

# 18<sup>TH</sup> ANNUAL REPORT 2022-23



PALM JEWELS LIMITED



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#### **CORPORATE INFORMATION**

#### **BOARD OF DIRECTORS**

Mr.Rohit Dalpatbhai Shah	Managing Director		
Mrs.Chetna Rohitdalpatbhai Shah	Non-Executive Director		
Mr.Saunil Rohitkumar Shah	Whole Time Director		
Mr.Mitkumar Dipakkumar Shah	Non-Executive Independent Director		
Mr. Naishadh Sadhu	Non-Executive Independent Director		
Ms.Rahelakhan Pathan	Non-Executive Independent Director		
Mr.Sureshkumar Ambalal Fulpathi	Non-Executive Independent Director		
(14.07.2021 to 04.06.2022)			
Mr.Bharat Magaramji Ghanchi	Non-Executive Independent Director		
	(04.06.2022 to 08.08.2022)		

#### **CHIEF FINANCIAL OFFICER**

Mr. Raj Atul Kumar Shah (w.e.f. 07.09.2023)

Mr. Mukesh Kumar Mali (28.01.2019 to 07.09.2023)

#### COMPANY SECRETARY AND COMPLIANCE OFFICER

Mr. Abhijit Roy

#### STATUTORY AUDITORS

#### A. K. SHAH & ASSOCIATES

Chartered Accountants 423, 4th Floor, "Supermall", Nr. Lal Bunglow, C. G. Road, Ahmedabad -380006.

#### **BANKERS TO THE COMPANY**

ICICI Bank YES Bank

#### **REGISTERED OFFICE**

C-205, D-205, 2nd Floor, Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka Ahmedabad-380009, Gujarat

#### **REGISTRAR & TRANSFER AGENT**

#### KFIN TECHNOLOGY LIMITED

Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad 500032



#### NOTICE OF 18TH ANNUAL GENERAL MEETING

Notice is hereby given that the 18<sup>th</sup> Annual General Meeting of the Members of PALM JEWELS LIMITED ("the Company") will be held on Saturday, the 30<sup>th</sup> day of September, 2023, at 11:00 a.m. at Registered Office of the Company situated at C-205, D-205, 2nd Floor, Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka Ahmedabad-380009, Gujarat to transact the following businesses:-

#### **ORDINARY BUSINESS:**

- 1. To Receive, Consider and Adopt Audited Financial Statement of the Company for the financial year ended on March 31<sup>st</sup>, 2023 together with Report of Board of Directors and Auditors' Report thereon.
- 2. To Appoint a Director in place of Mr. Saunil Rohitkumar Shah (DIN: 07673046), who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and, being eligible, offers herself for re-appointment.

#### **SPECIAL BUSINESS:**

#### 3. To Appointment of Chief Financial Officers(CFO)

To consider and, if thought fit, to pass the following resolution as a **Special Resolution**:

RESOLVED THAT pursuant to the provisions of Sections 203, and other applicable provisions, if any, of the Companies Act, 2013 read with the Rules made thereunder and including any amendments thereto for the time being in force to the said Act, **Mr. Raj Atul Kumar Shah** who was appointed as an Chief Financial Officers(CFO) of the Company w.e.f. 07.09.2023 on the terms and conditions including the remuneration as per the draft letter of appointment tabled before the board, initialed by the Chairman for the Purpose of identification.

RESOLVED FURTHER THAT any one of the Directors of the Company be and is hereby authorised to file necessary e-forms with the Registrar of Companies and to do all such acts, deeds and things as may be necessary to give effect to the above resolution.

#### 4. To Take note of the Resignation of the Chief Financial Officers (CFO)

To consider and, if thought fit, to pass the following resolution as an **Ordinary Resolution**:

RESOLVED THAT the Resignation of Mr. Mukesh Kumar Mali from the Post of Chief Financial Officers (CFO) of the Company be and is hereby accepted w.e.f. 07.09.2023.

RESOLVED FURTHER THAT any one of the Directors of the Company be and is hereby authorised to file necessary e-forms with the Registrar of Companies intimating about this cessation and to do all such acts and deeds as may be necessary in this regard.

#### 5. To Increase in Authorised Share Capital

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

"RESOLVED THAT pursuant to the provisions of section 61 read with section 64 and all other applicable provisions, if any, of Companies Act, 2013 (including any amendment thereto or re-



enactment thereof) and rules framed there under, the consent of the members of the company be and is hereby accorded to increase the Authorised Share Capital of the Company from existing Rs. 10,04,10,000 (Rupees Ten Crore Four Lakhs Ten Thousands Only) divided into 1,00,41,000 (One Crore Forty One Thousand only) Equity Shares of Rs. 10/- each (Rupees Ten Only) each to Rs. 12,04,10,000 (Rupees Twelve Crore Four Lakhs Ten Thousand Only) divided into 1,20,41,000 (One Crore Twenty Lakhs Forty One Thousands only) Equity Shares of Rs. 10/- each (Rupees Ten Only) each ranking pari-pasu in all respect with the existing Equity Shares of the Company and Clause V of the Memorandum of Association."

"RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company or a Committee thereof be and is hereby authorised to do all such acts, deeds, matters and things as may, in its absolute discretion, deem necessary, expedient, usual or proper and to settle any questions, difficulties or doubts that may arise in regard to the increase in Authorised Share Capital of the Company and consequent amendment in the Memorandum of Association of the Company as they may think fit."

#### 6. To Alteration in Capital Clause of Memorandum of Association

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

"RESOLVED THAT pursuant to the provisions of Section 13, 61, 64 and other applicable provisions, if any of the Companies Act, 2013 (including any amendment thereto or re-enactment thereof) and the Rules framed thereunder, the consent of the members of the company, be and is hereby accorded for substituting Clause V of Memorandum of Association of the Company with the following clause."

"V. The Authorised Share Capital of the Company is Rs. 12,04,10,000 (Rupees Twelve Crore Four Lakhs Ten Thousand Only) divided into 1,20,41,000 (One Crore Twenty Lakhs Forty One Thousands only) Equity Shares of Rs. 10/- (Rupees Ten Only) each."

"RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company or a Committee thereof be and is hereby authorised to do all such acts, deeds, matters and things as may, in its absolute discretion, deem necessary, expedient, usual or proper and to settle any questions, difficulties or doubts that may arise in regard to the increase in Authorised Share Capital of the Company and consequent amendment in the Memorandum of Association of the Company as they may think fit."

Place: Ahmedabad BY ORDER OF THE BOARD OF DIRECTORS OF Date: 07/09/2023 PALM JEWELS LIMITED

**Registered Office:** 

C-205, D-205, 2nd Floor, Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka Ahmedabad-380009, Gujarat SD/-Rohit Shah Managing Director DIN: 00543440



#### **NOTES**:

- 1. A member entitled to attend and vote at the meeting is also entitled to appoint one or more proxies and that a proxy need not be a member of the company. Proxies in order to be effective must be deposited not less than 48 hours before the commencement of the meeting. A person can act as proxy on behalf of members not exceeding 50 (fifty) and holding in aggregate not more than 10(ten) percent of the total share capital of the Company. However, a member holding more than 10% (ten percent) of the total share capital of the Company may appoint a single person as proxy and such person shall not act as proxy for any other member. Proxies submitted on behalf of the Companies, Societies, etc., must be supported by an appropriate resolution/authority as applicable.
- 2. A Statement pursuant to Section 102(1) of the Companies Act, 2013 with respect to the Special Business set out in the Notice is annexed.
- 3. Members/Proxies should bring the duly filled Attendance Slip at the Annual General Meeting (AGM). Corporate Members are requested to send a duly certified copy of the Board Resolution authorizing their representative(s) to attend and vote on their behalf at the Meeting.
- 4. Pursuant to the provisions of Section 91 of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Register of Members and Share Transfer Books of the Company will remain closed from Sunday, 24th September, 2023 to Saturday, 30th September, 2023 (Both days inclusive).
- 5. Members seeking any information with regard to accounts are requested to write to the Company at least 10 days before the meeting so as to enable the management to keep the information ready.
- 6. In case of joint holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 7. Members are requested to notify immediately any change in their addresses and/or the Bank Mandate details to the Company's Registrars and Share Transfer Agents, Kfin Technology Limited for shares held in physical form and to their respective Depository Participants (DPs) for shares held in electronic form.
- 8. The Ministry of Corporate Affairs (vide circular nos. 17/2011 and 18/2011 dated April 21, 2011 and April 29, 2011 respectively) has undertaken a "Green Initiative in Corporate Governance" and allowed companies to share documents with its shareholders through an electronic mode. A Stock Exchanges permits companies to send soft copies of the Annual Report to all those shareholders who have registered their email address for the said purpose. Members are requested to support this Green Initiative by registering / updating their email address for receiving electronic communication.
- 9. All the Documents referred to in the notice are open for inspection at the registered office of the Company between 11:00 a.m. to 5:00 p.m. on any working day prior to the day of meeting and will also be available at the meeting venue on the date of meeting.
- 10. PROCEDURE OF VOTING AT AGM: In addition to the remote e-voting facility as described below, the Company shall arrange voting facility at the venue of AGM through Ballot Paper and the members attending the meeting, who have not already cast their votes by remote e-voting, will be able to exercise their right at the meeting. Members who have cast their votes by remote e-voting prior to the meeting may attend the meeting, but shall not be entitled to cast their vote again.



Members will need to write on the ballot paper, inter alia, relevant Folio no., DP ID & Client ID and number of shares held etc.

11. **E-VOTING FACILITY:** In compliance with the provisions of Section 108 of the Companies Act, 2013, read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended, Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings (SS-2) issued by the ICSI, as amended, the Company is pleased to provide to the Members, facility of "remote e-voting" (e-voting from a place other than venue of the AGM) to exercise their right to vote at the ensuing AGM and accordingly, business as mentioned in this Notice shall be transacted through e-voting. Necessary arrangements have been made by the Company with NSDL to facilitate e-voting.

The Company has appointed M/S. Neelam Somani & Associates, Practicing Company Secretary (Membership No. 10993), to act as Scrutiniser for conducting the voting and e-voting process in a fair and transparent manner. The remote e-voting period shall commence on Wednesday, 27<sup>th</sup> September, 2023 from 9:00 a.m. and ends on Friday, 29<sup>th</sup> September, 2023 at 5:00 p.m. During this period, the members of the Company, holding shares either in physical form or dematerialised form, as on the cut-off date i.e., 22<sup>nd</sup> September, 2023 may cast their votes by remote e-voting. The remote e-voting module shall be disabled by NSDL for voting thereafter.

Once the vote on a resolution is cast by the member, such member shall not be allowed to change it subsequently.

A person who is not a member as on cut-off date should treat this Notice for information purpose only.

#### 12. THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING ARE AS UNDER:

The remote e-voting period begins on Wednesday, 27<sup>th</sup> September, 2023, at 9:00 a.m. (IST) and ends on Friday, 29<sup>th</sup> September, 2023 at 5:00 p.m. (IST). The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members/Beneficial Owners as on the record date (cut- off date) i.e. Friday, 22<sup>nd</sup> September, 2023 may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as of the cut-off date, being Friday, 22<sup>nd</sup> September, 2023.

#### How to vote electronically using the NSDL e-Voting system?

The way to vote electronically on the NSDL e-Voting system consists of "Two Steps" which are mentioned below:

#### **Step 1: Access to NSDL e-Voting system**

#### A) Login method for e-Voting for Individual shareholders holding securities in demat mode

In terms of SEBI circular 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.



Login method for Individual shareholders holding securities in demat mode is given below:

T. C. 1. 1. 1.	T ' M (I I
Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL	1. Existing IDeAS user can visit the e-Services website of NSDL Viz. <a href="https://eservices.nsdl.com">https://eservices.nsdl.com</a> either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added 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 i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period.  2. If you are not registered for IDeAS e-Services, option to register is available at <a href="https://eservices.nsdl.com">https://eservices.nsdl.com</a> . Select "Register Online for IDeAS Portal" or Click athttps://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp  3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <a href="https://www.evoting.nsdl.com/">https://www.evoting.nsdl.com/</a> either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e., NSDL and you will be redirected toe-Voting website of NSDL for casting your vote during the remote e-Voting period.  4. Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience.  NSDL Mobile App is available on

Individual Shareholders holding securities in demat mode with CDSL	1. Existing users who have opted for Easi/Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication.
	The URL for users to login to Easi/Easiest is https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and click on New System Myeasi.  2. After successful login of Easi/Easiest the user will be also
	able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e., NSDL. Click on NSDL to cast your vote.
	<ul> <li>3. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration</li> <li>4. Alternatively, the user can directly access e-Voting page by providing de-mat Account Number and PAN No. from a link</li> </ul>
	in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. NSDL where the e-Voting is in progress.
Individual Shareholders (holding securities in	You can also login using the login credentials of your demat account through your Depository Participant registered with
demat mode) login	NSDL/CDSL for e-Voting facility. Upon logging in, you will be
through their depository participants	able to see e-Voting option. 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 i.e., NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.

