400 800
56	Jt1 : F/H Name : Occup :	JAYESH KUMAR C SHAH BHARAT P KANSARA C/O CHIMANLAL D SHAH NR BUS STOP M G ROAD JORAVARNAGAR 363026 CHIMANLAL D SHAH 2 Resident-Ordinary	800	2321901 3072701 6094501 12139301	3072800 6094700	5600 31137 32081 32858	5600 31137 32081 32858		100 100 200 400
57	00001622 F/H Name : Occup :	SANTOSH PURI SETH NIWAS 659 16TH ROAD KHAR BOMBAY 400052 PREM PURI	400	2340901 6095301 12140501	2341000 6095400 12140700	5790 32085 32861	5790 32085 32861		100 100 200
58	F/H Name : Occup :	SUNITA A KUMAR 45 DAR UL MULUK 26 RAMABAI MARG GAMDEVI BOMBAY 400007 CHANDRAKANT 2 Resident-Ordinary	200	2341301 3073701	2341400 3073800	5794 31147	5794 31147		100 100
59	F/H Name : Occup :	CHAMPALAL JHUNJHUNWALA 59 BOMBAY SAMACHAR MARG PORT BOMBAY 400023 RAMNIRAJAN JHURJHUNWALA 2 Resident-Ordinary	400	2347401 3074401 6096201	2347500 3074500 6096400	5855 31154 32090	5855 31154 32090	01	100 100 200

Status : Resident-Ordinary

Slno		Name of the Holder (S) / Address Details	Total Shares	<-Distinct	ive numbers-> To	<-Certi From	ficate no-> To	StopCode LOC.End	Certificate Share
60	00001700	MOURIS D CUNHA 94-2827 PANTNAGAR	800	2348901 3074701			5870 31157		100 100
		CHATKOPAR			6096600	32091	32091		200
		BOMBAY			12142100	32865	32865		400
		400075							
F	'/H Name : Occup :	JOEKIM D CUNHA 2							
	Status :	Resident-Ordinary							
61	00001724	JOSEPH D MARTIN	800	2351301	2351400	5894	5894		100
		19 SHIVNERI COOP		3075001		31160	31160		100
		HSG SOCIETY O T SECTION			6097200	32094	32094		200
		ULASH NAGAR		12142901	12143300	32868	32868		400
177	l/II Nome	421003							
Г	Occup:	LEO MARTIN							
		Resident-Ordinary							
62	00001755	AMIT METHA	200	2354401	2354500	5925	5925		100
		17/18 ARIF MANSION		12143301	12143400	32869	32869		100
		3RD FLOOR IRLA SOCIETY							
		ROAD ABOVE ASIAD HOTEL							
Oc		PARLE WEST BOMBAY							
	'/H Name :	100056 MAHESHBHAI MEHTA							
	Occup :								
	Status :	Resident-Ordinary							
63	00001807	GOVIND R MANDHANE	800			5977	5977		100
		C/O MANCHANE TRADERS		3075701		31167	31167		100
		MAHESHWARI DHARM SHALA		6097401		32097	32097		200
		PAITHAN AURANGABAD		12143401	12143800	32870	32870		400
F	'/H Name :	431107 RAMCHADRA MANDHANE							
r	Occup:								
		Resident-Ordinary							
- 4		-	100	0054001	0064100	CO 0.1	5001		100
64	00001850	PREM D LAKHIANI 501-502 PALAZZO RESIDENCY	100	2364001	2364100	6021	6021		100
		KHAR(W) 17TH ROAD							
		MUMBAI							
		400052							
F	'/H Name :								
	Occup :	2							
	Status :	Resident-Ordinary							
65		SARAH NORONHA	800	2364201	2364300	6023	6023		100
	Jt1 :	GODREJ NORONHA		3076101	3076200	31171	31171		100
		PALLI WADWALI		6097901	6098100	32100	32100		200
		PO VASHI JOHN SIMON		12143901	12144300	32872	32872		400
		NORONHA MARG							
		DIST THANE BOMBAY 401201							
Ŧ	'/H Name :	JOHNSON ANDRADES							
Ľ	Occup:								
		Resident-Ordinary							
66	00001883	NITIN RAJARAM GOKHALE	400	2367301	2367400	6054	6054		100
	л t 1:	NEELA RAJARAM GOKHALE		3076801	3076900	31178	31178		100
	00=								

Slno		Name of the Holder (S) / Address Details	Total Shares	<-Distinct	ive numbers-> To	<pre><-Certi From</pre>	ficate no-	> StopCode LOC.End	Certificate Share
	F/H Name :	SECTOR-6 VASHI NEW BOMBAY 400703 RAJARAM VISHNY GOKHALE							
	Occup : Status :	3 Resident-Ordinary							
67	00001886	BHALCHANDRA SHENDE 5 BANAM HALL CROSS LANE GIRGAUM BOMBAY 400004	800	2367601 3076901 6098601 12145301	2367700 3077000 6098800 12145700	6057 31179 32104 32876	6057 31179 32104 32876		100 100 200 400
Ι	Occup :	SHRIPAD SHENDE 1 Resident-Ordinary							
68		PRABHAKAR KOLTE SUMAN KOLTE SUPRABHA 49 JYOTI NAGAR OSMANPURA AURANGABAD 431005	800	2368101 3077101 6098901 12145801	2368200 3077200 6099100 12146200	6062 31181 32106 32878	6062 31181 32106 32878	01	100 100 200 400
Ι	Occup :	MARUTI T KOLTE 1 Resident-Ordinary							
69		ASHISH HARIBHAI CHAUHAN 116 ANAND NAGAR SECTOR 27 GANDHINAGAR 382028 HARIBHAI NARANDAS CHAUHAN	800	2374901 3077201 6099101 12146201	2375000 3077300 6099300 12146600	6130 31182 32107 32879	6130 31182 32107 32879		100 100 200 400
1	Occup :								
70		VASANTBEN JOSHI NEAR NILKANTH MAHADEV AT & PO SIPOR TQ KHERALU DIST MAHESANA 384335	600	2375701 6099401 12146801	2375800 6099600 12147100	6138 32109 32881	6138 32109 32881	19 19	100 200 300
Ι	Occup :	PRAHLADBHAI JOSHI 7 Resident-Ordinary							
71	00001909	SONAM AGARWAL ANIL BROTHERS & CO A T ROAD TINSUKIA ASSAM 786125	400	2375901 6099601 12147101	2376000 6099700 12147300	6140 32110 32882	6140 32110 32882	01	100 100 200
Ι	Occup :	ANIL AGARWAL 1 Resident-Ordinary							
72	00001927	RANJAN LAHIRI MAZUMDER C/O DEPUTY CHIEF WILD LIFE WARDEN OFFICE G EXTENTION PO NAHAREAGUN DIST PAPUMPARE	800	2377701 3077701 6099701 12147301	2377800 3077800 6099900 12147700	6158 31187 32111 32883	6158 31187 32111 32883		100 100 200 400

LIST	or snare l	Holders as on : 30-Mar-2024 					Page No 	: 13 	
	Folio	Name of the Holder (S) / Address Details		<-Distinct	ive numbers-> To	<-Certi	lficate no-> To	StopCode LOC.End	Certificate Share
		ARUNACHAL PRADESH							
F	F/H Name : Occup :	MAZUMDER J N							
	-	Resident-Ordinary							
73	00001929	AVISHEK ROUTH	400	2377901	2378000	6160	6160		100
		C/O M/S BHABANI HOMOEO		3077801	3077900	31188	31188		100
		HALL BARA BAZAR PANDU		6099901	6100100	32112	32112		200
		GUWAHATI ASSAM 781012							
F	F/H Name :	HARENDRA ROUTH							
	Occup :								
	Status :	Resident-Ordinary							
74	00002104	LABHUBEN CHOTAI	100	2395401	2395500	6335	6335		100
		C/O UMESH R CHOTAI JAWAHAR ROAD SHARADHA							
		UPLETA							
		360490							
F	F/H Name :								
	Occup:								
	Status .	Resident-Ordinary							
75	00002171	ASHA SAKHRANI	800	2402101		6402	6402		100
		9 MANHAR PLOT		3078801	3078900	31198	31198		100
		RAJKOT 360002		6100501 12148201	6100700 12148600	32115 32886	32115 32886		200 400
F	F/H Name :	LAXMAN M S							
	Occup :								
NIOM N		Resident-Ordinary 13 - 1 - 800 REG DATE : 11-Apr-2022							
		MUKESH L SAKHRANI							
	NOM ADD :	9 MANHAR PLOT							
		KISHOR BOX							
		VIDYANAGAR MAIN ROAD RAJKOT							
		360002							
76	00002202	PARESH SUTARIYA	800	2405201	2405300	6433	6433		100
		PORBANDAR ROAD		3079201	3079300	31202	31202		100
		UPLETA		6100801	6101000	32117	32117		200
		DIST RAJKOT GUJARAT 360490		12148801	12149200	32888	32888		400
F	F/H Name :	BHAGWANJIBHAI							
	Occup :								
	Status :	Resident-Ordinary							
77	00002262	BHAGWANTIBEN MANVANI	400	2411201	2411300	6493	6493		100
		DARIYALAL AGENCIES		6101501	6101600	32121	32121		100
		OLD MAHAJAN CHOWK MORBI		12149801	12150000	32891	32891		200
		363641							
F	F/H Name :	SHOBHRAJ							
	Occup:								
	Status :	Resident-Ordinary							
78	00002272	SATISH CHANDRA GUPTA	800	2412201	2412300	6503	6503		100
		203 MANIK CHOWK		3079701	3079800	31207	31207		100
		SOLAPUR 413002		6101601 12150001	6101800 12150400	32122 32892	32122 32892		200 400
		413004		12130001	12130400	J 4 0 J 4	34034		400

Slno Folio	Name of the Holder (S) /			ive numbers->	<-Cert	ificate no-	> StanCade	Certificate
	Address Details		From	То	From	To	LOC.End	Share
	RAMPRASAD							
Occup :								
	Resident-Ordinary							
	: 43 - 1 - 800 REG DATE : 03-Oct-2023							
	KUSH GUPTA							
NOM ADD :	203, MANIK CHOWK							
	SHUKRAWAR PETH							
	SOLAPUR 413002							
79 00002322	2 GITUBHAI RAVCHAND SHAH	800	2417201	2417300	6553	6553		100
	10-SWASTIK APPT		3080101	3080200	31211	31211	01	100
	NR CENTRAL BANK		6102001	6102200	32124	32124	01	200
	PARLE POINT GHOD-DOD RD		12150801	12151200	32894	32894		400
	SURAT							
	395007							
F/H Name	RAVCHAND K SHAH							
Occup :								
Status :	Resident-Ordinary							
00002385	JAGDEESH CHIMNIRAM JOSHI	800	2423501	2423600	6616	6616		100
Jt1 :	: ASHAKUMARI J JOSHI		3080601	3080700	31216	31216		100
	A-802 PRIDE PRESIDENCY LUXURIA,		6102501	6102700	32127	32127		200
	OPP. LAWKIM FACTORY, NR R-MALL,		12151201	12151600	32895	32895		400
	GHUDBUBDER ROAD, MANPADA,							
	THANE							
	M S							
	400607							
F/H Name	CHIMNIRAM JOSHI							
Occup :								
Status :	Resident-Ordinary							
	5 YASHODABEN B SHAH	400	2426501	2426600	6646	6646	01	100
Jt1 :	SHYAM KUMAR		6102701	6102800	32128	32128	01	100
	1/858 DHAN VILLA		12151601	12151800	32896	32896		200
	IST FLR ATHUGAR ST							
	NANPURA SURAT							
_	395001							
Occup :								
Status	Resident-Ordinary							
2 00002431	L SUSILABEN BHUTWALA	800	2428101	2428200	6662	6662		100
	BLK NO 130		3080801	3080900	31218	31218		100
	41 DHARATI IND EST		6102801	6103000	32129	32129		200
	PO SAYAN TA OLPAD		12151801	12152200	32897	32897		400
	DT SURAT SIWAN							
	394930							
F/H Name								
Occup :								
Status :	Resident-Ordinary							
3 00002496	5 BARIA G C	800	2434601	2434700	6727	6727		100
	C/O R U BARIA		3081501	3081600	31225	31225		100
	PATEL FALIA VIA BODELI		6103501	6103700	32133	32133		200
	PO TADKACHALA		12152601	12153000	32899	32899		400
	DI BARODA							
	391135							
	CHIMA BARIA							
Occup :								
Statue :	Resident-Ordinary							

Status : Resident-Ordinary

Slno		Name of the Holder (S) / Address Details		From	ive numbers-> To	From	То	LOC.End	Share
84		SUKHADIA R 211-C PARAGRAJ SOCIETY HARNI WARASIA RING ROAD BARODA 390022	300	2438201 6103701		6763	6763 32134		100 200
F	Occup :	RAKESH BHAI 7 Resident-Ordinary							
85	00002578	ANJU CHUGH C/O. OMKARSAINI 45/2 ACHARYA PURI GURGOAN HARYANA	100	2442801	2442900	6809	6809		100
F	Occup :	BHAGWANDAI 4 Resident-Ordinary							
86	00002589	P PRAMOD PADAVE PRAMOD R PADAVE M1/C WING / 703 OMKAR C.H.S. LTD MHADA COMPLEX SION PRATIKSHA NAGAR	100	3082501	3082600	31235	31235		100
F	Occup :	MUMBAI 400022 RAMCHADRA KESHAV PADAVE 1 Resident-Ordinary							
87	00002590	HASTIMAL TAKHATMAL KACHHARA MAYURA JEWELLERS RAM NIWAS OPP OLD POST M G RD GHATKOPAR WEST BOMBAY 400086	600	2444001 3082601 12154701	3082700	33305 33305 33305	33305 33305 33305		100 100 400
F	Occup :	TAKHATMAL JAIN 2 Resident-Ordinary							
88	00002637	MORARI LAL CHODARY VILL POST-JATWARA DIST-ALWAR RAJASTHAN 301035	200	3082801 6105001	3082900 6105100	31238 32141	31238 32141		100 100
F	Occup :	RAJPAL CHODARY 1 Resident-Ordinary							
89		PRATAP T LULIA AJAJ P LULIA 19/B BHATIA NAGAR S M ROAD KANDIVALI WEST BOMBAY 400067	400	12155301	12155700	32908	32908		400
F	Occup :	TIKAM DAS M LULIA							

List of Share Holders as on : 30-Mar-2024 Page No : 16

Slnc	o Folio	Name of the Holder (S) / Address Details	Total Shares	<-Distinct From	ive numbers->	<-Cert From	ificate no->	StopCode LOC.End	Certificate Share
90		JETHA BHAI T LULIA	800	2449701	2449800	6878	6878	23	100
	Jtl :	RADHA J LULIA			3083200	31241	31241	23	100
		14/15/B SHIVETIRH			6105500			23	200
		SHANKER LANE		12155701	12156100	32909	32909	23	400
		KANDIVALI WEST							
		BOMBAY							
	E/II Neme :	400067							
	Occup:	TIKAMDAS M LULIA							
		Resident-Ordinary							
	Sousus	negraciie Gramari							
91	00002666	FULCHAND N SOTTANY	800			6903	6903	01	100
		3 NAVI WADI 4TH FLOOR		3083301		31243	31243	01	100
		DADISETH AGYARI LANE		6105501		32144	32144	01	200
		CHIRA BAZAR		12156101	12156500	32910	32910		400
		BOMBAY 400002							
	E/U Name :	NEMICHAND C SOTTANY							
	Occup:								
		Resident-Ordinary							
92	00002667	DIMPLE M SOTTANY	100	2452301	2452400	6904	6904	01	100
	00002007	3 NAVI WADI 4TH FLOOR	100	2132301	2102100	0,01	0,01	0.1	200
		DADISETH AGYARI LANE							
		CHIRA BAZAR							
		BOMBAY							
		400002							
	F/H Name :	MANISH R SOTTANY							
	Occup :								
	Status :	Resident-Ordinary							
93	00002668	S SOTTANY D M	100	2452401	2452500	6905	6905	01	100
		2/4 VITHOBA LANE							
		2ND FLOOR VITHAL WADI							
		KALBADEVI ROAD							
		BOMBAY							
	_ /	400002							
		SOTTANY M R							
	Occup :	4 Resident-Ordinary							
	status .	Resident-Ordinary							
94	00002669	SOTTANY V R	100	2452501	2452600	6906	6906	01	100
		2/4 VITHOBA LANE							
		2ND FLOOR VITHAL WADI							
		KALBADEVI ROAD							
		BOMBAY							
	E/II Nama	400002 SOTTANY R F							
	Occup:								
		Resident-Ordinary							
95	00000600	RAJENDRA D SHAH	300	3083701	3083800	31247	31247	01	100
<i>></i> 0	00002083	C/O D A SHAH & SONS	300	6106301	6106500	31247	31247	01	200
		24/B RAJABAHADUR COMP		0100301	0100300	241 4 0	22140	ΟŢ	200
		HAMAM ST FORT BOMBAY							
		400023							
	F/H Name :	DOLATRAI A SHAH							
	Occup:								
	-								

Status : Resident-Ordinary

List of Share Holders as on : 30-Mar-2024	Page No : 17	

Slno	Folio	Name of the Holder (S) /	Total Shares					=	
		Address Details		From	To		To 		Share
96	00002684	HARENDRA D SHAH C/O D A SHAH & SONS 24/B RAJABAHADUR COMP HAMAM ST FORT BOMBAY 400023	100	3083801	3083900	31248	31248		100
F	Occup :								
	Status :	Resident-Ordinary							
97	00002686	RAJESH LALIT MEHTA NAROTTAMDAS AND CO SHAMLAL ROAD KHAMGAON 444303	200		2509500 12157400		7475 32916		100 100
F	Occup :	LALIT JIVANLAL MEHTA 2 Resident-Ordinary							
98	00002739	CHANDULAL PARMAR	800	2520701	2520800	7588	7588		100
90	00002739	DEVUBHA'S DELO	000	3084201	3084300	31252	31252		100
		SIDIPIR'S STREET JAMNAGAR		6106901 12157401	6107100 12157800	32152 32917	32152 32917		200 400
F	F/H Name : Occup :								
	_	1 Resident-Ordinary							
9	00002795	SAROJ FIRODA	800	2526301		7644	7644		100
		OPP MALARIA OFFICE SARA WAS		3084501 6107301		31255 32154	31255 32154		10) 20)
		DIST JALORE (RAJ) 343001			12158600	32919	32919		40
F	F/H Name : Occup :	RAMJEEWAN JI FIRODA							
	Status :	Resident-Ordinary							
100	00002813	OM PRAKASH KOHLI	800	2528101	2528200	7662	7662	01	100
		C/O MOTOR CYCLE STORE 96/5 CHUNNI GANJ		3084601 6107501	3084700 6107700	31256 32155	31256 32155	01 01	100 200
т.	F/H Name :	KANPUR		12158601	12159000	32920	32920	01	400
Г	Occup:								
	Status :	Resident-Ordinary							
101		MIRA OMAR	800	2529401	2529500	7675	7675		100
	Jt1 :	RAMESH CHANDRA GUPTA C/O DHANI RAM OMAR & SONS		3084801 6107701	3084900 6107900	31258 32156	31258 32156		100 200
		50/48 NAUGHARA KANPUR		12159001	12159400	32921	32921		400
F	F/H Name :	208001 MANEK CHAND GUPTA							
	Occup : Status :	4 Resident-Ordinary							
102	00002027	MACDAI	200	2520501	2520600	7676	7676		100
102	00002827	SHIV PARWATI BHAWAN CINEMA ROAD GOLGHAR GORAKHPUR U P	200	2529501 12159401	2529600 12159500	7676 32922	7676 32922		100 100
-	E/H Nama :	273001 MIRART LAI.							

