



PRERNA INFRABUILD LIMITED

Date: 21.08.2024

To, Department of Corporate Services

BSE Limited

Phiroze Jeejeebhoy Towers,

Dalal Street, Mumbai – 400001

Dear Sir/ Madam,

Sub: Outcome of Board Meeting held on Wednesday, 21st day of August, 2024

Scrip Code: 531802

This is to inform you that, the Board of Directors of the Company at its meeting held on Wednesday, 21st day of August, 2024 at the Registered Office of the Company inter alia considered & approved the following:

- 1. Fixed the date of 36th Annual General Meeting ("AGM") as on Monday, 23rd September 2024 (through video conference/ another audio-visual Mode).
- Approved Director Report, Corporate governance Report and AGM Notice, secretarial audit report.
- The Register of members and Transfer of Books will remain close from Tuesday 17th September 2024 to Monday 23rd September 2024 (both days inclusive). The cutoff date for e-voting is 16th September 2024.
- 4. E voting for the purpose of AGM Shall be activated from 20th September 2024 (9:00 am IST) to 22nd September 2024 (5:00 pm IST)
- Resignation of Mr. Mahendra Kantibhai Gosalia (DIN 02279850), as Non-Executive and Independent Director of the Company:

Mr. Mahendra Kantibhai Gosalia (DIN - 02279850) vide his Resignation Letter dated 21st August 2024 has resigned from the office of Non-Executive and Independent Director of the Company with effect from closing business hours of Wednesday, 21st August 2024 owing to due to owing to his preoccupancy, engagements and other commitments.

He had confirmed that there are no other material reasons for the resignation other than those provided in his resignation letter. The copy of Resignation Letter giving detailed reason for his resignation is attached as along with this Disclosure. Further, Resignation of Mr. Mahendra Kantibhai Gosalia (DIN -02279850) do not hold Directorship in any other Listed Company except Prerna Infrabuild Limited. The Board of Directors of the Company has taken the same on record and will complete necessary formalities in regards of his resignation in due course of time.

Further, the details required under the Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated 13th July 2023 are as follows:

Sr. No.	Particulars	Details	1
1	Name	Mr. Mahendra Kantibhai Gosalia (DIN - 02279850)	(



PRERNA ", Survey No.820/1, Makarba In Lane of Panchwati Auto, Opp. Ananddham Derasar, S.G.Road, Ahmedabad - 380058. Gujarat, India

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2	Reason for change viz. appointment, resignation, removal, death or otherwise	Mr. Mahendra Kantibhai Gosalia (DIN - 02279850)vide his Resignation Letter dated 21st August 2024 has resigned from the office of Non-Executive and Independent Director of the Company with effect from closing business hours of Wednesday, 21 st August 2024 due to owing to his preoccupancy, engagements and other commitments and the Board has noted and relieved him from responsibilities of his position. Mr. Mahendra Kantibhai Gosalia (DIN - 02279850) has also confirmed that there are no other material reasons for his resignation than those specified above.
3	Date of appointment/ cessation (as applicable) & term of appointment	Date of Resignation – 21 st August 2024. With effect from closing business hours of 21 st August 2024.
4	Brief Profile (in case of appointment)	Not Applicable
5	Disclosure of Relationships between Directors (in case of Appointment of a Director)	Not Applicable
6	Names of Listed Entities in which the resigning director holds directorships, indicating the category of directorship and membership of board committees, if any.	NIL.
7	Letter of Resignation	Attached.

 Resignation of Mr. Kiran Hiralal Shah (DIN - 02725833), as Non-Executive and Independent Director of the Company:

Mr. Kiran Hiralal Shah (DIN - 02725833) vide his Resignation Letter dated 21st August 2024 has resigned from the office of Non-Executive and Independent Director of the Company with effect from closing business hours of Wednesday, 21st August 2024 due to owing to his preoccupancy, engagements And other commitments.

He had confirmed that there are no other material reasons for the resignation other than those provided in his resignation letter. The copy of Resignation Letter giving detailed reason for his resignation is attached along with this Disclosure. Further, Resignation of Mr. Kiran Hiralal Shah (DIN - 02725833) do not hold Directorship in any other Listed Company except Prerna Infrabuild Limited. The Board of Directors of the Company has taken the same on record and will complete necessary formalities in regards of his resignation in due course of time.

Further, the details required under the Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated 13th July 2023 are as follows:

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PRERNA INFRABUILD LIMITED

Sr. No.	Particulars	Details
·1	Name	Mr. Kiran Hiralal Shah (DIN - 02725833)
2	Reason for change viz. appointment, resignation, removal, death or otherwise	 Mr. Kiran Hiralal Shah (DIN - 02725833) vide his Resignation Letter dated 21st August 2024 has resigned from the office of Non-Executive and Independent Director of the Company with effect from closing business hours of Wednesday, 21st August 2024 due to owing to his preoccupancy, engagements and other commitments and the Board has noted and relieved him from responsibilities of his position. Mr. Kiran Hiralal Shah (DIN - 02725833) has also confirmed that there are no other material reasons for his resignation than those specified above.
3	Date of appointment/ cessation (as applicable) & term of appointment	Date of Resignation - 21st August 2024. With effect from closing business hours of 21st August 2024
4	Brief Profile (in case of appointment)	Not Applicable
5	Disclosure of Relationships between Directors (in case of Appointment of a Director)	Not Applicable
6	Names of Listed Entities in which the resigning director holds directorships, indicating the category of directorship and membership of board committees, if any.	NIL.
7	Letter of Resignation	Attached.

 Appointment of Mr. Surendrasinh Ratansinh Bihola (DIN - 10741727) As an Additional Independent Director of The Company:

Based on the recommendation of the Nomination and Remuneration Committee and further subject to the approval of Shareholders of the Company, the Board of Directors had appointed Mr. Surendrasinh R Bihola (DIN – 10741727) as an Additional Director (Non-Executive and Independent Director) of the Company for a term of 5 (Five) consecutive years commencing from 21st August 2024 till 20th August 2029 (both days inclusive), not be liable to retire by rotation.

Mr. Surendrasinh R Bihola (DIN – 10741727) is not disqualified from being appointed as an Additional Director (Non-Executive and Independent Director) in terms of Section 164 of the Companies Act 2013 and have given her consent to act as an Additional Director (Non-Executive and Independent Director).

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Further, as required by the circular no. LIST/COMP/14/2018-19 dated June 20, 2018, issued by BSE Limited, he is not debarred from holding the office of a director by virtue of any SEBI order or any other Authority.

Further, the details required under the Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated 13th July 2023 are as follows:

S. No	Disclosure Requirements	Details
1	Name	Mr. Surendrasinh R Bihola (DIN - 10741727)
2	Reason for change viz. appointment, resignation, removal, death or otherwi se;	Appointment of Mr. Surendrasinh R Bihola (DIN – 10741727) as an Additional Director (Non-Executive and Independent Director) of the Company for a term of 5 (Five) consecutive years commencing from 21st August 2024 till 20th August 2029 (both days inclusive), not be liable to retire by rotation. The Appointment is subject to the approval of Shareholders
		of the Company.
3	Date of appointment/ cessation (as applicable) & term of appointment	Date of appointment: - With effect from 21 st August 2024. Term: - For a term of 5 (Five) consecutive years commencing from 21 st August 2024 till 20th August 2029 (both days inclusive).
4	Brief profile (in case of appointment)	Mr. Surendrasinh R Bihola is Commerce Graduate from Ahmedabad Arts and commerce college in the year 2013.
5	Disclosure of relationships between directors	Not related to any of the Directors of the Company.
6	Information as required pursuant to BSE Circular with ref. no. LIST/ COMP/14/ 2018-19 dated 20th June 2018.	Appointment of Mr. Surendrasinh R Bihola (DIN – 10741727) is not debarred from holding the office of Director by virtue of any SEBI order or any other such authority.

 Appointment of Mr. Vishal Mekhiya (DIN – 10741822) As an Additional Independent Director of The Company:

Based on the recommendation of the Nomination and Remuneration Committee and further subject to the approval of Shareholders of the Company, the Board of Directors had appointed Mr. Vishal Mekhiya (DIN – 10741822) as an Additional Director (Non-Executive and Independent Director) of the Company for a term of 5 (Five) consecutive years commencing from 21st August 2024 till 20th August 2029 (both days inclusive), not be liable to retire by rotation.

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Mr. Vishal Mekhiya (DIN – 10741822) is not disqualified from being appointed as an Additional Director (Non-Executive and Independent Director) in terms of Section 164 of the Companies Act 2013 and have given her consent to act as an Additional Director (Non-Executive and Independent Director).

Further, as required by the circular no. LIST/COMP/14/2018-19 dated June 20, 2018, issued by BSE Limited, he is not debarred from holding the office of a director by virtue of any SEBI order or any other Authority.

Further, the details required under the Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated 13th July 2023 are as follows:

S. No	Disclosure Requirements	Details
1	Name	Mr. Vishal Mekhiya (DIN - 10741822)
2	Reason for change viz. appointment, resignation , removal, death or otherwise;	Appointment of Mr. Vishal Mekhiya (DIN – 10741822) as an Additional Director (Non-Executive and Independent Director) of the Company for a term of 5 (Five) consecutive years commencing from 21st August 2024 till 20th August 2029 (both days inclusive), not be liable to retire by rotation. The Appointment is subject to the approval of Shareholders of the Company.
3	Date of appointment/ cessation (as applicable) & term of appointment	Date of appointment: - With effect from 21st August 2024. Term: - For a term of 5 (Five) consecutive years commencing from 21st August 2024 till 20th August 2029 (both days inclusive).
4	Brief profile (in case of appointment) Mr. Vishal Mekhiya is civil engineer from Guttechnological university college in the year 2017.	
5	Disclosure of relationships between directors Not related to any of the Directors of the Company.	
6	Information as required pursuant to BSE Circular with ref. no. LIST/ COMP/14/ 2018-19 dated 20th June 2018.	Appointment of Mr. Vishal Mekhiya (DIN – 10741822) is not debarred from holding the office of Director by virtue of any SEBI order or any other such authority.