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

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

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



<u>B)</u> Login Method for e-Voting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. 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.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below:

Manner of holding shares	Your User ID is:
i.e. Demat (NSDL or CDSL) or	
Physical	
For Members who hold shares	8 Character DP ID followed by 8 Digit Client ID
in demat account with NSDL	
	For example if your DP ID is IN300*** and Client ID is
	12***** then your user ID is IN300***12*****
For Members who hold shares	6 Digit Beneficiary ID
in demat account with CDSL	
	For example if your Beneficiary ID is 12**********
	then your user ID is 12*********
For Members holding Shares in	EVEN Number followed by Folio Number registered with
Physical Form	the Company
	For example if folio number is 001*** and EVEN is 101456
	then user ID is 101456001***

- 5. Password details for shareholders other than Individual shareholders are given below:
  - If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
  - If you are using NSDL e-Voting system for the first time, you will need to retrieve
    the 'initial password' which was communicated to you. Once you retrieve your
    'initial password', you need to enter the 'initial password' and the system will
    force you to change your password.



- a) How to retrieve your 'initial password'?
  - If your email ID is registered in your demat account or with the Company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The pdf file contains your 'User ID' and your 'initial password'.
  - If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
  - Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
  - Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
  - If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
  - Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

#### Step 2: Cast your vote electronically on NSDL e-Voting system

How to cast your vote electronically on NSDL e-Voting system?

- i. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is active.
- ii. Select "EVEN" of Company for which you wish to cast your vote during the remote e-Voting period. Now, you are ready for e-Voting as the Voting page opens.
- iii. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.



- iv. Upon confirmation, the message "Vote cast successfully" will be displayed.
- v. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- vi. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

#### **General Guidelines for shareholders**

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to <a href="mailto:neelamsomani30@gmail.com">neelamsomani30@gmail.com</a> with a copy marked to evoting@nsdl.co.in.
- It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request at evoting@nsdl.co.in.

Process for those shareholders whose email ids are not registered with the depositories/ Company for procuring user id and password and registration of e-mail ids for e-voting for the resolutions set out in this notice:

- In case shares are held in physical mode, please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to compliance.pjl@gmail.com.
- In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to compliance.pjl@gmail.com. If you are an Individual shareholder holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e., Login method for e-Voting for Individual shareholders holding securities in demat mode.
- Alternatively shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.
- In terms of SEBI circular 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 required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.



- 13. The results so declared along-with Scrutiniser's Report shall be placed on the Company's website i.e. compliance.pjl@gmail.com and on the website of NSDL i.e. www.nsdl.co.in and shall also be disseminated on the website of Stock Exchanges, where the Company's shares are listed.
- 14. Members holding shares in electronic form must inform about change in address to their respective Depository Participant only and not to the Company or the Company's Registrar and Transfer Agent.
- 15. Members are requested to bring their copy of Annual Report at the meeting.
- 16. Brief profile of the Director/s seeking appointment / reappointment at Annual General Meeting:

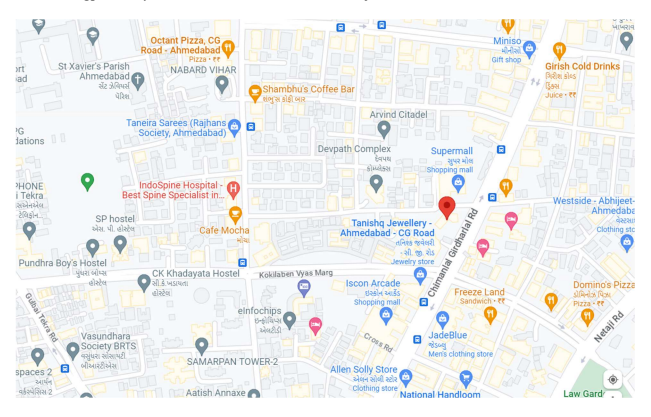
Details under Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard 2 issued by the Institute of Company Secretaries of India in respect of Directors seeking re-appointment/appointment/ confirmation at the ensuing Annual General Meeting item no. 2 as follows:

Name of Director	Saunil Rohitkumar Shah		
Date of Birth	02/05/1997		
Date of Appointment	20/12/2016		
Qualification	B Tech Engineering LJIET		
Relationships between directors	Mr. Saunil Rohitkumar Shah is Son of		
inter se	Mr. Rohit Kumar Shah Managing		
	Director		
Directorship held in other Companies	Palm Orna Private Limited		
Membership/Chairmanships of	Nil		
Committee in other Public Companies			
No. of shares held in the Company	2,44,120		
No. of Board Meetings attended	5		
during the Year			



#### Route Map to the Venue of Annual General Meeting

Palm Jewels Limited, C-205, D-205, 2nd Floor, Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka Ahmedabad -380009, Gujarat.





## EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

#### ITEM NO.3

The Nomination and Remuneration Committee, in its meeting held on September 7<sup>th</sup>, 2023 recommended and the Board of Directors, in its meeting held on the same day, approved the appointment of **Mr. Raj Atul Kumar Shah** as Chief Financial Officer of the Company for a period of Three years with effect from September 7<sup>th</sup> 2023 on Paid remuneration as may be fixed by the Board of Directors subject to the approval of the shareholders in General Meeting.

- (a) Mr. Raj Atul Shah shall be paid remuneration as may be fixed by the Board of Directors from time to time based on recommendation of Nomination and Remuneration Committee, such that the salary and the aggregate value of all perquisites and allowances together with reimbursement of expenses or Performance Bonus, ESOPs, Gratuity and Superannuation benefits, medical reimbursement, leave travel concession for himself and his family, medical insurance and such other perquisites and allowances in accordance with the rules of the Company or as may be agreed to by the Board of Directors and Mr. Raj Atul Shah, shall not exceed the overall ceiling on remuneration approved by the members in General Meeting pursuant to the limits set out in Section 197 and other applicable provisions of the Act, and subject to such other approvals as may be necessary and applicable.
- (b) The tenure of appointment: Three years with effect from September 7<sup>th</sup>, 2023.
- (c) Nature of Duties:

The Chief Financial Officer is entrusted with substantial powers of management and shall, subject to the supervision of the Board of Directors, be responsible for the organization's consistent achievement of its mission and financial objectives, provide leadership in developing organizational and financial plans with the Board of Directors, carry out plans and policies authorized by the Board and carry out such other duties as may be entrusted to him by the Board of Directors and shall exercise such powers as are delegated to him by the Board of Directors.

- (d) Other terms of Appointment:
  - (i). The appointment may be terminated with mutual consent of both parties or by either party by giving six months' notice of such termination or the Company paying six months' salary in lieu thereof.
  - (ii). Mr. Raj Atul Shah shall not be entitled to any sitting fee for attending the meetings of the Board and/or Committee of Directors.

The details of Mr. Raj Atul Shah in pursuance of the provisions of the Listing Regulations are mentioned in Annexure.

Approval of the shareholders is being sought for appointment of Mr. Raj Atul Shah as Chief Financial Officer of the Company, for a period of 3 (three) years with effect from September 7<sup>th</sup>, 2023. Further, the remuneration payable to the Chief Financial Officer for proposed appointment has been recommended by the Nomination & Remuneration Committee and duly approved by the Board of Directors of the Company at their respective meetings held September 7<sup>th</sup>, 2023. The approval of the shareholders is sought for appointment and remuneration payable to Mr. Raj Atul Shah as Chief Financial Officer of the Company with effect from September 7<sup>th</sup>, 2023 to September 6<sup>th</sup>, 2026 With his vast experience in Gems and Jewellery sector, the Board of Directors considered it to be desirable to approve appointment and approval of remuneration payable to him and as Chief Financial Officer. The said appointment and payment of remuneration, would be also subject to the approval of the Central Government and/ or such other competent authority as may be required to comply with the applicable provisions of the Companies Act, 2013.



The Board recommends the Special Resolution set forth in Item No. 3 of the Notice for approval of the members. Mr.Raj Atul Shah himself and his relatives may be deemed to be concerned or interested in the resolution to the extent of remuneration payable to Mr.Raj Atul Shah under the resolution. None of the other Directors, Key Managerial Personnel or their relatives are concerned or interested in the resolution.

#### ITEM NO. 4

**Mr. Mukesh Kumar Mali** resigned the post of CFO of the company w.e.f. 07<sup>th</sup> September 2023 due to his Preoccupation.

None of the Directors or Key Managerial Personnel of the Company and their relatives is in any way concerned or interested in the resolution.

#### **ITEM NO. 5 & 6**

To increase the existing Authorised Share Capital of the company from existing Rs. 10,04,10,000 (Rupees Ten Crore Four Lakhs Ten Thousands Only) to Rs. 12,04,10,000 (Rupees Twelve Crore Four Lakhs Ten Thousand Only) as per the resolution. The resolution seeks approval of members by amending the said clause V of the Memorandum of Association.

Pursuant to sections 61 and 13 of the Companies Act, 2013, the Company cannot increase its Authorized Share Capital without the consent of the members of the Company. Therefore, it is proposed to obtain the consent of the members to increase its Authorised Share Capital. None of the Directors or Key Managerial Personnel of the Company and their relatives is in any way concerned or interested in the resolution.

Place: Ahmedabad BY ORDER OF THE BOARD OF DIRECTORS OF Date: 07/09/2023 PALM JEWELS LIMITED

**Registered Office:** 

C-205, D-205, 2nd Floor, Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka Ahmedabad-380009, Gujarat (SD/-) Rohit Shah Managing Director DIN: 00543440



#### **DIRECTORS REPORT**

To,

The Members of Palm Jewels Limited,

Your Directors have pleasure in presenting their Report on the Business and Operations of the Company and the Accounts for the Financial Year ended 31st March 2023.

#### 1. FINANCIAL SUMMARY OR HIGHLIGHTS / PERFORMANCE OF THE COMPANY

The Board's Report is prepared based on the standalone financial statements of the Company.

(In Rs.)

PARTICULARS	2022-23	2021-22
Total Income for the Year	998,703,459	1,138,761,608
Operating & Administrative Expenses	994,756,288	1,135,132,601
Net Profit / (Loss) before Tax	3,947,171	3,629,007
Less: Provision for Tax	9,50,000	9,50,000
Excess Provision of Income Tax	(35416)	31,381
Deferred Tax	10,949	7,212
Pofit / (Loss) after Tax	3,021,638	2,640,414

#### 2. OPERATION & REVIEW

Your Company posted a total income of Rs. 998,703,459 for the financial year ended 31st March 2023. Your Companies' profit after tax for the year was Rs 3,021,638.

#### 3. DIVIDEND

The Board of Directors has not recommended any dividend for the financial year ended 31st March 2023.

## 4. TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND

Since there was no unpaid/unclaimed dividend, the provisions of Section 125 of the Companies Act, 2013 does not apply to the company.

#### 5. TRANSFER TO RESERVES

During the year under review, the Company has not transferred any amount to General Reserves account.



#### 6. CHANGE IN THE NATURE OF THE BUSINESS

During the year, there is no change in the nature of the business of the Company.

#### 7. DIRECTORS AND KEY MANAGERIAL PERSONNEL

Mr. Rohit Dalpatbhai Shah (Managing Director) (DIN: 00543440), Mr. Saunil Rohitkumar Shah, (Whole Time Director) (DIN: 07673046), Mrs. Chetna Rohitdalpatbhai Shah, (Director) (DIN: 00538673), Mr. Mitkumar Dipakkumar Shah, (Independent Director) (08536389), Mr. Naishadh Jagdishkumar Sadhu (Independent Director) (09724641), Ms. Rahelakhan Pathan (Independent Director) (09724653), Mr. Raj Atul Kumar Shah, Chief Financial Officer and Mr. Abhijit Roy, Company Secretary and Compliance Officer are the Key Managerial Personnel of the Company as on the date of this Report.

Pursuant to the provisions of Section 152 of the Act, Mr. Saunil Rohitkumar Shah (DIN: 07673046), retires by rotation at the ensuing Annual General Meeting and being eligible, has offered herself for re-appointment. The Board recommends his re-appointment.

There is Change in KMP in Company After the Closing of Financial Year Mr. Mukesh Kumar Mali had Resign the Post of Chief Financial Officers and Mr. Raj Atul Kumar Shah has been appointed in the Post of Chief Financial Officer.

All the Independent Directors of the Company have given their declarations to the Company under Section 149(7) of the Act that they meet the criteria of independence as provided under Section 149(6) of the Act and Regulation 16(1)(b) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('the Listing Regulations'). In the opinion of the Board, they fulfil the conditions of independence as specified in the Act and the Listing Regulations and are independent of the management.

#### 8. NUMBER OF BOARD MEETINGS

The Board of Directors duly met Five (5) times on 27.05.2022, 08.08.2022, 07.09.2022, 11.11.2022, and 08.02.2023, in respect of said meetings proper notices were given and proceedings were properly recorded and signed in the Minute Book maintained for the purpose.

#### 9. COMPLIANCE WITH SECRETARIAL STANDARDS

During the year under review, the Company has complied with the provisions of Secretarial Standard 1 (relating to meetings of the Board of Directors) and Secretarial Standard 2 (relating to General Meetings) issued by the Institute of Company Secretaries of India.

#### 10. BOARD EVALUATION

Pursuant to the provisions of the Act and the Listing Regulations, the Board evaluated the effectiveness of its functioning and that of the Committees and of Individual Directors by seeking their inputs on various aspects of Board / Committees. The evaluation covered functioning and composition of the Board and its Committees, understanding of the roles and responsibilities, experience, competencies, participation at the Board and Committee meetings, corporate governance practices etc.

Evaluation of the Board and its compositions was carried out through a defined process covering the areas of the Board functioning viz. composition of the Board and Committees, understanding of roles and responsibilities, experience and competencies, contribution at the meetings etc.