F/H Name : MURARI LAL

Slno		Name of the Holder (S) / Address Details		<-Distinct From	ive numbers-> To	<-Cert	ificate no-> To	StopCode LOC.End	Certificate Share
	Occup :	2							
	Status :	Resident-Ordinary							
103	00002040	SUNITA SHARMA	800	2531901	2532000	7700	7700		10
103		NAND KUMAR SHARMA	800	3085201	3085300	31261	31261		10
	001 .	C/O HARI SHANKER SHARMA		6108101	6108300	32158	32158		20
		30 SARASWATI COLONY			12159900	32923	32923		40
		PO TUNDLA UP 283204		12107001	1110000	32723	32,23		
]	F/H Name :	NAND KUMAR SHARMA							
	Occup :	6							
	Status :	Resident-Ordinary							
104	00002873	PRABHAKAR GOVIND MAYEKAR	800	2534501	2534600	7726	7726		100
	Jt1 :	SUNNY SURESH MAYEKAR		3085301	3085400	31262	31262		10
		AWCHIT WADA TIVIM		6108301	6108500	32159	32159		200
		BARDEZ		12159901	12160300	32924	32924		400
		GOA							
		403502							
]		GOVIND KRISHNA MAYEKAR							
	Occup:								
	Status :	Resident-Ordinary							
105	00002898	CLEMENT JAYAKUMAR C	200	2537001	2537100				100
		E-69 ANNA RD		3085501	3085600	31264	31264		100
		BLOCK 26							
		NEYVELI							
	T / 77 . 37	607803							
		CHOCKALINGAM S							
	Occup :								
	Status .	Resident-Ordinary							
106	00002923	BABY	400	2539601			7777		100
		C/O LALITHA		3085701	3085800		31266		10
		16 NORTH MADA ST		6108901	6109100	32162	32162		20
		MYLAPORE MADRAS							
		600004							
]	F/H Name :								
	Occup :	Resident-Ordinary							
	Status .	Resident-Ordinary							
107	00002956	PARUL D SHAH	400			7810	7810		100
		1 VRUJ APTS		3085901	3086000	31268	31268		100
		NR DHARMENDRA SOCIETY		6109301	6109500	32164	32164		200
		P T COLL RD PALDI A'BAD 380007							
,	E/U Name :	DHIRAJLAL S SHAH							
	Occup:								
		Resident-Ordinary							
108	00002990	RAJENDRAKUMAR HIRABHAI PRAJAPATI	100	2546301	2546400	7844	7844	01	100
100	00002550	BIJESHWAR COLONY 1	100	2310301	23 10 10 0	,011	,011	01	100
		AT PALANPUR							
		DIST BANASKANTHA							
		PALANPUR							
		385001							
]		HIRABHAI PRAJAPATI							
	Occup :								
		Resident-Ordinary							
NOM 1	No. Shrs :	34 - 1 - 100 REG DATE : 17-Jun-2023							

Slno		Name of the Holder (S) / Address Details		From	ive numbers-> To	From	To	LOC.End	Share
N	NOM NAME :								
109		RATNAKUMARI TSANDRAPATI D NO 3-29-28 KRISHNA NAGAR PARK LINE GUNTUR	100	2559501	2559600	7976	7976		100
F	Occup :	VENKATESWARLU TSANDRAPATI 1 Resident-Ordinary							
110	00003090	CHOCKALINGAM VELLACHAMY	400	2560501	2560600		7986	01	100
		PLOT 17 GANESH NAGAR THIRUPPUTHUR P T T DIST 623211		3086601 6110401	3086700 6110600	31275 32170	31275 32170		100 200
F	Occup :	VELLACHAMY							
111	Jt1 :	RAJNI SHARMA HARKESH SHARMA 8/49 VIKAS NAGAR LUCKNOW 226020	100	3086901	3087000	31278	31278		100
F	Occup :	HARKESH SHARMA 4 Resident-Ordinary							
112	Jt1 :	HARISH CHANDRA BANGIA ARUNA ARORA 57 JURIA TOLA MAQBOOL GANJ LUCKNOW	800	2562801 3087001 6110901 12162201	2562900 3087100 6111100 12162600	8009 31279 32173 32932	8009 31279 32173 32932		100 100 200 400
F	F/H Name : Occup : Status :								
113	00003115	ASHA RASTOGI 4/308 VIVEK KHAND COMTI NAGAR LUCKNOW 226010	400	2563001 3087101 6111101	2563100 3087200 6111300	8011 31280 32174	8011 31280 32174	01	100 100 200
F	Occup :	ARUN KUMAR							
114		ALAGAPPAN AL PALANIYAPPAN V PLOT NO 379 KARPAGA NGR K PUDUR MADURAI 625007	800	2564301 3087301 6111501 12163001	2564400 3087400 6111700 12163400	8024 31282 32176 32934	8024 31282 32176 32934		100 100 200 400
F	Occup :	ALAGAPPAN S 1 Resident-Ordinary							
115	00003129	RAMESH KUMAR M 59, PATCHARISIKARA STREET	400	2564601 3087401	2564700 3087500	8027 31283	8027 31283		100 100

List of Share	Holders as on: 30-Mar-2024					Page No	: 20	
Slno Folio	Name of the Holder (S) / Address Details		From	ive numbers- To	From	То	LOC.End	Share
	2ND FLOOR, KANSAMEETU STREET MADURAI TAMILNADU 625001 : MANOHAR MAL		6111701	6111900		32177		200
NOM No. Shrs NOM NAME	: 2 : Resident-Ordinary : 57 - 1 - 400 REG DATE : 14-Nov-2023 : SEETHA DEVI : 59, PATCHARISIKARA STREET							
NOM ADD	KANSAMEETU STREET MADURAI TAMILNADU 625001							
Occup		200	3087501 6111901	3087600 6112000	31284 32178	31284 32178		100 100
Status	: Resident-Ordinary							
117 0000313	8 RAJA K RAJENDRA FINANCE 48 VALAYAL KARA ST TIRUMANGALAM PO MADURAI 626706	800	2565501 3087801 6112201 12164001	2565600 3087900 6112400 12164400	8036 31287 32180 32937	8036 31287 32180 32937		100 100 200 400
Occup	: KRISHNAN M : 2 : Resident-Ordinary							
118 0000315	1 SEKAR M 14/3 NEW COLONY SATTUR VIRUDHU NAGAR DIST 626203	800	2566801 3087901 6112401 12164401	2566900 3088000 6112600 12164800	8049 31288 32181 32938	8049 31288 32181 32938	23 23 23 23	100 100 200 400
Occup	: MUTHIAH M							
Jt1	7 RAMANATHAN N : SANAKARAN R	800	2569401 3088101	2569500 3088200	8075 31290	8075 31290		100 100
Jt2	: RAJAGOPAL 17 KALAMANDIR ST KANDANUR PO T N 623104		6112601 12164801	6112800 12165200	32182 32939	32182 32939		200 400
Occup	: NAGARAJAN							
120 0000318	2 BASKAR T T 37 BUNGLOW STREET SALEM 636001	400	2569901 3088301 6112801	2570000 3088400 6113000	8080 31292 32183	8080 31292 32183		100 100 200
Occup	: THULASIRAM T B : 7							

Status : Resident-Ordinary

	or Share	Holders as on : 30-Mar-2024					Page No	: 21 	
Slno	Folio	Name of the Holder (S) / Address Details	Total Shares	From	ive numbers-> To	From	То	LOC.End	Certificate Share
121		KRISHNAN K R A3/9 JAYAMMA RD TEYNAMPET MADRAS 600018	800	2575001 3088601 6113201	2575100 3088700	8131 31295 32185 32941	8131 31295 32185 32941		100 100 200 400
F	Occup :	LATE K V RAMAN							
122	00003239	CHENRAJ P 15 MANGALA PURAM 8TH ST CHETPET MADRAS 600031	200	2575601 3088801		8137 31297	8137 31297		100 100
F	Occup :	PUSALAL M							
123	00003256	GOPALARAJU PENMETSA DELTA PAPER MILLS LIMITED WESTN GODAVARI DISTRICT VENDRA ANDHRA PRADESH 534210	200	6113701	6113900	32188	32188		200
न	Occup :	APPALA GOPALA RAJU 7 Resident-Ordinary							
124		NIRMAL CHAND B HEM LATHA N 8 BALAJI SINGH ST SAIDAPET MADRAS 600015	800	2579201 3089401 6113901 12166601		8173 31303 32189 32944	8173 31303 32189 32944		100 100 200 400
ન	Occup:	BOWIR MULL B 7 Resident-Ordinary							
125 F		SUGATHAN N ILLIKKATTU HOUSE RAILWAY STATION ROAD EDAPPALLY ELAMAKKARA P O COCHIN 682026 NARAYANAN M 7	800	2582401 3089801 6114501 12167001	2582500 3089900 6114700 12167400	8205 31307 32192 32945	8205 31307 32192 32945		100 100 200 400
126		Resident-Ordinary RAJAN VARGHESE	200	2582701	2582800	8208	8208		100
F	Occup :	ANGADICAL HOUSE VELLAKENAR WARD ALLEPPEY 688001 VARGHESE K I 5 Resident-Ordinary		3090001	3090100	31309	31309		100
127	00003316	SABITA PANDA C/O KEDAR NATH PANDA AT-DAGARA PARA BANIASAHI	800	2583601 3090101 6115101	2583700 3090200 6115300	8217 31310 32195	8217 31310 32195		100 100 200

Slno Foli	io Name of the Holder (S) /	<-Distinct	ive numbers->	<-Certi	ificate no-	> StopCode	Certificate	
	Address Details		From	To	From	To	LOC.End	Share
000	PO-CHANDINI CHOWK CUTTACK ORISSA 753002 ame: KEDAR NATH PANDA cup: 4 cus: Resident-Ordinary			12168000	32947	32947		400
F/H Na Occ	03327 SUBHASH CHAND GANDHI Jt1: ANITA GANDHI INDIAN AIR FORCE AH 33 HIG SUKHLIYA INDORE 452010 ame: MOOL CHAND cup: 1 cus: Resident-Ordinary	400	3090501 6115701 12168401		31314 32198 32949	31314 32198 32949		100 100 200
F/H Na Occ	03330 SAFDAR AHMED SHEIK Ut1: MEHER AHMED MOHAMMAD 3-6-361/2 2ND FLR BHD LADY HYDRI CLUB HIMAYAT NAGAR HYDERABAD 500029 Amme: KHADER MOHINDDIN SHEIK Cup: 5 Cus: Resident-Ordinary	400	2585001 3090601 6115801	2585100 3090700 6116000	8231 31315 32199	8231 31315 32199	01 01	100 100 200
000	703487 AKS CREDITS LTD 701 703 SUNJEJA TOWER II 12 DIST CENTRE JANAKPURI NEW DELHI 110058 Eup: 7 Eus: Corporate Body-Domestic	400	2601101 3091801 6116601	2601200 3091900 6116800	8392 31327 32203	8392 31327 32203	01	100 100 200
F/H Na Occ	03490 SHAKUNTLA BANSAL H NO 21 RD NO 23 EAST PUNJABI BAGH N DELHI 110026 Amme: DEV PORAKASH BANSAL Cup: 4 Cus: Resident-Ordinary	400	2601401 6116801 12169401	2601500 6116900 12169600	32759 32759 32952	32759 32759 32952	DUPC DUPC	100 100 200
F/H Na Occ	03544 SUSHIL BANSAL 3/2 INDER ROAD DEHRA DUN 248001 ame : SIRI RAM BANSAL cup : 2 cus : Resident-Ordinary	200	2606801 12170401	2606900 12170500	8449 32955	8449 32955		100 100
	03548 RASHID KHAN C/O SAFIA KHAN 35 CIVIL LINES BAREILLY 243001	800	2607201 3092901 6118301 12170501	2607300 3093000 6118500 12170900	8453 31338 32212 32956	8453 31338 32212 32956		100 100 200 400

CHURCHGATE

Slno	Folio	Name of the Holder (S) / Address Details		<-Distinct: From	ive numbers-> To	<-Cert: From	ificate no-> To	StopCode LOC.End	Certificate Share
 I	 F/H Name :	MASEET ULLAH KHAN							
	Occup :								
	Status :	Resident-Ordinary							
134	00003577	KRIPA MUTHUSWAMY	600	2610501	2610600	8486	8486		100
	Jt1 :	SHANTHA MUTHUSWAMY		6118601	6118800	32214	32214		200
		NO.16, HILL RIDGE VILLAS		12170901	12171200	32957	32957		300
		ISB ROAD GACHIBOWLI							
		HYDERABAD							
		500032							
Ι		MUTHUSWAMY S							
	Occup:								
	Status :	Resident-Ordinary							
135	00003774	NILESH P DOSHI	800	2630801	2630900	8689	8689		100
	Jt1 :	ALKA N DOSHI		3094201	3094300	31351	31351		100
		VIJAYA ENGINEERS INDIA		6119601	6119800	32219	32219		200
		13 ERRABALU CHETTY ST MADRAS		12171601	12172000	32959	32959		400
		600001							
Ι	F/H Name :	PRAVIN C DOSHI							
	Occup :	2							
		Resident-Ordinary							
		3 - 1 - 800 REG DATE : 06-Apr-2022							
1		POOJA N DOSHI VIJAYA ENGINEERS INDIA							
	NOM ADD :	NEW 38 OLD 13							
		1ST FLOOR ERRABALU CHETTY ST							
		CHENNAI							
		INDIA							
		600001							
136	00003840	MUNIRAJU	400	2637601	2637700	8757	8757		100
		UDAYA SHANKAR S N		3095201	3095300	31361	31361		100
	Jt2 :	LAKSHMANA T		6120301	6120500	32223	32223		200
		NO 1 2ND CROSS BEML LAYOUT 5TH STAGE							
		RAJAESHWARI NAGAR							
		HALAGEVADERA HALLI							
		BANGALORE							
_	7 / 77 . 77	560098							
ŀ	Occup:	PUTTAPPA R							
	_	Resident-Ordinary							
10-	000000		- -	0.600.101	0.606-00	0===	0.00		.
137		SHRIMATHI V NAVADA VASUDEVA NAVADA G	800	2639401 3095501	2639500 3095600	8775 31364	8775 31364		100 100
	UCI .	NO 40 3RD FLOOR		6120501	6120700	32224	32224		200
		LAKSHMI COMPLEX		12172801	12173200	32962	32962		400
		K R ROAD FORT							
		BANGALORE							
	0	560002							
	Occup :	Resident-Ordinary							
	scacus ·	Restrict Ordinary							
138		ASHA M LELE	100	2682501	2682600	9206	9206		100
	Jt1 :	ABHIJEET M LELE							
		35 YASHONDHAN OPP CCI							

	P	Name of the Holder (S) / Address Details		From	ive numbers-> To	From	То	LOC.End	Share
	E	BOMBAY							
		400020							
		MADHAV V LELE							
	cup: 6								
Sta	itus : F	Resident-Ordinary							
L39 0000	03902 E	BHARTI RAMESHCHANDRA MEHTA	1200	2683301	2683600	9214	9216		30
		112 MAKER CHAMBERS III	1200	3096101	3096400	31370	31370		30
		223 NAMMAN POINT		6121301	6121900	32228	32228		60
	Е	BOMBAY							
	4	400021							
F/H N	ſame : F	RAMESHCHANDRA							
Oc.	cup : 2	2							
Sta	itus : F	Resident-Ordinary							
40 000	102002 T	DATACIIDDAMANITAM VOLAMACANIADATIC	200	2701201	2701200	10102	10102		1.0
40 000		BALASUBRAMANIAM KOLAMASANAPALLE	200	2781201	2781300 12175000	10193 32966	10193 32966		100 100
		PLOT NO 38 DOOR NO 33 2ND CROSS STREET		121/4901	121/5000	32900	32900		10
		AMAR NAGAR							
		KADAPERI							
		TAMBARAM WEST							
		CHENNAI							
	6	500045							
Oc	cup : 6	5							
Sta	itus : F	Resident-Ordinary							
11 0000	103992 6	GUVVALA VENKATA KONDA REDDY	800	2782201	2782300	10203	10203		10
11 000		D.NO 21-45 D-3,	000	3097201	3097300	31379	31379		10
		ΓERU ROAD-2,		6122501	6122700	32232	32232		20
		JAMALAMADUGU		12175001		32967	32967		400
		516434							
F/H N	Tame : C	CHALAPATHI REDDY G U							
Oc	cup : 6	5							
Sta	itus : F	Resident-Ordinary							
42 0000	04013 J	JYOTIKABEN D GAJJAR	100	2796301	2796400	10344	10344		10
		9, SHREENATH BANGLOWS							
		OPP FULL STOP SOCIETY							
	M	MOTERA-CHANDKHEDA CROSS ROAD							
		CHANDKHEDA							
	P	AHMEDABAD							
		GUJARAT							
		382424							
•		OILIPBHAI GAJJAR							
	cup: 4								
Sta	itus : F	Resident-Ordinary							
43 0000	04101 M	MAHENDRA VADILAL SHAH	400	2805101	2805200	10432	10432		100
	H	H 3/22 POOJAN APARTMENTS		3097501	3097600	31382	31382		10
		B/H JIVRAJ HOSPITAL		12175501	12175700	32969	32969		20
		<i>J</i> ASANA							
		AHMEDABAD							
		380007							
		SHAH V P							
	cup : 6								
Sta'	itus : F	Resident-Ordinary							
	04114 F	RAMAKRISHNAN R	800	2806701	2806800	10448	10448		10
44 000		RAMAKRISHNAN R SRIVIDHYARAMAKRISHNAN	800	2806701 3097801	2806800 3097900	10448 31385	10448 31385 32236		100 100

Slno Folio	Name of the Holder (S) /	<-Distinct	ive numbers-	> <-Certi	ficate no-	Certificate		
	Address Details		From	To	From	То	LOC.End	Share
	RAMNAGAR		12176101	12176500				400
	COIMBATORE							
	641009							
,	RAMACHANDRAN A S							
Occup :								
Status :	Resident-Ordinary							
145 00004136	5 JAYALAKSHMI M K	100	2808901	2809000	10470	10470		100
Jt1 :	: VIDHYALAKSHMI M K							
Jt2 :	THYLAMBAL KRISHNAN							
	278 DR RADHAKRISHNAN RD W							
	TATABAD							
	COIMBATORE							
	641012							
	KRISHNAN M R							
Occup :								
Status :	Resident-Ordinary							
146 00004139	9 SRIDHARAN S	400	2809201	2809300	10473	10473		100
Jt1 :	KRISHNA SRIDHARAN		3098701	3098800	31394	31394		100
	13 BARATHI PARK		6124001	6124200	32240	32240		200
	CROSS ROAD NO 2							
	COIMBATORE							
	641011							
	SRINIVASAN T R							
Occup :								
Status :	Resident-Ordinary							
147 00004140) SHANMUGHAM V	400	2809301	2809400	10474	10474		100
	109-C DAYALAN ST		3098801	3098900	31395	31395		100
	THIRUNAGAR		6124201	6124400	32241	32241		200
	KAVUNDAMPALAYAM							
	COIMBATORE							
_ /	641030							
	: VISWANATHAN							
Occup :								
Status .	Resident-Ordinary							
148 00004150	CHANDRA MAGENDREN	800	2810301	2810400	10484	10484		100
	7/3A NO 4		3099101	3099200	31398	31398		100
	VEERAPANDI PUDUR PO		6124401	6124600	32242	32242		200
	COIMBATORE		12177701	12178100	32975	32975		400
T /TT 3T	641019							
	: MAGENDIREN K							
Occup :								
Status .	Resident-Ordinary							
149 00004155	5 KALIAMMAL N	100	3099301	3099400	33322	33322	DUPC	100
	139H/35, SHASTRI NAGAR							
	THADIKOMBU							
	DINDIGUL							
	TAMIL NADU							
_ /	624709							
	: NAGU REDDIAR M							
Occup :								
	Resident-Ordinary							
	: 42 - 1 - 100 REG DATE : 28-Sep-2023							
	S JAYA RAJA PERUMAL							
NOM ADD :	KANDAVEL BHAVANAM							