9. <u>Reconstitution of Committee of Board of Directors:</u>

On account of Resignation and Appointment of Directors as above, the Board of Directors had approved the reconstitution of the following committees of the Board of the Company as detailed below:

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S. No	Name of the Committee	Composition	Designation	Category
		Ms. Krupali shah	Chairperson	Independent Director
1	Audit Committee	Mr. Surendrasinh R Bihola	Member	Independent Director
		Mr. Vishal Mekhiya	Member	Independent Director
2	Nomination and Remuneration Committee	Ms. Krupali shah	Chairperson	Independent Director
		Mr. Surendrasinh R Bihola	Member	Independent Director
		Mr. Vishal Mekhiya	Member	Independent Director
	Stakeholder's relationship Committee.	Ms. Krupali shah	Chairperson	Independent Director
3		Mr. Surendrasinh R Bihola	Member	Independent Director
		Mr. Vishal Mekhiya	Member	Independent Director

The Board shall take necessary steps to obtain Shareholders approval in respect of above-mentioned items, as applicable by way of Annual General Meeting.

10. The Meeting Started on 4.30. P.M. and concluded on 6-15. P.M.

Kindly take it on your record.

For, PRERNA INFRABUILD LIMITED

SANKET SHAH Managing Director DIN: 00038121

" PRERNA ", Survey No.820/1, Makarba In Lane of Panchwati Auto, Opp. Ananddham Derasar, S.G.Road, Ahmedabad - 380058. Gujarat, India

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MAHENDRA KANTIBHAI GOSALIA B-201, PRERN SHIKHAR. BODAKDEV, Ahmadabad City 380054

21st August 2024

То

The Board of Directors PRERNA INFRABUILD LIMITED ("the Company") Reg. Off: 'PRERNA' SURVEYNO 820/1, IN LANE OF PANCHVATI AUTO OPP ANAND DHAM DERASAR, S.G.ROAD, Ahmedabad, AHMEDABAD, Gujarat, India, 380058. CIN: L65990GJ1988PLC010570

SUB: - RESIGNATION AS AN INDEPENDENT DIRECTOR (NON-EXECUTIVE) OF THE COMPANY.

Dear Sir(s),

With reference to the above cited subject, I, Mr. MAHENDRA KANTIBHAI GOSALIA (DIN - 02279850), Independent Director of the Company hereby resign from the said position with effect from closing business hours of *Wednesday, 21st August 2024* due to owing to his preoccupancy, engagements and other commitments and the Board has noted and relieved his from his responsibilities of his position.

Further, I wish to say that it was my privilege to have served as an Independent Director of the Company. I wholeheartedly thank my fellow Board members for their co-operation, support and participation during my tenure as an Independent Director in the Company.

I hereby confirm that there are no other material reasons other than the reasons mentioned above and this confirmation is pursuant to the SEBI LODR (Regulations), 2015.

I further hereby confirm that I am not holding Directorship or Membership/Chairmanship of Committee in any other Listed Company other than **PRERNA INFRABUILD LIMITED**:

Kindly file the necessary forms with the Ministry of Corporate Affairs/Registrar of Companies with a copy to me.

Kindly acknowledge a copy of this letter.

Yours Truly,

Mahendo Keretill Goses

MAHENDRA KANTIBHAI GOSALIA DIN - 02279850

Place: Ahmedabad



KIRAN HIRALAL SHAH B-3, MATRU ASHISH BUILDING, NEPEANSEA ROAD, MUMBAI -400036

21st August 2024

To The Board of Directors PRERNA INFRABUILD LIMITED ("the Company") Reg. Off: 'PRERNA' SURVEYNO 820/1, IN LANE OF PANCHVATI AUTO OPP ANAND DHAM DERASAR, S.G.ROAD, Ahmedabad, AHMEDABAD, Gujarat, India, 380058. CIN: L65990GJ1988PLC010570

SUB: - RESIGNATION AS AN INDEPENDENT DIRECTOR (NON-EXECUTIVE) OF THE COMPANY.

Dear Sir(s),

With reference to the above cited subject, I, Mr. KIRAN HIRALAL SHAH (DIN - 02725833), Independent Director of the Company hereby resign from the said position with effect from closing business hours of *Wednesday, 21st August 2024* due to owing to his preoccupancy, engagements and other commitments and the Board has noted and relieved his from his responsibilities of his position.

Further, I wish to say that it was my privilege to have served as an Independent Director of the Company. I wholeheartedly thank my fellow Board members for their co-operation, support and participation during my tenure as an Independent Director in the Company.

I hereby confirm that there are no other material reasons other than the reasons mentioned above and this confirmation is pursuant to the SEBI LODR (Regulations), 2015.

I further hereby confirm that I am not holding Directorship or Membership/Chairmanship of Committee in any other Listed Company other than **PRERNA INFRABUILD LIMITED**:

Kindly file the necessary forms with the Ministry of Corporate Affairs/Registrar of Companies with a copy to me.

Kindly acknowledge a copy of this letter.

Yours Truly,

Kizan. H. Shah.

KIRAN HIRALAL SHAH DIN - 02725833

Place: Mumbai



Prerna Infrabuild Limited

36thAnnual Report 2023-2024



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BOARD OF DIRECTORS

	Name	Designation	DIN
•	Mr. Vijay C Shah	Chairman & Managing Director	00038062
•	Mr. Sanket V. Shah	Managing Director & CFO	00038121
٠	Mrs. Nalini V. Shah	Whole time Director	00119538
•	Mr. Mahendra K. Gosalia	Independent Director (till 21 st august 2024)	02279850
•	Mr. Kiran Shah	Independent Director (till 21 st August 2024)	02725833
•	Mrs. Krupali R. Shah	Independent Director	08604775
•	Mr. Surendrasinh Bihola	Independent Director (w.e.f August 21 st 2024)	10741727
•	Mr. Vishal Mekhia	Independent Director (w.e.f August 21 st 2024)	10741822

• COMPANY SECRETARY AND COMPLIANCE OFFICER

• Megha R Shah

AUDITORS

Philip Fernandes& Co, - Chartered Accountants, Ahmedabad (Firm Registration Number: 128122W)

• Gkv& Associates. (PCS No. 19866) Ahmedabad-380051, Gujarat.

BANKERS

• Bank of Maharashtra

PrernaTirth Road Branch, Satellite, Ahmedabad-380015

REGISTERED OFFICE & WORKS

"PRERNA"

Survey No. 820/1, in lane of Panchwati Auto, Opp.AnandDhamDerasar, SG Road,Makarba, Ahmedabad-380058. Tel:9909008010 E-mail: info@prernagroup.com Website: <u>www.prernagroup.com</u>

• Register & Share Transfer Agent

 Big Share Service Pvt. Ltd.
 E-2/3, Ansh Industrial Estate, Sakivihar Road, Saki Naka, Andheri (E), Mumbai – 400072
 Tel: 022-82470652/40430200
 Email: info@bigshareonline.com
 Website: ww.bigshareonline.com



NOTICE

Notice is hereby given that the 36TH (Thirty sixth) Annual General Meeting(AGM) of the Members of **PrernaInfrabuild Limited** will be held on Monday, 23rd September, 2024 at 11:00 a.m. through Video Conferencing (VC)/ Other Audio Visual Means(OAVM),for which purpose the Registered Office of the Company situated at Prerna' Survey no 820/1,in Lane of Panchvati auto OppAnandDhamDerasar, S.G. Road Ahmedabad-380058 shall be deemed as the venue for the Meeting and the proceedings of the AGM shall be deemed to be made thereat to transact the following business:

ORDINARY BUSINESS:

- To receive, consider and adopt the Standalone and Consolidated Audited Profit and Loss for the year ended on 31st March, 2024 and the Standalone and Consolidated Audited Balance Sheet of the Company as on that date together with the Reports of the Directors and Auditors thereon.
- 2. To appoint a director in place of Shri Nalini Vijaybhai Shah (DIN: 00119538), who retires by rotation and being eligible, offers herself for re-appointment.
- 3. TO APPOINT PHILIP FERNANDES& CO, CHARTERED ACCOUNTANTS, AHMEDABAD(FIRM REGISTRATION NUMBER: 128122W) AS A STATUTORY AUDITOR:

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

"RESOLVED THAT pursuant to the provisions of Sections 139, 142 and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) and/or re-enactment(s) thereof, for the time being in force), Philip Fernandes& Co, Chartered Accountants, Ahmedabad(Firm Registration Number: 128122W) be and are hereby appointed as the Statutory Auditors of the Company for a term of one year from the conclusion of this 36th Annual General Meeting ("AGM") till the conclusion of the 37th AGM to be held in the year 2025, at such remuneration plus out of-pocket expenses and applicable taxes etc., as may be mutually agreed between the Board of Directors of the Company and the Auditors."



SPECIAL BUSINESS

4. TO INCREASE THE BORROWING POWERS UNDER SECTION 180(1)(C) OF THE COMPANIES ACT, 2013

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

"RESOLVED THAT pursuant to the provisions of Section 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modifications thereof) and any rules and regulations made there under and provisions of Articles of Association of the Company, consent of the members of the Company be and are hereby accorded to the Board of Directors of the Company or Committee thereof (the "Board") for borrowing from time to time, as it may think fit, any sum or sums of money in any currency on such terms and conditions as the Board may deem fit, by way of loans, issuance of bonds, notes, debentures or other securities whether convertible into equity/ preference shares or not, from banks, financial or other institution(s), investors, mutual fund(s), or any other persons, up to an aggregate amount of Rupees 100Crores (Rupees only) notwithstanding that the monies to be borrowed, together with the monies already borrowed by the Company (apart from the temporary loans obtained from the Company's bankers in the ordinary course of business), may exceed the aggregate, for the time being, of the paid up capital of the Company and its free reserves, that is to say, reserves not set apart for any specific purpose.

RESOLVED FURTHER THAT any Director be and is hereby authorized to do all such acts, deeds and things and to sign and execute all such deeds, documents and instruments as may be necessary, expedient and incidental thereto to give effect to this resolution.



5. APPOINTMENT OF MR. SURENDRASINH RATANSINH BIHOLA (DIN-10741727) AS A NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY.