#### 11. DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the requirement under Section 134(5) of the Act, with respect to Directors' Responsibility Statement, it is hereby confirmed that:

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

#### 12. ADEQUACY OF INTERNAL FINANCIAL CONTROLS

The Company has in place adequate Internal Financial Controls with reference to Financial Statements. The Board has inter-alia reviewed the adequacy and effectiveness of the Company's Internal Financial Controls relating to its Financial Statements.

During the year, such controls were tested and no reportable material weakness was observed.

#### 13. CHANGE IN CAPITAL SRUCTURE OF COMPANY

During the year under review, the Company has not issued any share.

#### 14. MATERIAL CHANGES AND COMMITMENTS, IF ANY

There have been no material changes and commitments, which affect the financial position of the Company which have occurred between the end of the Financial Year to which the Financial Statements relate and the date of this Report.

#### 15. EXTRACT OF THE ANNUAL RETURN

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



#### 16. AUDITORS AND THEIR REPORT

#### STATUTORY AUDITORS

Pursuant to the provisions of Section 139 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014 the Members at the their 16th Annual General Meeting of the Company held on 30<sup>th</sup> September, 2021 had appointed **M/s. A. K. SHAH & ASSOCIATES**, Chartered Accountants (Firm Registration No. 109748W) as the Statutory Auditor of the Company to hold office for a term of five years subject to ratification of their appointment by the shareholders every year.

The Ministry of Corporate Affairs vide its Notification dated 7th May 2018, has dispensed with the requirement of ratification of Auditor's appointment by the shareholders, every year. Hence, the resolution relating to ratification of Auditor's appointment is not included in the Notice of the ensuing Annual General Meeting.

The Auditors' Report does not contain any qualification. Notes to Accounts and Auditors remarks in their report are self-explanatory and do not call for any further comments.

#### SECRETARIAL AUDITOR AND SECRETARIAL AUDIT REPORT

In terms of Section 204 of the Company has appointed Practicing Company Secretary have been appointed as Secretarial Auditor of the Company. The report of the Secretarial Auditor is enclosed to this report as "Annexure - A". The report is self explanatory.

The Board of Directors has duly reviewed the Secretarial Auditors' Report and the observations and comments, appearing in the report are self-explanatory and do not call for any further explanation/clarification by the Board of Directors as provided under Section 134 of the Act.

#### **COST AUDITORS**

The Company has not appointed the Cost Auditor as pursuant to Section 148 of the Companies Act, 2013 read with the Companies (Cost Records and Audit) Amendment Rules, 2014, the cost audit is not applicable to the Company.

#### 17. INTERNAL AUDIT & CONTROLS

The Company has appointed, external firm as its Internal Auditor. During the year, the Company continued to implement their suggestions and recommendations to improve the control environment. Their scope of work includes review of processes for safeguarding the assets of the Company, review of operational efficiency, effectiveness of systems and processes, and assessing the internal control strengths in all areas. Internal Auditors findings are discussed with the process owners and suitable corrective actions taken as per the directions of Audit Committee on an ongoing basis to improve efficiency in operations.

#### 18. **DEPOSITS**

The Company has not accepted or renewed any amount falling within the purview of provisions of Section 73 of the Companies Act, 2013 ("the Act") read with the Companies (Acceptance of Deposit) Rules, 2014 during the period under review. Hence, the requirement for furnishing the details of deposits which are not in compliance with Chapter V of the Act is not applicable.



#### 19. SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES

The Company does not have any Subsidiary, Joint venture or Associate Company during the financial year under review.

#### 20. CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

In terms of rule (9) of the Companies (Accounts) Rules, 2014 The Company has not developed and implemented any Corporate Social Responsibility initiatives as the said provisions are not applicable to the company.

## 21. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS MADE UNDER SECTION 186 OF THE COMPANIES ACT, 2013

During the year, the Company has not given any loan, guarantee or provided security in connection with the loan to any other body corporate or person or made any investments hence no particulars of the loans, guarantees or investments falling under the provisions of Section 186 of the Companies Act, 2013 are provided by the Board.

#### 22. PARTICULARS REGARDING EMPLOYEES:

During the year under report, none of the employees was in receipt of remuneration exceeding the limit prescribed under Section 197(12) of the Companies Act, 2013 and Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014.

#### 23. RELATED PARTY TRANSACTIONS

During the year under review, contracts or arrangements entered into with the related party, as defined under section 188 of the companies Act, 2013 were in ordinary course of business and on arms' length basis. Details of the transactions pursuant to compliance of section 134(3)(h) of the companies act, 2013 and rule 8(2) of the companies (Accounts) Rule, 2014 are annexed herewith as per "Annexure – B".

However, there are no materially significant related party transactions made by the company with Promoters, Key Managerial Personnel or other designated persons which may have potential conflict with interest of the company at large.

## 24. SIGNIFICANT AND MATERIAL ORDER PASSED BY REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE

There is no significant and material order was passed by regulators or courts or tribunals impacting the going concern status and company's operations in future.

## 25. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

#### A. **CONSERVATION OF ENERGY:**

- I. The steps taken or impact on conservation of energy: Nil
- II. The steps taken by the company for utilising alternate sources of energy: None
- III. The capital investment on energy conservation equipments: Nil



#### B. TECHNOLOGY ABSORPTION:

- I. The efforts made towards technology absorption: None
- II. The benefits derived like product improvement, cost reduction, product development or import substitution: None
- III. In case of imported technology (imported during the last three years reckoned from the beginning of the financial year)
  - a) The details of technology imported: None
  - b) The year of import: N.A.
  - c) Whether the technology been fully absorbed: N.A.
  - d) If not fully absorbed, areas where absorption has not taken place, and the reasons thereof: N.A.
  - e) The expenditure incurred on Research and Development:Nil

## C. THERE WAS NO FOREIGN EXCHANGE INFLOW OR OUTFLOW DURING THE YEAR UNDER REVIEW

## 26. DETAILS OF AUDIT COMMITTEE, NOMINATION AND REMUNERATION COMMITTEE, STAKEHOLDERS' RELATIONSHIP COMMITTEE AND SEXUAL HARASSMENT COMMITTEE

**Audit Committee:** 

Constitution & Composition of Audit Committee:

The Company has constituted the Audit Committee with the primary objective to monitor and provide effective supervision of the Managements' financial reporting process with the view to ensure accurate, timely and proper disclosures and transparency, integrity and quality of financial reporting.

The composition of the Audit Committee and details of meetings attended by the members of the Audit Committee are given below:

Name	Designation		No. of Meetings held during the Period	
			Held	Attended
Mr. Mitkumar Dipakkumar Shah	Chairman	Non-Executive-Independent Director	4	4
Ms. Chetana Rohitbhai Shah	Member	Non-Executive- Director	4	4
Mr. Naishadh Jagdishkumar Sadhu	Member	Non-Executive Independent Director	4	4

<sup>\*\*\*</sup>Mr. Bharat Magaramji Ghanch has been appointed as an Independent Director w.e.f. 04th June, 2022 and resigned from the post as on 08th August, 2022.



#### Terms of reference:

The broad terms of reference of the Audit Committee are as under:

- Reviewing of the Company's financial reporting process and the disclosure of its financial information
- To ensure that the financial statement is correct, sufficient and credible.
- Recommending the appointment, remuneration and terms of appointment of external Auditor.
- Review and monitor the auditor's independence and performance and effectiveness of audit process.
- Approval or any subsequent modification of transactions of the company with related parties.
- Scrutiny of inter-corporate loans and investments
- Valuation of undertakings or assets of the Company, wherever it is necessary.
- Monitoring the end use of funds raised through public offers and related matters
- Reviewing with management the Annual financial statements and half yearly and Quarterly financial results before submission to the Board.
- Reviewing periodically the adequacy of the internal control system.
- Discussions with Internal Auditor on any significant findings and follow up there on.

#### **Nomination and Remuneration Committee:**

In compliance with the provisions of Section 178 of the Companies Act, 2013 and regulation 19 of the Listing Regulations 2015, the Board has constituted a "Nomination and Remuneration Committee" (NRC).

The Nomination and Remuneration Committee as a committee of the Board has been constituted mainly to determine and recommend to Board, the Company's policies on remuneration packages for Executive and Non-Executive Directors and policies on Nomination for Appointment of Director, Key Managerial Personnel and Senior Management Personnel.

The composition of the Nomination and Remuneration Committee and details of meetings attended by the members of the Audit Committee are given below:

Name	Designation	Category	No. of Meetings held during the Period	
			Held	Attended
Mr. Mitkumar Dipakkumar Shah	Member	Non-Executive-Independent Director	1	1
Ms. Chetana Rohitbhai Shah	Member	Non-Executive- Director	1	1
Mr. Naishadh Jagdishkumar Sadhu	Chairman	Non-Executive Independent Director	1	1

<sup>\*\*\*</sup>Mr. Bharat Magaramji Ghanch has been appointed as an Independent Director w.e.f. 04th June, 2022 and resigned from the post as on 08th August, 2022.

#### **Terms of reference:**

The broad terms of reference of the Nomination and Remuneration Committee are as under:

• Formulation of the criteria for determining the qualifications, positive attributes and independence of Director;



- Devising a policy on Board diversity;
- Formulation of Remuneration policy;
- Review the structure, size and composition of the Board
- Identifying and selection of candidates for appointment as Directors;
- Identifying potential individuals for appointment as Key Managerial Personnel and Senior Management;
- Formulation of criteria for evaluation of Independent Directors and the Board.

The Policy of nomination and Remuneration committee has been place on the website of the company at www.palmjewels.com and the salient features of the same has been disclosed under "Annexure – D".

#### **Stakeholder's Relationship Committee:**

In compliance with the provisions of Section 178 of the Companies Act, 2013 and regulation 20 of the Listing Regulations, the Board has formed a "Stakeholders' Grievances and Relationship Committee".

The composition of the Stakeholder's Relationship Committee and details of meetings attended by the members of the Audit Committee are given below:

Name	Designation	Category	No. of Meetings held during the Period	
			Held	Attended
Mr. Mitkumar Dipakkumar Shah	Chairman	Non-Executive-Independent Director	1	1
Ms. Chetana Rohitbhai Shah	Member	Non-Executive- Director	1	1
Mr. Naishadh Jagdishkumar Sadhu	Member	Non-Executive Independent Director	1	1

#### **Sexual Harassment Committee:**

Constitution & Composition of Audit Committee:

Name	Designation	, ,	No. of Meetings held during the Period	
			Held	Attended
Ms. Rohitbhai	Chairman	Non-Executive- Director	1	1
Mr. Dalpatbha	Member	Executive Director	1	1
Mr. S Rohitkum Shah	 Member	Executive Director	1	1



During the financial year, there were no cases filed pursuant to the sexual harassment of women at workplace (Prevention, Prohibition and Redressal) Act, 2013.

#### 27. Independent Directors' Meeting

During the year under review, a separate meeting of Independent Directors was held on 11<sup>th</sup> November 2022, inter alia, to discuss:

- 1. Evaluation of performance of Non-Independent Directors and the Board of Directors as a whole,
- 2. Evaluation of performance of the Chairman of the Company, taking into account the views of the Executive and Non-Executive Directors, and
- 3. Evaluation of the quality, content and timelines of flow of information between the and the Board that is necessary to effectively and reasonably perform its duties.

  All the Independent Directors were present at the meeting.

## 28. DISCLOSURE AS PER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

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

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

During the year, under review there were no incidences of sexual harassment reported and received.

#### 29. INSIDER TRADING REGULATIONS

Based on the requirements under SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended from time to time, the code of conduct for prohibition of insider trading, as approved and adopted by the Directors and designated Employees of the Company. The Code requires preclearance for dealing in the Company's shares and prohibits the purchase or sale of Company shares by the Directors and designated employees while in possession of unpublished price sensitive information during the period of Trading Window Closure. The Board is responsible for implementation of the Code. All Board of Directors and designated employees have confirmed compliance with the Code.

#### 30. VIGIL MECHANISM

In pursuant to the provisions of section 177(9) & (10) of the Companies Act, 2013, a Vigil Mechanism for directors and employees to report genuine concerns has been established.



#### 31. RISK MANAGEMENT POLICY

Pursuant to Section 134(3) (n) of the Companies Act 2013 & SEBI (LODR) Regulation, 2015, the Company has constituted a Business Risk Management Committee. At present the Company has not identified any element of risk which may threaten the existence of the Company.

#### 32. CORPORATE GOVERNANCE

During the financial year Company abide the Regulation related to Corporate Governance under SEBI (Listing Obligation and Disclosures requirement) Regulation, 2015.

#### 33. MANAGEMENT DISCUSSION AND ANALYSIS

Management Discussion and analysis Report as Required under Regulation 34 and Schedule V of SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015 forms an integral part of this Report, and provides the companies' current working and future outlook. The Management Discussion and Analysis Report is annexed herewith as "Annexure D".

#### 34. PROCEEDINGS PRNDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE

There are no such proceedings or appeals pending and no application has been filed under Insolvency and Bankruptcy Code, 2016 during the year under review and from the end of the financial year upto the date of this report.