THADICOMBU, AMMAN NAGAR

Slno	Folio	Name of the Holder (S) /	<pre><-Distinctive numbers-></pre>		<-Certificate no-> StopCo			de Certificate	
		Address Details		From	То	From	To	LOC.End	Share
		DINDIGUL							
		TAMIL NADU							
		624709							
150	00004210	VDTCIMADAT V	200	2000001	2100000	21406	21406	01	100
150	00004219	KRISHNARAJ K 221 FACTORY ROAD	200	3099901 6125201	3100000 6125300	31406 32247	31406 32247	01	100
		NELLIKUPPAM		0123201	0123300	32247	32247		100
		607105							
I	F/H Name :	KANNAN T							
	Occup :								
	Status :	Resident-Ordinary							
151	00004221	NATESAN S	600	2817401	2817500	10555	10555		100
		169 SUPER BAZAAR		6125301	6125500	32248	32248		200
		SINGARATHOPE		12178901	12179200	32979	32979		300
		TRICHY							
ī	T/H Name :	620008 SELLAMUTHU							
1	Occup:								
	_	Resident-Ordinary							
152	00004226	SUBASHINI RAJAGOPALAN	800	2817901	2818000	10560	10560		100
132		RAJAGOPALAN SWAMINATHAN	800	3100101	3100200	31408	31408		100
	001	6/63 WEST STREET		6125501	6125700	32249	32249		200
		MUDIKONDAN		12179201	12179600	32980	32980		400
		609502							
I		RAJAGOPALAN							
	Occup : Status :	Resident-Ordinary							
153	00004234		800	2818701	2818800	10568	10568		100
		NEW DOOR NO 39		3100201	3100300	31409	31409		100
		WEST CAR STREET CHIDAMBARAM		6125701 12179601	6125900 12180000	32250 32981	32250 32981		200 400
		608001		121,3001	1210000	32701	32,01		100
Ι	F/H Name :								
	Occup :								
	Status :	Resident-Ordinary							
154	00004239	THYAKARAJAN S	800	2819201	2819300	10573	10573		100
		9 V CROSS STREET		3100501	3100600	31412	31412		100
		CIT COLONY		6126101	6126300	32252	32252		200
		MADRAS 600004		12180001	12180400	32982	32982		400
	Occup :								
	-	Resident-Ordinary							
1	00004050	HOUR GURNERD	000	2020201	2020400	10504	10504		100
155	00004250	USHA SHANKAR NO 35/67B VENKATA RATNA NAGAR	800	2820301 3101001	2820400 3101100	10584 31417	10584 31417		100 100
		BEHIND PILLAIYAR KOIL		6126501	6126700	32254	32254		200
		ADAIYUR		12180801	12181200	32984	32984		400
		CHENNAI							
		600020							
I		SANKARAN A							
	Occup : Status :	Resident-Ordinary							
156		KALYANI BALASUBRAMANIAN	800	2820601	2820700	10587	10587		100
	Jtl :	BALASUBRAMANIAN NATARAJAN `NATARAJ' 126/2 4TH ST		3101201 6126901	3101300 6127100	31419 32256	31419 32256		100 200
		MATANAO 120/2 TIA SI		0120901	012/100	24430	32230		200

List of Share	Holders as on : 30-Mar-2024					Page No	: 27	
	Name of the Holder (S) / Address Details	Total Shares	<-Distinct From	ive numbers-	> <-Certi	ificate no-: To	LOC.End	Share
	ABHIRAMAPURAM MADRAS 600018			12181800		32986		400
F/H Name :	BALASUBRAMANIAN N							
Occup:								
Status :	Resident-Ordinary							
	FIRST FINANCIAL SERVICES LIMITED NO-6 1ST FLR CROWN COURT 34 CATHEDRAL ROAD MADRAS 600086	200	2821601	2821800	10597	10598		200
Occup : Status :	Corporate Body-Domestic							
158 00004334	NARAYANAN C M 280 ANBUNAGAR	800	2828901 3102101		10670 31427	10670 31427		100 100
	M 280 ANBUNAGAR TIRUNELVELI		6127901		32260	32260		200
	627011			12182400	32988	32988		400
F/H Name : Occup :	CHELLAPPAN PILLAI N		12102001	12102100	32300	32300		100
Status :	Resident-Ordinary							
159 00004338	ANNAMALLAI FINANCE LIMITED	800	2829301	2829400	10674	10674		100
	252 METTUPALAYAM ROAD		3102201	3102300	31428	31428		100
	COIMBATORE		6128101	6128300	32261	32261		200
	641043		12182401	12182800	32989	32989		400
Occup :								
Status :	Corporate Body-Domestic							
160 00004347	THIAGARAJAN G	800	2830201		10683	10683		100
	61 17 F2		3102601		31432	31432		100
	PAVITHRA APARTMENT			6128700	32263	32263		200
	2ND FLOOR		12183201	12183600	32991	32991		400
	KUMALAN KUTTAI ERODE							
	TAMIL NADU							
	638011							
F/H Name :	GOVINDASAMY S							
Occup :								
Status :	Resident-Ordinary							
NOM No. Shrs :	12 - 1 - 800 REG DATE : 05-Apr-2022							
NOM NAME :								
NOM ADD :								
	PAVITHRA APARTMENT							
	2ND FLOOR KUMALAN KUTTAI							
	ERODE TAMIL NADU							
	638011							
161 00004350	THIRUVENKATA SUBRAMANIAM K M	800	2830501	2830600	10686	10686		100
	NO. 13, FIRST MAIN ROAD	000	3102701	3102800	31433	31433		100
	SEETHAMMAL COLONY		6128701	6128900	32264	32264		200
	GOBICHETTIPALAYAM		12183601	12184000	32992	32992		400
	ERODE							
	638452							
	MANSAIAPPA GR K							
Occup :								
Status :	Resident-Ordinary							

Status : Resident-Ordinary

NOM No. Shrs : 26 - 1 - 800 REG DATE : 11-Aug-2022

List of Share Holders as on : 30-Mar-2024 Page No : 28

List of Share	Holders as on : 30-Mar-2024					Page No	: 28	
Slno Folio	Name of the Holder (S) / Address Details		<-Distinct	ive numbers-> To	<-Cert From	ificate no-> To	StopCode LOC.End	Certificate Share
	K T NATARAJAN NO. 13, FIRST STREET SEE THAMMAL COLONY GOBICHETTYPALAYAM 638452							
162 00004380	SANJAY KUMAR JAIN 901 RAGHAVA RATNA TOWERS CHIRAG ALI LANE ABIDS HYDERABAD 500001	100	2836101	2836200	10742	10742		100
Occup	: VIJAY KUMAR JAIN : 2 : Resident-Ordinary							
	RAMULU MUKKA H NO 3-1-292 `ADITHYA' BEHIND CIVIL HOSPITAL KARIMNGAR 505002	800	2836401 3103201 6129301 12184501	2836500 3103300 6129500 12184900	10745 31438 32267 32995	10745 31438 32267 32995	01 23 23	100 100 200 400
Occup	: LACHAIAH : 2 : Resident-Ordinary							
	RAOSAHEB BABASAHEB PATIL W NO 10 H N 1253/7/1 TAMBE MAL ICHAL KARANJI TAL HATKANGADE KOLHAPUR 416115 BABASAHEB PATIL	800	2846301 3104301 6129901 12185301	2846400 3104400 6130100 12185700	10844 31449 32270 32997	10844 31449 32270 32997		100 100 200 400
Occup								
	O KAVITA KULKARNI E DILEEP KULKARNI KAVI DEEP NURSING HOME BULDANA 443001	800	2851301 3105301 6131401 12186201	2851400 3105400 6131600 12186600	10894 31459 32278 33000	10894 31459 32278 33000		100 100 200 400
Occup	DEEP DATTATEAYA KULKARNI 5 Resident-Ordinary							
Jt1	MILIND DINKAR VAIDYA PRADEEP DIGAMBER VAIDYA JAYSHREE PRADEEP VAIDYA DUNDUBHI 24 SHAILESH SOC KARVE NAGAR PUNE 411052	800	2851401 3105401 6131601 12186601	2851500 3105500 6131800 12187000	10895 31460 32279 33001	10895 31460 32279 33001		100 100 200 400
Occup	DINKAR WAMAN 2 Resident-Ordinary							
	JAYSINGPUR TRADING CO LTD 34 PALLAVI 9TH LANE JAYSINGPUR 416101	600	2851701 6132001 12187001	2851800 6132200 12187300	10898 32281 33002	10898 32281 33002		100 200 300
Occup								

Status : Corporate Body-Domestic

Slno	Folio	Name of the Holder (S) / Address Details		<-Distinct	To	From	ificate no-> To	LOC.End	Share
168		RASIKLAL BAJIRAO BHANDARI RAJANI PRAKASH BHANDARI "SARASWATI APARTMENT 4 ASHOK NAGAR (LANE OPPOSITE TO BANK OF BARODA) PUNE 411007	100	2852501	2852600		10906		100
1	Occup :	BAJIRAO BALARAM BHANDARI 1 Resident-Ordinary							
169		SUDHAKAR SHARANGPANI USHA SUDHAKAR SHARANGPANI 484/103 MITRAMANDAL SOC NEELMANI PARVATI PUNE 411009	800	2853901 3106101 6132601 12187701	2854000 3106200 6132800 12188100	10920 31467 32284 33004	10920 31467 32284 33004		100 100 200 400
1	Occup :	VINAYAK SHARANGPANI 2 Resident-Ordinary							
170		AMITABH SHARMA KUSUM LATA SHARMA 66 NEW IDGAH COLONY AGRA U P 282001	800	2858601 3106201 6132801 12188101	2858700 3106300 6133000 12188500	10967 31468 32285 33005	10967 31468 32285 33005		100 100 200 400
1	Occup :	GARRAJ KISHORE SHARMA 7 Resident-Ordinary							
171	00004737	SONALBEN K SHAH 701 BASERA BLDG PLOT NO 11 SECTOR 17 VASHI NEW BOMBAY 400703	400	2872101 3107001 6133701	2872200 3107100 6133900	11102 31476 32290	11102 31476 32290	01C	100 100 200
1	Occup :	KALPESH N SHAH							
172	00004747	HIMMAT SINGH HOUSE NO 4027 SECTOR 46-D CHANDIGARH U T 160047	800	2873101 3107101 6133901 12188901	2873200 3107200 6134100 12189300	11112 31477 32291 33007	11112 31477 32291 33007		100 100 200 400
1	Occup :	UJJAGAR SINGH 1 Resident-Ordinary							
173	00004754	SUNEET KOHLI H NO 175, SECTOR -21 PANCHKULA HARYANA 134109	400	3107301 6134301 12189301	3107400 6134400 12189500	31479 32293 33008	31479 32293 33008		100 100 200
1	Occup :	KRISHNA GOPAL KOHLI 1 Resident-Ordinary							
174	00004760	ANJU PAGRICHA C/O SOOPER DOOPER	100	2874401	2874500	11125	11125		100

List of Share Holders as on : 30-Mar-2024 Page No : 30

Slno	Folio	Name of the Holder (S) /			ive numbers-	 > <-Cert:	ificate no-	> StopCode	Certificate
		Address Details		From	То	From	То	LOC.End	Share
		SECTOR 7 BOOTH 62-63							
		PANCHKUVA HARYANA							
		134109							
		SANJEEV PASRICHA							
	Occup:								
	Status :	Resident-Ordinary							
175		SRINIVASAN R S	400	2879601		11177	11177		100
	Jtl:	THAILAMBAL		3107801		31484	31484		100
		PLOT NO 35 A/EX NAGAR A MADHAVARAM MILK CLY		6134901	6135100	32297	32297		200
		MADRAS							
		600051							
	Occup :								
	_	Resident-Ordinary							
L76	00004844	VIJAYA LAKSHMI S	800	2882801	2882900	11209	11209		100
. , 0	00001011	PLT NO 1534 J 40 13TH ST	000	3108101		31487	31487		100
		ANNA NAGAR WEST		6135501		32300	32300		200
		MADRAS			12191000	33013	33013		400
		600040							
	Occup :								
	Status :	Resident-Ordinary							
77	00004846	MUTHIAH R M	100	2883001	2883100	11211	11211		100
		41/2 UPPARAPALAYAM							
		KOTTUR							
		MADRAS							
		600085							
	F/H Name :	RAMASAMY M							
	Occup :								
	Status :	Resident-Ordinary							
178	00004867	HIMAT P DABHI	800	2885601	2885700	11237	11237		100
	Jt1 :	KOKULA H DABHI		3108301	3108400	31489	31489		100
		9 NARAYAN NAGAR		6135901	6136100	32302	32302		200
		NANA KUMBHANTH RD		12191101	12191500	33015	33015		400
		NADIAD							
	- /	387001							
		PUNAMBHAI DABHI							
	Occup:	Resident-Ordinary							
	status .	Resident-Ordinary							
L79	00004929	MAITRI DILIP SHAH	200	3108901	3109000	31495	31495		100
		2, SHYAM VIHAR BUNGLOWS,		6136901	6137000	32307	32307		100
		OPP SHRIDHAR FARM,							
		THALTEJ SHILAJ ROAD,							
		AHMEDABAD							
		380059							
		SILIP SHAH							
	Occup : Status :	Resident-Ordinary							
180		TAMANNA DHANANI	800	2893801	2893900	11319	11319		100
LUU	00004343	AXAR HOSPITAL	600	3109101	3109200	31497	31497		100
		PALIAD RD BOTAD		6137001	6137200	31497	31497		200
		BHAVNAGAR		12192901	12193300	33020	33020		400
		364710		121727UI	12193300	33020	33020		400
	Occup :								
	occup .	J							

Status : Resident-Ordinary

Slno 181		Name of the Holder (S) / Address Details	Total Shares	<-Distinct	ive numbers->	<-Cert	ificate no-s	0500000	Q + - ! C !
181				From	To	From	То	LOC.End	Share
101	00004963	NAIR M N NO 3 V MAIN RD VASANTA NAGAR BANGALORE 500552	400	2895201 3109301	2895300 3109400 12193500	11333 31499 33021	11333 31499		100 100 200
F	Occup :	MENON K G LATE							
182	00004981	RUDRAIAH S S MANAGING PARTNER AGROPLAS KARNATAKA 14 BELLDAPET TIPTUR 572201	200		6137900 12193600	32312 33022	32312 33022		100
F/	Occup :	SHANKARAPPA							
183		SAMEENA JASMEEN KHAN ASSOCIATES NO 118 MURALI COMPLEX LAL BAGH FORT RD B'LORE 560004	300	2897801 6137901	2897900 6138100	11359 32313	11359 32313		100 200
F' /	/H Name : Occup : Status :								
184	00005026	CHITRASEN JAIN DIGAMBER BHAWAN MAIN ROAD HOSHANGABAD 461001	800	2931701 3110101 6138401 12194301	3110200	11698 31507 32316 33025	11698 31507 32316 33025		100 100 200 400
F/	Occup :	VINAY KUMAR JAIN 2 Resident-Ordinary							
185	00005156	SHOBHA P BHIWANDI 203 PADMAVATI GOMPLEX SHEELAVANTAR ONI HUBLI 580020	100	2946301	2946400	11844	11844		100
F/	Occup :	PANNACHAND 4 Resident-Ordinary							
186	00005173	LAKSHMI C V 453 BHUVI BUDDHA MARGA SIDDHARTHA LAYOUT MYSORE 570011	200	2948301 12195401	2948400 12195500	11864 33029	11864 33029		100 100
NOM No	Occup : Status : D. Shrs :	VENKATESHA MANNAR C A 3 Resident-Ordinary 38 - 1 - 200 REG DATE : 01-Aug-2023 C.A.VENKATESHA MANNAR 453, BHUVI BUDDHA MARGA							
-		SIDDHARTHA LAYOUT MYSORE 570011							
187	00005226	HARSHA SHRISHRIMAL	100	2953701	2953800	11918	11918		100

Slno Folio	Name of the Holder (S) /	Total Shares	<-Distinctiv	e numbers->	<-Certi	ficate no->	StopCode	Certificate
	Address Details		From	То	From	То	LOC.End	Share
Jt1 :	LALIT SHRISHRIMAL							
	C/O SHRI MEDICALS							
	475/C MAHARSHINAGAR							
	POONA							
	411037							
	LALIT SHRISHRIMAL							
Occup :								
Status :	Resident-Ordinary							
188 00005234	GAUTHAM BABU B	400	2954501	2954600	11926	11926		100
	APARTMENT NO 5-B		3112601	3112700	31532	31532		100
	VIII BLOCK KENCES ENCLAVE		6140801	6141000	32329	32329		200
	1 RAMAKRISHNA STREET							
	T NAGAR							
	CHENNAI							
_ /	600017							
F/H Name : Occup :	BADRINATH B N							
_	Resident-Ordinary							
	-							
189 00005297	SUDHIR KUMAR S PATODIA	800	2965201	2965300	12033	12033	01	100
	1002 MEENAXI TOWERS		3113001	3113100	31536	31536		100
	10TH FLOOR GOKULDHAM		6141301	6141500	32332	32332		200
	GOREGAON (E)		12196401	12196800	33033	33033		400
	BOMBAY							
	400063							
	SAJJAN KUMAR PATODIA							
Occup:								
Status :	Resident-Ordinary							
190 00005345	BHUDEO PRASAD GARG	200	6141501	6141700	32333	32333		200
	BARARI MATHURA							
	281005							
F/H Name :	GARG R N							
Occup :	2							
Status :	Resident-Ordinary							
191 00005416	JAYACHANDRAN B	300	12197801	12198100	33037	33037		300
	232 V G P NAGAR							
	MUGAPPAIR							
	CHENNAI							
	TAMIL NADU							
	INDIA							
	600058							
	BANGARU NAIDU							
Occup :								
Status :	Resident-Ordinary							
192 00005424	VINAY BHANDARI	400	2979001	2979100	12171	12171		100
	127 MINT ST		3114401	3114500	31550	31550		100
	SOWCARPET		6142901	6143100	32340	32340		200
	MADRAS							
	600079							
F/H Name :	RAJENDRA BHANDARI							
Occup :								
	Resident-Ordinary							
102 00005400	ANIAND DDAYACU CUDTA	100	2005101	2005202	10020	10000		100
193 00005483	ANAND PRAKASH GUPTA 62 MISTRY PARK	100	2985101	2985200	12232	12232		100
	6TH FLOOR 77 WARDEN ROAD							
	OIII I HOOK // WAKDEN KOAD							

Slno		Name of the Holder (S) / Address Details	Total Shares	From	ive numbers-> To 	<pre><-Cert From</pre>	ificate no-> To 	> StopCode LOC.End	Certificate Share
		BOMBAY 400026							
	Occup :								
	Status :	Resident-Ordinary							
194	00005488	ASHOK KUMAR GUPTA	800	2985601	2985700	12237	12237		100
		F-5 CHANDER NAGAR WEST GALI NO 3		3115801 6144301	3115900 6144500	31564 32348	31564 32348		100 200
		DELHI			12199600	33042	33042		400
		110051							
	F/H Name :								
	Occup:								
	Status :	Resident-Ordinary							
195	00005513	RASHMI CHAWLA	100	3115901	3116000	31565	31565		100
		A 284 SOUTH CITY I							
		GURGAON HARYANA							
		122001							
Occu	F/H Name :	KLCHAWLA							
	Occup:								
	Status :	Resident-Ordinary							
196	00005537	NEENA ARORA	400	2990501	2990600	12286	12286		100
		32 KATRA ISHWAR BHAWAN		3116101	3116200	31567	31567		100
		KHARI BAOLI		6144601	6144800	32350	32350		200
		DELHI 110006							
	F/H Name :	MANJIP ARORA							
	Occup :								
	Status :	Resident-Ordinary							
197	00005555	SANTOSH BHASIN	800	2992301	2992400	12304	12304		100
		1067 BARA BAZAR		3116301	3116400	31569	31569		100
		KASHMERE GATE		6144801	6145000	32351	32351		200
		DELHI 110006		12200101	12200500	33045	33045		400
	F/H Name :	RAJINDER BHASIN							
	Occup :	4							
	Status :	Resident-Ordinary							
198	00005563	GUPT ASHWANI KUMR	400	2993101	2993200	12312	12312	01C	100
		VISAKHA PATNAM STEELPLANT		3116501	3116600	31571	31571	01	100
		15 N B C C TOWER BHIKAJI		6145001	6145200	32352	32352		200
		CAMA PLACE NEW DELHI 110066							
	F/H Name :								
	Occup :	1							
	Status :	Resident-Ordinary							
199	00005577	ARVIND YADAV	800	2994501	2994600	12326	12326		100
		PRIYANKA YADAV	200	3116601	3116700	31572	31572		100
		C/O I CHANDRA		6145201	6145400	32353	32353		200
		257 PCOKET E MAYUR VIHAR		12200901	12201300	33047	33047		400
		PHASE II DELHI 110091							
	F/H Name :	SURENDRA PAL SINGH							
τ. /	Occup :	1							
	Status .	Resident-Ordinary							