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

"RESOLVED THAT, pursuant to the provisions of Sections 149, 150, 152, 160 and 161 read with Schedule IV, the Articles of Association of the Company and all other applicable provisions of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification/(s) or re-enactment/(s) thereof for the time being in force) and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification/(s) or reenactment/(s) thereof, for the time being in force) and based on the recommendation of the Nomination & Remuneration Committee and the Board of Directors of the Company (hereinafter referred to as the "the Board" which term shall include any Committee of the Board), Mr. Surendrasinh Ratansinh Bihola (DIN-10741727), who was appointed by the Board of Directors of the Company as an Additional Director (Non-Executive and Independent Director) and who holds office up to the date of the ensuing Annual General Meeting and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013 from a member proposing his candidature for the office of a Non-Executive Independent Director and who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and pursuant to Regulation 16(1)(b) of SEBI Listing Regulations and also declared that he has not been debarred from holding the office of Director or continuing as a Director of Company by SEBI/ MCA or any other authority and being eligible for appointment under the provisions of the Act and the Rules framed thereunder and the SEBI LODR, be and is hereby appointed as a Non-Executive Independent Director, not liable to retire by rotation, on the Board for a first term of five (5) consecutive years w.e.f. 21st August 2024 till 20th August 2029 (both days inclusive).

"RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to do all such acts, deeds, matters and steps as may be necessary in relation to the above and to execute all such documents, instruments and writings as may be required in this connection and to delegate all or any of the powers herein vested in the Board to any Committee thereof or to the Managing Director(s) or Director or Chairman or Company Secretary or Chief Financial Officer, to give effect to the aforesaid resolution."



6. APPOINTMENT OF MR. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN-10741822) AS A NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY.

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

"RESOLVED THAT, pursuant to the provisions of Sections 149, 150, 152, 160 and 161 read with Schedule IV, the Articles of Association of the Company and all other applicable provisions of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification/(s) or re-enactment/(s) thereof for the time being in force) and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification/(s) or re-enactment/(s) thereof, for the time being in force) and based on the recommendation of the Nomination & Remuneration Committee and the Board of Directors of the Company (hereinafter referred to as the "the Board" which term shall include any Committee of the Board), Mr. VishalKumar Vallabhabhai Mekhiya (DIN– 10741822), who was appointed by the Board of Directors of the Company as an Additional Director (Non-Executive and Independent Director) and who holds office up to the date of the ensuing Annual General Meeting and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013 from a member proposing his candidature for the office of a Non-Executive Independent Director and who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and pursuant to Regulation 16(1)(b) of SEBI Listing Regulations and also declared that he has not been debarred from holding the office of Director or continuing as a Director of Company by SEBI/ MCA or any other authority and being eligible for appointment under the provisions of the Act and the Rules framed thereunder and the SEBI LODR, be and is hereby appointed as a Non-Executive Independent Director, not liable to retire by rotation, on the Board for a first term of five (5) consecutive years w.e.f. 21st August 2024 till 20th August 2029 (both days inclusive).

"RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to do all such acts, deeds, matters and steps as may be necessary in relation to the above and to execute all such documents, instruments and writings as may be required in this connection and to delegate all or any of the powers herein vested in the Board to any Committee thereof or to the Managing Director(s) or Director or Chairman or Company Secretary or Chief Financial Officer, to give effect to the aforesaid resolution."

Place: Ahmedabad Date: 21/08/2024 By order of the Board

Sd/-Mr. Sanket V. Shah Managing Director DIN: 00038121

Registered office: 'PRERNA' SURVEY No. 820/1, IN LANE OFPANCHVATI AUTO, OPP ANAND DHAM DERASAR, S.G.ROAD AHMEDABAD - 380058, Gujarat



NOTES:

- 1. As you are aware, in view of the situation arising due to COVID-19 global pandemic, the general meetings of the companies shall be conducted as per the guidelines issued by the Ministry of Corporate Affairs (MCA) vide Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020 and Circular No. 20/2020 dated May 05, 2020. The forthcoming AGM will thus be held through through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
- 2. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars dated April 08, 2020, April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by CDSL.
- 3. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 4. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- 5. Pursuant to MCA Circular No. 14/2020 dated April 08, 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM/EGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM through VC/OAVM and cast their votes through e-voting.
- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.prernagroup.com The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The AGM Notice is also disseminated on the website of CDSL (agency for providing the Remote e-Voting facility and e-voting system during the AGM) i.e. www.evotingindia.com.



- 7. The AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 8, 2020 and MCA Circular No. 17/2020 dated April 13, 2020 and MCA Circular No. 20/2020 dated May 05, 2020.
- 8. In continuation to this Ministry's **General Circular No. 20/2020** dated 05.05.2020, General Circular No. 02/2022 dated 05.05.2022 and General Circular No. 10/2022 dated 28.12.2022 and after due examination, it has been decided to allow companies whose AGMs are due in the Year 2023 or 2024, to conduct their AGMs through VC or OAVM on or before 30th September, 2024 in accordance with the requirements laid down in Para 3 and Para 4 of the General Circular No. 20/2020 dated 05.05.2020.

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

- **Step 1** : Access through Depositories CDSL/NSDL e-Voting system in case of individualshareholders holding shares in demat mode.
- **Step 2** : Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.
- (i) The voting period begins on 20th September 2024 at 9.00 am and ends on 22nd September 2024 at 5.00 pm. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 16th September 2024 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote evoting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

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



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

- **Step 1** : Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.
- (iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to abovesaid SEBI Circular, Login method for e-Voting and joining virtual meetings **for Individual shareholders holding securities in Demat mode CDSL/NSDL** is given below:

Type of share holders	Login Method
Individual Shareholders holding securities in Demat mode	1) Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login to Easi / Easiest are requested to visit cdsl website www.cdslindia.com and click on login icon & New System Myeasi Tab.
with CDSL Depository	2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
	3) If the user is not registered for Easi/Easiest, option to register is available at cdsl website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option.
	4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on <u>www.cdslindia.com</u> home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication,



	user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL Depository	1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	2) If the user is not registered for IDeAS e-Services, option to register is available at <u>https://eservices.nsdl.com</u> . Select "Register Online for IDeAS "Portal or click at <u>https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp</u>
	3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u> either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting
Individual Shareholders (holding securities in demat mode) login through their Depository Participants (DP)	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e- Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.



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

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

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at <u>helpdesk.evoting@cdslindia.com</u> or contact at toll free no. 1800 2109911
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at : 022 - 4886 7000 and 022 - 2499 7000

Step 2 : Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.

- (v) Login method for e-Voting and joining virtual meetings for **Physical shareholders and** shareholders other than individual holding in Demat form.
 - 1) The shareholders should log on to the e-voting website <u>www.evotingindia.com</u>.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
 - 4) Next enter the Image Verification as displayed and Click on Login.
 - 5) If you are holding shares in demat form and had logged on to <u>www.evotingindia.com</u> and voted on an earlier e-voting of any company, then your existing password is to be used.
 - 6) If you are a first-time user follow the steps given below:



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

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



- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.
- (xvii) Additional Facility for Non Individual Shareholders and Custodians –For Remote Voting only.
 - Non-Individual shareholders (i.e. other than Individuals, HUF, and NRI etc.) and Custodians are required to log on to <u>www.evotingindia.com</u> and register themselves in the "Corporates" module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to <u>helpdesk.evoting@cdslindia.com</u>.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
 - It is Mandatory that, a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favor of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
 - Alternatively Non Individual shareholders are required mandatory to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address viz; info@prernagroup.com (designated email address by company) , if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.



INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM/EGM THROUGH VC/OAVM & E-VOTING DURING MEETING ARE AS UNDER:

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



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

- 1. For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to **Company/RTA email id**.
- 2. For Demat shareholders -, please update your email id & mobile no. with your respective **Depository Participant (DP)**
- 3. For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to <u>helpdesk.evoting@cdslindia.com</u> or contact attoll free no. 1800 2109911

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, MarathonFuturex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to <u>helpdesk.evoting@cdslindia.com</u> or call toll free no. 1800 2109911.

Details of the Directors seeking appointment/ re-appointment at the 35th (Thirty Fifth) Annual General Meeting Pursuant to Regulation 36 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and as per Secretarial Standard -2 are provided below:

Explanatory Statement pursuant to Section 102 of the Companies Act, 2013

The following explanatory statements sets out all material facts relating to business mentioned under item Nos 2 of notice.

ITEM NO. 2

DETAILS OF DIRECTOR RETIRING BY ROTATION AND SEEKING RE-APPOINTEMENT

Executive Director - Retiring by Rotation	
Name of Director	Shri. NaliniVijaybhai Shah
Date of Birth	November 30, 1951
Date of Appointment	April 13, 1988
Qualification	B.COM
Expertise	FINANCE
Chairman/ Designated Partner/ Director of other Public	NIL
Companies/ LLP	



Chairman/ Member of	Chairman: NIL
Committees of other Companies*	Member: NIL
No of shares held in the Company	6564131

ITEM NO. 3

M/S Philip Fernandes& Co, Chartered Accountants is a well-known firm of Chartered Accountants situated at Ahmedabad. The firm also holds a Peer Review Certificate No. 016731 dated May 06, 2024 issued by the Peer Review Board of the Institute of Chartered Accountants of India valid till 31st March, 2027. The Board of Directors of the Company on the recommendation of the Audit Committee also recommend the appointment of M/s Philip Fernandes&Coas the Statutory Auditors of the Company to hold office for a period of one year, from the conclusion of this 36TH AGM, till the conclusion of the 37th AGM of the Company to be held in the year 2025 subject to the approval of the Members at such remuneration plus out of pocket expenses and applicable taxes, as may be mutually agreed between the Board of Directors of the Company and the Auditors. The Company has received the consent letter and eligibility certificate from M/s Philip Fernandes& Co, to act as the Statutory Auditors of the Company along with a confirmation that, their appointment, if made, would be within the limits prescribed under the Act.