## 35. DETAILS OF DIFFERENCE BETWEEN AMOUNT OF THE VALUATION DONE AT THE TIME OF ONE-TIME SETTLEMENT AND THE VALUATION DONE WHILE TAKING LOAN FROM THE BANKS OR FINANCIAL INSTITUTIONS

During the year under review, the Company has availed loans from the Banks. However, there was no instance of any one time settlement for reporting details vis-à-vis Valuation.

#### 36. ACKNOWLEDGEMENTS

Your Directors wish to place on record their appreciation for the continuous support received from the Members, customers, suppliers, bankers, various statutory bodies of the Government of India and the Company's employees at all levels.

#### By order of Board of Directors

SD/-

Rohit D. Shah

(Managing Director)

Saunil R. Shah

(Executive Director)

DIN: 00543440 DIN: 07673046

Place: Ahmedabad Date: 07.09.2023

**Registered Office:** 

C-205, D-205, 2nd Floor,

Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka

Ahmedabad-380009, Gujarat



#### **COMPANY SECRETARIES**

**Address:** C-1001, Sarovar landmark, Gordhanvadi Cross Road, Kankaria, Ahmedabad-380022, Gujrat

**Contact:** +91-8638402502/+91-9707928406 **Email:** neelamsomani90@gmail.com

#### **ANNEXURE-A**

(Appointment and Remuneration of Managerial Personnel) Rules, 2014]

# Form No. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED ON 31ST MARCH, 2023 [Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of The Companies

To,
The Members
PALM JEWELS LIMITED

(CIN: L36910GJ2005PLC046809) C-205, D-205, 2nd Floor, Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka Ahmedabad-380009, Gujarat

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **PALM JEWELS LIMITED** (hereinafter called "the Company"). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion 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 also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period covering the Financial Year ended on 31st March, 2023 has complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance- mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the Financial Year ended on 31st March, 2022 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules madethereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investmentand External Commercial Borrowings; -Not Applicable to the Company during the Audit Period
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
  - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
  - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
  - (c) The Securities and Exchange Board of India (Share Based Employee Benefits)Regulations, 2014; -Not Applicable to the Company during the Audit Period



#### **COMPANY SECRETARIES**

**Address:** C-1001, Sarovar landmark, Gordhanvadi Cross Road, Kankaria, Ahmedabad-380022, Gujrat

**Contact:** +91-8638402502/+91-9707928406

Email: neelamsomani90@gmail.com

- (d) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; -Not Applicable to the Company during the Audit Period
- (e) 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; -Not Applicable to the Company during the Audit Period
- (f) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; -Not Applicable to the Company during the Audit Period
- (g) The Securities and Exchange Board of India (Buyback of Securities Regulations, 2018; -Not Applicable to the Company during the Audit Period
- (h) The Securities and Exchange Board of India (Issue and Listing of Non-Convertibleand Redeemable Preference Shares) Regulations, 2013
- (i) The Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation, 2015; and
- (j) The Securities and Exchange Board of India (Depositories and Participants)Regulations, 2018.

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreement entered into by the Company with the Stock Exchange and the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015;
- (vi) I further report that having regard to the compliance management system prevailingin the Company and on examination of the relevant documents and records in pursuance thereof made available to me in electronic form, on test-check basis, the Company has compliance management system for the sector specific laws in Trading in Gold & Silver Jewellary applicable specifically to the Company, however in view of the prevailing situation of COVID-19 in the country, physical verification was not possible:

During the period under review the Company has endeavored to establish the compliance management system to adhere to the provisions of the Act, Rules, Regulations, Guidelines, Standards, mentioned hereinabove.

Further, I have relied on the representations made by the Company and its officers for systems and mechanisms formed by the Company for compliances of the laws and regulations mentioned hereinabove as applicable to the Company.

**I further report that** the Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors as required under Listing Regulations, 2015. During the year Mr. Naishadh Jagdishkumar Sadhu and Ms. Rahelakhan Pathan appointed as an Independent Director of the Company he Company had filed Form within prescribed time, as well as with payment of additional fees, during the year under Audit.

The company has endeavored to establish a system of sending adequate notice to all directors to schedule the Board Meetings, agenda and detailed notes on agenda at least seven days in advance, and a system for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes, wherever required.



#### **COMPANY SECRETARIES**

**Address:** C-1001, Sarovar landmark, Gordhanvadi Cross Road, Kankaria, Ahmedabad-380022, Gujrat

Contact: +91-8638402502/+91-9707928406 Email: neelamsomani90@gmail.com

**I further report that** the company has endeavored to establish 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 of the Company there were no specific events / actions having a major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc.

For, Neelam Somani & Associates Company Secretaries in Practice

Neelam Rathi (Proprietor) Membership No.:10993 COP No.: 12454

UDIN: F010993E000960359

Date:07/09/2023 Place: Ahmedabad



#### **COMPANY SECRETARIES**

**Address:** C-1001, Sarovar landmark, Gordhanvadi Cross Road, Kankaria, Ahmedabad-380022, Gujrat

Contact: +91-8638402502/+91-9707928406 Email: neelamsomani90@gmail.com

To,

The Members

PALM JEWELS LIMITED

(CIN: L36910GJ2005PLC046809) C-205, D-205, 2nd Floor, Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka Ahmedabad-380009, Gujarat

Sir,

**Sub:** Secretarial Audit Report for the Financial Year ended on 31st March, 2023.

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

- 1. Maintenance of secretarial record is the responsibility of the management of the company. My responsibility is to express an opinion on the 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 test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices, I followed provide areasonable 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 are the responsibility of management. My examination was limited to the verification of procedures on 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.

For, Neelam Somani & Associates Company Secretaries in Practice

Neelam Rathi (Proprietor)

Membership No.:10993 COP No.: 12454

UDIN: F010993E000960359

Date: 07/09/2023 Place: Ahmedabad



#### ANNEXURE - B

#### FORM NO. 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 (1) of section 188 of the Companies Act, 2013 including certain arms length transaction under third proviso thereto.

1. Details of contracts or arrangements or transactions not at Arm's length basis.

SL.	Particulars	Details
No.		
a)	Name (s) of the related party & nature of relationship	There were no
b)	Nature of contracts/arrangements/transaction	transactions or
	8	arrangements which were
	Salient terms of the contracts or arrangements or transaction	not at Arm's Length Basis.
	including the value, if any	
e)	Justification for entering into such contracts or arrangements or	
	transactions'	
f)	Date of approval by the Board	
g)	Amount paid as advances, if any	
h)	Date on which the special resolution was passed in General	
	meeting as required under first proviso to section 188	

Details of contracts or arrangements or transactions at Arm's length basis and Details are Annexed with the Audit Report.

#### By order of Board of Directors

SD/- SD/-

Rohit D. Shah

(Managing Director)

DIN: 00543440

Saunil R. Shah

(Executive Director)

DIN: 07673046

Place: Ahmedabad Date: 07.09.2023



#### Annexure - C

#### Policy of Nomination and Remuneration Committee of the Company

Policy for Identification of Persons For Appointment And Removal As Director And Senior Managerial Personnel

#### The Committee shall:

- 1. Identify and ascertain the honesty, reliability, qualification, expertise and experience of the person for appointment as Director or Senior Managerial Personnel and recommend the Board accordingly.
- 2. The committee must ensure itself regarding the capabilities and eligibilities of the proposed appointee(s) and must ensure that the proposed appointee shall be able to devote the required time as may be necessary.
- 3. The Committee shall be at discretion to decide whether qualification, expertise and experience possessed by the person is adequate for the proposed position.
- 4. Any other assessment as may be required must be carried out by the Committee and on being satisfied with the overall eligibility of the person, the committee shall recommend his/her appointment to the Board accordingly.
- 5. With respect to Independent Directors of the Company the committee shall additionally ensure the independence of the Director as per the applicable provisions of Companies Act, 2013 and the Rules made there under.
- 6. The Committee may recommend to the Board with the reasons recorded in writing, the removal of Director or Senior Managerial Personnel based on any disqualification that may be applicable as per the provisions of Companies Act, 2013 and the rules made there under or for any other reasons as may be justified by the Committee.

#### **TERM OF APPOINTMENT:**

The term of Appointment of Managing Director/ Whole Time Directors and Independent Directors of the Company shall be as per the provisions of the Companies Act, 2013 and the Rules made there under.

#### **RETIREMENT:**

The Managing Director/ Whole Time Directors and Independent Directors of the Company shall be subject to retirement as per the applicable provisions of Companies Act, 2013 and the Rules made there under. The Committee will be at its discretion to recommend retention of Directors even after they have attained the retirement age for the benefit of the Company subject to fulfilment of the requirements as mentioned in Companies Act, 2013.

## POLICY FOR EVALUATION OF PERFORMANCE OF BOARD, ITS COMMITTEES AND INDIVIDUAL DIRECTORS:

- 1. Evaluation of performance of Board and Individual Directors:
  - Achievement of financial/ business targets as fixed by the Board;
  - Proper development, management and execution of business plans;
  - Display of leadership qualities i.e. correctly anticipating business trends and opportunities;
  - Establishment of an effective organization structure;



- Participation in the Board/Committee Meetings;
- Integrity and maintenance of confidentiality;
- Any other criteria that may be considered necessary for the evaluation of the performance of the Board may be considered by the Committee.
- 2. Evaluation of performance of Committee:
  - Discharge of its functions and duties as per its terms of reference
  - Effectiveness of the suggestions and recommendations received;
  - Conduct of its meeting and procedures followed in this regard.
- 3. Review of the Implementation of this policy:

The Committee shall review the implementation and compliance of this policy at least once a year.

## POLICY FOR REMUNERATION TO DIRECTORS AND KEY MANAGERIAL PERSONNEL:

The remuneration of the Directors and Key Managerial Personnel must be in accordance with the provisions of Companies Act, 2013 and the Rules made there under. The committee must ensure that:

The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully.



#### Annexure: D

#### MANAGEMENT DISCUSSION AND ANALYSIS REPORT

#### **BUSINESS OVERVIEW:**

We are engaged in the wholesale business of gold jewellery. Our registered office and business of operation is based in Ahmedabad. We essentially sell gold based chains, bracelets and necklaces. We outsource the manufacturing of our jewellery through job workers based in Ahmedabad and Mumbai. The major raw material used for making our products is gold & silver. We procure gold & silver majorly through the bullion market and partially from the local markets in Ahmedabad. Gold bars and other necessary material are provided to the job workers who are based either in Ahmedabad and Mumbai. However, no formal agreement has been executed with either of these job workers. The finished jewellery is sold by our marketing and sales team directly to other jewellery stores. Our jewellery is widely sold throughout Gujarat only through B2B marketing and/ or Direct/Outbound marketing strategy.

We are a customer-centric company, our prime focus is to attain the utmost client satisfaction by offering them quality assured products. Moreover, our ethical trade practices, transparent business dealings and timely delivery of products help us in maintaining cordial relations with our customers. Our Company strives at all times to provide products that offer our customers the designs with superior finish and quality.

#### **OUR COMPETITIVE STRENGTHS:**

- Quality Products
- Use of efficient internal processes to leverage our sales
- Wide Range of our Product
- Established Brand Name
- Experience of our Promoters
- Experience Management Team & efficient Work Force
- Strong and Long term Relationship with our Clients

#### **OUR BUSINESS STRATEGIES:**

- Continue to maintain Strong Relation with existing Customers
- Enhancing Operating Effectiveness and Efficiency
- Active and regular Participation in trade fairs and Exhibitions

#### **HUMAN RESOURCES AND INDUSTRIAL RELATIONS:**

Human Resources play a critical role in driving Palm Jewels's strategies and growth. The Company endeavours to become the best place to work for its employees and to provide them with a nurturing environment that is essential for their growth. Palm Jewels has implemented comprehensive and well-structured HR policies to ensure employee growth both at personal and professional levels. The Companies' talent pool comprises a diverse set of experienced and skilled people who play key roles in enhancing business efficiency, devising strategies, setting up systems and evolving business as per industry requirements. The Company provides a safe, conducive and productive work environment to its people. Overall, the Company provides a nurturing work environment to a diverse set of workforce. The total number of employees as on 31st March, 2020 is nine.

#### RISK & CONCERNS

The Company has in place a mechanism to identify, assess, monitor and mitigate various risks to key business objectives. Key business risks and mitigation strategy are highlighted below:



- Business risk: To mitigate the risk of high dependence on any one business for revenues, the Company has adopted a strategy of launching new products/services.
- Legal & Statutory Risk: The Company Secretary, compliance and legal functions advice the Company on issues relating to compliance with law and to pre empt violations of the same. The Company Secretary submits a quarterly report to the Board on the company's initiatives to comply with the laws of various jurisdictions. The company also seeks independent legal advice wherever necessary.
- Human resource attrition risk: Palm Jewels's key assets are its employees and in a highly competitive market, it is a challenge to address attrition. Palm Jewels continues to accord top priority to manage employee attrition by talent retention efforts and offering a competitive salary and growth path for talented individuals.
- Others: The Company is exposed to risks & fluctuations of foreign exchange rates, raw material prices and overseas investments exposures.

#### INTERNAL CONTROL SYSTEM:

The Company maintains a proper and adequate system of internal controls, which provide for automatic checks and balances. The Company's resilience and focus is driven to a large extent by its strong internal control systems for financial reporting. The Company follows strict procedures to ensure high accuracy in recording and providing reliable financial and operational information, meeting statutory compliances. The Company's internal team and Audit Committee closely oversee business operations. These responsibilities include the design, implementation and maintenance of adequate internal financial controls to ensure an orderly and efficient conduct of its business. The committees also ensure adherence to the Company's policies the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information. Any deviations are promptly reported to the management. Various risk mitigation measures are then devised to bring risk exposure levels in line with risk appetite. Timely and adequate measures are undertaken to ensure undisrupted functioning of the business.