Status : Resident-Ordinary

	as on . 30-Mar-2024							
Slno Folio	Name of the Holder (S) / Address Details		<-Distinct	То	From	ficate no-	LOC.End	Share
200 0000560	04 SUBHASH CHANDER GUPTA 8/35-36 KIRTI NAGR IND AREA DELHI 110015	100	2997201					100
Occup	: GUPTA K G : 7 : Resident-Ordinary							
201 0000573	34 GHANSHYAM DAS SARAOGI KALA-NIKETAN OLD G.T. ROAD DHERI-ON-SONE ROHTAS BIHAR 821307	100	3011301	3011400	12494	12494		100
Occup	: MAHABIR PRASAD SARAOGI : 2 : Resident-Ordinary							
	59 NAGESWARA RAO SANGABATHUNI H NO. 5-449 (M) BALAJI NAGAR MANGALAGIRI GUNTUR 522503	800	3118201 6147301		31588 32365	12529 31588 32365 33055		100 100 200 400
Occup Status NOM No. Shrs NOM NAME	: LAKSHMI NARAYANA : 1 : Resident-Ordinary : 1 800 REG DATE : 19-May-2006 : RAJANI KUMARI S : W/O NAGESWARA RAO D.NO.5-449-M BALAJI NAGAR MANGALAGIRI (PO) GUNTUR DT AP 522503							
F/H Name Occup	32 VENKATA RAO DANDIBHOTLA 34-3-35 LAKSHMI NILAYAM KASTURIBAI PET VIJAYAWADA 520010 : VENKATESWARLU : 1 : Resident-Ordinary	100	3016601	3016700	12547	12547		100
Jt1 F/H Name Occup		800	3019301 3118801 6147601 12203101	3019400 3118900 6147800 12203500	12574 31594 32367 33057	12574 31594 32367 33057		100 100 200 400
205 0000581	: Resident-Ordinary O KRISHNA RAO VAKAMULLU : HEMAVATHI VAKAMULLU D NO 5-62 FLAT NO 102 BHARGAVI HEIGHTS BHAVANINAGAR ROAD NO 6 DILSUKHNAGAR	800	3019401 3118901 6147801 12203501	3019500 3119000 6148000 12203900	12575 31595 32368 33058	12575 31595 32368 33058		100 100 200 400

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Slno Folio	Name of the Holder (S) / Address Details		From	ive numbers-> To	· <-Certi From	ificate no-> To	StopCode LOC.End	Certificate Share
	HYDERABAD							
F / II N •	500060							
Occup:	SREERAMULU 7							
_	Resident-Ordinary							
	<u>-</u>							
206 00005827	RAMAKRISHNAN V	800	2156401	2156600	3945	3946		200
	B-18 33 HALLS ROAD		3119001	3119200	31596	31596		200
	EGMORE MADRAS		6148001	6148400	32369	32369		400
	600008							
F/H Name :	VAIDYANATHAN T V							
Status :	Resident-Ordinary							
207 00005892	LEELA C R	200	2151001	2151200	3891	3892		200
	J O Q 3							
	NEW COLONY							
	BHADRAVATI							
	KARNATAKA 577301							
F/H Name :	PUTTEGOWDA H C							
	Resident-Ordinary							
208 00006028	JAYALAXMI	1600	2370001	2370200	6081	6082	01	200
208 00006028	NO 5-6 D V S REDDY ENDOREMENT BLDG	1600	3123401	3123600	31619	31619	01	200
	MINJUR		6153701	6154100	32384	32384	01	400
	TAMILNADU		12205501	12206300	33063	33063	01	800
	601203							
F/H Name :								
status .	Resident-Ordinary							
209 00006048	VIMALA G	800	2576701	2576800	8148	8148	01	100
	NO 10 II STREET		3123701	3123800	31621	31621		100
	NORTH GOPALAPURAM		6154301	6154500	32386	32386		200
	MADRAS 600086		12206301	12206700	33064	33064		400
F/H Name :								
Status :	Resident-Ordinary							
210 00006066	RAGHUNATHAN R	300	3123801	3123900	31622	31622		100
	LATHA RAGHUNATHAN	300	6154501	6154700	32387	32387		200
	NO 18 WEST CIRCULAR ROAD							
	MANDAIVELIPAKKAM							
	MADRAS 600028							
F/H Name :								
	Resident-Ordinary							
211 00006113	MEENA M	800	3018201	3018300	10563	12563		100
211 00000113	MEENA M 21 11TH EAST MAIN ROAD	800	3018201	3018300	12563 31627	31627		100
	GANDHI NAGAR		6154901	6155100	32389	32389		200
	VELLORE		12207501	12207900	33067	33067		400
	632006							
	VAIRAVAN KM							
Status :	Resident-Ordinary							
212 00006130	SINHALI DESHPANDE	200	2283901	2284000	5220	5220		100
	12 JAYSHEEL B W PATHERE MARG		3124701	3124800	31630	31630		100
	SHIVAJI PARK							
	BOMBAY							

		Holders as on : 30-Mar-2024 					Page No 	: 36 	
		Name of the Holder (S) / Address Details	Total Shares	From	ve numbers-> To	<pre><-Cert: From</pre>	ficate no-> To	StopCode LOC.End	Certificate Share
		400028 GIRISH DESHPANDE Resident-Ordinary							
213 00		PARMESHWARI KUKAR C/O M L KAKKAR 2912/37C CHANDIGARH 160036	800	2502901 3125701 6156501 12208101	3125800 6156700	7410 31636 32393 33069	7410 31636 32393 33069		100 100 200 400
	Name :	MADAN LAL Resident-Ordinary							
	Jt1:	JOJO JOSEPH AJIYA 54 4TH STREET KALPAKKAM T NADU 603102	200	2257301 3125901	2257400 3126000	4954 31638	4954 31638		100
•		JOSEPH K M Resident-Ordinary							
215 00	0006256	SRINIVASULU N 85 MINT STREET CHENNAI TAMIL NADU 600079	200	3126101	3126300	31640	31640		200
		CHITTIBABU N Resident-Ordinary							
216 00	0006342	SANKAR R D-804 RIVERDALE APTS IV MAIN ROAD EXTN KOTTURPURAM MADRAS 600085	100	2307501	2307600	5456	5456		100
		CRAGHAVAN Resident-Ordinary							
217 00		SNIL SHAH GIRISH SHAH D/12 A, NEW POONAM BAUG NARIMAN ROAD VILE PARLE (E) MUMBAI MAHARASHTRA 400057	800	2425301 3127101 6157901 12209401	2425400 3127200 6158100 12209800	6634 31648 32401 33074	6634 31648 32401 33074		100 100 200 400
		PRAKASH Resident-Ordinary							
		BINA KALA SUBHASH AUTO ENTERPRISES 107 GENERAL PATTERS ROAD MADRAS 600002 CHANDRA PRAKASH KALA	800	2937901 3127201 6158101 12209801	2938000 3127300 6158300 12210200	11760 31649 32402 33075	11760 31649 32402 33075		100 100 200 400
		Resident-Ordinary							
219 00		ANANDA KUMAR B PRAKASH S 11 RAILWAY STATION ROAD	100	6158501	6158600	32404	32404	01	100

Slno	Folio	Name of the Holder (S) / Address Details		<-Distinct: From	ive numbers-> To	<-Cert: From	ificate no-> To	StopCode LOC.End	Certificate Share
		ALANDUR							
		MADRAS							
	F/H Name :	600016 BHAWARLAL M							
		Resident-Ordinary							
220		AAYUSH SHAH	4000	2367001	2367100	6051	6051		100
	Jt1 :	YUGAM SHAH DESAI APTS. 6TH FLOOR, DATTATRAYA ROAD		2394801 2419601	2394900 2419700	6329 6577	6329 6577		100 100
		SANTACRUZ (W)		2453001	2453100	6911	6911		100
		MUMBAI		2804401	2804500	10425	10425		100
		400054		3128501	3129000	31658	31658		500
		UMESH D SHAH		6160301	6161300	32410	32410		1000
	Status :	Resident-Ordinary		12210301	12212300	33077	33077		2000
221	00006568	MANJU JAIN	100	2992701	2992800	12308	12308		100
		1/12 RANI JHANSI ROAD							
		NEW DELHI							
	F/H Name :	110055 SUBHASH KUMAR JAIN							
		Resident-Ordinary							
	00006570	NADEUTVEVAN D	200	2202101	222220	F210	F210	0.1	100
222	00006578	KARTHIKEYAN B 128-3 MAIN ROAD	200	2293101 6162001	2293200 6162100	5312 32415	5312 32415	01	100 100
		L G B NAGAR		0102001	0102100	32113	32113		100
		KARUR							
	_ /	639002							
		BALASUBRAMANIAN M Resident-Ordinary							
23		LATHA V R VIJAYALAKSHMI V R	200	2502501	2502700	7406	7407		200
	001 .	VALLALAR FLATS							
		53 NEW STREET							
		TRIPLICANE NEAR LLOYDS COLONY							
		MADRAS 600005							
	F/H Name :	RAJAGOPALAN V R							
	Status :	Resident-Ordinary							
24	00006626	OUSEPH C T	800	2150201	2150400	3883	3884		200
21		LEELA OUSEPH	000	3132201	3132400	31670	31670		200
		CHIRAYATH		12213201	12213600	33082	33082		400
		CANTOMENT							
		CANNANORE 670013							
	F/H Name :	THOMA KUTTY							
	Status :	Resident-Ordinary							
25	00006647	SUNIL JAMNADAS MUNDHRA	400	2552101	2552200	7902	7902		100
	0000017	B-6 MATRUSHRADDHA BLDG 2	100	3132501	3132600	31672	31672		100
		NEAR TILAKVIDYA MANDIR		6163101	6163300	32419	32419		200
		DOMBIVLI (E)							
	E/U Mama ·	421201 JAMNADAS SHIODAS MUNDHRA							
		Resident-Ordinary							
26	00006662	SOUTH INDIA PROJECTS LIMITED 1 & 2 OLD COURT HOUSE CORNER	200	2496301 3133001	2496400 3133100	7344 31676	7344 31676		100 100
		3RD FLOOR		2133001	J1JJ100	31070	51070		100

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Slno	Folio	Name of the Holder (S) / Address Details	Total Shares	<-Distincti From	ve numbers-> To	<-Certi From	lficate no-> To	StopCode LOC.End	Certificate Share
		CALCUTTA 700001							
	Status :	Corporate Body-Domestic							
227	00006712	GOVINDARAJU S	600	3133801	3133900	31682	31682		100
	Jt1 :	SURESH B L		6164501	6164700	32425	32425		200
	Jt2 :	BALRAJ B S		12215201	12215500	33088	33088		300
		NO 2902 3RD CROSS							
		HALLADAKERI MYSORE							
		570001							
F	F/H Name :	SRINIVASA SETTY							
	Status :	Resident-Ordinary							
228	00006767	KESHAV MAHESWARI	100	1924601	1924700	1627	1627		100
		C/O KESHAV INVESTMENTS&CONSULTANCY							
		MARSHALL HOUSE 5TH FLOOR							
F		ROOM NO 506 33/1 N S ROAD CALCUTTA							
		700001							
	F/H Name :	KEDARMAL MAHESWARI							
	Status :	Resident-Ordinary							
229	00006768	SEETA RAMA SWAMY P	800	2598601	2598700	30617	30617	01	100
		C/O MADHUSUDAN GHONTOJI		3134801	3134900	31691	31691		100
		VASAVI ELECTRANICS		6165101		32429	32429		200
		D NO 8-4621 FORT ROAD		12215601	12216000	33090	33090		400
		GULBARGA KARNATAKA							
		585101							
F	F/H Name :	RAMA RAO P							
	Status :	Resident-Ordinary							
230	00006776	CHESCOR LTD A/C CHESCOR INDIAN	100	6165401	6165500	32624	32624	01	100
		INVESTMENT COMPANY LIMITED.							
		ICICI LTD CUSTODIAL SERVICES DEPT							
		"SHANTI" 13 WALCHAND HIRACHAND MARG							
		BOMBAY							
		400038							
	Status :	FII-Others							
231	00006777	NARAN V PATEL	200	6165501	6165700	32431	32431		200
	Jt1 :	UPENDRA KUMAR K PATEL							
		C/O SOMABHAI PATEL & ASSOCIATES							
		18 SHRADDHA COMPLEX 2ND FLOOR OPP MUNI OFFICE							
		MEHSANA							
		384001							
F	F/H Name :	VISHABHAI PATEL							
	Status :	Resident-Ordinary							
232		ABHA SHARMA	200	3136801	3136900	31700	31700		100
	Jt1 :	MADHUSUDAN SHARMA		6167401	6167500	32435	32435		100
		PLOT NO 135							
		ASHIANA NAGAR PHASE I							
		BEHIND SBI PATNA (BIHAR)							
		800025							
F	T/H Name :	MADHUSUDAN SHARMA							

F/H Name : MADHUSUDAN SHARMA

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Slno		Name of the Holder (S) / Address Details		From	ive numbers-> To	<-Cert:	ificate no-	> StopCode LOC.End	Certificate Share
		Resident-Ordinary							
233	00006830	GANGA ASOKAN SARADA SHARES & SECURITIES P LTD NO 1 FIRST FLOOR 4TH MAIN ROAD NANGANALLUR MADRAS 600061	200	2581901 2985301	2582000 2985400	8200 12234	8200 12234		100 100
F	F/H Name :								
	Status :	Resident-Ordinary							
234	00006843	MURUGAN V NO 17 MUTHU KRISHNAN ST KONDITHOPE MADRAS 600079	200	1902701 6168501	1902800 6168600	1408 32438	1408 32438	01 01	100 100
F		VELLAISWAMY P Resident-Ordinary							
235	00006848	KANDA PILLAI K 21 BHARATHIYAR STREET POSTAL AUDIT COLONY MADRAS 600093	300	2241701 6168601	2241800 6168800	4798 32439	4798 32439		100 200
F		VADAMALAI PILLAI K Resident-Ordinary							
236	00006991	PARASURAMAN R 15 (14) KATTABOMMAN ST RADHA NAGAR CHROMEPET MADRAS	400	2738601 3139501 6169601	2738700 3139600 6169800	9767 31722 32444	9767 31722 32444		100 100 200
F		600044 RAJU GOUNDER V Resident-Ordinary							
237	00007037	JAGAVEERAN M 42 VTH TRUST CROSS STREET MANDAVELIPAKKAM MADRAS 600028	200	1873901 2251301	1874000 2251400	1120 4894	1120 4894		100 100
F		MUTHUSAMY R Resident-Ordinary							
238		DARIUS D PANDOLE ANAHITA D PANDOLE 8A DARBHANGA MANSION 12 CARMICHAEL ROAD BOMBAY 400026	400	2477801 3139801 12218701	2477900 3139900 12218900	7159 31724 33100	7159 31724 33100		100 100 200
F		DINSHAW PANDOLE Resident-Ordinary							
239		LALIT GUPTA D/3 MINOCHA COLONY BILASPUR 495001	1600	2301801 2440501 3140101 6170601	2301900 2440600 3140300 6171000	5399 6786 31727 32448	5399 6786 31727 32448		100 100 200 400
F		JAI NARAIN GUPTA Resident-Ordinary		12218901	12219700	33101	33101		800

Slno	Folio	Name of the Holder (S) / Address Details		From	То	From	То	LOC.End	Share
240		GOWRI SHANKAR V R GURU KRIPA NO 11 (NEW NO 31) 13TH MAIN, 16TH CROSS MALLESWARAM BANGALORE 560055 Resident-Ordinary	800	3140601 6171601	3140800 6171800 12220100	31729 32450 33102	31729 32450 33102		200 200 400
241		VIKASH SHARMA C/O AAKASH DOOT COURIER SERVICE SARAF BUILDING ANNEXE 2ND FLOOR ROOM NO 12 A T ROAD GAUHATI ASSAM 781001	400	2378301 3140801 6171801	2378400 3140900 6172000	30972 31730 32451	30972 31730 32451	01C	100 100 200
r		AKHERAMKA S N Resident-Ordinary							
242 F	7/H Name :	ZAKIR AHMED S 2 JAMEELABAO III RD STREET MELVISHARAM 632509 ZAFAR AHMED Resident-Ordinary	800	2826901 3141901 6173201 12220501	3142000	10650 31736 32455 33104	10650 31736 32455 33104		100 100 200 400
243 F	r/H Name :	SUKANYA K NO 33 IIND FLOOR GARDEN APARTMENTS PYCROFTS GARDEN ROAD MADRAS 600006 KOLANDAVEL M	1600	2247201 2565801 3143401 6174201 12221701	2565900 3143600	4853 8039 31747 32460 33107	4853 8039 31747 32460 33107		100 100 200 400 800
244	00007263	Resident-Ordinary RAVI CHANDRAN NO.50, GF.A. SATHIYAMOORTHY STREET DEVARAJ NAGAR SALIGRAM CHENNAI 600093	100	1916201	1916300	1543	1543		100
F		PANDU RANGAN Resident-Ordinary							
245	Jt1 :	SUNDARAM NATARAJAN SAVITRI NATARAJAN KALA NATARAJAN FLAT-6 BLDG-4 GOVT COLONY HAJI ALI BOMBAY 400034	100	2721401	2721500	9595	9595		100
F	F/H Name :								
246	00007298	LALIT GUPTA D/3 MINOCHA COLONY BILASPUR 495001	1600	2530201 2953101 3144801 6175801	2530300 2953200 3145000 6176200	7683 11912 31754 32466	7683 11912 31754 32466		100 100 200 400
F		GUPTA J N Resident-Ordinary		12222701	12223500	33110	33110		800

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Slno		Name of the Holder (S) / Address Details	Total Shares	From	То	From	To	LOC.End	Share
247	00007299 Jt1 :	NAIR V R MEENAKSHI "MAHALAKSHMI" NO 51 GIRI NAGAR NORTH COCHIN 682020 PANICKER S V	100		3145100		31755		100
		Resident-Ordinary							
248	00007300	SRIDHAR N 14 VENKATACHALAPATHY STREET MADRAS 600030	400	12223601	12224000	33112	33112	01	400
	F/H Name : Status :	NATRAJAN Resident-Ordinary							
NOM :	F/H Name : Status :	RAM BABU PANDEY VII & P O ATA DIST JALAVN (O P) 255202 PANDEY S B Resident-Ordinary 19 - 1 - 200 REG DATE : 02-May-2022 OPTOUT	200	2546401 6176701	2546500 6176800	7845 32470		01 01	100
250	00007348	SHANTHI V NO 18A KANDAR HOSTEL STREET MOHANUR ROAD NAMAKKAL 637001	400	3145601	3146000	31760	31760		400
NOM :	Status :								
251		SANTHI G PLOT NO 166 4TH CROSS STREET VENKATESWARA NAGAR RAMAPURAM MADRAS 600089 DAMODARA REDDY G	400	2777101 6177601 12225801	2777200 6177700 12226000	10152 32472 33115	10152 32472 33115		100 100 200
	Status :	Resident-Ordinary							
252	Jt1 :	DIPAN P SHAH SEJAL D SHAH JAINENDRA P SHAH 201/201 PATHAK BUILDING ABOVE SARASWAT BANK NEHRU ROAD VILE PARLE (E) MUMBAI 400057	800	2866401 3146301 6177901 12226001	2866500 3146400 6178100 12226400	11045 31764 32474 33116	11045 31764 32474 33116		100 100 200 400