ITEM NO. 4 To increase the borrowing limits of the Company

The Company is expediting its plan to scale up its capacity and coverage and hence it is considered necessary to increase the limits for borrowing of funds to Rs. 100crores. As per the provisions of the Companies Act, 2013, the Board of Directors of a Company shall not, except with the consent of Company by Special Resolution borrow money together with the money already borrowed, if any (apart from temporary loans obtained from the Company's bankers in the ordinary course of business), exceeding the aggregate of the paid-up capital and its free reserves. It is therefore, necessary for the members to pass a Special Resolution under Section 180(1)(c) of the Companies Act, 2013, as set out at Item No. 4 of the Notice, to enable the Board of Directors to borrow money up toRs. 100Crores. The Board commends the Special Resolution set out at Item No. 4 of the Notice for approval by the Members. None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the proposed resolution, set out at Item No. 4 of the Notice.

Item No. 5:

To appoint Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727) as an Independent Director of the Company.

Pursuant to the recommendations of Nomination and Remuneration Committee and in terms of the Section 161(1) of the Companies Act, 2013 ('the Act') and Articles of the Association of the Company, the Board of Directors at their meeting held on 21stAugust 2024 has appointed Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727) as an Additional Director (Non-Executive and Independent Director) of the Company for a term of 5 (Five) consecutive years commencing from 21stAugust 2024 till 20th August 2029 (both days inclusive), not be liable to retire by rotation, subject to Shareholders' approval and which he shall hold office upto the date of ensuing Annual General Meeting of the



Company. The Board recommends his appointment as a Non-Executive Independent Director of the Company for a term of 5 (Five) consecutive years commencing from 21st August 2024 till 20th August 2029 (both days inclusive). Further, his appointment will be in accordance with the requirements under Section 149(10) of the Companies Act, 2013 and with the applicable regulations of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and he will not be subject to liable to retire by rotation. Considering the qualifications, knowledge and expertise of Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727), the Board recommends his appointment as a Non-Executive Independent Director for a period of 5 years w.e.f 21st August 2024. The Company has received a Notice under Section 160(1) of the Act from a Member signifying his intention to propose the appointment of Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727) as an Independent Director. Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727) is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given his consent to act as an Independent Director. The Company has received declaration from Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727) that he meets with the criteria of Independence as prescribed both under sub-section (6) of Section 149 of the Act and regulation 16 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727) has also given declarations and has confirmed that he has not been convicted of any offence in connection with the promotion, formation and/or management of any Company or LLP and has not been found guilty of any fraud or misfeasance or of any breach of duty to any Company under this Act or any previous company law in the last five years and that her total directorship in all companies shall not exceed the prescribed number of companies in which a person can be appointed as a director. Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727) has also confirmed that he is not debarred from holding the office of the Director by virtue of any SEBI order and/or any other such authority. In the opinion of the Board, Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727)fulfils the conditions of Independence as specified in the Act and the SEBI Listing Regulations for his proposed appointment as an Independent Director and is independent of the Management. Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727) is also a Member of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee. Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727) does not hold any Equity Shares in the Company and is not related to any Directors of the Company.

A copy of the letter of appointment of Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727)as an Independent Director setting out the terms and conditions would be available for electronic inspection without any fee by the members and will also be available electronically for inspection by the Members during the Annual General Meeting. A brief resume of Mr. SURENDRASINH RATANSINH BIHOLA (DIN: 10741727)is provided in the Annexure-A to the Notice. This Statement may also be regarded as a disclosure under the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Board of Directors recommends the resolution as set out in Item No. 5 of the accompanying notice for the approval of the Shareholders of the Company as a Special Resolution.

Except Mr. SURENDRASINH RATANSINH BIHOLA and his relatives, none of the other Directors and/or Key Managerial Personnel of the company and/or their respective relatives is in any way, concerned



or interested, financial or otherwise, in the said resolution except to the extent of their shareholding in the Company, if any.

Item No. 6:

To appoint Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822) as an Independent Director of the Company.

Pursuant to the recommendations of Nomination and Remuneration Committee and in terms of the Section 161(1) of the Companies Act, 2013 ('the Act') and Articles of the Association of the Company, the Board of Directors at their meeting held on 21st August 2024 has appointed Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822) as an Additional Director (Non-Executive and Independent Director) of the Company for a term of 5 (Five) consecutive years commencing from 21st August 2024 till 20th August 2029 (both days inclusive), not be liable to retire by rotation, subject to Shareholders' approval and which he shall hold office up to the date of ensuing Annual General Meeting of the Company. The Board recommends his appointment as a Non-Executive Independent Director of the Company for a term of 5 (Five) consecutive years commencing from 21st August 2024 till 20th August 2029 (both days inclusive). Further, his appointment will be in accordance with the requirements under Section 149(10) of the Companies Act, 2013 and with the applicable regulations of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and he will not be subject to liable to retire by rotation. Considering the qualifications, knowledge and expertise of Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822), the Board recommends his appointment as a Non-Executive Independent Director for a period of 5 years w.e.f 21st August 2024. The Company has received a Notice under Section 160(1) of the Act from a Member signifying his intention to propose the appointment of Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822)as an Independent Director. Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822) is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given his consent to act as an Independent Director. The Company has received declaration from Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822) that he meets with the criteria of Independence as prescribed both under sub-section (6) of Section 149 of the Act and regulation 16 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822) has also given declarations and has confirmed that he has not been convicted of any offence in connection with the promotion, formation and/or management of any Company or LLP and has not been found guilty of any fraud or misfeasance or of any breach of duty to any Company under this Act or any previous company law in the last five years and that her total directorship in all companies shall not exceed the prescribed number of companies in which a person can be appointed as a director. Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822) has also confirmed that he is not debarred from holding the office of the Director by virtue of any SEBI order and/or any other such authority. In the opinion of the Board, Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822) fulfils the conditions of Independence as specified in the Act and the SEBI Listing Regulations for his proposed appointment as an Independent Director and is independent of the Management. Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822) is also a Member of the Audit Committee, Nomination and Remuneration Committee and Stakeholders



Relationship Committee. Mr. Vishalkumar Vallabhabhai Mekhiya (DIN: 10741822) does not hold any Equity Shares in the Company and is not related to any Directors of the Company.

A copy of the letter of appointment of Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822) as an Independent Director setting out the terms and conditions would be available for electronic inspection without any fee by the members and will also be available electronically for inspection by the Members during the Annual General Meeting. A brief resume of Mr. VISHALKUMAR VALLABHABHAI MEKHIYA (DIN: 10741822) is provided in the Annexure-A to the Notice. This Statement may also be regarded as a disclosure under the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Board of Directors recommends the resolution as set out in Item No. 6 of the accompanying notice for the approval of the Shareholders of the Company as a Special Resolution.

Except Mr. Vishalkumar Vallabhabhai Mekhiya and his relatives, none of the other Directors and/or Key Managerial Personnel of the company and/or their respective relatives is in any way, concerned or interested, financial or otherwise, in the said resolution except to the extent of their shareholding in the Company, if any.

Annexure A: Brief Resume of Director's seeking appointment/re-appointment. Details of Directors seeking appointment Annual General Meeting pursuant to the provisions of (i) Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and (ii) Secretarial Standard on General Meetings ('SS-2'), issued by The Institute of Company Secretaries of India and are provided herein below:

Particulars	Mr. SURENDRASINH RATANSINH BIHOLA	Mr. VISHALKUMAR VALLABHABHAI MEKHIYA
Directors Identification Number	10741727	10741822
(DIN)		
Current Category	Additional Director (Non-	Additional Director (Non-
	Executive and Independent	Executive and Independent
	Director)	Director)
Date of Birth	29/05/1992	25/06/1995
Age	34	31
Date of first appointment by	21 st August 2024	21 st August 2024
Board		
Qualifications	Bachelor's in commerce	Bachelor of engineering (Civil
		engineering).
Nature of Expertise in specific	Accounts & Finance, Strategy	Civil Engineering and Admin
functional areas		Functions.
In the case of Independent	Accounts & Finance, Strategy	Civil Engineering and Admin
Directors, the skills and		Functions.
capabilities for the role and the		
manner in which the proposed		
person meets such		
requirements.		



Directorship held in other	NIL	NIL
entities.		
Relationship with other	Not related to any of the	Not related to any of the
Director/KMPs.	Directors of the Company	Directors of the Company
Details of Board Meetings	During the Financial Year ended	During the Financial Year ended
attended during the year.	31st March 2024 – Not	31st March 2024 – Not
	Applicable.	Applicable.
Term and Condition of	As per Appointment letter and	As per Appointment letter and
appointment along with	Resolution with Explanatory	Resolution with Explanatory
Remuneration.	Statement of respective Director	Statement of respective Director
Remuneration last drawn.	NIL	NIL
Membership of Committee of	Audit Committee – Member.	Audit Committee – Member.
PRERNA INFRABUILDLIMITED.	• Nomination and	• Nomination and
	Remuneration Committee –	Remuneration Committee –
	Member.	Member.
	Stakeholder's relationship	Stakeholder's relationship
	Committee – Member.	Committee – Member.
No of Shares held in the	NIL	NIL
Company.		
Remuneration proposed to be	As per Appointment letter and	As per Appointment letter and
paid.	Resolution with Explanatory	Resolution with Explanatory
	Statement of respective Director	Statement of respective Director
Terms and Conditions of	As per Appointment letter and	As per Appointment letter and
appointment.	Resolution with Explanatory	Resolution with Explanatory
	Statement of respective Director	Statement of respective Director

Place: Ahmedabad Date: 21/08/2024 By order of the Board

Sd/-Mr. Sanket V. Shah Managing Director DIN: 00038121



DIRECTORS' REPORT

To, The members of PRERNA INFRABUILD LIMITED

Dear Members,

Your directors have pleasure in presenting the 36thDirector's Report of your Company together with the Audited Statement for the financial year ended, 31st March, 2024.

The summary of operating results for the year ended 31st March, 2024 is given below:

FINANCIAL HIGHLIGHTS

(Rupee in Lakh)

		(Rupee In La
Particulars	Current Year	Previous Year
Sales	2382.36	1786.35
Other Income	234.80	42.62
Total Income	2617.16	1828.97
Depreciation	22.56	29.42
Тах		
Current Tax	166.75	215
Deferred Tax	(0.44)	(1.40)
Profit/(Loss) after Tax	521.21	988.66
Earnings per share (Rs.): Basic	1.44	8.21
Earnings per share (Rs.): Diluted	1.44	8.21

1. STATE OF COMPANY'S AFFAIRS

Income from operations during the financial year ended 31st March 2024 was at Rs.2382.36 Lakhs as against Rs1786.35 Lakhs representing and increases 33% over the previous year. Profit after Tax for the year under review amounted to Rs. 521.21 Lakhs as against Rs. 988.66 Lakhs.