Registered Office: C-205, D-205, 2nd Floor, Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka Ahmedabad-380009, Gujarat India Email- compliance.pjl@gmail.com Tele No- 079-40052056

Website: www.palmjewels.com

#### 18th Annual General Meeting - Saturday, 30th September, 2023

#### ATTENDANCE SLIP

Folio No. /Client Id:	
Name of Shareholder:	
Address of Shareholder:	

I, hereby record my presence at the 18th Annual General Meeting of the Company to be held on Saturday, 30th September, 2023 at 11.00 AM at C-205, D-205, 2nd Floor, Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka Ahmedabad-380009, Gujarat India.

Signature of the Member

#### Notes:

- A. Only Member/Proxy can attend the meeting. No minors would be allowed at the meeting.
- B. Member/Proxy who wishes to attend the meeting must bring this attendance slip to the meeting and hand over at the entrance duly filled in and signed.

Member/Proxy should bring his/her copy of the Notice of Extraordinary General Meeting for reference at the meeting.



Registered Office: C-205, D-205, 2nd Floor, Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka Ahmedabad-380009, Gujarat India Email- compliance.pjl@gmail.com Tele No. 079-40052056

Website: www.palmjewels.com

### Form MGT-11 PROXY FORM

[Pursuant to section 105(6) of Companies Act, 2013 and rule 19(3) of Companies (Management and Administration) Rules, 2014]

18th Annual General Meeting – Saturday, 30th September, 2023 Name of the shareholder(s): Registered Address: E-mail ID: Folio No./DP Id and Client Id \_\_\_\_\_ I/We, being member(S) of Palm Jewels Limited, holding share (s) of the company, hereby appoint A: Name: Address: E-mail ID: Signature: Or failing him/her B: Name: Address: E-mail ID: Signature: Or failing him/her C: Name: Address: E-mail ID: Signature: Or failing him/her



As my/our proxy to attend and vote (on poll) for me/us, on my/our behalf at the 18th Annual General Meeting of the Company to be held on Saturday, 30th September, 2023 at 11.00 AM at C-205, D-205, 2nd Floor, Super Mall, Besides Lal Bungalow, C.G. Road, Navrangpura City Taluka Ahmedabad-380009, Gujarat India. And/or at any adjournment thereof in respect of such resolutions as are indicated below:

Resol ution	Resolution	VOTING	
No.			
	ORDINARY BUSINESS	FOR	AGAINST
1.	To Receive, Consider and Adopt Audited Financial Statement of the Company for the financial year ended on March 31st, 2023 together with Report of Board of Directors and Auditors' Report thereon.		
2.	To Appoint a Director in place of Saunil Rohitkumar Shah (DIN: 07673046), who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and, being eligible, offers herself for reappointment.		
	SPECIAL BUSINESS		
3	To Appointmnet of Chief Financial Officer(CFO)		
4	To take note of Resignation of Mr. Mukesh Kumar Mali for the Desigantion of Chief Financial Officer(CFO)		
5.	To Increase in Authorised Share Capital		
6.	To Alteration in Capital Clause of Memorandum of Association		

Signed this..... day of... 2023 Signature of shareholder Signature of Proxy holder(s)

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



18th Annual Report

### **ADDRESS**

G F 37 SUPERMALL, NR. LAL BUNGLOW, C.G. ROAD, AHMEDABAD – 380009.

### **AUDIT REPORT**

F. Y. 2022 - 2023

A. Y. 2023 - 2024

### **AUDITORS**

A. K. SHAH & ASSOCIATES
CHARTERED ACCOUNTANTS
423, 4<sup>TH</sup> FLOOR, "SUPERMALL",
NR. LAL BUNGLOW,
C. G. ROAD, AHMEDABAD -380 006.

## PALM JEWELS LIMITED

# FIXED ASSETS & DEPRECIATION STATEMENT AS PER INCOME TAX ACT

### ANNEXURE - 1

F. Y. 2022 - 2023

A. Y. 2023 - 2024

	15	14	13	12	11	10	9	00	7	6	(JI	4	ω	ы	1		Sr.
	Mobile	Air Conditioner	Water Cooler	Safety locker (New)	New Computer	Alpha Software	Safe A/c	Computer	Wall Safe	Split A.C.	Scale	Water Dispensor	Furniture	Electric Fitting & Fixtures	Colour Television		Particulars
- 00 0000	99,689	434,784	3,427	8,024	60,702	2,722	1,673	43,302	1,295	5,994	42,390	518	824,401	3,144	311	01.04.22	Opening W.D.V.
	22,031												803,031			30.09.22	Before
	19,491															30.09.22	Addition After
		1	1	1	ı	1	ı	1	1			ī	1	1	ı		Deletion
407680	141,211	434,784	3,427	8,024	60,702	2,722	1,673	43,302	1,295	5,994	42,390	518	1,627,432	3,144	311	Total	
	15%	15%	15%	15%	40%	40%	10%	40%	15%	15%	15%	15%	10%	15%	15%	- Open	Rate of
	19,720	65,218	514	1,204	24,281	1,089	167	17,321	194	899	6,359	78	162,743	472	47	the year	Depre.
	121,491	369,566	2,913	6,820	36,421	1,633	1,505	25,981	1,101	5,095	36,031	440	1,464,689	2,672	264	31.03.23	Clo. Bal.

16	16 Printer	43,686			1	43,686	40%	17,474	26,212
17	Barcode System	181,837			1	181,837	15%	27,276	154,561
18	Currency Counting Machine	9,045		8,466	1	17,508	15%	1,991	15,517
19	Digital Camera Canon	27,688			1	27,688	15%	4,153	23,535
20	Electrical fitting & Fixures	72,084			1	72,084	15%	10,813	61,271
21	Motor Car	2,863,449				2,863,449	15%	429,517	2,433,932
22	Laptop	36,132			1	36,132	40%	14,453	21,679
23	Office Equip	2,664	16,000			18,664	15%	2,800	15,864
24	Pressure Pump	10,935				10,935	10%	1,094	9,842
25	Refrigerator	6,260			1	6,260	15%	626	5,321
26	Scooter A/c	5,535			1	5,535	15%	830	4,705
27	Security System	98,252			1	98,252	15%	14,738	83,514
28	Security Video Camera	25,423	22,176		1	47,599	15%	7,140	40,459
29	Sophos Fiirewell (Branch)	35,512		i	1	35,512	15%	5,327	30,185
30	30 Voltas Water Cooler	3,294			1	3,294	15%	464	2,800
31	Jupiter	64,792				64,792	15%	9,719	55,073
32	LED A/C		183,203			183,203	15%	27,480	
	Total Rs	5,018,961	1,046,441	27,957	1	6,093,359		876,541	5,061,093

# PALM JEWELS LTD.

## ANNEXURE - 2

F. Y. 2022- 2023

A. Y. 2023 - 2024

Particulars of Payment Made to the Person Specified U/s 40 A (2) (b)

	¥ .		
Sr. No.	Name of Person	Nature of Payment	Amount (Rs.)
1	Chetnaben R. Shah	Director Remuneration / Salary	420,000
7	Rohitbhai D. Shah	Director Remuneration / Salary	510,000
8	Saunilbhai R. Shah	Director Remuneration / Salary	1,020,000

A. Y. 2023 - 2024

# U/S.269SS DURING THE PREVIOUS YEAR & DETAILS OF LOAN DEPOSITED PAID IN EXCESS OF RS.20,000/-PARTICULARS OF EACH LOAN/DEPOSITS ACCEPTED/TAKEN EXCEEDING LIMIT SPECIFIED

	6,997,140 NO
	NO
	21992865
	9358775
	ACIPS7979N
	15, SHYAM SUNDER BUNGLOW NR, PRAHLADNAGAR GARDEN OPP, ANAND NAGAR, SATELLITE AHMEDABAD-380015
	Chetnaben R. Shah
Chetn	

### PALM JEWELS LTD

### Quantitative Details of Principal Items of Goods Traded

F, Y. 2022 - 2023

### ANNEXURE - 4

A. Y. 2023 - 2024

Sr. No	Item	Opening	Purchase/Mfg. During the Year	Mfg. / Sales During the Year	Closing Stock
1	Silver Ornaments	1469.930	2532.978	2784.731	1218.177
2	Gold Bar	<b>5430.209</b> (Grams)	105750.743 (Grams)	108752.438 (Grams)	<b>2428.514</b> (Grams)
3	Gold Ornaments	21823.867 (Grams)	108476.773 (Grams)	116711.069 (Grams)	13589.571 (Grams)
4	Gold Ornaments (18 crt)	475.536 (Grams)	666.667 (Grams)	1126.455 (Grams)	15.748 (Grams)
5	Silver Bullion	5.215 (kg)	1205.972 (kg)	1032.800 (kg)	178.387 (kg)

### PALM JEWELS LTD.

18th Annual Report

### **BOARD OF DIRECTORS**

ROHIT D. SHAH CHETANABEN R. SHAH SAUNIL R. SHAH

### **BANKERS**

ICICI BANK

### **AUDITORS**

A.K. SHAH & ASSOCIATES CHARTERED ACCOUNTANTS 423, 4<sup>TH</sup> FLOOR, "SUPERMALL", NR. LAL BUNGLOW, C.G. ROAD, AHMEDABAD.

### PALM JEWELS LTD.

### **CONTENTS**

- 1. Notice to the Share Holders.
- 2. Director's Report.
- 3. Auditor's Report.
- 4. Balance sheet.
- 5. Profit & Loss Account.
- 6. Notes forming part of the Balance Sheet.
- 7. Notes forming part of the Profit & Loss Account.
- 8. Notes on Accounts & Significant Accounting Policies.

Ajit K. Shah B.Com., F.C.A.

### A. K. SHAH & ASSOCIATES CHARTERED ACCOUNTANTS

423, 4th Floor, Super Mall, Nr. Lal Bunglow C. G. Road, Ahmedabad-380 006. e-mail: ajitshah0207@gmail.com PHONE: 079-26469741

Ref. No.: UDIN No: 23044602BGWLKM5894

Date:

Independent Auditor's Report (Unmodified Opinion) on AuditedStandalone Quarterly Financial Results and year to date results of the Company, Pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

### INDEPENDENT AUDITOR'S REPORT TO THE BOARD OF DIRECTORS OFPALM JEWELS LIMITED

Report on the audit of the Standalone Financial Results Opinion.

We have audited the accompanying standalone quarterly financial results of Palm Jewels Limited (Thecompany) for the quarter ended 31<sup>st</sup> March, 2023 and the year to date results for the period from 1<sup>st</sup> April, 2022 to 31<sup>st</sup> March, 2023, attached Herewith, being submitted by the company pursuant to the requirement of Regulation 33of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, As amended ("Listing Regulations").

In our opinion and to the best of our information and according to the explanationsgiven to us these standalone financial results:

- i. presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- ii. Give a true and fair view in conformity with the recognition and measurementPrinciples laid down in the applicable accounting standards and otherAccountingprinciples generally accepted in India of the net profit/loss₅ and otherComprehensive income and other financial information for the quarter ended 31<sup>st</sup> March, 2023 as well as the year to date results for the period from1<sup>st</sup> April, 2022 to 31<sup>st</sup> March, 2023.

### Basis for Opinion

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

AHMEDABAD

responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

### Management's Responsibilities for the Standalone Financial Results

These quarterly financial results as well as the year to date standalone financial results have been prepared on the basis of the interim financial statements. The Company's Board of Directors are responsible for the preparation of these financial results that give a true and fair view of the net profit/loss and other comprehensive income andother financial information in accordance with the recognition and measurementprinciples laid down in Indian Accounting Standard 34, 'Interim Financial Reporting' prescribed under Section 133 of the Act read with relevant rules issued thereunderand other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includesmaintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing anddetecting frauds and other irregularities; selection and application of appropriateaccounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internalfinancial 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 results that give a true and fair view and are free frommaterial misstatement, whether due to fraud or error.

In preparing the standalone financial results, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless 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 are also responsible for overseeing the Company's financial reporting process.