F/H Name : SHAH P C

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Slno		Name of the Holder (S) / Address Details	Total Shares	<-Distinct From	ive numbers-: To	> <-Cert: From	ificate no-> To	StopCode LOC.End	Certificate Share
		Resident-Ordinary							
253	00007469	KRISHNA MURTHY R NO 1 WHEAT CROFT ROAD NO 1 GEE GEE PLAZA I FLOOR NUNGAMBAKKAM MADRAS 600034	200	2221701 3147001	2221800 3147100	4598 31770	4598 31770		100
F		RAJAGOPAL R Resident-Ordinary							
254	00007540	ADALARASAN M NO 16 3RD CROSS STREET SHENOY NAGAR MADRAS 600030	1600	1903201 2550401 3149401 6179601 12227301	1903300 2550500 3149600 6180000 12228100	1413 7885 31780 32483 33120	1413 7885 31780 32483 33120	01C 01C 01 01	100 100 200 400 800
	Status :	Resident-Ordinary							
255	00007564	SANTHA MATHEW NO 11 CRESCENT ROAD SHENOY NAGAR MADRAS 600030	800	2836701 3149801 6180001 12228101	2836800 3149900 6180200 12228500	10748 31783 32484 33121	10748 31783 32484 33121		100 100 200 400
F	'/H Name : Status :	MATHEW Resident-Ordinary							
256	00007582	VIJAYA KONDAPURAM FLAT NO 101 LAKSHMI PRIYA RESIDENCY KANTHAREDDI NAGAR HYDRAGUDA RANGAREDDI DIST 500048	800	2979401 3151201 6182401 12232501	2979500 3151300 6182600 12232900	12175 31788 32487 33123	12175 31788 32487 33123	01 01 01 01	100 100 200 400
F		SIVAIAH KONDAPURAM Resident-Ordinary							
257	00007598	BALASUBRAMANIAM S R 170/2 VANAGARAM ROAD ATHIPET CHENNAI 600058	1000	3151401 12232901	3151600 12233700	31790 33124	31790 33124		200 800
F		RAMAKRISHNAN S V Resident-Ordinary							
258	00007607	PADMA JYOTHI K D/O SOMESWARA RAO 53-4-73 CHRISTHURAJA PURAM VIJAYAWADA-8	400	2636301 6183001 12233701	2636400 6183100 12233900	8744 32489 33125	8744 32489 33125	01	100 100 200
F		SOMESWARA RAO Resident-Ordinary							
259		CHELLAMMAL SRINIVASAN SHANTI RAGHAVAN "DWARAKA" NO 6 WALTON ROAD BANGALORE 560001	800	2822901 3151801 6183201 12233901	2823000 3151900 6183400 12234300	10610 31793 32491 33126	10610 31793 32491 33126		100 100 200 400
F		SRINIVASAN S V Resident-Ordinary							

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Slno Folio	Name of the Holder (S) / Address Details			ive numbers->	<-Cert From		StopCode LOC.End	Certificate Share
260 00007646	GEETHA SRINIVASAN NO. D/402, THE ATRIUM, 49, KALAKSHETHRA ROAD, THIRUVANMIYUR CHENNAI TAMIL NADU 600041	800	3152401 6183401	2289400 3152500 6183600 12234700	31795 32492	5274 31795 32492 33127		100 100 200 400
Status : NOM No. Shrs : NOM NAME :	SRINIVASAN D S Resident-Ordinary 40 - 1 - 800 REG DATE: 30-Sep-2023 DAMAL SESHAGIRI SRINIVASAN D- 402, THE ATRIUM APTS 49, KALAKSHETRA ROAD THIRUVANMIYUR CHENNAI TAMIL NADU 600041							
	BHARATHI K 403/6 CENTRAL REVENUE QUARTERS 15TH MAIN RD ANNA NAGAR WEST MADRAS 600040	100	2695001	2695100	9331	9331		100
	SOMESWARARAO K Resident-Ordinary							
F/H Name : Status : NOM No. Shrs :	LEKHA EAPEN #39 4TH STREET EB COLONY KALINJUR GANDHI NAGAR VELLORE TAMIL NADU 632006 EAPEN R J Resident-Ordinary 23 - 1 - 400 REG DATE : 14-Jun-2022 BINU T ZACHARIAH	400	12239201	12239600	33133	33133		400
NOM ADD :	PLOT NO 39 4 TH STREET E B COLONY KALINJUR GANDHINAGAR VELLORE TAMIL NADU 632006							
	SURENDRA SHETTY 1/4 NEAMUT TERRACE DR BATLIWALA ROAD PAREL BOMBAY 400012 SHETTY S M	200	2280601 3154801	2280700 3154900	5187 31806	5187 31806		100
	Resident-Ordinary							
264 00007863	SUPRIYA RAJU B H SIVAN SECURITIES (P) LTD 002 RAHEJA CHAMBERS NO 12 MUSEUM ROAD BANGALORE	3000	3155801 6189601	3156800 6191600	31815 32510	31815 32510		1000 2000

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	560001							
	PRATHAP KUMAR Resident-Ordinary							
Beacus .	Residence ordinary							
	2 RANJANBEN K DOSHI	400	2412001	2412100	6501	6501		100
Jtl :	JAYESH K DOSHI DOSHI HOUSE GROUND FLOOR		3156901 6191601		31817 32511	31817 32511		100 200
	16 PANCHNATH PLOT		0191001	0191000	JZJ11	32311		200
	RAJKOT							
E/H Namo :	360001 DOSHI K N							
	Resident-Ordinary							
266 00007005	5 BRIG VM MANI	000	2500201	2500400	7464	7464		1.00
266 00007905	NO 34 LAVELLE ROAD	800	2508301 3157101		7464 31819	7464 31819		100 100
	NO 7TH CROSS		6191801		32512	32512		200
	BANGALORE		12245001	12245400	33141	33141		400
F/H Name :	560001 : N S MANT							
	Resident-Ordinary							
267 00007928	3 MUTHU C	200	2291301	2291400	5294	5294		100
207 00007926	188 ARULANANDA NAGAR	200	2291701	2291400	5294	5298		100
	10TH CROSS							
	THANJAVUR							
F/H Name :	613007 CHINNAIYAN							
	Resident-Ordinary							
268 00007985	5 SIVAN SECURITIES (P) LTD	400	769651	769850	12709	12710		200
	002 RAHEJA CHAMBERS		6193201	6193400	32518	32518		200
	NO 12 MUSEUM ROAD							
	BANGALORE 560001							
Status :	Corporate Body-Domestic							
269 00008037	JAGADEESAN R L	200	2994601	2994700	12327	12327		100
Jt1 :	VARALAKSHMI J		3178301	3178400	31831	31831		100
	126 (U/S) IV STREET SECRETARIAT COLONY							
	CHENNAI							
	600010							
	LAKSHMANAN R							
Status :	Resident-Ordinary							
270 00008105	5 JNJ HOLDINGS PVT LTD	100	2861801	2861900	10999	10999		100
	RAVAL BLDG NO 1 2ND FLOOR							
	428 BHADKAMKER MARG							
	MUMBAI							
	400004							
status :	Corporate Body-Domestic							
271 00008109	CHANDRAMOULESWARA RAO KOLLIPARA	400	2183101	2183200	4212	4212	01	100
	FLAT NO. 210, BLOCK A,		3178701 6232401	3178800 6232600	31835 32525	31835 32525		100 200
	PINE WOODS APARTMENTS, CSR KALYANAMANDAPAM ROAD,		0232401	0232000	34343	34343		200
	OPP OLD AGE HOME, TADEPALLE,							
	GUNTUR							
	ANDHRA PRADESH							

List of Share	Holders as on : 30-Mar-2024					Page No	: 45 	
	Name of the Holder (S) / Address Details		From	То	<-Certi	ificate no- To	> StopCode LOC.End	Certificate Share
- 4	522501							
,	SREE RAMA MURTHY K							
	Resident-Ordinary 15 - 1 - 400 REG DATE : 08-Apr-2022							
NOM NAME :								
272 00008327	SATYENDRA INVESTMENTS PRIVATE LTD	800	2278601	2278700	5167	5167		100
	C/O KALYANI FORGE LIMITED		2811501	2811600	10496	10496		100
	AT POST KOREGAON BHIMA TEHSIL SHIRUR		3180201 6234201		31841 32530	31841 32530		200 400
	DIST PUNE		0234201	0234000	32330	32330		100
	412207							
Status :	Corporate Body-Domestic							
273 00008393	RUPA RAGHAVAN	300				491		100
	S-483		6235201	6235400	32533	32533		200
	GREATER KAILASH-2 NEW DELHI							
	110048							
F/H Name :	RAGHAVAN K V							
Status :	Resident-Ordinary							
NOM No. Shrs :	22 - 1 - 300 REG DATE : 13-May-2022							
NOM NAME :	OPTOUT							
274 00008403	SOWMITHRAN K	1600	2119001	2119200	3571	3572		200
	280, SANADHI STREET, AGARAMEL		3181301	3181500	31846	31846		200
	NAZARATHPETTAI		6235801	6236200	32535	32535		400
	TIRUVALLUR		12249901	12250700	33153	33153		800
	TAMILNADU 600123							
Status :	Resident-Ordinary							
	59 - 1 - 1600 REG DATE : 19-Dec-2023							
NOM NAME :								
NOM ADD :	2/109, NEW NO 280							
	SANNADHI STREET, AGARAMEL							
	NAZARATH PETTAI							
	TAMIL NADU 600123							
275 00008517	RAJAPPAN NAIR A S	300	2245701	2245800	4838	4838	01C	100
	FLAT NO G-15 (7TH FLOOR)		6236601	6236800	32538	32538		200
	SEA SHELLS APARTMENTS WALTAIR UPLANDS							
	VISHAKHAPATNAM							
	530003							
F/H Name :	PILLAI A V							
Status :	Resident-Ordinary							
276 00008540	BHAVESH SHAH	800	2097101	2097200	3352	3352		100
	BHARATI SHAH		3182201	3182300	31853	31853		100
Jt2 :	SHASHIKALA SHAH		6237201	6237400	32540	32540		200
	SECTOR-19		12251001	12251400	33155	33155		400
	BUNGLOW NO 102 GANDHINAGAR							
	(GUJARAT)							
	382019							
F/H Name :	SANANTKUMAR SHAH							
Status :	Resident-Ordinary							
277 00008584	PRADEEP T DESSAI	800	3008201	3008300	12463	12463		100

		Holders as on : 30-Mar-2024					Page No 	: 46 	
Slnc	Folio	Name of the Holder (S) / Address Details	Total Shares	From	ive numbers-> To	From	То	LOC.End	Certificate Share
		PRIYANKA P DESSAI H NO 381 TONY NAGAR SANVORDEM POST CURCHDREM GOA		3182601 6237601	3182700	31857 32542 33156	31857 32542		100 200 400
	F/H Name : Status :	403706 TUKARAM Resident-Ordinary							
278		GAYATRI M MOHAN V M NO 1 SECOND STREET INCOME TAX COLONY ADAMBAKKAM CHENNAI 600088	2400	2557501 2794601 2944201 3182701 6237801 12251801		7956 10327 11823 31858 32543 33157	7956 10327 11823 31858 32543 33157		100 100 100 300 600 1200
		MOHAN V M Resident-Ordinary							
279		BASANT KUMAR RANKA SADAN NO 34 A R LANE C T STREET CROSS BANGALORE 560002	400		6238600 12253200	32544 33158	32544 33158	01	200 200
		SURENDRA KUMAR Resident-Ordinary							
280	Jt1 :	SHEVETHA JAISHANKAR JAISHANKAR T S RAJAM JAISHANKAR 45 ARUNDALE BEACH ROAD KALAKSHETRA COLONY BESANT NAGAR CHENNAI 600090	400	3183301	3183700	31862	31862		400
		JAISHANKAR T S Resident-Ordinary							
281		SUBASH GANGADHARAN SARASWATHI GANGADHARAN 13/91 BHAVESHWAR VIJAY WADALA MUMBAI 400031	800	2497601 2500701 3183901 6239801	2497700 2500800 3184100 6240200	7357 7388 31864 32547	7357 7388 31864 32547		100 100 200 400
		KUPPUSWAMI GANGADHARAN Resident-Ordinary							
282	00008636	ESWARI S NO 1 23RD STREET FIRST MAIN ROAD NANGANALLUR CHENNAI 600061	200	2078901 3184101	2079000 3184200	3170 31865	3170 31865		100 100
		SUNDARA ESWAR BABU Resident-Ordinary							
283	00008655	CHANDRA SHEKHAR TIWARI S-17/73 NADESAR VARANASI	200	6240401 12254601	6240500 12254700	32549 33162	32549 33162		100 100

		Name of the Holder (S) / Address Details		From	То	From	То	LOC.End	Share
		221002							
		TIWARI S N Resident-Ordinary							
284	00008666	MANI P S	400	2832001	2832100	10701	10701		100
		W/O PNS MURTHY		3184301		31867	31867		100
		GMRV FOUDATION		12254701	12254900	33163	33163		200
		GMR NAGAR RAJAM							
		532127							
		MURTHY P N S N							
	Status :	Resident-Ordinary							
285		HEMCHAND GALA	100	12255301	12255400	33165	33165		100
	JtI:	DHANVANTI HEMCHAND GALA 3-B AMRITA APARTMENTS							
		P M ROAD							
		SANTACRUZ (W)							
		MUMBAI							
	F/H Name :	400054 LALJI GALA							
		Resident-Ordinary							
286	00009004	NARESH CHAND JAIN	2400	2455701	2456000	6938	6940		300
		SUBHASH CHAND JAIN		3187501	3187800	31886	31886		300
		C-6/58 S D A		6242201	6242800	32558	32558		600
		NEW DELHI 110016		12255401	12256600	33166	33166		1200
	F/H Name :								
	Status :	Resident-Ordinary							
287		VENKATESWARAN N	800	2592901	2593000	8310	8310		100
	Jt1 :	KALPANA V		3187801	3187900	31887	31887		100
		32 NATESAN STREET T NAGAR		6242801 12256601	6243000 12257000	32559 33167	32559 33167		200 400
		CHENNAI		12230001	12237000	33107	33107		400
		600017							
	,	NARAYANASWAMI R							
	Status :	Resident-Ordinary							
288	00009048	JYOTINDRA MANHARLAL DAFTARI	100	2254101	2254200	4922	4922		100
		A/7 SBS OFFICERS SOCIETY ALKA PURI							
		VADODARA							
		390005							
	F/H Name :								
	Status :	Resident-Ordinary							
289	00009148	SARVAJIT KUMAR	100	2612101	2612200	8502	8502	01	100
		BH-11A DDA FLATS							
		MUNIRKA NEW DELHI							
		110067							
		CHUNNI LAL							
	Status :	Resident-Ordinary							
290	00009313	SATCO CAPITAL MARKETS LIMITED	200	12257601	12257800	33171	33171	01	200
		2 BRIGHTLAND							
		195 TURNER ROAD BANDRA							
		אאעוואט							

Slno	Folio	Name of the Holder (S) /	Total Shares	<-Distincti	ve numbers->	<-Certi	ficate no->	StopCode	Certificate
		Address Details		From	То	From	То	LOC.End	Share
		MUMBAI							
		400050							
	Status :	Corporate Body-Domestic							
91	00009460	YASH PAUL GUPTA	400	3191201	3191400	31910	31910	01	200
		209 SHREYAS COMPLEX		6244601	6244800	32568	32568		200
		NEAR NAVRANGPURA BUS STOP							
		OPP JAIN TEMPLE NAVRANGPURA AHMEDABAD							
		380009							
Ι	7/H Name :	BODHRAJ GUPTA							
	Status :	Resident-Ordinary							
292	00009484	DURAISAMY G	100	2885701	2885800	11238	11238		100
		NO 5 BHARATHITHASAN NAGAR							
		MUTHALIARPET							
		PONDICHERRY 605004							
Ι	F/H Name :	GOVINDASAMY S							
		Resident-Ordinary							
293	00009525	KRISHNA MALA R	400	2475501	2475600	7136	7136		100
	Jt1 :	RAVICHANDRAN A		2880301	2880400	11184	11184		100
		26 T V S COLONY		3191801	3192000	31914	31914		200
		MEENACHI NAGAR							
		HASTAMPATTY SALEM 636007							
I	F/H Name :	RAVICHANDRAN A							
		Resident-Ordinary							
294	00009605	PARVATHAM ESWARAN	96000	1196701	1208700	29148	29267		12000
		A BLOCK PASUPATHINATH		3193201	3205200	31921	31921		12000
		26 DESIKA ROAD		6246101	6270100	32574	32574		24000
		MYLAPORE		12259101	12307100	33176	33176		48000
		CHENNAI 600004							
Ι	F/H Name :	ESWARAN K							
		Resident-Ordinary							
295	00009719	ANJANA M SAURASTRI	800	2843101	2843200	10812	10812		100
	Jt1 :	MANISH B SAURASTRI		3205401	3205500	31924	31924		100
		74/F VENUS APT		6270301	6270500	32576	32576		200
		WORLI SEAFACE WORLI		12307501	12307900	33178	33178		400
		MUMBAI							
		400018							
Ι	F/H Name :	MANISH SAURASTRI							
	Status :	Resident-Ordinary							
296	00009723	LALITHA R	8000	2146801	2147800	3849	3858		1000
		6 AKILA LANDS		3205501	3206500	31925	31925		1000
		GANAPATHY COLONY SOUTH		6270501	6272500	32577	32577		2000
		T V KOIL TRICHY		12307901	12311900	33179	33179		4000
		620005							
Ι	F/H Name :	RAMESH KUMAR G							
	Status :	Resident-Ordinary							
297	00009748	SETHURAMAN M	1600	2146401	2146600	3845	3846		200

Slno	Folio	Name of the Holder (S) / Address Details	Total Shares	<-Distinct From	To	<-Cert	ificate no-> To	StopCode LOC.End	Certificate Share
		MADURAM FLATS FLAT NO F-5 DOOR NO 3 YOGAMBAL STREET T NAGAR CHENNAI		6273301 12311901	6273700 12312700	32579 33180	32579 33180		400 800
		600017 KRISHNAMACHARY M Resident-Ordinary							
NOM No		10 - 1 - 1600 REG DATE : 11-Apr-2022							
		CHETNA MANIAR 159 VRINDAWAN SOCIETY KALAWAD ROAD RAJKOT 360005	400	2405101 3207101 6273701	2405200 3207200 6273900	6432 31928 32580	6432 31928 32580		100 100 200
		HESMUBHBHA Resident-Ordinary							
		NARESH BABU C 19A LAKSHMI NAGAR FIRST STREET PONNIAMMANMEDU CHENNAI 600110	2	49202 12313101	49202 12313101	30967 33182	30967 33182		1 1
		CHANDRASEKHARAN P Resident-Ordinary							
		BHUPENDRA R MEHTA E 2 MAN MANDIR APPT NANPURA TIMLIYAWAD SURAT GUJARAT 395001 RASIKLAL	400	2413501 6274324 12313534	2413600 6274423 12313733	6516 32588 33188	6516 32588 33188		100 100 200
	Occup :	BUSINESS Resident-Ordinary							
301	00009898	ASHOK BABULAL JAIN IRANI CHAWL SHOP NO 3 G K MARG WORLI NAKA MUMBAI 400018	600	3208114 12313734	3208313 12314133	31942 33189	31942 33189		200 400
	Occup :	BABULAL S JAIN BUSINESS Resident-Ordinary							
302		AMIT AGGARWAL MANJU AGGARWAL BXIX 698 VISHWAMITTER STREET CHURCH ROAD CIVIL LINES LUDHIANA 141001	400	3208414 6274824 12314134	3208513 6274923 12314333	31944 32590 33190	31944 32590 33190		100 100 200
	_	BUSINESS Resident-Ordinary							
303	00009909	R PALANISAMY S 30 5TH AVENUE BESANT NAGAR	400	2621801 3208514 6274924	2621900 3208613 6275123	8599 31945 32591	8599 31945 32591		100 100 200