2. CHANGE IN THE NATURE OF BUSINESS

Your Company continues to operate in the same business segment as that of previous year and there is no change in the nature of the business.

3. DIVIDEND

To conserve resources of the Company and in view inadequate profits, the directors do not recommend any Dividend for the year ended 31.03.2024.

4. TRANSFER TO RESERVES

The Board of Directors proposed to carry nil amount to General Reserve Account



5. MANAGEMENT DISCUSSION & ANALYSIS

A report on Management Discussion and Analysis, as required in terms of Regulation 34(2) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015, forms part of this report and it deals with the Business Operations and Financial Performance, Research & Development Expansion & Diversification, Risk Management, Marketing Strategy, Safety & Environment, significant changes in key financial ratios etc. in Annexure-A.

6. CHANGES IN SHARE CAPITAL

Authorized Share Capital

There has been change in Authorized Share Capital of Company.

Issued, Subscribed and Paid-Up Share Capital

There has been Change in Issued, Subscribed and Paid-Up Share Capital of Company.

CAPITAL STRUCTURE Authorized Share Capital the Authorized Share Capital of the Company as on March 31, 2024 was Rs. 38000000 into 38000000 Equity Shares of Re.10 each. Paid-up Share Capital and Allotments As on March 31, 2024, the Issued and Paid-up Share Capital of the Company stood at Rs. 361275300/- divided into 36127530 fully paid up equity shares of face value of Re. 10/- per share.

Right Issue During the year under review, pursuant to member's approval, stock exchanges and other statutory approvals, the Company has issued certain equity shares on Right basis to its existing shareholders.

Particulars	Issue of Securities on Right basis to raise funds below Rs. 50 Cr
Date of Board Approval	15/12/2022
Date of members approval	09/01/2023
Issue Size	Rs.48,17,00,400
No. of Shares to be issued	2,40,85,020
Rights Entitlement Ratio	1:2
Issue Price (Including Securities Premium of Rs.	20
10.0per share)	
Issue opened and closed	Issue opened on 2nd May 2023 and closes on
	18 th May 2023.
Listing of Fully paid up equity shares 2, 40, 85,	06/06/2023
020. Exchange Approval letter dated	
06.06.2023	
Allotment of shares	08/06/2023



7. DETAILS OF SUBSIDIARY/JOINT VENTURES/ASSOCIATE COMPANIES.

The Company has two Associate Firm Viz. M/S PrernaInfrabuild andPrerna Solitaire Infra Llpas on 31st March, 2024. There are no subsidiary companies or joint venture companies within the meaning of Section 2(87) of the Companies Act, 2013 ("Act") AND AOC 1 AS PER ANNEXURE F

8. <u>MATERIAL CHANGES BETWEEN THE DATE OF THE BOARD REPORT AND END OF FINANCIAL</u> <u>YEAR</u>

There have been no material changes and commitments, which have occurred between the end of the financial year of the Company and the date of the report, which has affected the financial position of the Company.

9. MEETINGS OF THE BOARD OF DIRECTORS AND COMMITTEES

The information of meetings of the Board of Directors and Committees as held during the financial year 2023-24 is provided under clause 2 (b) of the Corporate Governance Report.

10. DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the provisions of Section 134(3) (c) of the Companies Act, 2013, the Board of Directors hereby confirms that,

- i. In preparation of the annual accounts, the applicable accounting standards have been followed and that there are no material departures.
- ii. It has in the selection of the accounting policies, consulted the Statutory Auditors and has applied them consistently and made judgments and estimates that are reasonable and prudent, so as to give a true and fair view of the state of affairs of the Company as at 31stMarch, 2024 and of the profits of the Company for that period.
- iii. It has 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, to the best of its knowledge and ability. There are however, inherent limitations, which should be recognized while relying on any system of internal control and records.
- iv. It has prepared the annual accounts on a going concern basis.
- v. The directors had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operation efficiently.
- vi. The Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

11. INDEPENDENT DIRECTORS MEETING

During the year under review, the Independent Directors of the Company met on 5th February 2024, discussed inter-alia,

- a. Evaluation of performance of Non-Independent Director and the Board of Directors of the Company as a whole.
- b. Evaluation of performance of the Chairman of the Company, taking into views of executive and Non-Executive Directors.
- c. Evolution of the quality, content and timelines of flow of information between the management and the board that is necessary for the board to effectively and reasonably perform its duties.



12. DIRECTORS & KEY MANAGERIAL PERSONAL

Shri Nalini Vijaybhai Shah (DIN: 00119538)retires by rotation under Section152 of the Companies Act, 2013 and being eligible, offers herself for re-appointment.

Resignation: Mr. Mahendra Gosalia has resigned as Non-executive-independent director on 21st August 2024 and Mr. Kiran Shah has resigned as Non-executive-independent director on 21st August 2024.

Appointment: Mr. Surendrasinh Ratansinh Bihola (DIN–10741727) as a non-executive independent director till the ensuing AGM and Mr. Vishalkumar Vallabhabhai Mekhiya (DIN–10741822) till the ensuing AGM and Proposed Resolution for reappointment o Members at the 36th Annual General Meeting.

13. <u>CORPORATE GOVERNANCE</u>

The Company is committed to maintain and adhere to the Corporate Governance requirements set out by SEBI. The Report on Corporate Governance along with requisite certificate from M/s. GKV&associates, Practicing Company Secretary, Ahmedabad, is annexed as an Annexure- E to this Report.

14. PERFORMANCE EVALUATION

Pursuant to applicable provisions of the Companies Act, 2013 and the Listing Regulations 2015, the Board, in consultation with its Nomination & Remuneration Committee, has formulated a framework containing, inter-alia, the criteria for performance evaluation of the entire Board of the Company, its Committees and Individual Directors, including Independent Directors. The detailed information in this regard has been given in the Corporate Governance Report.

15. <u>LISTING</u>

The Equity shares of the Company are listed at Bombay Stock Exchange. The Company has paid listing fees to the Stock Exchange for the year 2023-24.

16. <u>DEPOSITS</u>

Your Company has not accepted any deposit and as such no amount of principal and interest were outstanding as at the Balance Sheet date.

17. RISK MANAGEMENT

The Company is exposed to various business risks. These risks are driven through external factors like economic environment, competition, regulations etc. The Company has laid down a well-defined risk management mechanism covering the risk mapping and trend analysis, risk



exposure, potential impact and risk mitigation process. A detailed exercise is being carried out to identify, evaluate, manage and monitor business and non-business risks. The Audit Committee and Board periodically review the risks and suggest steps to be taken to manage/mitigate the same through a properly defined framework. During the year, a risk analysis and assessment was conducted, and no major risks were noticed, which may threaten the existence of the Company.

18. CORPORATE SOCIAL RESPONSIBILITY (CSR)

A Corporate Social Responsibility ("CSR") Committee hasbeen constituted in accordance with Section 135 of theCompanies Act. The details required under the Companies(Corporate Social Responsibility Policy) Rules, 2014, as amended, with respect to the CSR Committee and an AnnualReport on CSR activities undertaken during the financialyear ended March 31, 2024 are appended as Annexure Gto this Report. The CSR Policy is available on the websiteof the Company at www.prernagroup.com . The Company has not participated in any direct or indirect political contributions and/ or charitable contributions/sponsorships.

19. STATUTORY AUDITORS AND AUDITORS REPORT

M/S Philip Fernandes& Co, Chartered Accountants (Firm Registration No: 128122W) the statutory auditors of the Company, will hold office till the conclusion of the thirty-fifth Annual General Meeting of the Company. The Board has recommended to appoint of M/S Philip Fernandes& Co, Chartered Accountants as the statutory auditors of the Company, for a term of one year, from the conclusion of the thirty-fifth Annual General Meeting scheduled to be held in the year 2024 till the conclusion of the thirty-sixth Annual General Meeting to be held in the year 2025, for approval of shareholders of the Company, based on the recommendation of the Audit Committee

Statutory Auditors were paid Rs. 50,000 as Audit Fees during the year under review. The statutory auditors report is annexed to this annual report. They have not reported any incident of fraud to the Audit Committee of the Company during the year under review.

20. SECRETARIAL AUDITOR

M/s GKV & ASSOCIATES, Practicing Company Secretary has been appointed as the Secretarial Auditor of the Company for the financial year 2023-24 as required under Section 204 of the Companies Act 2013 and Rules there under. The Secretarial Audit Report for the financial year ended March 31st, 2024 is annexed herewith marked as Annexure D to this Report. The Secretarial Audit Report contains an adverse remark which is dealt with as under:

Sr. No.	Remarks	Explanation
1.	INVESTOR	REGARDING RIGHTS SHARES ARE NOT CREDITED IN ACCOUNT
	COMPLAINT	SEBI CLOSED COMPLAINT AFTER RESOLUTION SUBMITTED BY
		COMPANY.



21. <u>COMMITTEES OF THE BOARD</u>

Currently the Board has Four Committees:

- a. Audit Committee,
- b. Stakeholders' Relationship Committee,
- c. Nomination & Remuneration committee.
- d. Corporate Social Responsibility committee.

A detailed note on the Board and its committees, composition and compliances, as per the applicable provisions of the Act and Rules is provided under the Corporate Governance Report.

22. DISCLOSURE REGARDING MAINTENANCE OF COST RECORDS

The Company is not required to maintain cost records as specified by the Central Government under sub-section (1) of Section 148 of the Companies Act, 2013.

23. PARTICULARS OF LOANS GIVEN, INVESTMENTS MADE, GUARANTEESGIVEN AND SECURITIES PROVIDED

There were no additional investments made in PrernaInfrabuild and PRERNA SOLITAIRE INFRA LLPduring the financial year ended 31st March 2024.

24. EXTRACT OF ANNUAL RETURN

Extract of Annual Return of the Company is annexed herewith as to this Report and also available on www.prernagroup.com.

25. PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Act read with Rule 5(1) & 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is annexed herewith as **Annexure B**.

26. INSURANCE

All the insurable interest of the Company, including Inventories, Buildings, Machinery etc., is adequately insured.

27. CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

All related party transactions done by the Company during the financial year were at arm's length and in ordinary course of business. All related party transactions were reviewed and approved by the Audit Committee. During the financial year 2023-24, your Company has not entered into any material related party transaction as per the SEBI Listing Regulations with any of its related parties. Disclosures pursuant to the Accounting Standards on related party transactions have been made in the notes to the Financial Statements. As there were related party transactions which were in the ordinary course of the business or not on arm's length basis and also since there was material related party transaction as stated above, disclosure under Section 134(3) (h) in Form AOC-2 of the Companies Act, 2013isapplicable.

29. DECLARATION BY INDEPENDENT DIRECTORS



The Board of Directors of the Company hereby confirms that all the independent directors duly appointed by the Company have given the declaration and they meet the criteria of independence as provided under Section 149(6) of the Companies Act, 2013.

28. FAMILIARIZATION PROGRAMME

Since all independent directors are associated with the Company for more than 5 (years), the company has not conducted familiarization program for independent directors.

29. VIGIL MECHANISM / WHISTLE BLOWER POLICY

The Company has established a Vigil Mechanism / Whistle Blower Policy to deal with instances of fraud and mismanagement, if any. The Policy has a systematic mechanism for directors and Employees to report concerns about unethical behavior, actual or suspected fraud or violation Of the Company's Code of Conduct or policy.

30. NOMINATION AND REMUNERATION POLICY

The Board has, on the recommendation of the Nomination & Remuneration Committee, framed a policy for selection and appointment of Directors, senior Management and their Remuneration including criteria for determining qualifications, positive attributes, Independence of a director. The details of the Nomination and Remuneration Policy are covered in the Corporate Governance Report. The said policy has also been uploaded on the Company's website www.prernagroup.com.

31. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION

A. Conservation of Energy

Since the Company does not carry out any manufacturing activity, the particulars regarding conservation of energy, technology absorption and other particulars as required by the Companies (Accounts) Rules, 2014 are not applicable.

B. Technology Absorption

There is no research and development activity carried out by the Company.

32. FOREIGN EXCHANGE EARNINGS AND OUT GO

There were no foreign exchange earnings and outgo during the year under review.

33. EQUITY CAPITAL

a) <u>BUY BACK OF SECURITIES</u>

The Company does not have any scheme or provision of money for the purchase of its own shares by employees/ Directors or by trustees for the benefit of employees/ Directors.

b) <u>SWEAT EQUITY</u>

The Company has not issued any Sweat Equity Shares during the year under review.

c) **BONUS SHARES**

No Bonus Shares were issued during the year under review.



d) <u>EMPLOYEES STOCK OPTION PLAN</u>

The Company has not provided any Stock Option Scheme to the employees.

e) EQUITY SHARES WITH DIFFERENTIAL RIGHTS

The Company has not issued equity shares with differential rights as to dividend, voting or otherwise.

SHARES IN SUSPENSE ACCOUNT

- Aggregate number of shareholders and the outstanding shares in the Suspense Account lying at the beginning of the year: **NIL**
- Number of shareholders who approached issuer for transfer of shares from Suspense Account during the year: **Not Applicable**
- Number of shareholders to whom shares were transferred from Suspense Account during the year: **Not Applicable**
- Aggregate number of shareholders and the outstanding shares in the Suspense Account lying at the end of the year: **NIL**
- That the voting rights on these shares shall remain frozen till the rightful owner of such shares claims the shares: **Not Applicable**

SHARES IN UNCLAIMED SUSPENSE ACCOUNT

- Aggregate number of shareholders and the outstanding shares lying in the Unclaimed Suspense Account lying at the beginning of the year: **NIL**
- Number of shareholders who approached issuer for transfer of shares from the Unclaimed Suspense Account during the year: **Not Applicable**
- Number of shareholders to whom shares were transferred from the Unclaimed Suspense Account during the year: **Not Applicable**
- Aggregate number of shareholders and the outstanding shares lying in the Unclaimed Suspense Account lying at the end of the year: **NIL**

34. INTERNAL FINANCIAL CONTROLS

According to Section 134(5) (e) of the Companies Act, 2013, the term Internal Financial Control (IFC) means the policies and procedures adopted by the Company for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information. Rule 8(5) (viii) of Companies (Accounts) Rules, 2014 requires the information regarding adequacy of Internal Financial Controls with reference to the financial statements to be disclosed in the Board's report. The Company has a well-placed, proper and adequate IFC system which ensures that all assets are safeguarded and protected and that the transactions are authorized, recorded and reported correctly.



35. INTERNAL CONTROL SYSTEM

The Company has in place, adequate systems of Internal Control to ensure compliance with policies and procedures. It is being constantly assessed and strengthened with new / revised standard operating procedures and tighter information technology controls. Internal audits of the Company are regularly carried out to review the internal control systems. The Audit Reports of Internal Auditor along with their recommendations and implementation contained therein are regularly reviewed by the Audit Committee of the Board. Internal Auditor has verified the key internal financial control by reviewing key controls impacting financial reporting and overall risk management procedures of the Company.

36. <u>ANY SIGNIFICANT AND MATERIAL ORDER PASSED BY REGULATORS OR COURTS OR TRIBUNALS</u>

No orders were passed by the Regulators or courts or Tribunals impacting the going concern Status and Company's operation in future.

37. SEXUAL HARASSMENT OF WOMEN AT WORKPLACE

The Company has zero tolerance for Sexual harassment at workplace and has adopted a policy on Prevention, Prohibition and Redressal of sexual harassment at workplace in line with the provisions of the Sexual Harassment of Woman at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and no complaint has been received on sexual harassment during the financial year 2023-2024. The Company has also constituted an Internal Complaints Committee to consider and to redress complaints of sexual harassment.

38. DETAILS OF FRAUDS REPORTED BY THE AUDITORS

During the year under review, neither the Statutory Auditor nor the secretarial auditor have reported to the Audit Committee under Section 143(12) of the Companies Act, 2013 any instances of fraud committed against the Company by its officers or employees.

39. HUMAN RESOURCE

Your Company recognizes its employees as most valuable resource and ensures strategic alignment of Human Resource Initiatives and practices to business priorities and objectives. Its constant endeavour is to invest in Human Talent and Talent Management Processes to improve capabilities and potentials of human capital of the organization to cope with challenging business environment, varying needs of the customers and bring about customers delight by focusing on the Customers' needs. Attracting, developing and retaining the right talent and keeping them motivated will continue to be a key strategic initiative and the organization continues to be focused on building up the capabilities of its people to cater to the business needs. Given growth plans of the Company, an important strategic focus is to continue to not only nurture its human capital, but also proactively focus on preparing all employees for the challenges of the future.



The Company strives to provide a healthy, conducive and competitive work environment to enable the employees excel and create new benchmarks of quality, productivity, efficiency and customer delight. The Company always believes in maintaining mutually beneficial, healthy and smooth industrial relations with the employees and the Unions which is an essential foundation for the success of any organisation. The proactive initiatives combined with fair Wage Settlements at Manufacturing Plants have ensured healthier and more transparent Industrial Relations based on foundation of mutual trust and co-operation.

40. ACKNOWLEDGEMENT

The Directors place on record their sincere appreciation for the dedication, hard work and commitment of the employees at all levels and their significant contribution to your Company's growth. Your company is grateful to the Distributors, Dealers, and Customers for their support and encouragement. Your directors thank the Banks, Financial Institutions, Government Departments and Shareholders and look forward to having the same support in all our future endeavors.

Date: 21/08/2024 Place: Ahmedabad for, and on behalf of the Board

SD/-

Vijay C Shah Chairman and Managing Director DIN: 00038062



ANNEXURE-A

MANAGEMENT DISCUSSION AND ANALYSIS

Management Discussion and Analysis is given in a separate section forming part of the Director's Report in this Annual Report.

1. INDUSTRY STRUCTURE & DEVELOPMENT

As per the advance estimates for 2023-24, the growth in real GDP during 2023-24 is estimated at 8.2 per cent as compared to 7.00 per cent in 2022-23. FurtherEconomic growth witnessed led a slowdown in agriculture, weaker consumer spending and investments, and a marked slowdown in the manufacturing sector.

2. **OPPORTUNITIES**

Housing Demand

The pandemic has nudged a lot of fence-sitters to convert into first-time home buyers and existing ones to upgrade to larger homes by re-establishing the security that homeownership offers, resulting in rising housing demand across segments. An expected economic recovery along with the belief of housing prices bottoming out amongst consumers and rising income levels are some of the factors Which will drive the housing demand going ahead. Hybrid working models will also continue to drive demand for larger homes. Employers are expected to continue to offer flexibility to their employees in order to attract and retain talent.

3. THREATS

The sector is grappling with liquidity deficit in the aftermath of Pandemic (Covid-19), high Cost of Regulatory Hurdles, Monetary Tightening and Funding Issues and Shortage of Labour and Technology

4. RISKS & CONCERNS

Your Company has laid down procedures to inform the Board members about the risk assessment and risk minimization procedures. The Company is exposed to price risks.

Unfavourable changes in government policies and the regulatory environment can adversely impact the performance of the sector. There are substantial procedural delays with regards to land acquisition, land use, project launches and construction approvals. Retrospective policy changes and regulatory bottlenecks may impact profitability and affect the attractiveness of the sector and companies operating within the sector.

Real estate is a capital and labour-intensive industry, thus a rise in cost of labour coupled with shortage due to Covid-19 creates issues in development of the project. Furthermore, unfair practices of certain sections of distributors and the cement industry by raising the price creates issues in project completion.



5. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company's policies and procedures take into account the design, implementation and maintenance of adequate internal financial controls, keeping in view the size and nature of the business. The system ensures adherence to accounting standards, compliance to various statutes, company policies and procedures and effective usage of resources and safeguarding of assets.

The culture of self-governance and internal control sustained through varied set of activities including well defined policies and self-certification on adherence to the policies and procedure.