### Auditor's Responsibilities for the Audit of the Standalone Financial Results

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

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

 Identify and assess the risks of material misstatement of the standalone financialresults, whether due to fraud or error, design and perform audit proceduresresponsive to those risks, and obtain audit evidence that is sufficient andappropriate to provide a basis for our opinion. The risk of not detecting a materialmisstatement resulting from fraud is higher than for one resulting from

> AHMEDABAD M. NO. 44602

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 designaudit procedures that are appropriate in the circumstances, but not for the purposeof expressing an opinion on the effectiveness of the company's internal control.
- 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 concernbasis of accounting and, based on the audit evidence obtained, whether a materialuncertainty exists related to events or conditions that may cast significant doubt onthe Company's ability to continue as a going concern. If we conclude that a materialuncertainty exists, we are required to draw attention in our auditor's report to therelated disclosures in the financial results or, if such disclosures are inadequate, tomodify our opinion. Our conclusions are based on the audit evidence obtained upto the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Place: Ahmedabad Date: 30.05.2023



Statement of Assets & Liabilities as at 31.03.2023

	CIN: U	36910GJ2005PTC	046809
Particulars	Note No.	2023	2022
ASSETS			
(1) Non-Current Assets			
(i) Property, Plant And Equipment	1	5,477,619	5,110,086
(ii) Intangible Assets			-
(iii) Capital Work in Progress		-	-
(iv) Intangible assets under development			-
Non-Current Financial Assets			
(a) Non-Current Investments		•	
(b) Trade Receivables, Non-Current			
(c) Loans, Non-Current		•	•
(d) Other Non-Current Financial Assets			
Deffered tax assets (net) Total Non Current Assets		-	-
		5,477,619	5,110,086
(2) Current Assets Inventories		444.050.455	
Current Financial Assets		144,259,155	170,691,412
(a) Current investments			
사용 성용하는 사람들은 사람들은 살아들이 하는데 하는데 하는데 이 사람들이 되었다. 그 사용이 가는 사람들이 나를 하는데			
(b) Trade receivables	2	5,979,187	2,429,105
(c) Cash and cash equivalents	3	3,723,532	4,321,224
(d) Bank Balance other than Cash and cash equivalents (e) Loans, Current			•
(f) Other Current Financial Assets			
Total Current Financial Assets		0.703.740	6.750.000
Current Tax Assets (net)		9,702,719	6,750,329
Other Current Assets	4	7 740 024	7 504 555
Total Current Assets	4	7,748,934 161,710,808	7,501,666
Total Assets			184,943,407
EQUITY AND LIABILITIES		167,188,427	190,053,493
(1) Equity			
. 1988년 1일 : 1988년 1일 : 1988년 1일 : 1988년 1일			
Equity Share Capital	5	100,409,600	100,409,600
Other Equity	6	45,597,123	42,575,485
Total Equity		146,006,723	142,985,085
(2) Liabilities			
Non-Current Liabilities			100 mm
Non-Current Financial Liabilities			
(a) Borrowings , non current			
(b) Trade Payables , non current		•	
(c) Other non current financial liabilities Total Non-Current Financial Liabilities		•	•
		•	•
Provision, non current			
Deffered tax liabilities (net) Other non current liabilities		33,576	22,627
		-	
Total Non-Current Liabilities		33,576	22,627
Current Liabilities			
Current Financial Liabilities			
(a) Borrowings , current	7	17,527,392	40,587,221
(b) Trade Payables , current			
(i) Total Outstanding dues of Micro Enterprises and Small Enterprises		2 527 240	
(ii) Total Outstanding dues of creditors other than Micro and Small Enterprises	8	2,537,349	3,403,748
(c) Other current financial liabilities		*	-
Total Current Financial Liabilities		20,064,741	43,990,969
Other Current liabilities			
Provision, current	9	1,083,387	3,054,812
Current tax liabilities (net)		•	•
Total Current Liabilities		21,148,128	47,045,781
		71 181 704	47,068,408
Total Liabilities  Total Equity and Liabilities		21,181,704 167,188,427	190,053,493

NOTES TO ACCOUNTS

Notes attached there to form an integral part of Statement of Assets & Liabilities

As per Report of Even Date

FOR , A.K. Shah & Associates

CHARTERED ACCOUNTANTS

FRN No. 0109478W

Ajit K. Shah (Proprietor) Mem. No.: 044602

UIDIN: 23044602BGWLKM5894

For, Palm Jewels Limited

Rohit D. Shah ( Managing Director) DIN: 00543440

(Whole Time Director) DIN: 07673046

Place : Ahmedabad

Date: 30/05/2023

Statement of Profit & Loss for the Period Ended on 31.03.2023

	CIN: U36910	0GJ200	5PTC046809	
Sr.		Note	Year ended March 31,	Year ended March 31,
No.	Particulars	No.	2023	2022
	Income			
	Revenue from operations	10	996,871,208	1,138,445,192
II	Other Income		1,832,251	316,416
III	Total Income (I +II)		998,703,459	1,138,761,608
IV	Expenses			
	Cost of materials consumed	11	939,506,278	1,116,807,124
	Changes in inventories of finished goods, work-in-progress and Stock-in-Trade	12	26,432,257	(9,255,547
	Employee Benefit Expense	13	9,833,807	9,026,616
	Financial Costs Depreciation and Amortization Expense	14 15	1,611,384 833,040	1,203,899
	Other Expenses	16	16,539,522	714,944 16,635,565
	Total Expenses (IV)	10	994,756,288	1,135,132,601
V	Profit before exceptional items and tax	(III - IV)	3,947,171	3,629,007
	TOTAL SCHOOL CACCESTONIAN TESTING WITH COM		0,0 11,212	
VI	Exceptional Items		-	-
VII	Profit before tax (V - VI)		3,947,171	3,629,007
VIII	Tax expense:			
	(1) Current tax		950,000	950,000
	(1) Excess Prrovision of Income Tax (A.Y.2022-23)		(35,416)	31,381
	(2) Deferred tax liability		10,949	7,212
IX	Profit(Loss) from the perid from continuing operations	(VII-VIII)	3,021,638	2,640,414
X	Profit/(Loss) from discontinuing operations before tax		-	-
ΧI	Tax expense of discounting operations			-
XII	Profit/(Loss) from Discontinuing operations (X-XI)		_	
XIII	Profit/(Loss) for the period (IX + XII)		3,021,638	2,640,414
XIV	Other Comprehensive Income net of tax		-	-
XV	Total Comprehensive Income for the year		3,021,638	2,640,414
XVI	Details of equity share capital			
	Paid up equity share capital		100,409,600	100,409,600
	Face value of equity share capital		10/-	10/-
KVII	Earning per share:		10,	10/
	Earning per equity share for continuing operations			
	(1) Basic earnings (loss) per share from continuing operations		0.30	0.26
	(2) Diluted earnings (loss) per share from continuing operations		0.30	0.26
	Earning per equity share for discontinued operations			
	(1) Basic earnings (loss) per share from discontinued operations			•
	(2) Diluted earnings (loss) per share from discontinued operations		•	•
	Earning per equity share:			
	(1) Basic earnings (loss) per share from continuing and discontinued operations		0.30	0.26
	(2) Diluted earnings (loss) per share from continuing and discontinued operations	17	0.30	0.26

NOTES TO ACCOUNTS

Schedules referred to above and notes attached there to form an integral part of Profit & Loss Statement

As per Report Of Even Date

FOR , A.K. Shah & Associates CHARTERED ACCOUNTANTS

FRN No. 0109478W

For, Palm Jewels Limited

Ajit K. Shah (Proprietor) Mem. No.: 044602

Date: 30/05/2023

UIDIN: 23044602BGWLKM5894

Place: Ahmedabad

Rohit D. Shah ( Managing Director) DIN: 00543440

(Whole Time Director) DIN: 07673046

Fixed Asset And Depreciation Statement as per Companies Act, 2013/ Accounting Standard

NOTE - G

F. Y. 2022 - 2023

PARTICIDAMEN   Pariety	-0	Opening	Addition	on	Dele.	Total	Residual	Remaining	Donto	Dente			
Pattern   Patt	Service I	Gross Value	Before	After	During	Gross	Value @	Useful	ciation	Depre -	Total	Closing	Closing
Selfactive Petiting & Palatines  20,300   2,000   2,000   1,200   2,000   2,	NO.	as on 01.04.22	30.9.22	30.9.22	the	Amount	2%	Life	upto 31 03 22	for the	upto	as on	W.D.V. as on
Split AC.         Split AC. <t< td=""><td>-</td><td>26,390</td><td></td><td></td><td></td><td>26.390</td><td>1.320</td><td></td><td>25.071</td><td>rear</td><td>91.03.23</td><td>31.03.23</td><td>31.03.22</td></t<>	-	26,390				26.390	1.320		25.071	rear	91.03.23	31.03.23	31.03.22
Applies beforement   50,000   20,000	-	87,260	i i	,		090 28	0367		1,0,02	,	170,62	1,319	1,319
Second computation			13	area.	38.3	97,260	4,363	1	82,897		82,897	4,363	4,363
State bedreptered   St. 400	-	20,000			1	20,000	2,500	2	35,625	5,938	41,563	8,438	14,375
Siletic blocker (Plews)         19,550         - 19,550         - 41,8 mode         - 13,590         - 41,8 mode	-	87,400		8,0 64.0	-	87,400	4,370	6.0000	83,030	1	83,030	4,370	4.370
Montre Cooler   8,330   Water Cooler   8,330   Water Cooler   1,300   Water Cooler   1,30	-	19,550		,	No. of Street, or other Persons and Street, o	19,550	978	2	13,930	2,321	16.251	3 200	\$ 630
Machine   Mach	-	8,350		968.896	910,1005,1	8,350	418	2	5,950	991	6,941.	1.409	2,020
Mobile   1,3779   1,441   1,441   1,441   1,572   1,361   1,905   1,3779		121,000		- 1.400	236.067	121,000	6,050	10	38,317	7,663	45,980	75.020	82 683
Printer   11,441	-	73,795	,	# ·	91.038	73,795	3,690	,	73,795	,	73.795		
Sealte   S		11,441	,	ı	- 9	11,441	572	I I	750,6	1,812	10,869	572	2 384
Pictrical Pitting   1,300     1,500     1,502     1,502     1,505     1,505     1,505     1,505     1,505     1,505     1,178     1,505     1,505     1,505     1,178     1,505	-	39,449		. 196		39,449	1,972	7	15,615	3,123	18,738	20,711	23.834
Mobile         13.632         13.632         682         1.2,950         12.950 <td>-</td> <td>1,900</td> <td></td> <td>,</td> <td>- 200</td> <td>1,900</td> <td>95</td> <td>7</td> <td>542</td> <td>180</td> <td>722</td> <td>1.178</td> <td>1 358</td>	-	1,900		,	- 200	1,900	95	7	542	180	722	1.178	1 358
Air Conditioner (New)         74,609         77,609         3.730         12         10,126         5,063         15,189         59,420           Computer (New)         104,099         126,179         230,278         11,514         3         13,244         5,612         19,896         17,6081           Printer (New)         34,800         126,179         230,278         11,514         3         13,224         6,612         19,896         14,964           Mobile (New)         42,372         2,179         2,119         2         20,127         10,063         30,190         12,182           Mobile (New)         11,228         5         2,119         2         26,17         10,063         30,190         12,182           Air Conditioner (Branch)         43,941         -         42,374         2,197         3         2,677         2,697         12,182           Air Conditioner (Branch)         43,941         -         -         25,781         1,289         12         2,677         3,493         5,894           Aphiter (Branch)         45,941         -         -         25,000         1,250         2,458         6,548         6,548         1,394         1,569           Sobloss Filir	-	13,632	1	1	100.8	13,632	682	1	12,950		12,950	682	683
Computer (New)         104,099         126,179         230,278         11,514         3 1,899         22,348         54,197         176,081           Printer (New)         34,800         126,179         1,749         31,824         6,612         19,836         14,964           Mobile (New)         42,372         2,119         2         20,127         10,063         30,190         12,182         5,894           Mobile (New)         11,228         561         3         2,667         2,667         5,334         5,894         2,894           Air Conditioner (Branch)         43,941         -         25,781         1,289         12         2,677         10,063         30,190         12,182           Air Conditioner (Branch)         43,941         -         25,781         1,289         12         3,499         1,749         5,248         5,894           Air Conditioner (Branch)         43,941         -         25,781         1,289         1,749         5,248         5,349         25,047         18,894           Phinter (Branch)         49,152         -         4,750         4,750         4,750         4,750         4,750         4,750         4,750         4,750         4,750         4,750		74,609		- 390	100.7	74,609	3,730	12	10,126	5,063	15,189	59.420	64 483
Printer (New)         34,800         - 94,800         1,740-         3 13,224         6,612         19,836         14,964           Mobile (New)         42,372         2,119         2         20,127         10,063         30,190         12,182           Mobile (New)         11,228         - 42,372         2,119         2         2,677         2,667         5,334         5,894           Air Conditioner (Branch)         25,781         - 25,781         1,289         12         3,499         1,749         5,248         20,538           Air Conditioner (Branch)         43,941         - 25,781         1,289         12         3,499         1,749         5,248         20,539           Printer (Branch)         25,000         - 25,781         1,280         4         4,750         4,750         25,48         25,047         18,894           Sobtos Piirevell (Branch)         49,152         - 25,000         1,250         4         4,750         4,750         25,48         15,500           Sobtos Piirevell (Branch)         965,039         - 25,48         1,763         4,753         4,753         4,753         4,750         39,146           Sobtos (Rickel)         770,743         3,604         1,763		104,099	126,179	10000	programme and the	230,278	11,514	3	31,849	22,348	54,197	176.081	79 950
Mobile (New)         42,372         42,372         2,119         2         20,127         10,063         30,190         12,182           Mobile (New)         Mobile (New)         11,228         561         3         2,667         2,667         5,334         5,894           Air Conditioner (Branch)         25,781         1,289         12         3,499         1,749         5,248         20,533           HP Laptoo (Branch)         43,941         -         25,700         1,289         12         3,499         1,749         5,248         20,533           Printer (Branch)         25,000         -         25,000         1,250         4,750         4,750         25,047         18,894           Sophos Filiewell (Branch)         49,132         -         -         25,000         1,250         4,750         4,750         25,047         18,894           Sophos Filiewell (Branch)         49,132         -         -         25,000         1,250         4,750         4,750         39,466         4,750           Baleno Car (New) (Branch)         965,039         -         -         -         965,039         4,753         4,753         9,506         65,485         130,970         83,069           <	-	34,800	, ,	1	100	34,800	1,740-	8	13,224	6,612	19,836	14,964	21.576
Mobile (New )         11,228	THE PERSON NAMED IN	42,372		. 88	•	42,372	2,119	2	20,127	10,063	30,190	12.182	20 045
Air Conditioner (Branch)         25,781         -         25,781         -         25,781         1,289         1,749         5,248         20,533           HP Laptop (Branch)         43,941         2,197         3,499         1,749         5,248         25,047         18,894           Printer (Branch)         25,000         -         -         43,941         2,197         3         16,698         8,349         25,047         18,894         20,533           Sophios Firewell (Branch)         49,152         -         -         49,152         2,458         12         6,671         3,335         10,006         39,146         4           Baleno Car (New) (Branch)         70,045         -         -         965,039         48,252         13         65,485         65,485         130,970         834,069         89           Swift Dzire Car (Branch)         779,731         38,987         13         52,910         52,910         52,910         165,820         673,911         72           Rydeo         -         779,731         38,987         13         52,910         52,910         165,830         673,911         74,730	-	11,228	1	,	7000	11,228	561	8	2,667	2,667	5.334	5 894	C+2,23
HP Laptop (Branch) 43,941 2,197 3 16,698 8,349 25,047 18,894 Printer (Branch) 25,000 25,000 1,250 4,750 4,750 4,750 4,750 15,500	-	25,781		ı		25,781	1,289	12	3.499	1,749	\$ 248	60000	100°
Printer (Branch)         25,000         -         -         25,000         1,250         4         4,750         4,750         25,047         18,894           Sophos Firewell (Branch)         49,152         -         -         25,000         1,250         4         4,750         4,750         4,750         4,500         15,500           Sophos Firewell (Branch)         965,039         -         -         -         49,152         12         6,671         3,355         10,006         39,446           Baleno Car (New) (Branch)         70,045         -         -         -         965,039         48,252         13         65,485         130,970         834,069         8           Jupiter (New)         779,731         38,987         13         4,753         4,753         9,506         60,539           Swift Dzire Car (Branch)         7,627         -         -         779,731         38,987         13         52,910         105,820         673,911         77           Currency Counting Machine (Branch)         7,627         -         8,466         -         16,093         805         13         52,910         105,820         673,911         74,430		43,941	o l		,	43.941	20107	~	16 600		0 1	cc,,333	787,77
Sophos Fiirewell (Branch)         49,152         - 25,000         1,250         4,750         4,750         4,750         4,550         45,500	-	25 000	17867				2,131	?	10,096	8,349	25,047	18,894	27,243
Pay,152         2,458         12         6,671         3,335         10,006         39,146           Baleno Car (New) (Branch)         965,039         -         -         965,039         48,252         13         65,485         65,485         130,970         834,069         8           Jupiter (New)         70,045         -         -         70,045         3,502         13         4,753         4,753         9,506         60,539           Swift Dzire Car (Branch)         7,627         -         -         779,731         38,987         13         52,910         105,820         673,911         77           Currency Counting Machine (Branch)         7,627         -         8,466         -         16,093         805         13         51,136         1,136         1,136         1,136         1,14,430	-	000,07	1			25,000	1,250	4	4,750	4,750	005,6	15,500	20,250
Date no Cart (New)         Pob. 0.039         -         -         965,039         48,252         13         65,485         65,485         130,970         834,069         8           Jupiter (New)         70,045         -         -         70,045         3,502         13         4,753         9,506         60,539           Swift Dzire Cart (Branch)         779,731         -         -         779,731         38,987         13         52,910         105,820         673,911         77           Currency Counting Machine (Branch)         7,627         -         8,466         -         16,093         805         13         51,136         1,136         1,136         1,136         1,4430		49,152		1	1	49,152	2,458	12	6,671	3,335	10,006	39,446-	42,481
Jupiter (New)         70,045         3,502         13         4,753         9,506         60,539           Swift Daire Car (Branch)         779,731         -         -         779,731         38,987         13         52,910         105,820         673,911         77           Currency Counting Machine (Branch)         7,627         -         8,466         -         16,093         805         13         518         1,136         1,654         1,4430	-	965,039	1	1	1	962,039	48,252	13	65,485	65,485	130,970	834,069	899,554
Swift Dzire Car ( Branch )         779,731         -         <	-	70,045	1	1	1	70,045	3,502	13	4,753	4,753	9,506	60:239	65 292
Currency Counting Machine ( Branch ) 7,627 - 8,466 - 16,093 805 13 518 1,136 1,654 14,420	-	779,731	1	1	1	. 779,731	38,987	13	52,910	52,910	105,820	673.911	726.801
		7,627	•	8,466		16,093	805	13	518	1.136	1 654	14 430	20,01