List of Share	Holders as on : 30-Mar-2024					Page No	: 50	
	Name of the Holder (S) / Address Details	Total Shares	<-Distinct: From	To	From	То	LOC.End	Certificate Share
	CHENNAI							
	600090							
F/H Name :								
_	SERVICE							
Status .	Resident-Ordinary							
304 00009919	VIJAYA BHASKARA RAO P	400	1903501	1903900	1416	1419		400
	18 VYSYA RAO STREET							
	T NAGAR							
	CHENNAI 600017							
F/H Name :	SESHAIAH P							
	BUSINESS							
Status :	Resident-Ordinary							
305 00009921	KAMALA P	400	2816401	2816500	10545	10545	01	100
303 00009921	PEACE CORNER	400	6275924		32593	32593	01	100
	SOUTH STREET			12315333	33193	33193		200
	MUDIKONDAN PO							
	THIRUVARUR (DT)							
	NANNILAM TALUK							
Ctatua :	609502 Resident-Ordinary							
Status •	Resident-Ordinary							
306 00009932	2 JHAVERI NAINISH N	100	2419101	2419200	6572	6572		100
	404 KUNDAN APPT							
	CHANDLA GALI GOPIPURA							
	SURAT							
	395001							
F/H Name :	NEMCHAND							
_	BUSINESS							
	Resident-Ordinary							
	37 - 1 - 100 REG DATE : 29-Jul-2023 PINA NAINISH JHAVERI							
	404, KUNDAN APPT GOPIPURA							
1.011 1.22	SURAT							
307 00009958	SURIA NARAYANAN R	800	2116401	2116600	3545	3546		200
307 00003330	PLOT NO.750, KARPAGA NAGAR	000	6276326	6276525	32598	32598		200
	4TH STREET, K. PUDUR		12315436		33197	33197		400
	MADURAI							
_ /	625007							
	RAJAGOPAL K ADVOCATE							
-	Resident-Ordinary							
308 00009986	ABIRAMI N	2		3207401	31931	31931		1
	19-A LAKSHMI NAGAR PONNIAMMANMEDU		12315836	12315836	33198	33198		1
	CHENNAI							
	600110							
	KUMARAVELU D							
-	HOUSE WIFE							
Status :	Resident-Ordinary							
309 00009993	B DEVISINH L SOLANKI	400	2398101	2398200	6362	6362		100
	16/D VIDYA NAGAR SOCIETY		3137601	3137700	31704	31704		100
	LIMDAVATI SHERI		6276831	6277030	32604	32604		200
	SANSKA NAGAR							

List of Share	Holders as on : 30-Mar-2024					Page No	: 51	
	Name of the Holder (S) / Address Details	Total Shares	<-Distincti From	То	> <-Certi From	ficate no->	StopCode LOC.End	Certificate Share
	BHUJ KUTCH							
	370001							
	LADHUSINH SOLANKI							
-	BUSINESS							
Status :	Resident-Ordinary							
310 00009997	'HARI SINGH	400	2448801	2448900	6869	6869		100
	VPO: JATWADA		6277431	6277530	32608	32608		100
	TEH:LAXMAN GARH		12316638	12316837	33202	33202		200
	DIST ALWAR							
	301035							
	RAJPAL SINGH							
_	BUSINESS							
	Resident-Ordinary							
	44 - 1 - 400 REG DATE : 11-Oct-2023							
	NATWAR SINGH							
NOM ADD :								
	LAXMANGARH							
	ALWAR							
	301035							
311 00010005	PANCHAL R	400	2697101	2697200	9352	9352		100
	211-C PARAGRAJ SOCIETY		3190201	3190300	31905	31905		100
	HARNI WARASIA		6277731	6277930	32610	32610		200
	RING ROAD							
	BARODA							
	390022							
-	SERVICE							
Status :	Resident-Ordinary							
312 00010006	DIPANKAR DAS	4	48010	48010	31975	31975		1
	SANCHAYEETA DAS		6277931	6277931	32611	32611		1
	BG/62 SALT LAKE CITY		12317638	12317639	33205	33205		2
	CALCUTTA							
	700091							
F/H Name :	JOYDEV DAS							
Occup :	SERVICE							
Status :	Resident-Ordinary							
313 00010053	NARHARI SAKHARAM BADBADE	200	2953901	2954000	11920	11920		100
313 00010033	FLAT NO 3 BAKULA CHEMBERS	200	3112401	3112500	31530	31530		100
	217/2 NARAYAN PETH		3112401	3112300	31330	31330		100
	PUNE							
	411003							
Status :	Resident-Ordinary							
214 2222	wooday a pim-	• • •	10005==	10000	15400	15400		
314 00010055	YOGESH C PATEL	400	1008651	1008750	15422	15422		100
	4/D, 11, STERLING PARK,		6165301	6165400	32623	32623		100
	NR. STERLING HOSPITAL,		12318440	12318639	33209	33209		200
	GURUKUL ROAD,							
	MEMNAGAR,							
	AHMEDABAD GUJARAT							
	380052							
F/U Mama								
	CHIMANLAL PATEL							
	BUSINESS Resident-Ordinary							
	62 - 1 - 400 REG DATE : 20-Mar-2024							
	KHYATI Y PATEL							
TAOLI TANIE .	MIMIL I FAIBL							

NOM ADD : 4/D,11 STERLING PARK,

Slno	Folio	Name of the Holder (S) /	Total Sha	ares	<-Distinctive	e numbers->	<-Certi	ficate no->	StopCode	Certificate
		Address Details			From	To	From	То	LOC.End	Share
		NR. STERLING HOSPITAL								
		GURUKUL ROAD								
		MEMNAGAR								
		AHMEDABAD								
		GUJARAT								
		380052								
315	00010056	M SOHANLAL LALWANI HUF		2	474212	474212	32630	32630		1
	Jt1 :				12318640	12318640	33210	33210		1
		OLD NO 32 KALATHI PILLAI STREET								
		SOWCARPET CHENNAI								
		600001								
]	F/H Name :									
		BUSINESS								
	Status :	Resident-Ordinary								
316	00010060	DHANPAT		2	474210	474210	32628	32628		1
	Jt1 :	JAYSHREE			12318641	12318641	33211	33211		1
		OLD NO 32 KALATHI PILLAI STREET								
		SOWCARPET								
		CHENNAI 600001								
1	F/H Name :									
		BUSINESS								
		Resident-Ordinary								
317	00010061	DHANPAT		2	474211	474211	32629	32629		1
	Jt1 :	YASH			12318642	12318642	33212	33212		1
		OLD NO 32 KALATHI PILLAI STREET								
		SOWCARPET								
		CHENNAI 600001								
1	F/H Name :									
		BUSINESS								
	_	Resident-Ordinary								
318	00010064	DHANPAT		2	474213	474213	32631	32631		1
	Jt1 :	BHARAT			12318643	12318643	33213	33213		1
		OLD NO 32 KALATHI PILLAI STREET								
		SOWCARPET								
		CHENNAI								
,	F/H Name :	600001								
,		BUSINESS								
		Resident-Ordinary								
319	00010068	DHANPAT		2	474232	474232	32651	32651		1
-		SURESH		=		12318644	33214	33214		1
		OLD NO 32 KALATHI PILLAI STREET								
		SOWCARPET								
		CHENNAI								
_	D /II 37	600001								
]	F/H Name :									
		BUSINESS Resident-Ordinary								
	blatus •	Resident Ordinary								
320	00010069	DHANPAT SAROJA		2	474231 12318645	474231 12318645	32650 33215	32650 33215		1
	ULI :	OLD NO 32 KALATHI PILLAI STREET			14310045 .	14310045	33 <u>4</u> 15	33413		1
		OUD NO 32 VYNVIUI KINNYI ŞIKEFI								

		Holders as on : 30-Mar-2024 					Page No 		
Slno F		Name of the Holder (S) / Address Details	Total Shares	<-Distinct	ive numbers->	<-Certi		StopCode LOC.End	Certificate Share
	Occup :	SOWCARPET CHENNAI 600001 JAIN S L BUSINESS Resident-Ordinary							
321 0	Jt1 :	DHANPAT SURESH BHARAT OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2		474233 12318646	32652 33216	32652 33216		1
	Occup :	JAIN S L BUSINESS Resident-Ordinary							
322 0		DHANPAT RAJKUMARI YASH OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2		474234 12318647	32653 33217	32653 33217		1
	Occup :	JAIN S L BUSINESS Resident-Ordinary							
323 C	Jt1 :	DHANPAT RAJKUMARI SAROJA OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2		474221 12318648	32639 33218	32639 33218		1
	Occup :	JAIN S L BUSINESS Resident-Ordinary							
324 C	Jt1 :	DHANPAT BHARAT JAYSHREE OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2	474222 12318649	474222 12318649	32640 33219	32640 33219		1
	Occup :	JAIN S L BUSINESS Resident-Ordinary							
325 C	Jt1 :	DHANPAT SURESH RAJKUMARI OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2	474223 12318650	474223 12318650	32641 33220	32641 33220		1
		JAIN S L BUSINESS							

Slno	Folio	Name of the Holder (S) /	Total Shares						
		Address Details		From	To 	From	To 	LOC.End	Share
	Status :	Resident-Ordinary							
326	00010076		2	474224					
	Jt1:	YASH BHARAT		12318651	12318651	33221	33221		
	062 •	OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET							
		CHENNAI							
_	/77 37	600001							
F.	/H Name :	BUSINESS							
	_	Resident-Ordinary							
327	00010077	DHANPAT	2	474215	474215	32633	32633		
		SAROJA		12318652	12318652	33222	33222		
	Jt2 :	BHARAT							
		OLD NO 32 KALATHI PILLAI STREET SOWCARPET							
		CHENNAI							
		600001							
F	/H Name :								
		BUSIENSS Resident-Ordinary							
	Status .	Resident-Oldinary							
328	00010078		2			32632	32632		
		SAROJA JAYSHREE		12318653	12318653	33223	33223		
	002	OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET							
		CHENNAI							
Ŧ	/H Name :	600001 JAIN S I.							
-		BUSINESS							
	Status :	Resident-Ordinary							
329	00010079		2	474217	474217	32635	32635		
		SURESH		12318654	12318654	33224	33224		
	JLZ ·	SAROJA OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET							
		CHENNAI							
	/H Name :	600001							
F		BUSINESS							
		Resident-Ordinary							
330	00010080	NARHARI SAKHARAM BADBADE	200	6140601	6140800	32328	32328		20
		F NO 3 217/2							
		NARAYAN PETH							
		BAKULA CHAMBERS PUNE							
		411030							
	Status :	Resident-Ordinary							
331	00010083	M SOHANLAL LALWANI HUF	2	474216	474216	32634	32634		
	Jt1 :	JAYSHREE		12318855	12318855	33226	33226		
		OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET							
		CHENNAI							

Slno		Name of the Holder (S) /	Total Shares						
		Address Details		From	To 	From	To 	LOC.End	Share
E	F/H Name :								
		BUSINESS Resident-Ordinary							
		,							
332		M SOHANLAL LALWANI HUF	2	474218	474218 12318856	32636	32636		1
	Jtl :	BHARAT OLD NO 32 KALATHI PILLAI STREET		12318856	12318856	33227	33227		1
		SOWCARPET							
		CHENNAI							
F	F/H Name :	600001 MISRIMAL							
-		BUSINESS							
	Status :	Resident-Ordinary							
333	00010085	M SOHANLAL LALWANI HUF	2	474219	474219	32637	32637		1
	Jt1 :	SURESH		12318857	12318857	33228	33228		1
		OLD NO 32 KALATHI PILLAI STREET SOWCARPET							
		CHENNAI							
	7/11 31	600001							
ľ	F/H Name : Occup :	BUSINESS							
		Resident-Ordinary							
334	00010086	M SOHANLAL LALWANI HUF	2	474220	474220	32638	32638		1
	Jt1 :	SAROJA		12318858	12318858	33229	33229		1
		OLD NO 32 KALATHI PILLAI STREET SOWCARPET							
		CHENNAI							
		600001							
I	F/H Name :	MISRIMAL BUSINESS							
	_	Resident-Ordinary							
335	00010087	M SOHANLAL LALWANI HUF	2	474235	474235	32654	32654		1
		SURESH		12318859	12318859	33230	33230		1
	Jt2 :	SAROJA OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET							
		CHENNAI							
Т	F/H Name :	600001 MTSRIMAL							
1		BUSINESS							
	Status :	Resident-Ordinary							
336	00010088	M SOHANLAL LALWANI HUF	2	474236	474236	32655	32655		1
		SURESH		12318860	12318860	33231	33231		1
	JtZ :	BHARAT OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET							
		CHENNAI							
F	F/H Name :	600001 MISRIMAL							
	Occup :	BUSINESS							
	Status :	Resident-Ordinary							
337		M SOHANLAL LALWANI HUF	2	474237	474237	32656	32656		1
	Jt1 :	SURESH		12318861	12318861	33232	33232		1
		JAYSHREE							

Slno		Name of the Holder (S) /	Total Shares	<-Distinct	ive numbers->	<-Cert	ificate no-	> StopCode	Certificate
		Address Details		From	То	From	То	LOC.End	Share
		SOWCARPET							
		CHENNAI							
		600001							
F	7/H Name :								
		BUSINESS							
	Status :	Resident-Ordinary							
338		M SOHANLAL LALWANI HUF	2		474238		32657		1
	Jt1 :	YASH KUMAR		12318862	12318862	33233	33233		1
		OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET CHENNAI							
		600001							
F	7/H Name :								
_		BUSINESS							
		Resident-Ordinary							
339	00010002	MEENAKSHI MEHTA	2	627/112	6274113	32585	32585		1
339		SAMTHA MEHTA	2		12318864	33235	33235		1
	0.01	F4 PRAGTHI NEGAR		12310001	12310001	33233	33233		_
		51 K K ROAD							
		VENKATAPURAM							
		AMBATTUR							
		600053							
F		BHANU PRAKASH MEHTA							
	Status :	Resident-Ordinary							
340	00010094	M SOHANLAL LALWANI HUF	2	474258	474258	32677	32677		1
	Jt1 :	SAROJA		12318865	12318865	33236	33236		1
	Jt2 :								
		OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET CHENNAI							
		600001							
म	7/H Name :								
-		BUSINESS							
	_	Resident-Ordinary							
2.41	00010005	M COMPANDA I PALMANT MITE	2	474057	474057	22676	22676		1
341		M SOHANLAL LALWANI HUF SAROJA	2	474257 12318866	474257 12318866	32676 33237	32676 33237		1
		RAJKUMARI		12310000	12310000	33237	33237		_
	002	OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET							
		CHENNAI							
		600001							
F	7/H Name :	MISRIMAL							
		BUSINESS							
	Status :	Resident-Ordinary							
342	00010096	M SOHANLAL LALWANI HUF	2	474256	474256	32675	32675		1
	Jt1 :	SAROJA		12318867	12318867	33238	33238		1
	Jt2 :	JAYSHREE							
		OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET							
		CHENNAI							
, .	'/LI Nows :	600001							
F.	7/H Name :	MISRIMAL BUSINESS							
		Resident-Ordinary							
	blalus .	Mediaciie Orailiary							

List of Share Holders as on : 30-Mar-2024 Page No : 57

Slno	Folio	Name of the Holder (S) / Address Details	Total Shares				ificate no- To	> StopCode LOC.End	
		Address Details		From	To 	From		LOC.Ena	Share
343		7 M SOHANLAL LALWANI HUF	2		474255		32674		1
		: SAROJA : BHARAT		12318868	12318868	33239	33239		1
	0 02	OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET							
		CHENNAI							
		600001							
]		: MISRIMAL							
		: BUSINESS : Resident-Ordinary							
	Status	· Resident-Ordinary							
344		8 M SOHANLAL LALWANI HUF	2		474247		32666		1
		: SAROJA		12318869	12318869	33240	33240		1
	Jt2	SURESH OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET							
		CHENNAI							
		600001							
1	,	: MISRIMAL							
		BUSINESS							
	Status	: Resident-Ordinary							
345		9 M SOHANLAL LALWANI HUF	2		474246				1
		SURESH		12318870	12318870	33241	33241		1
	Jt2	KIRAN							
		OLD NO 32 KALATHI PILLAI STREET SOWCARPET							
		CHENNAI							
		600001							
1		: MISRIMAL							
		BUSINESS							
	Status	: Resident-Ordinary							
346		0 M SOHANLAL LALWANI HUF	2						1
		: SURESH		12318871	12318871	33242	33242		1
	ULZ ·	: YASH OLD NO 32 KALATHI PILLAI STREET							
		SOWCARPET							
		CHENNAI							
		600001							
]		: MISRIMAL							
	_	: BUSINESS : Resident-Ordinary							
	Status	· Resident-Ordinary							
347	00010101	1 m sohanlal lalwani huf	2	474244	474244	32663	32663		1
		: SURESH		12318872	12318872	33243	33243		1
	Jt2	: RAJKUMARI							
		OLD NO 32 KALATHI PILLAI STREET SOWCARPET							
		CHENNAI							
		600001							
]	F/H Name	: MISRIMAL							
	_	BUSINESS							
	Status	: Resident-Ordinary							
348	00010112	2 DHANPAT	2				32644		1
		: SURESH		12318873	12318873	33244	33244		1
	Jt2	: M S LALWANI							
		OLD NO 32 KALATHI PILLAI STREET							

SOWCARPET

Slno Folio	Name of the Holder (S) /	Total Shares	<-Distinct	ive numbers-	> <-Certi	ficate no->	StopCode	Certificate
	Address Details		From	To	From	To	LOC.End	Share
	CHENNAI							
	600001							
F/H Name :	: JAIN S L							
Occup :	BUSINESS							
_	Resident-Ordinary							
	4							
	3 DHANPAT	2		474226	32645]
	: SAROJA		12318874	12318874	33245	33245		1
ULZ ·	: YASH OLD NO 32 KALATHI PILLAI STREET							
	SOWCARPET							
	CHENNAI							
	600001							
E/H Namo	S L JAIN							
	: BUSINESS							
-	· BUSINESS : Resident-Ordinary							
Scacus ·	Residence ordinary							
	1 DHANPAT	2	474240		32659			=
Jt1 :	BHARATH KUMAR		12318875	12318875	33246	33246		1
	OLD NO 32 KALATHI PILLAI STREET							
	SOWCARPET							
	CHENNAI							
	600001							
F/H Name								
	BUSINESS							
Status :	Resident-Ordinary							
51 00010115	5 DHANPAT	2	474241	474241	32660	32660		
	: SAROJA		12318876	12318876	33247			-
Jt2 :	SURESH							
	OLD NO 32 KALATHI PILLAI STREET							
	SOWCARPET							
	CHENNAI							
	600001							
F/H Name	S L JAIN							
Occup :	BUSINESS							
Status :	Resident-Ordinary							
52 00010116	5 DHANPAT	2	474242	474242	32661	32661		<u>-</u>
	SURESH	2	12318877	12318877	33248	33248		-
	: YASH		12310077	12310077	33210	33210		-
0.02	OLD NO 32 KALATHI PILLAI STREET							
	SOWCARPET							
	CHENNAI							
	600001							
F/H Name :								
	: BUSINESS							
	Resident-Ordinary							
	7 DHANPAT	2	474243	474243	32662	32662		:
	SURESH		12318878	12318878	33249	33249		-
Jt2 :	: KIRAN							
	OLD NO 32 KALATHI PILLAI STREET							
	SOWCARPET							
	CHENNAI							
	600001							
F/H Name								
_	BUSINESS							
Status	Resident-Ordinary							