6. DISCUSSION ON FINANCIAL PERFORMANCE

Net revenue is **2382.36 Lakhs** over the previous year. The Company has earned Profit of **Rs. 521.21 Lakhs** in 2023-24.

7. SIGNIFICANT DEVELOPMENTS IN HUMAN RESOURCES

There is no material development in human resources and industrial relations are cordial.

8. CAUTIONARY NOTE

Statement in this report describing the Company's objectives, projections, estimates and expectations may be 'forward looking statements' within the meaning of applicable laws and regulations. Although we believe our expectations are based on reasonable assumptions, these forward-looking statements may be influenced by numerous risks and uncertainties which include changes in government regulation, tax regimes and other incidental factors that could cause actual outcomes and results to be materially different from those expressed or implied.

Date: 21/08/2024 Place: Ahmedabad for, and on behalf of Board

SD/-

Shri Vijay C Shah Chairman and Managing Director DIN: 00038062



ANNEXURE-B

PARTICULARS OF REMUNERATION

Information in terms of sub-section 12 of Section 197 of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

The ratio of the remuneration of each director to the median remuneration of the employees

i. The percentage increase in remuneration of each Director, CFO, CEO, CS in the financial year -

Name of Director	Designation	Remuneration of the Directors for 2023-24 (Rs. in Lakhs)	Median remuneration of the employees (Rs. in Lakhs)	Ratio of remuneration of the directors to the median remuneration of the employees
Vijay C Shah	Chairman and Director	24.00	N.A.	N.A.
Nalini V Shah	Whole Time Director	24.00	N.A.	N.A.
Sanket V Shah	Managing Director	24.00	N.A.	N.A.

- ii. The percentage increase/decrease in the median remuneration of employees in the financial year 2023-24: N.A.
- iii. Average percentile increases in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration.

PARTICULARS OF EMPLOYEES

Information in terms of sub-section 12 of Section 197 of the Companies Act, 2013 read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

- i. Particulars of top ten Employees in terms of remuneration drawn: N.A
- ii. Employees who are employed throughout the year and in receipt of remuneration aggregating Rs.1,02,00,000/- or more per year: Nil

Employees who are employed part of the year and in receipt of remuneration aggregating Rs.8, 50,000/- per month: Nil



ANNEXURE-C

Form No. MGT-9 EXTRACT OF ANNUAL RETURN As on the financial year ended on 31/03/2024

[Pursuant to Section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

1	CIN	L65990GJ1988PLC010570
2	Registration Date	13/04/1988
3	Name of the	PRERNA INFRABUILD LIMITED
	Company	
4	Category / Sub-	Public Company
	Category of the	Limited by shares
	Company	Company having share capital
5	Address of the	'PRERNA', Survey No. 820/1, In Lane of Panchvati Auto, Opp.
	Registered office	AnandDhamDerasar, S.G. Highway, Makarba, Ahmedabad-380058
	and contact details	Gujarat
		Telephone : 079-26925653
		Email : <u>pinakincs@yahoo.com</u>
6	Whether listed	Yes
	company	
7	Name, Address and	BIG SHARE SERVICES PRIVATE LIMITED
	Contact details of	1 st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana
	the Registrar and	Road, Marol, Andheri(E), Mumbai-400059. Maharashtra
	Share Transfer	Telephone : 022 62638200
	Agent, if any.	Email : sandeep@bigshareonline.com

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY:

All the business activities contributing 10 % or more of the total turnover of the company shall be stated: -

Sr.	Name and Description of	NIC Code of the	% To total turnover of the company
No.	main products / services	Product/ service	
1	Residential Building	995311	93.79%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:

The Company has made investment in the form of capital contribution in M/s. Prerna Infrabuildand Prerna Solitaire Infra Llp, to develop residential Project.

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity) :

I. Category - wise Shareholding

No. of Shares held at the beginning of the year			-	No. of Shar	% Change				
Category of Shareholders	Demat	Physic al	Total	% ofTota l Shares	Demat	Physic al	Total	% ofTotal Shares	during the year
A. Promoters									
(1) Indian									
a) Individual/HUF	7407047	-	7407047	61.51	24017247	0	2401724 7	66.48	4.97
b) Central Govt	-	-	-	-	-	-	-	-	-
c) State Govt (s)	-	-	-	-	-	-	-	-	-
d) Bodies Corp.	-	-	-	-	-	-	-	-	-
e) Banks / FI	-	-	-	-	-	-	-	-	-
f) Any Other	-	-	-	-	-	-	-	-	-
Sub-total (A) (1):-	7407047	-	7407047	61.51	24017247	0	2401724 7	66.48	4.97
(2) Foreign	-	-	-	-	-	-	-	-	-
a) NRIs – Individuals	-	-	-	-	-	-	-	-	-
b) Other – Individuals	-	-	-	-	-	-	-	-	-
c) Bodies Corp.	-	-	-	-	-	-	-	-	-
d) Banks / FI	-	-	-	-	-	-	-	-	-
e) Any Other	-	-	-	-	-	-	-	-	-
Sub-total (A) (2):-	-	-	-	-	-	-	-	-	-
Total shareholding of Promoter (A) = (A)(1)+(A)(2)	7407047	-	7407047	61.51	24017247	0	2401724 7	66.48	4.97
B. Public Shareholding									
1. Institutions	-	-	-	-	-	-	-	-	-
a) Mutual Funds	-	-	-	-	-	-	-	-	-
b) Banks / FI	-	-	-	-	-	-	-	-	-
c) Central Govt	-	-	-	-	-	-	-	-	-
d) State Govt(s)	-	-	-	-	-	-	-	-	-
e) Venture Capital Funds	-	-	-	-	-	-	-	-	-
f) Insurance	-	-	-	-	-	-	-	-	-



Companies									
g) FIIs	-	-	-	-	-	-	-	-	-
h) Foreign Venture Capital Funds	-	-	-	-	-	-	-	-	-
i) Others (specify)	-	-	-	-	-	-	-	-	-
Sub-total (B)(1):-	-	-	-	-	-	-	-	-	-
2. Non- Institutions	-	-	-	-	-	-	-	-	-
a) Bodies Corp.	10001								0.77
i) Indian	19894	7000	26894	0.22	315121	7000	322121	0.89	0.67
ii) Overseas	-	-	-	-	-	-	-	-	-
b) Individuals	-	-	-	-	-	-	-	-	-
i) Individual shareholders holding nominal share capital uptoRs. 1 Lakh	1858025	34690 0	2204925	18.31	5654874	342300	5997174	16.60	(1.71)
ii) Individual shareholders holding nominal share capital in excess of Rs 1 Lakh	2090060	75300	2165360	17.98	4946158	75300	5021458	13.90	(4.08)
c) Others (specify)									
HINDU UNDIVIDED FAMILY	127179		127179	1.06	411723	0	411723	1.14	0.08
CLEARING MEMBER	16838	-	16838	0.14	1246	0	1246	0.00	(0.14)
NON RESIDENT INDIANS (REPAT)									
NON RESIDENT INDIANS (NON REPAT)	94267	-	94267	0.78	349061	0	349061	0.97	0.18
Sub-total (B)(2):-	420626 3	42920 0	4635463	38.49	11678683	424600	12103283	33.50	(4.99)
Total Public Shareholding (B)=(B)(1)+ (B)(2)	420626 3	42920 0	4635463	38.49	11678683	424600	12103283	33.50	(4.99)
C. Shares held by Custodian for GDRs & ADRs	-	-	-		-	-	-		-
Grand Total (A+B+C)	1161331 0	42920 0	12042510	100	35702930	424600	3612753 0	100.00	0.00



II. .

		Sharehol	ding at the b the year	eginning of	Shareho	olding at the the year	e end of	
S r N o	Shareholder's Name	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumber ed to total shares	No. of Shares	% of total Shares of the compa ny	%of Shares Pledge d / encum bered to total shares	% change in sharehold ing during the year
1	Niyati Shah	1000	0.0083	0	16823	0.0466	0	0.0383
2	Sanket Shah	132468	1.1000	0	397404	1.1000	0	-
3	Swetal Vijay Shah	662527	5.5016	0	1987581	5.5016	0	0.8238
4	Vijay ChandulalShah	1128257	9.3690	0	3384771	9.3690	0	0
5	Shah Vijay Chandulal (HUF)	1079659	8.9654	0	3738477	10.3480	0	1.3826
6	Nalini Shah	1806377	15.0000	0	6564131	18.1693	0	03.1693
7	Sanket V Shah (HUF)	2596759	21.5633	0	7928060	21.9446	0	0.3813

III. Change in Promoters' Shareholding (please specify, if there is no change)

s			Sharehold	Shareholding at the beginning of the year			Shareholding at the end of the year			
r N 0	Shareholder's Name	Particul ars	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumber ed to total shares	No. of Shares	% of total Shares of the compan y	%of Shares Pledged / encumbered to total shares		
1	Niyati Shah	Promoter	1000	0.0083	0	16823	0.0466	0		
2	Sanket Shah	Promoter	132468	1.1000	0	397404	1.1000	-		
3	Swetal Vijay Shah	Promoter	662527	5.5016	0	1987581	5.5016	0		
4	Vijay Chandulal Shah	Promoter	1128257	9.3690	0	3384771	9.3690	0		
5	Shah Vijay Chandulal (HUF)	Promoter	1079659	8.9654	0	3738477	10.3480	0		
6	Nalini Shah	Promoter	1806377	15.0000	0	6564131	18.1693	0		
7	Sanket V Shah (HUF)	Promoter	2596759	21.5633	0	7928060	21.9446	0		



IV. Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs):

Sr. No	Name	Parti cular		holding at the ning of the year		ding at the end of the year
	Name	S	No. of Shares	% of total Shares of the company	No. of Shares	% of total Shares of the company
1	ALKESH SUBODHCHANDRA	Public	415000	1.15	490000	1.36
2	RITIKA CHINTAN PARIKH	Public	208000	0.58	240000	0.66
3	GRISHMA ALKESHBHAI	Public	165000	0.46	3000	0.01
4	DHIREN MAHENDRAKUMAR SHAH	Public	107988	0.30	107988	0.30
5	RISHIT PRADIPKUMAR SHAH	Public	0	0.00	300028	0.83
6	VISHAL INDLA	Public	0	0.00	240000	0.66
7	HETAL PIYUSHBHAI GHODA	Public	0	0.00	182769	0.51
8	KIFS TRADE CAPITAL PRIVATE LIMITED	Public	0	0.40	173730	0.48
09	ASHISH NAHATA	Public	14731	0.04	139475	0.39
10	DEVENDRA CHAWLA	Public	0	0.00	107300	0.30

V. Shareholding of Directors and Key Managerial Personnel

Sr.	Nama			Shareholding at the beginning of the year		Cumulative Shareholding during the year	
No	Name	Particulars	No. of Shares	% of total Shares of the company	No. of Shares	% of total Shares of the company	
1	MahendraKantibh aiGosalia	Director	100	0.01	100	0.01	
2	KiranHiralal Shah	Director	2500	0.017	2500	0.017	
3	Nalini Vijay Shah	Whole-Time director	1806377	15.0000	6564131	18.1693	
4	Sanket Vijay Shah	CFO	132468	1.10	397404	1.1000	
5	Vijay Chandulal Shah	CEO AND MANAGING DIRECTOR	1128257	9.3690	3384771	9.3690	

VI. INDEBTEDNESS: NIL

VII. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

VIII.