	17,77	361,462	132,131	55 016	10,00	2,317	33,122	701,01	000,000	1,104	18 500	25,00	4 909	2.686	11.668	6 835	6.044	116,210	010,010	30,412	3,940		
	16,480	333,083	72,357	38.156	2.190	30.500	68.176	1.374.606	1.164	1,035,621	12,894	17,964	19,257	2,186	10,752	5,920	5,235	107,644	48 445	3,531	170,071	20,000	33,034
0000		85,137	179,321	50,580	260	7,801	31,594	424,364	22,113	822,296	17,093	23,814	2,423	1,501	2,748	2,744	2,426	26,941	8,918	928	12,432	7.889	
1 294		28,379	59,774	16,860	187	2,600	10,531	214,110	,	235,681	2,698	7,938	1,652	200	916	915	608	9,174	4,143	309	12,432	7,889	
13 1,294			2 119,547	3 33,720	12 373	12 5,201	7 21,063	7 210,254	22,113	5 586,615	11,395	15,876	. 771	1,001	1,832	1,829	1,617	17,767	4,775	619	,	,	1,744.476
953	111	11	84	37	138				4		3	9	12	N	12	7	7	12	12	12	14	S	
9,068	20 20 911		i i	36 4,437		1,916	4,989	89,949	7 1,164	7 92,896	7 1,499	2,089	1,084					6,729	2,868	228	9,160	2,076	402,757
. 19,	418,220	951 678	2,10	88,736	2,750	38,323	042,66	1,798,970	23,277	1,857,917	29,987	41,778	21,680	3,687	13,500	8,664	7,661	134,585	57,363	4,559	183,203	41,523	8,055,135
			Mannes			8	8000	- 21.40				•					'	,	1	212012		181	
		Section 5				â	2,3000	4.300					9 1						ı		- 18	19,492	27,958
	'	Section of the sectio					803 030	20,000	9	¥		16.000						22.176			103,203	77,031	1,172,619
000	418,220	251,678	88,736	2,750	38,323	99,770	995,940	23,277	1,857,917	29,987	41,778	5,680	3,687	13,500	8,664	7,661	134,585	35,187	4,559	10,000	80%	0.274	000,000
A.C(J)	Barroda S.	Darcode System A/c ( J )	Computer & Software A/c(J)	Currency Counting Machine (J)	Digital Camera Canon (J)	Electrical fitting & Fixures ( J )	Furniture & Fixure (J)	Mobile (J)	35 Motor Car ( J )	Barcode Printer (J)	Laptop (J)	Weighing Scale (J)	Office Equipment ( J )	40   Pressure Pump (J)	Refrigerator (J)	Scooter A/c(J)	Security System (J)	Security Video Camera (J)	Voltas Water Cooler (J)	LED A/C	MOBILE F.Y. 2022-23	Total Rs.	Total Total

Notes Forming Integral Part of the Assets & Liabilities as at 31.03.2023

Note: 2 Trade Receivables ageing schedule

Sr. No	Particulars	2023	2022
	Outstanding for following periods from the Due Date		
(A)	less than 6 Months		
(i)	Undisputed Trade receivables- considered Good	5,979,187	2,429,105
(ii)	Undisputed Trade Receivables-Considered Doubtful	-	
(iii)	Disputed Trade Receivables considered Good	-	
(iv)	Disputed Trade Receivables considered Doubtful		
	Sub Total in ` (A)	5,979,187	2,429,105
(B)	6 Months to 1 Year		
(i)	Undisputed Trade receivables- considered Good	-	
(ii)	Undisputed Trade Receivables-Considered Doubtful	-	
(iii)	Disputed Trade Receivables considered Good		-
(iv)	Disputed Trade Receivables considered Doubtful	- 1	-
	Sub Total in ` (B)		•
(C)	1 Year to 2 Years		
(i)	Undisputed Trade receivables- considered Good	-	
(ii)	Undisputed Trade Receivables-Considered Doubtful	2	
(iii)	Disputed Trade Receivables considered Good	-	
(iv)	Disputed Trade Receivables considered Doubtful	- 13	-
	Sub Total in `(C)	-	
(D)	2 Years to 3 Years		
(i)	Undisputed Trade receivables- considered Good	-	-
(ii)	Undisputed Trade Receivables-Considered Doubtful	-	-
(iii)	Disputed Trade Receivables considered Good	-	-
(iv)	Disputed Trade Receivables considered Doubtful		-
	Sub Total in `(D)	-	44.0
(E)	More than 3 years		
(i)	Undisputed Trade receivables- considered Good	-	-
(ii)	Undisputed Trade Receivables-Considered Doubtful	-	-
(iii)	Disputed Trade Receivables considered Good		-
(iv)	Disputed Trade Receivables considered Doubtful	•	-
	Sub Total in `(E)		
	Total in ` { A+B+C+D+E}	5,979,187	2,429,105

Notes Forming Integral Part of the Assets & Liabilities as at 31.03.2023

Note: 3 Cash & Cash Equivalent

Sr. No.		Particulars		2023	2022
(A)	Cash-in-Hand				
1	Cash Balance			3,662,809	4,186,274
			Sub Total (A)	3,662,809	4,186,274
	Bank Balance				
1	ICICI Bank			60,723	134,950
	-		Sub Total (B)	60,723	134,950
		Total in ` { A+B}		3,723,532	4,321,224

### Note: 4 Other Current Assets

Sr. No.	Particulars	2023	2022
(A)	Other Current Assets		
1	Misc. Expense (To the extent not written off)	1,033,596	1,291,995
2	TDS Receivable (F.Y. 2022-23)	379,574	297,917
3	TCS Receivable (F.Y. 2022-23)	27,682	179,558
4	GST Receivable (F.Y. 2022-23)	4,874,191	4,578,555
5	Shop Deposit (Luhar Ni Pole)		50,000
6	ICICI Bank FD - 002413086636	-	50,000
7	Rent Deposit for shop	93,000	93,000
8	Sequal Logistic Pvt Ltd.	628	
9	Augmont Enterprice Pvt Ltd. RSBL	50,000	50,000
10	Rajkumar Jain ( C.G. Road Office Deposit)	390,000	390,000
	Advance Tax (A.Y. 2023-24)	550,000	300,000
12	Pinkiben Hiteshkumar Shah	50,000	_
13	Shah Anita Sanket	50,000	_
14	Pravin Purohit	5,000	
15	Suresh Purohit	15,162	15,162
16	Shreeji Auto (Kamalbhai)	- ·	1,047
17	Vaishnavi Prajapati	42,452	42,452
18	National Securities Depository Ltd	<u>-</u>	4,500
19	Zeel Shah	39,403	10,000
20	Abhishek Shah		40,000
21	Azim Shaikh	5,000	24,000
22	Anjana R Somani	-	33,480
23	Kalpesh Parekh	37,000	50,000
24	Dhaval Golani	25,000	-
25	Manojkumar	6,226	
26	Mukeshsinh D Chauhan	10,000	
27	Saurin Gandhi	15,000	
28	Shraddha Shah	15,000	
29	Vijay Ganpatbhai Soni	35,020	-
	Total in `	7,748,934	7,501,666

Notes Forming Integral Part of the Assets & Liabilities as at 31.03.2023

### Statement of Changes in Equity

Note: 5 Equity Share Capital

Sr. No.	Particulars	2023	2022
(A)	AUTHORIZED CAPITAL		
1	100,41,000 Equity Shares of Rs. 10/- each	100,409,600	100,410,000
		100,409,600	100,410,000
(B)	ISSUED , SUBSCRIBED & PAID UP CAPITAL  To the Subscribers of the Memorandum		
1	10040960 Equity Shares of Rs.10/- each	100,409,600	100,409,600
(c)	The reconciliation of the number of shares as at 31st March 2022 is set out below:		
	Number of shares at the beginning of the year	10,040,960	10,040,960
	Add: Shares issued during the year number of shares at the end of the year	-	-
		10,040,960	10,040,960
	Total in `	100,409,600	100,409,600

Following Shareholders hold equity shares more than 5% of the total equity shares of the Company.