Slno	Folio	Name of the Holder (S) / Address Details	Total Shares	<-Distinct:	ive numbers-> To	<-Cert	ficate no-	> StopCode LOC.End	Certificate Share
		Address Details		From					Share
354	00010119 Jt1 :	DHANPAT S K LALWANI OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2	474254 12318879	474254 12318879		32673 33250		1
Ι		S L JAIN BUSINESS Resident-Ordinary							
355		DHANPAT CHAND LALWANI SURESH OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2		474228 12318880	32647 33251	32647 33251		1
Ι	Occup :	SOHANLAL LALWANI BUSINESS Resident-Ordinary							
356		DHANPAT CHAND LALWANI SAROJA OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2		474229 12318881	32648 33252	32648 33252		1 1
Ι	Occup :	SOHANLAL LALWANI BUSINESS Resident-Ordinary							
357	00010124 Jt1 :	DHANPAT CHAND LALWANI YASH OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2		474249 12318882		32668 33253		1 1
Ι	Occup :	SOHANLAL LALWANI BUSINESS Resident-Ordinary							
358		DHANPAT CHAND LALWANI BHARAT OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2	474251 12318883	474251 12318883	32670 33254	32670 33254		1 1
I	Occup :	SOHANLAL LALWANI BUSINESS Resident-Ordinary							
359		DHANPAT CHAND LALWANI JAYSHREE OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2	474252 12318884	474252 12318884	32671 33255	32671 33255		1 1
Ι	Occup :	SOHANLAL LALWANI BUSINESS Resident-Ordinary							

List of Share Holders as on : 30-Mar-2024	Page No	: 60

Slno		Name of the Holder (S) / Address Details		From	То	From	ificate no-> StopCode To LOC.End	Certificate Share
360	00010128 Jt1 :	DHANPAT CHAND LALWANI SURESH SAROJA OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001		474259	474259 12318885	32678	32678	1 1
F	Occup :	SOHANLAL LALWANI BUSINESS Resident-Ordinary						
361	Jt1 :	DHANPAT CHAND LALWANI SURESH BHARAT OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2		474260 12318886		32679 33257	1
F	Occup :	SOHANLAL LALWANI BUSINESS Resident-Ordinary						
362	Jt1 :	DHANPAT CHAND LALWANI SURESH JAYSHREE OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2		474261 12318887			1
F	Occup :	SOHANLAL LALWANI BUSINESS Resident-Ordinary						
363		DHANPAT CHAND LALWANI SURESH YASH OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2		474262 12318888	32681 33259		1
F	Occup :	SOHANLAL LALWANI BUSINESS Resident-Ordinary						
364	Jt1 :	DHANPAT CHAND LALWANI SURESH RAJKUMARI OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001	2		474263 12318889	32682 33260	32682 33260	1
F	Occup :	SOHANLAL LALWANI BUSINESS Resident-Ordinary						
365	Jt1 :	DHANPAT CHAND LALWANI SURESH SOHANLAL LALWANI M OLD NO 32 KALATHI PILLAI STREET SOWCARPET	2		474264 12318890	32683 33261	32683 33261	1

SOWCARPET

CERNAT SHOULD SH		StopCode LOC.End		<-Certi From	e numbers-> To	<-Distinctive From	Total Shares	Name of the Holder (S) / Address Details	
F.H. Name SOLAMALA LALWANT CAMP LALWANT CAM								CHENNAI	
Decup Resident-Ordinary Resident-Ordinar									
10 10 10 10 10 10 10 10									
JTL SAROTA 12318891 12318891 33262									
July July Survey Surve	1		32684	32684	474265	474265	2	DHANPAT CHAND LALWANI	366 00010134
SONCAPPET CHENNAL CALAWANI STREET SONCAPPET CHENNAL COCUPY SUSINESS STATUS SONCAPPET CHENNAL COCUPY SUSINESS COCUPY SUSINESS COCUPY CHENNAL CHENNAL COCUPY CHENNAL CHENN	1		33262	33262	12318891	12318891 1			
SOMEARPET CRENNAI GOUGH SOMEAR									
CHENNI SOUND SOU									
F/H Name SOHANIAL LALWANI Cocup EISINESS Status Resident-Ordinary SOHANIAL LALWANI Cocup EISINESS Status Resident-Ordinary SOHANIAL LALWANI Cocup EISINESS STATUS COCUP SOME SOHANIAL LALWANI STREET CHERNAI GOUGO SOME SOHANIAL LALWANI Cocup EISINESS STATUS RESIdent-Ordinary SOME SOHANIAL LALWANI Cocup EISINESS STATUS RESIdent-Ordinary SOHANIAL LALWANI Cocup EISINESS STATUS CHERNAI SOME SOHANIAL LALWANI Cocup EISINESS STATUS CHERNAI SOME SOHANIAL LALWANI Cocup EISINESS STATUS CHERNAI SOME SOHANIAL LALWANI Cocup EISINESS SOME SOHANIAL LALWANI Cocup EISINESS SOME SOHANIAL LALWANI Cocup EISINESS STATUS RESIdent-Ordinary SOHANIAL LALWANI Cocup EISINESS SOHANIAL LALWANI Cocup EISINESS RESIdent-Ordinary SOHANIAL LALWANI Cocup EISINESS SOHANIAL LALWANI Cocup EISINESS STATUS RESIdent-Ordinary SOHANIAL LALWANI									
Occup : BUSINESS Status : Resident-Ordinary 2									
Status : Resident-Ordinary Resident Re								SOHANLAL LALWANI	F/H Name :
1									-
Jtl : SAROJA								Resident-Ordinary	Status :
Jt2 : SOHANLAL LALMANI M	1						2		
OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001 F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 368 00010136	1		33263	33263	12318892	12318892 1			
SOMCARPET (CHENNAI 600001 F/H Name : SOMANLAL LALWANI 600001 F/H Name : SOMANLAL LALWANI 600001 SOMANLAL LALWANI 600001 SOMANLAL LALWANI 600001 SOMANLAL LALWANI 600001 SAMANLAL LALWANI 600001 SAMANLAL LALWANI 600001 SOMANLAL LALWANI 600001 F/H Name : SOMANLAL LALWANI 600001 SOMANLAL LALWANI 600001 SOMANLAL LALWANI 600001 SOMANLAL LALWANI 600001 SOMANLAL LALWANI 600001 SAMANLAL LALWANI 600001 SAMANLAL LALWANI 600001 SAMANLAL LALWANI 600001 SOMANLAL LALWANI 600001 SAMANLAL LALWANI 600001 SAMANLAL LALWANI 600001 SOMANLAL LALWANI 6000001 SOMANLAL LALWANI 600001 SOMANLAL LALWANI 600001 SOMANL									
F/H Name SOHANLAL LALWANI Occup BUSINESS Status Resident-Ordinary									
F/H Name : SOHANLAL LALWANI								CHENNAI	
Occup : BUSINESS Resident-Ordinary									
Status : Resident-Ordinary 2 474267									
368									
Jt1 : SAROJA 12318893 12318893 33264 33264 33264 33264 34264 34268 34264 34268 34264 34268 34264 34268 34264 34268									
Jt2 : BHARAT OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001 F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 369 00010137 DHANPAT CHAND LALWANI Jt1 : SAROJA Jt2 : JAYSHREE OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001 F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 370 00010141 MINAKSHI MEHTA Jt1 : MKESH MEHTA Jt1 : MKKESH MEHTA F4 PRAGTHI NEGAR 2 6276325 6276325 32597 33268 33268	1						2		
OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001 F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 369 00010137 DHANPAT CHAND LALWANI Jtl : SAROJA Jtl : MUKESH MEHTA F4 PRAGTHI NEGAR	1		33264	33264	12318893	12318893 1			
SOWCARPET CHENNAI 600001 F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 369 00010137 DHANPAT CHAND LALWANI 2 474268 474268 32687 32687									
F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 2 474268 474268 32687 3268									
F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 369 00010137 DHANPAT CHAND LALWANI Jt1 : SAROJA Jt2 : JAYSHREE OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001 F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 370 00010141 MINAKSHI MEHTA Jt1 : MUKESH MEHTA F4 PRAGTHI NEGAR SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 380 00010141 MINAKSHI MEHTA Jt2 12318897 12318897 33268 33268									
Occup : BUSINESS Status : Resident-Ordinary 369									
Status: Resident-Ordinary 369 00010137 DHANPAT CHAND LALWANI 2 474268 474268 32687 32687 Jt1: SAROJA 12318894 12318894 33265 33265 Jt2: JAYSHREE OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001 F/H Name: SOHANLAL LALWANI Occup: BUSINESS Status: Resident-Ordinary 370 00010141 MINAKSHI MEHTA 2 6276325 6276325 32597 32597 Jt1: MUKESH MEHTA 12318897 12318897 33268 33268									
Jt1 : SAROJA									_
Jtl : SAROJA	1		32687	32687	474268	474268	2	DHANDAT CHAND LALWANT	369 00010137
Jt2 : JAYSHREE OLD NO 32 KALATHI PILLAI STREET SOWCARPET CHENNAI 600001 F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 370 00010141 MINAKSHI MEHTA 2 6276325 6276325 32597 32597 Jt1 : MUKESH MEHTA 12318897 12318897 33268 33268 F4 PRAGTHI NEGAR	1						2		
SOWCARPET CHENNAI 600001 F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 370 00010141 MINAKSHI MEHTA 12318897 12318897 33268 33268 F4 PRAGTHI NEGAR									
CHENNAI 600001 F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 370 00010141 MINAKSHI MEHTA 2 6276325 6276325 32597 32597 Jt1 : MUKESH MEHTA 12318897 12318897 33268 33268 F4 PRAGTHI NEGAR								OLD NO 32 KALATHI PILLAI STREET	
600001 F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 370 00010141 MINAKSHI MEHTA									
F/H Name : SOHANLAL LALWANI Occup : BUSINESS Status : Resident-Ordinary 370 00010141 MINAKSHI MEHTA									
Occup : BUSINESS Status : Resident-Ordinary 370 00010141 MINAKSHI MEHTA 2 6276325 6276325 32597 32597									
370 00010141 MINAKSHI MEHTA 2 6276325 32597 32597 Jtl: MUKESH MEHTA 12318897 12318897 33268 F4 PRAGTHI NEGAR									
Jt1: MUKESH MEHTA 12318897 12318897 33268 33268 F4 PRAGTHI NEGAR								Resident-Ordinary	Status :
F4 PRAGTHI NEGAR	1		32597	32597	6276325	6276325	2	MINAKSHI MEHTA	370 00010141
	1		33268	33268	12318897	12318897 1		MUKESH MEHTA	Jt1 :
51 K K ROAD									
VENKETAPURAM AMBATTUR									
CHENNAI									
600053									
F/H Name : BHANU PRAKASH MEHTA									
Status : Resident-Ordinary								Resident-Ordinary	Status :

CHENNAI

Slno	Folio	Name of the Holder (S) / Address Details		<-Distinct: From	То	From	То	LOC.End	Share
371	00010196	N SORNALAXSMI 19A LAKSHMI NAGAR PONNIAMMANMEDU CHENNAI 600110	2		6274101 12319116	32582	32582 33271		1 1
	Occup :	C NARESH BABU STUDENT Resident-Ordinary							
372	00010197	N SRI MAGAALAKSHMI 19A LAKSHMI NAGAR PONNIAMMANMEDU CHENNAI 600110	2		6276829 12319117		32602 33272		1 1
F/	Occup :	C NARESH BABU STUDENT Resident-Ordinary							
373	00010208	PRAVIN KUMAR HUF 8 NARAYAN MUDALI LANE SOWCARPET CHENNAI	1	1	1	32740	32740		1
F/	Occup :	600003 SOKALCHAND BUSINESS Resident-Ordinary							
374	00010211	PAYAL P NO 45 RAGHUNAYKULU STREET 2ND FLOOR PARK TOWN CHENNAI 600003	1	2	2	32742	32742		1
NOM NC	o. Shrs : OM NAME :	Resident-Ordinary 55 - 1 - 1 REG DATE: 25-Oct-2023 NIDHI 45, RAGHUNAYAKULU STREET II FLOOR, PARK TOWN CHENNAI 600003							
375	00010212	DEEPIKA NO 8/1,NARAYAN MUDALI LANE SOWCARPET CHENNAI 600079	1	3	3	32743	32743		1
NOM No	Occup : Status :	PRAVIN KUMAR HOUSEWIFE Resident-Ordinary 47 - 1 - 1 REG DATE : 25-Oct-2023							
		45, RAGHUNAYAKULU STREET II FLOOR, PARK TOWN CHENNAI 600003							
376	00010213	PRAVIN KUMAR S 8/1,NARAYAN MUDALI LANE SOWCARPET	1	5	5	32745	32745		1

List of Share	Holders as on : 30-Mar-2024					Page No	: 63 	
Slno Folio	Name of the Holder (S) / Address Details	Total Shares	<-Distinct	ive numbers-	> <-Certi	ificate no- To	> StopCode LOC.End	Certificate Share
Occup Status NOM No. Shrs NOM NAME	600079 : SOKALCHAND : BUSINESS : Resident-Ordinary : 52 - 1 - 1 REG DATE : 25-Oct-2023							
377 0001021	7 HEMALATHA R SHA VAGTHAVARMULL SOKALCHAND NO. 8 NARAYAN MUDALI LANE, SOWCARPET, CHENNAI 600079	1	4	4	32744	32744		1
Occup Status NOM No. Shrs NOM NAME	E DEEPCHAND HOUSEWIFE Resident-Ordinary 50 - 1 - 1 REG DATE : 25-Oct-2023 NIDHI 45, RAGHUNAYAKULU STREET II FLOOR, PARK TOWN CHENNAI 600003							
	MILAN MAITY MALLICK PUR(EAST) MALLICK PUR SINGUR WEST BENGAL 712409	40	197201 12319533	197220 12319552	32770 33285	32770 33285		20 20
NOM No. Shrs :	Resident-Ordinary 20 - 1 - 40 REG DATE: 05-May-2022 MONIMALA MAITY MALLICKPUR EAST SINGUR HOOGHLY WEST BENGAL 712409							
	PRACHI 45 RAGHUNAYAKULU STREET II FLOOR PARK TOWN CHENNAI 600003	1	49203	49203	32741	32741		1
Occup Status NOM No. Shrs NOM NAME	PRAVIN KUMAR STUDENT Resident-Ordinary 53 - 1 - 1 REG DATE : 25-Oct-2023 NIDHI 45, RAGHUNAYAKULU STREET II FLOOR, PARK TOWN CHENNAI 600003							
380 00010284	4 V S SIVARAMAKRISHNAN FLAT NO 3 W-10 (NEW NO 19)	1600	2149201 3059601	2149400 3059800	3873 31017	3874 31017		200 200

PARK TOWN

List of Share	Holders as on : 30-Mar-2024	Page No : 64						
	Name of the Holder (S) / Address Details		From	ive numbers-	From	To	LOC.End	Share
	ANNA NAGAR		6079201	6079600		32004		400
	CHENNAI		12122001	12122800	32801	32801		800
Status:	600040 Resident-Ordinary							
Scacus .	Resident-Oldinaly							
381 00010288	S SHRADHA JAIN	1	12319119	12319119	33274	33274		1
	45 RAGHUNAYAKULU STREET							
	II FLOOR PARK TOWN							
	CHENNAI							
	600003							
F/H Name :	ASHOK JAIN							
_	HOUSEWIFE							
	Resident-Ordinary							
NOM NO. Shrs :	51 - 1 - 1 REG DATE : 25-Oct-2023							
	45, RAGHUNAYAKULU STREET							
-	II FLOOR, PARK TOWN							
	CHENNAI							
	600003							
382 00010289	PRACHI	1	12319118	12319118	33273	33273		1
	SHRADHA JAIN							
	45 RAGHUNAYAKULU STREET							
	II FLOOR							
	PARK TOWN							
	CHENNAI 600003							
F/H Name :	PRAVIN KUMAR							
	STUDENT							
	Resident-Ordinary							
	48 - 1 - 1 REG DATE : 25-Oct-2023							
NOM NAME :	NIDHI 45, RAGHUNAYAKULU STREET							
NOM ADD .	II FLOOR, PARK TOWN							
	CHENNAI							
	600003							
383 00010290) PRACHI	1	12319653	12319653	33287	33287		1
Jt1 :	PAYAL P							
	45 RAGHUNAYAKULU STREET							
	II FLOOR							
	PARK TOWN							
	CHENNAI 600003							
F/H Name :	PRAVIN KUMAR							
	STUDENT							
	Resident-Ordinary							
	54 - 1 - 1 REG DATE : 25-Oct-2023							
NOM NAME : NOM ADD :	NIDHI 45, RAGHUNAYAKULU STREET							
	II FLOOR, PARK TOWN							
	CHENNAI							
	600003							
384 00010291	PRAVIN KUMAR S	1	12319120	12319120	33275	33275		1
	HEMALATHA R	-						_
	45 RAGHUNAYAKULU STREET							
	II FLOOR							

List of Share	Holders as on : 30-Mar-2024					Page No	: 65 	
Slno Folio	Address Details	Total Shares	From	ve numbers->	<-Certi From	ficate no->	StopCode LOC.End	Certificate Share
Occup Status NOM No. Shrs NOM NAME	CHENNAI 600003 : SOKALCHAND : BUSINESS : Resident-Ordinary : 56 - 1 - 1 REG DATE : 25-Oct-2023 : NIDHI : 45, RAGHUNAYAKULU STREET II FLOOR, PARK TOWN CHENNAI 600003							
F/H Name Occup Status NOM No. Shrs	2 DIKSHA JAIN 45 RAGHUNAYAKULU STREET II FLOOR PARK TOWN CHENNAI 600003 : ASHOK KUMAR : STUDENT : Resident-Ordinary : 49 - 1 - 1 REG DATE : 25-Oct-2023	1	12319124	12319124	33279	33279		1
NOM NAME : NOM ADD :	: NIDHI : 45, RAGHUNAYAKULU STREET II FLOOR, PARK TOWN CHENNAI 600003							
	3 DEEPIKA : PRAVIN KUMAR S 45 RAGHUNAYAKULU STREET II FLOOR PARK TOWN CHENNAI 600003	1	12319121	12319121	33276	33276		1
Occup Status NOM No. Shrs NOM NAME	: GHEVARCHAND RANKA : HOUSEWIFE : Resident-Ordinary : 46 - 1 - 1 REG DATE : 25-Oct-2023 : NIDHI : 45, RAGHUNAYAKULU STREET II FLOOR, PARK TOWN CHENNAI							
	600003 6 SANTHANAM M R FM S SRIKANTH FLAT A2, BLOCK 1 SIDHARTH HEIGHTS 55 ARCOT ROAD SALIGRAMAM CHENNAI	1600	2105201 3054801 6072101 12114801	2105400 3055000 6072500 12115600	3433 30990 31983 32788	3434 30990 31983 32788		200 200 400 800
Occup Status NOM No. Shrs NOM NAME	600093 : RANGASWAMY : EMPLOYED : Resident-Ordinary : 61 - 1 - 1600 REG DATE : 09-Jan-2024 : VAISHNAVI K : 52, KUMARAN NAGAR 2ND MAIN ROAD							

M M FORGINGS LTD

~ 1		5 1 77 1 1 (6) (m . 1	G1	. 51	1		C .	a. a. 1	a . '.c.' .
Sino	FOLIO	Name of the Holder (S) / Address Details			<-Distinctiv From	e numbers-> To	<-Certi	To	LOC.End	Share
		VIRUGAMBAKKAM								
		CHENNAI								
		TAMILNADU								
		600092								
388	00010302	MUKESH MEHTA		2	3207402	3207402	31932	31932		1
		F4 PRAGTHI NEGAR			12315434	12315434	33195	33195		1
		51 K K ROAD								
		VENKETAPURAM								
		AMBATTUR								
		CHENNAI								
		600053								
F		BHANU PRAKASH MEHTA								
	_	SERVICE								
	Status :	Resident-Ordinary								
389	00010304	SUREKHA K BIHANI		400	12195501	12195900	33306	33306		400
		RAMESHWAR CHAMBERS								
		SHIVAJI ROAD								
		SHRIRAMPUR								
		413709								
	Status :	Resident-Ordinary								