SHARE HOLDER'S NAME	2023	2022
Chetnaben R. Shah	710,000	710,000
	9.62%	9.62%
Rohitbhai D. Shah	3,390,767	3,390,767
	45.93%	45.93%
	Chetnaben R. Shah	Chetnaben R. Shah       710,000         9.62%         Rohitbhai D. Shah       3,390,767

Note: 6 Other Equity

Sr. No.	Particulars	2023	2022
1	General Reserve	55,000	55,000
2	Capital Redemption Reserve	-	-
3	Securities Premium reserve	35,311,090	35,311,090
4	Debenture Redeemption Reserve	-	-
5	Revaluation Reserve		-
6	Shares Option Outstanding Account	- 1	
7	Other Reserve (Special Reserve)		-
8	Surplus (Profit & Loss Account)	45,542,123	7,209,395
	Balance brought forward from previous year	7,209,395	4,568,983
	Less: Tax on Regular Assessment		-
	Add: Excess Provision Reversed	- 1	
	Less: Adjustment of Earlier Period		-
	Less: Profit / (Loss) for the period	3,021,638	2,640,41
	Total in `	45,597,123	42,575,48

Notes Forming Integral Part of the Assets & Liabilities as at 31.03.2023

Note: 7 Borrowings, Current

Sr. No.	Particulars	2023	2022
(A)	From Bank		
1	ICICI Bank OD A/c - 27915	12,898,542	10,121,522
2	ICICI ECLGS Bank		7,230,000
(B)	From Others		
1	Baleno Car Loan A/C	617,868	759,398
2	Swift Dezire Car Loan A/C	517,454	635,992
3	Rohit D. Shah	1,476,504	3,371,891
4	Chetnaben R. shah	933,608	12,827,698
5	Saunil R. shah	1,083,416	5,640,720
	Total in `	17,527,392	40,587,221

Note: 8 Trade Payable ageing schedule

Sr. No	Particula	rs	2023	2022
	Outstanding for following periods from t	he Due Date		
(A)	less than 1 Year			
(i)	MSME(Undisputed)		2,537,349	3,403,748
(ii)	Others(Undisputed)		-	_
(iii)	Disputed Due - MSME		-	-
(iv)	Disputed Due - Others			
		Sub Total in `(A)	2,537,349	3,403,748
(B)	1 Year to 2 Years			
(i)	MSME(Undisputed)		-	-
(ii)	Others(Undisputed)			-
(iii)	Disputed Due - MSME		-	- 1
(iv)	Disputed Due - Others		-	-
		Sub Total in `(B)	-	-
(C)	2 Years to 3 Years			
(i)	MSME(Undisputed)		-	-
(ii)	Others(Undisputed)			_
(iii)	Disputed Due - MSME			2.0
(iv)	Disputed Due - Others			, T
		Sub Total in `(C)	53.55	-
(D)	More than 3 years			
(i)	MSME(Undisputed)			
(ii)	Others(Undisputed)			-
(iii)	Disputed Due - MSME			-
(iv)	Disputed Due - Others			-
		Sub Total in `(D)		-
		ous rotarin (s)		
	Total in ` { A+B	S+C+D}	2,537,349	3,403,748

Note: 9 Provisions, Current

Sr. No.	Particulars	2023	2022
(A)	Other Provisions		
1	Provision for Income Tax (A.Y. 2023-24)	950,000	950,000
2	TDS Payable (A.Y. 2023-24)	124,781	165,787
3	TCS Payable (A.Y. 2023-24)	8,606	18,185
4	BEE Line Broking Ltd.		62,400
5	Director's Remuneration Payble	-	1,858,440
	Total in `	1,083,387	3,054,812

Notes Forming Part of Statement of Profit & Loss Accounts for the year ended 31.03.2023

Note: 10 Revenue from Operations

Sr. No.	Particulars	2023	2022
1	Sale Of Gold, Silver Bullion and Ornaments	996,871,208	1,138,445,192
	Total in `	996,871,208	1,138,445,192

Note: 11 Purchase of Stock -in-Trade

Sr. No.	Particulars	2023	2022
(A)	PURCHASES OF RAW MATERIALS AND STORES		
1	Purchase	931,628,935	1,116,807,124
2	Rate difference	88,962	
3	Other Direct Expenses	7,788,381	-
	Total in `	939,506,278	1,116,807,124

Note: 12 Change in Inventories

Sr. No.	Particulars	2023	2022
1 2	Opening Stock Closing Stock	170,691,412 144,259,155	161,435,865 170,691,412
	Total in `	26,432,257	(9,255,547)

Note: 13 Employement Benefit Expenses

Sr. No.	Particulars	2023	2022
1	Salary Expenses	7,883,807	7,166,616
2	Directors Remuneration	1,950,000	1,860,000
3	Contribution		
	Total in `	9,833,807	9,026,616

Note: 14 Financial Cost

Sr. No.	Particulars	2023	2022
1	Bank Charges	174,116	852
2	TDS Interest Exps.	918	607
3	Car Interest Exp.	91,379	42,522
4	Bank ECLG Interest Exp.	121,427	147,077
5	Bank Interest exp. ( GML )	1,223,544	105,139
6	Bank OD Interest Exp.		907,702
	Total in `	1,611,384	1,203,899

Notes Forming Part of Statement of Profit & Loss Accounts for the year ended 31.03.2023

Note: 15 Depreciation & Amortised Cost

Sr. No.	Particulars	2023	2022
í	Depreciation	833,040	714,944
	Total in `	833,040	714,944

Note: 16 Other Administrative Expenses

Sr.	Particulars	2023	2022
<b>No.</b> 1	Audit Fees	F0.000	
		50,000	
2	Consulting Fees	54,000	
3	Digital Social Media Exp.	14,763	200.000
4	Annual Listing Fees ( BSE )	455,000	300,000
5	Legal & Professional Charges	141,050	165,70
6	Hallmark charges	426,921	317,330
7	Hallmark Registration charges		55,98
8	CDSL, NSDL and Other Exp.	99,103	90,00
9	Telephone Exps.	107,159	112,95
10	Petrol Exps	1,071,843	1,020,83
11	Fast Tag Exp.	4,318	
12	Rent Exps	2,270,280	2,205,80
13	Kasar	22	1,13
14	Security exps	3,801	2,92
15	Office exps		28,42
16	Computer Exp.		1,20
17	Electricity Exp.	461,008	391,53
18	Loan Processing Fees & other Charges	25,905	107,05
19	Membership & Subscription Fees	- 1	6,00
20	Municipal Tax Exp.	135,686	112,35
21	Travelling Allowances Exp.	436,400	-
22	Travelling Exp.	2,416,150	2,306,41
23	Vehicle Exp.	352,796	436,60
24	Misc. Preliminery exp. Written off	258,399	322,99
25	GST Penalty Exp.		20
26	Packing Exp.		487,37
27	Printing & Stationary Exp.	258,983	336,29
28	Professional Tax	5,200	4,80
29	Vehicle Insurance Exp.		13,10
30	General Insurance Exp.	340,336	102,50
31	Stock Insurance Premium		154,23
32	Repairs & Maintanance Exp.	4,544	102,49
33	Exibition rent exp.	2,926,399	1,455,76
34	Exibition exp.	91,996	2,000,00
35	Brokerage & Commission Exp.	-	300,00
36	Freight & Logistic exp.	989,295	766,28
37	Advertisment exp.	63,979	225,87
38	Car Fire Loss Exp.	-	146,51
39	Exibition Other Misc.exp.		38,11
40	Staff Insurance Exp.	35,284	5,83
41	Website Development Exp.	33,284	
42	Market Makers Fees	94.200	27,95 37,00
42	IPO & Listing exp.	84,288	
		10,100	3,60
44	Office Maintanance Exp.	151,693	266,08
45	ROC Exp.	3,000	4,70
46 47	Shop General Exp. Donation	2,689,821	2,151,11
4/	Dollation	100,000	20,45
	Total in `	16,539,522	16,635,56

### PALM JEWELS LTD. F. Y. 2022-2023

### NOTES TO THE ACCOUNTS

- 1. Balance of debtors, creditors and loans & advances are subject to confirmations. Any adjustments if required, would be made at the time of reconciliation of accounts.
- 2. As per the information available with the company, Sundry creditors include Rs. NIL due to M.S.M.E units.
- **3.** Directors/Managerial Remuneration:

		2022-2023
Remunertaion/Salary	Rs.	19,50,000

### 4. **DEFERRED TAXATION:**

- (AS 22) on accounting for "Taxes on income" issued by the institute of Chartered Accountants of India. The current year's deferred tax Liability of Rs. 10949/- has been accounted to the Profit & Loss Account.
- **(b)** Breakup of Deferred tax Assets as at 31.03.2023 is as under:

	As at 31-03-2023
Deferred Tax Assets:	
Depreciation as per Books	8,33,040
Depreciation as per Income Tax Act	8,76,541
	43501
Differed Tax Liability @ 25.168% Rs.	10949

		2022-2023
(a)	C.I.F. Value of Imports	NIL

7. Basic Earning per share has been calculated by dividing net profit available for appropriation for the year by 1,00,40,960 Equity Shares of Rs.10 each, and and Diluted Earning per share has been calculated by dividing net profit available for appropriation for the year by 1,00,40,960/- Equity Shares.

For, A. K. Shah & Associates Chartered Accountants

PLACE: AHMEDABAD

**DATE** : 30/05/2023

Ajit K. Shah
(Proprietor)

### PALM JEWELS LTD.

### F. Y. 2022 – 2023

### SIGNIFICANT ACCOUNTING POLICIES

### 1. CORPORATE INFORMATION:

Palm Jewels Limited was incorporated in the year 2005 and The Company is engaged in the Business of Trading in Gold & Silver Jewellery.

### 2. BASIS OF ACCOUNTING:

The accounts of the Company have been prepared using historical cost convention and on the basis of going concern, with revenue recognized and expenses accounted on accrual basis, unless otherwise stated, as per the Accounting Standard issued by the Institute of Chartered Accountants of India and the relevant provisions of The Companies Act 2013.

### 3. **USE OF ESTIMATES:**

Preparation of financial statements are in conformity with the generally accepted accounting principles. Presentation of financial statements require estimates and assumptions to be made that affect the reported amounts of the financial statements and accompanying notes. Actual results could differ from these estimates.

### 4. FIXED ASSETS:

Fixed Assets are stated at cost of acquisition less accumulated depreciation. All cost attributable to bring the fixed assets to a making condition are capitalized. When assets are sold or discarded, their cost and accumulated depreciation are removed from the accounts and any gain or loss resulting there from is included in Profit And Loss Account. Fixed assets are stated at cost of acquisition & installation less depreciation.

### 5. **DEPRECIATION:**

(i) The depreciable amount of an asset is the cost of an asset or other amount substituted for cost, less its residual value. The useful life of an asset is the period over which an asset is expected to be available for use by an entity, or the number of production or similar units expected to be obtained from the asset by the entity

### 6. **INVENTORIES:**

Closing stock is valued at cost or market value, whichever is lower. Cost comprise of such cost to the extent they are incurred in bringing the inventory to their present location and condition.

### 7. REVENUE RECOGNISATION:

- (a) Sales are accounted on dispatch of goods to customer. Sales are accounted net of GST and other cess/taxes, wherever applicable and are shown net of sales return.
- (b) Income other than sales is accounted on Accrual Basis.

### 8. CONTINGENCIES AND EVENTS OCCURRING AFTER THE BALANCE SHEET DATE:

All contingencies and events occurring after the Balance sheet date, which have a material effect on the financial position of the company, are considered for preparing the financial statements.

### 9. **EXPENSES**:

Expenses are accounted for on accrual basis and provision is made for all known losses and liabilities.

### 10. **RETIREMENT BENEFITS:**

As informed by the management company is not covered by any retirement benefit scheme hence company has not provided any amount on retirement benefit of employees.

### 11. FOREIGN EXCHANGE TRANSACTIONS:

During the year company is not entered into any foreign exchange transactions.

### 12. **BORROWING COST:**

Borrowing Cost that are attributable to the acquisition or construction of qualifying fixed assets are capitalized as part of the cost of such assets. All other borrowing costs are charged to revenue.

### 13. TAXES ON INCOME:

Current tax is determined as the amount of tax payable in respect of taxable income for the year. Deferred tax is recognised, on timing difference being the difference between taxable incomes and accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Where there is an unabsorbed depreciation or carry forward losses, deferred tax assets are recognised only if there is virtual certainty of realisation of such assets. Other deferred tax assets are recognised only to the extent there is reasonable certainty of realisation in future. Such assets are reviewed at each Balance Sheet date to reassess realisation.

### 14. <u>NET PROFIT OR LOSS FOR THE PERIOD, PRIOR PERIOD ITEMS AND CHANGES IN ACCOUNTING POLICIES:</u>

The Prior Period Items and Changes in Accounting Policies are separately disclosed in the Financial Statements.

### 15. **CONTINGENT LIABILITIES:**

(a) Contingent liability:

NIL

(b) Contingent liability not provided for:

NIL

### 16. **SEGMENT REPORTING:**

The Company's commercial activity is only from one segment i.e. Trading Of Gold & Silver Bullion and Jewellery hence a detail reporting on segment reporting of the Company is not required as per AS-17 of the ICAI.

### 17. RELATED PARTY DISCLOSURES:

As per the definition of "Related Party" given in the AS-18 of the ICAI. A company is required to disclose the nature of transaction that its disclosure is relevant to explain the performance of the company for the period.

### 18. **EARNING PER SHARE**:

In determining operating and total earnings per share, the Company considers the net profit after tax. The number of shares used in the computing basic earnings per share is the weighted average number of shares outstanding during the period.

### 19. **MATERIALITY:**

Above Disclosure are made after taking into the account of the Principle of Materiality.

For, A. K. Shah & Associates Chartered Accountants

PLACE: AHMEDABAD

DATE : 30/05/2023

Ajit K. Shah (Proprietor) M. No.: 44602