Register of details of securities held by Directors and Key Managerial Personnel

Name of Director / KMP	No. of shares	Date of disposal and price and other consideration received;	Cumulative balance and number of securities held after each transaction;	Mode of holding – physical or in dematerialized form; and	Whether securities have been pledged or any encumbrance has been created on the securities.		Status - Holding/ Subsidiary/ Associate
VIDYASHANKAR KRISHNAN	2720240 equity shares of ₹ 10/- each	NIL	NA	Demat	No	M M Forgings Limited	NA
K. VENKATRAMANAN	2584960 equity shares oF ₹ 10/- each	NIL	NA	Demat	No	M M Forgings Limited	NA
SUMITA VIDYASHANKAR	32800 equity shares of ₹ 10 /- each	NIL	NA	Demat	No	M M Forgings Limited	NA
S KRISHNAKUMAR	4501 equity shares of ₹ 10 /- each	NIL	NA	Demat	No	M M Forgings Limited	NA
R. VENKATAKRISHNAN	2400 equity shares oF ₹ 10/- each	NIL	NA	Demat	No	M M Forgings Limited	NA

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Nationality (including the nationality of origin, if different) Director Identification Number 00116726 : Indian (optional for key managerial personnel) Occupation : Business **N.SRINIVASAN** Date of the board resolution in which the appointment was made: Reapp Resolution - 11-Jul-2018 Present name and surname in full : Reappointment - 01 April 2019 Any former name or surname in full Date of appointment and reappointment in the company Father's Name Date of cessation of office and reasons therefor :RETIREMENT Eff 31 Mar 2024 Narayanaswamy Office of director or KMP held or relinquished in any other body corporate: List enclosed below Mother's Name Membership number of the ICSI in case of Company Secretary, if applicable: NIL

Spouse's Name (If married)

Date of birth

Residential address: Present: 6, Arch Bischop matias Avenue, Chennai -28

Permenent: Same as above

Permanent Account Number (mandatory for KMP if not having DIN)

Details of securities held in the Company, its holding company, subsidiaries, subsidiaries of the company's holding company and associate companies:

: 03-Jan-1945

S. No.	Name of the Company	Position
(1)	(2)	
1	THE INDIA CEMENTS LIMITED	Director /
1	THE INDIA CEWENTS ENVITED	Member
2	TRINETRA CEMENT LIMITED	Director
3	COROMANDEL SUGARS LIMITED	Director
4	COROMANDEL ELECTRIC COMPANY LIMITED	Director
5	E W STEVENS & CO PVT LTD	Director /
	E W STEVENS & COTVI EID	Member
6	EWS FINANCE AND INVESTMENTS PRIVATELIMITED	Director
7	ICL FINANCIAL SERVICES LIMITED	Director
8	ICL SECURITIES LIMITED	Director
9	CHELSEA HOLDINGS AND PROPERTIES LTD., UK	Director

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Permenent: Same as above

Director Identification Number 00081441 Nationality (including the nationality of origin, if different) : Indian (optional for key managerial personnel) Occupation : Business Present name and surname in full VIDYASHANKAR KRISHNAN Date of the board resolution in which the appointment was made: Reapp Resolution -11 July 2018 Any former name or surname in full Date of appointment and reappointment in the company : Reappointment - 01 Sept 2018 Father's Name S.E. KRISHNAN Date of cessation of office and reasons therefor : NIL

Office of director or KMP held or relinquished in any other body corporate: List enclosed below ALAMELU Mother's Name

Spouse's Name (If married) Membership number of the ICSI in case of Company Secretary, if applicable: NIL Permanent Account Number (mandatory for KMP if not having DIN) : 25 October 1965

Date of birth

Present: 11, sivasundar Avenue, Thiruvanmiyur, Chennai - 41

Residential address:

S. No.	Name of the Company	Position
(1)	(2)	
1	Synmax Consultants & Trading Pvt. Ltd.	Director / Member
2	Baylife Medicare Private Limited	Director / Member
3	Sivasundar Private Limited	Director / Member
4	Suvarchas Vidyut Private Limited	Director
5	Svarchish Techvest Private Limited	Director / Member
6	Abhinava Rizel Private Limited	Director
7	Cafoma Autoparts Private Limited	Director
8	Unique Technologies	Director
9	Association of Indian Forging Industry (AIFI)	Director
10	Adi Sankara Trust	Director

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Director Identification Number	: 00823317	Nationality (including the nationality of origin, if different)	: Indian
(optional for key managerial personnel)	:	Occupation	: Business
Present name and surname in full	: K VENKATRAMANAN	Date of the board resolution in which the appointment was made	de : Reapp Resolution -11 July 2018
Any former name or surname in full	:	Date of appointment and reappointment in the company	: Reappointment - 01 Sept 2018
Father's Name	: S.E. KRISHNAN	Date of cessation of office and reasons therefor	: NIL
Mother's Name	: ALAMELU	Office of director or KMP held or relinquished in any other bo	dy corporate: List enclosed below
Spouse's Name (If married)	:	Membership number of the ICSI in case of Company Secretary	v. if applicable: NIL

Date of birth

Residential address: Present: 11, sivasundar Avenue, Thiruvanmiyur, Chennai - 41

Permenent: Same as above

Permanent Account Number (mandatory for KMP if not having DIN)

Details of securities held in the Company, its holding company, subsidiaries, subsidiaries of the company's holding company and associate companies:

: 05 July 1969

S. No.	Name of the Company	Position
(1)	(2)	
1	Synmax Consultants & Trading Pvt. Ltd.	Director / Member
2	Baylife Medicare Private Limited	Director / Member
3	Sivasundar Private Limited	Director / Member
4	Unique Technologies	Director

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

00081792 Nationality (including the nationality of origin, if different) Director Identification Number : Indian (optional for key managerial personnel) Occupation :NA **V VAIDYANATHAN** Date of the board resolution in which the appointment was made: Reapp Resolution -11 July 2018 Present name and surname in full : Reappointment - 01 April 2019 Any former name or surname in full Date of appointment and reappointment in the company Father's Name VAIDYASUBRAMANIAM Date of cessation of office and reasons therefor : RETIREMENT EFF 31 Mar 2024 Office of director or KMP held or relinquished in any other body corporate: List enclosed below Mother's Name

Spouse's Name (If married)

Membership number of the ICSI in case of Company Secretary, if applicable: NIL Permanent Account Number (mandatory for KMP if not having DIN) Date of birth : 18 March 1941

Residential address:

Present: 73, Venkatakrishna Road, R.A. Puram, Chennai - 28

Permenent: Same as above

S. No.	Name of the Company	Position
(1)	(2)	
	Vision Research Foundation	Board Member

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Director Identification Number : 06414546 Nationality (including the nationality of origin, if different) : Indian (optional for key managerial personnel) : NA

Present name and surname in full : A GOPALAKRISHNAN Date of the board resolution in which the appointment was made : Reapp Resolution -11 July 2018

Any former name or surname in full : Date of appointment and reappointment in the company : Reappointment - 01 April 2019

Father's Name : RAMAKARUP Date of cessation of office and reasons therefor : RETIREMENT EFF 31 Mar 2024

Mother's Name : Office of director or KMP held or relinquished in any other body corporate : NIL

Spouse's Name (If married) : Membership number of the ICSI in case of Company Secretary, if applicable: NIL

Date of birth : 15 March 1945 Permanent Account Number (mandatory for KMP if not having DIN) :

Residential address:

Present: "Lakshmi", Manjakkad, Shornur, Palakkad Dt, Kerala – 679121 Permenent: Same as above

S. No.	Name of the Company	Position
(1)	(2)	

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Director Identification Number	:	00059062	Nationality (including the nationality of origin, if different)	: Indian
(optional for key managerial personnel)	:		Occupation	: Business
Present name and surname in full	:	SUMITHA VIDYASHANKAR	Date of the board resolution in which the appointment was made	: App Resolution 21 June 2021
Any former name or surname in full	:		Date of appointment and reappointment in the company	: Reappointment - 13 August 2021
Father's Name	:	R SUBRAMONIAN	Date of cessation of office and reasons therefor	: NIL
Mother's Name	:		Office of director or KMP held or relinquished in any other body	y corporate: List enclosed below
Spouse's Name (If married)	:		Membership number of the ICSI in case of Company Secretary,	if applicable: NIL
Date of birth		: 01 March 1968	Permanent Account Number (mandatory for KMP if not having	DIN) :

Residential address:

Present: 11, sivasundar Avenue, Thiruvanmiyur, Chennai - 41

Permenent: Same as above

Details of securities held in the Company, its holding company, subsidiaries, subsidiaries of the company's holding company and associate companies:

S. No.	Name of the Company	Position
(1)	(2)	
1	SUVARCHAS VIDYUT PRIVATE LIMITED	Director
2	SVARCHISH TECHVEST PRIVATE LIMITED	Director / Member
3	ABHINAVA RIZEL PRIVATE LIMITED	Director
4	SYNMAX CONSULTANTS & TRADING PRIVATELIMITE	Director
5	SIVASUNDAR PRIVATE LIMITED	Director / Member

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Director Identification Number	:	01047261	Nationality (including the nationality of origin, if different)	: Indian
(optional for key managerial personnel)	:		Occupation	: practice
Present name and surname in full	:	KAVITHA VIJAY	Date of the board resolution in which the appointment was made	: Reapp Resolution - 29 Aug 2019
Any former name or surname in full	:		Date of appointment and reappointment in the company	: Reappointment - 01 April 2020
Father's Name	:	T. R. RAJAN,	Date of cessation of office and reasons therefor	: NIL
Mother's Name	:	LATHA	Office of director or KMP held or relinquished in any other body	corporate: List enclosed below

Spouse's Name (If married)

Membership number of the ICSI in case of Company Secretary, if applicable: NIL Date of birth : 14-Sept-1974 Permanent Account Number (mandatory for KMP if not having DIN)

Residential address:

Present: No. 9/6, Sivasamy Street, Mylapore, Chennai – 4

Permenent: Same as above

S. No.	Name of the Company	Position
(1)	(2)	
1	NEELAMALAI AGRO INDUSTRIES LIMITED	Director
2	AVT NATURAL PRODUCTS LIMITED	Director
3	ABHINAVA RIZEL PRIVATE LIMITED	Director
4	A V THOMAS AND CO LTD	Director
5	METACOMP TECHNOLOGIES PRIVATE LIMITED	Director
6	KODAIKANAL INTERNATIONAL SCHOOL	Director
7	SAKSOFT LIMITED	Director

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Director Identification Number	:	10153304	Nationality (including the nationality of origin, if different)	: Singapore
(optional for key managerial personnel)	:		Occupation	: BUSINESS
Present name and surname in full	:	SHANKAR ATHREYA	Date of the board resolution in which the appointment was made:	Resolution - 17 May 2023
Any former name or surname in full	:		Date of appointment and reappointment in the company	: Reappointment - 11 August 2023
Father's Name	:	Shri. Balasundaram Subramanian	Date of cessation of office and reasons therefor	: NIL
Mother's Name	:	Smt. Vimala Subramanian	Office of director or KMP held or relinquished in any other body	corporate: List enclosed below
Spouse's Name (If married)	:		Membership number of the ICSI in case of Company Secretary, if	fapplicable: NIL
Date of birth		: 12-March-1969	Permanent Account Number (mandatory for KMP if not having D	OIN) : AAMPA6983G

Residential address:

Present: 32, Cotsford Avenue, New Malden, KT3 5EU

Permenent: Same as above

S. No.	Name of the Company / Firm	Position
(1)	(2)	
1	Valency Food Ingredients UK Limited	Director
2.	Parshiv Consulting Limited	Director

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Director Identification Number : 09203780 Nationality (including the nationality of origin, if different) : Indian

(optional for key managerial personnel) : Occupation : BUSINESS

Present name and surname in full

S KRISHNAKUMAR

Date of the board resolution in which the appointment was made: BM - 13 Feb 24; PB - 21 Mar 24

Any former name or surname in full

Date of appointment and reappointment in the company

date of Appt. - 08 Mar 24

Father's Name : SHRI. SRINIVASAN Date of cessation of office and reasons therefor : NIL

Mother's Name : Office of director or KMP held or relinquished in any other body corporate : List enclosed below Spouse's Name (If married) : Smt. K. Veena Membership number of the ICSI in case of Company Secretary, if applicable: NIL

Date of birth : 22/09/1966 Permanent Account Number (mandatory for KMP if not having DIN) :AADPK7870M

Residential address:

Present: 1A, Kesava Flat, No. 2, Kalvi Varu Street, Mylapore, Chennai - 600004

Permenent: Same as above

	S. No.	Name of the Company	Position
	(1)	(2)	
	1	Lion Hill Capital Private Limited	Director
ľ	2	Athrevi Financial Services Private Limited	Director

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Director Identification Number : 10480862 Nationality (including the nationality of origin, if different) : Indian

(optional for key managerial personnel) : SERVICE

Present name and surname in full : SUBRAMANIAN R Date of the board resolution in which the appointment was made : BM 13 Feb 24 ; PB - 21 Mar 24

Any former name or surname in full : Date of appointment in the company : Date of Appt - 08 March 2024

Father's Name : S RADHAKRISHNAN Date of cessation of office and reasons therefor : NIL

Mother's Name : Krishnaveni G Office of director or KMP held or relinquished in any other body corporate : List enclosed below

Spouse's Name (If married) : Membership number of the ICSI in case of Company Secretary, if applicable: NIL

Date of birth : 16/05/1973 Permanent Account Number (mandatory for KMP if not having DIN) :APIPS1269J

Residential address:

Present: A2 Ram Lakshman Flats, No. 26, Parangusapuram Street, Kodambakkam,

Permenent: Same as above

Chennai 600024

S. No.	Name of the Company	Position
(1)	(2)	
1	NIL	

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

(optional for key managerial personnel)

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Director Identification Number : 01734801 Nationality (including the nationality of origin, if different) : Indian

: Occupation : BUSINESS

Present name and surname in full : HARI SANAKARAN Date of the board resolution in which the appointment was made :BM- 17 May 2023 AGM - 11 Aug 23

Any former name or surname in full : Date of appointment and reappointment in the company :01 April 2024 (effective date)

Father's Name : Shri. N. Sankaran (Late) Date of cessation of office and reasons therefor : NIL

Mother's Name : Smt. Lalitha Sankaran Office of director or KMP held or relinquished in any other body corporate : List enclosed below

Spouse's Name (If married) : Smt. Balasaraswathi Membership number of the ICSI in case of Company Secretary, if applicable: NIL

Date of birth : 13/02/1964 Permanent Account Number (mandatory for KMP if not having DIN) :AANPH0404N

Residential address:

Present: No. Aishwarya, No.1, 1st East Street, Kamaraj Nagar, Thiruvanmiyur, Chennai -41 Permenent: Same as above

S. No.	Name of the Company	Position	Date of appt
(1)	(2)	(3)	(4)
1	Natesan Advanced Technologies Private Limited	Director	27-07-2021
2	SESHA Tools Private Limited	Director	23-03-2015
3	Fuel Taps Engineering Private Limited	Director	18-09-2014
4	INTEX Gears Private Limited	Director	09-09-2014
5	Kyowa Natesan Synchro Technologies Private Limited	Director	10-04-2012
6	Natesan Windfarm Private Limited	Director	28-09-2006
7	7 Natesan Precision Components Private Limited		03-09-1999
8	Natesan Synchrocones Private Limited	Director	26-04-1995
9	GHL Exports Private Limited	Director	27-01-2023

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

: 00081516	Nationality (including the nationality of origin, if different)	: Indian
:	Occupation	: SERVICE
: RAMNATH NAGARAJAN	Date of the board resolution in which the appointment was made	: Resolution - 13 Feb 2024
:	Date of appointment and reappointment in the company	: 08 March 2024 (Postal Ballot)
: SHRI. NAGARAJAN	Date of cessation of office and reasons therefor	: NIL
:	Office of director or KMP held or relinquished in any other body	corporate: List enclosed below
:	Membership number of the ICSI in case of Company Secretary,	if applicable: NIL
: 25/08/1966	Permanent Account Number (mandatory for KMP if not having	DIN) :AADPR3174M
	: RAMNATH NAGARAJAN : : SHRI. NAGARAJAN : :	Coccupation Date of the board resolution in which the appointment was made Date of appointment and reappointment in the company SHRI. NAGARAJAN Date of cessation of office and reasons therefor Office of director or KMP held or relinquished in any other body Membership number of the ICSI in case of Company Secretary,

Residential address:

Present: No. 14/9, Sivasundar Avenue, Tiruvanmiyur, Chennai - 600041

Permenent: Same as above

S. No.	Name of the Company	Position
(1)	(2)	
1	DVS INDUSTRIES PRIVATE LIMITED	Director
2	SUVARCHAS VIDYUT PRIVATE LIMITED	Director
3	ABHINAVA RIZEL PRIVATE LIMITED	Director

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Director Identification Number	:	00070743	Nationality (including the nationality of origin, if different)	: Indian
(optional for key managerial personnel)	:		Occupation	: Service
Present name and surname in full	:	KRISHNAKUMAR RAMAN	Date of the board resolution in which the appointment was mad	e: BM dated 13 Feb 2024
Any former name or surname in full	:		Date of appointment and reappointment in the company	: date of Appt -01 April 2024
Father's Name	:	RAMAN	Date of cessation of office and reasons therefor	: NIL
Mother's Name	:		Office of director or KMP held or relinquished in any other bod	ly corporate: List enclosed below
Spouse's Name (If married)	:		Membership number of the ICSI in case of Company Secretary,	if applicable: NIL
Date of birth		: 05/08/1971	Permanent Account Number (mandatory for KMP if not having	DIN) : AEEPK6346P

Residential address:

Present: 20A/32, Guha Sriram Nagar, North Street, Alwarpet, Teynampet, Chennai 600018 Permenent: Same as above

S. No.	Name of the Company	Position
(1)	(2)	
1	Alfa Rubber & Springs Private Limited	Director
2	D V S Industries Private Limited	Director
3	Abhinaya Rizel Private Limited	Director

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Director Identification Number	:	NA	Nationality (including the nationality of origin, if different)	: Indian
(optional for key managerial personnel)	:	Chief Financial Officer (KMP)	Occupation	: Employed
Present name and surname in full	:	R VENKATAKRISHNAN	Date of the board resolution in which the appointment was made	le: Reapp Resolution - 14 March 14
Any former name or surname in full	:		Date of appointment and reappointment in the company	: Reappointment - 01 April 2014
Father's Name	:	R RAGHAVAN	Date of cessation of office and reasons therefor	: NIL
Mother's Name	:		Office of director or KMP held or relinquished in any other bo	dy corporate: List enclosed below
Spouse's Name (If married)	:		Membership number of the ICSI in case of Company Secretary	y, if applicable: NIL
Date of birth		: 18 May 1964	Permanent Account Number (mandatory for KMP if not having	g DIN) :ACPPV8951J

Residential address:

Present: No. Plot 81, 8th Street, 2nd Sector, K K Nagar, Chennai - 78

Permenent: Same as above

S. No.	Name of the Company	Position
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[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

M M Forgings Limited

Registered office address:

SVK Towers, A25, Industrial Estate, Guindy, Chennai - 600032

Director Identification Number : NA Nationality (including the nationality of origin, if different) : Indian (optional for key managerial personnel) : Company Secretary (KMP) Occupation : Employment

Present name and surname in full : CHANDRASEKAR S

Any former name or surname in full : Date of the board resolution in which the appointment was made : Reapp Resolution -13 Feb 2023

Date of appointment and reappointment in the company : Reappointment - 01 April 2023

Father's Name : SURIYANARAYANAN R
Mother's Name : SURIYANARAYANAN R
Mother's Name : Office of director or KMP held or relinquished in any other body corporate : Nil
Spouse's Name (If married) : Membership number of the ICSI in case of Company Secretary, if applicable: NIL

Date of birth : 03 October 1990 Permanent Account Number (mandatory for KMP if not having DIN) :AOCPC8640N

Residential address:

Present: 23, Sabapathy Nagar 2nd Street, Moovarsampet, Chennai - 600091 Permenent: Same as above

S. No.	Name of the Company	Position
(1)	(2)	