A. Remuneration to Managing Director, Whole-time Directors and/or Manager/ Directors



		Name of MD/	WTD/ Manager	/Director	
Sr. No.	Particulars of Remuneration	Vijay Shah (Managing Director & CEO)	Sanket Shah (Executive Director)	Nalini Shah (Wholetim e Director)	Total Amount
1	Gross salary				
	 a) Salary as per provisions contained in Section 17(1) of the Income tax Act, 1961 	24,00,000/-	24,00,000/-	24,00,000/-	72,00,000/-
	 b) Value of perquisites u/s 17(2) Income-tax Act, 1961 	-	-	-	-
	 c) Profits in lieu of salary under Section 17(3) Income- tax Act, 1961 	-	-	-	-
2	Stock Option	-	-	-	-
3	Sweat Equity	-	-	-	-
4	Commission	-	-	-	-
5	Total (A)	24,00,000/-	24,00,000/-	24,00,000/-	72,00,000/-

B. Remuneration to other Directors

Particulars of Remuneration	
Director	
-Fees for attending Board/ Committee Meetings	
-Commission	NIL
-Others, please specify	
Total	

C. Remuneration to key managerial personnel other than MD/ Manager/ WTD: NIL

D. .

IX. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES: NIL



ANNEXURE-D

FORM NO. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED ON 31ST MARCH, 2024 (Pursuant to section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014)

To, The Members, **Prerna Infrabuild Limited**

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

Based on our verification of the Company's Books, Papers, Minute Books, Forms and Returns filed and other Records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the company has, during the financial year ended on 31st March, 2024 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by Company for the financial year ended on 31st March, 2024 according to the provisions of:

- 1. The Companies Act, 2013 (the Act) and the rules made there under;
- 2. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- 3. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- 4. Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- **5.** 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, 1992 (up to 14th May, 2015)
 The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (effective from 15th May, 2015);
 - **c)** The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;



- **d)** The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;
- e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
- f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client – (not applicable);
- **g)** The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
- **h)** The Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015 [SEBI (LODR)].
- i) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018;

Based on our verification, we have observed that the SEBI Regulations mentioned at (c) was complied with in relation to issue of further Share Capital in the form of preferential issue of equity warrants;

Based on our verification, we have observed that the SEBI Regulations mentioned at (d), (e), (g) and (I) are not applicable to the Company during the year as it has not:

- i. Listed Debt Capital;
- ii. Proposed to Delist its Equity Shares;
- iii. Proposed to Buy Back any of its Securities.
- 6. Specifically applicable Laws to the Company, as identified and confirmed by the Management
 - i. Gujarat Town Planning & Urban Development Act, 1976 & their Rules, 1979;
 - ii. Transfer of Property Act, 1882.
 - iii. Real Estate Regulation and Development Act,2016
- 7. Labor Laws applicable to the Employees of the Company:
 - i. Provident Fund Act, 1952;
 - ii. Employees State Insurance Act, 1948;
 - iii. Profession Tax Act, 1975;
 - iv. The Payment of Gratuity Act, 1972

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

- **a)** Secretarial Standards issued by the Institute of Company Secretaries of India on Meetings of the Board of Directors (SS 1) and General Meeting (SS 2).
- **b)** Clauses of Listing Agreements (applicable till November 30, 2015) entered into by the Company with BSE Limited and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (effective from December 01, 2015).

We further report that:

During the period under review the Company has complied with the provisions of the Acts, Rules, Regulations, Guidelines etc. mentioned above except the following:

Under the Companies Act, 2013



Sections under the Companies Act,2013	Non-Compliances
INTERNAL AUDITOR	COMPANY DOES NOT HAVE INTERNAL AUDITOR

We further report that:

Compliances of applicable Financial Laws including, Direct & Indirect Tax Laws by the Company has not reviewed in this Audit Report; since the same has been subject to reviewed by the Statutory Auditor & other Designated Professionals.

We further report that:

- The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors.
- Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.
- Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

We further report that:

Based on our review of Compliance Mechanism established by the Company and on the basis of Compliance Certificate(s) issued by the Managing Director and taken on record by the Board of Directors at their meeting(s), we are of opinion that, there are adequate systems and processes in place in the Company, which is commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

As informed the Company has responded appropriately to the notices received from various statutory/regulatory authorities including initiating action for corrective measures, wherever focused necessary.

We further report that:

During the audit period there are no events/actions having a major bearing on the Company's affairs in pursuance of the above referred Laws, Rules, Regulations, Guidelines etc. referred above.

Date: 21 /08/2024 Place: Ahmedabad

GKV & ASSOCIATES.

Gautam Virsadiya Practicing Company Secretary UDIN-F012366F000992554 FCS 12366, C.P. NO 19866



To, The Members, Prerna Infrabuild Limited

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

Management Responsibility:

Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.

Auditors Responsibility:

We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.

We have not verified the correctness and appropriateness of financial records and books of accounts of the Company or verified compliances of Laws other than those mentioned above. Wherever required, we have obtained the management representation about the Compliance of laws, rules and regulations and happening of events etc.

The Compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.

Disclaimer:

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.

Date: 21/08/2024 Place: Ahmedabad

GKV & ASSOCIATES.

SD/-GautamVirsadiya Practicing Company Secretary FCS 31820, C.P. NO 19866



CERTIFICATE OF NON-DISOUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To, The Members of PRERNA INFRABUILD LIMITED 'PRERNA' SURVEYNO 820/1, IN LANE OF PANCHVATI AUTO OPP ANAND DHAM DERASAR, S.G.ROAD AHMEDABAD GJ 380058 IN

I/We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **PRERNA INFRABUILD LIMITED** having CIN L65990GJ1988PLC010570 and having registered office at 'PRERNA' Survey no 820/1,In Lane of Panchwati Auto Opp Anand Dham Derasar, S.G.Road Ahmedabad Gj 380058 In (hereinafter referred to as "the Company"), produced before me/us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(I) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

Sr. No.	Name of Director	DIN	Date of appointment in Company
1	VIJAY CHANDULAL SHAH	00038062	13/04/1988
2	SANKET VIJAYBHAI SHAH	00038121	29/05/2004
3	NALINI VIJAY SHAH	00119538	13/04/1988
4	MAHENDRA KANTIBHAI GOSALIA	02279850	08/08/2003
5	KIRAN HIRALAL SHAH	02725833	12/08/2006
6	KRUPALI RISHIT SHAH	08604775	14/11/2019

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

Place: Ahmedabad Date: August 21st, 2024

Place: Ahmedabad

Signature:

GKV & ASSOCIATES. GautamVirsadiya Practicing Company Secretary FCS 12366, C.P. NO 19866 UDIN: F012366F000992598



ANNEXURE-E

CORPORATE GOVERNANCE REPORT

This section on Corporate Governance forms part of the Annual Report to the shareholders. This report is given in terms of Regulation 15(2) of the SEBI (Listing obligations & Disclosure Requirements) Regulations, 2015.

1. <u>COMPANY'S PHILOSOPHY & CODE OF GOVERNANCE:</u>

The Company believes in conducting its affairs in a fair and transparent manner and maintaining the good ethical standards in its dealing with all its constituents. **CODE OF CONDUCT AND ETHICS**

The Board of Directors has amended the Code of Conduct and Ethics to align with the provisions of the Companies Act, 2013. The confirmation from the Managing Director cum CEO regarding compliance with the code by all the Directors and Senior Management forms part of the Report. The Code of Conduct and Ethics is displayed on the website of the Company (www.prernagroup.com).

CEO / CFO CERTIFICATION

Shri Vijay Chandulal Shah, Managing Director and CEO and Shri Sanket Vijay Shah, Managing Director and CFO have issued certificate pursuant to the provisions of Regulation 17(8) of the SEBI (LODR) Regulations, 2015 certifying that the financial statements do not contain any untrue statement and these statements represent a true and fair view of the Company's affairs. The said certificate is annexed and forms part of the Annual Report.

2. BOARD OF DIRECTORS:

A. COMPOSITION OF THE BOARD OF DIRECTORS

The Company is compliant with the Corporate Governance norms in terms of constitution of the Board of Directors ("the Board"). The Board acts with autonomy and independence in exercising its strategic supervision, discharging its fiduciary responsibilities and ensuring that the management observes the highest standards of ethics, transparency and disclosure. Every member of the Board, including the Non-Executive Directors, has full access to any information related to the Company.

As on March 31, 2024, the strength of the Board was six Directors comprising of three executive Directors and three non-executive independent directors.

None of the Directors on the Board hold directorships in more than eight (8) Listed Companies or ten (10) public companies or act as an Independent Director in more than seven (7) Listed Companies. Further, none of them is a member of more than ten (10) committees or Chairman of more than five (5) committees across all the public companies in which he or she is a director. Necessary disclosures regarding Committee positions in other public companies as on March 31, 2024 have been made by the Directors.

Independent Directors are Non-Executive Directors as defined under Regulation 16(1) (b) of the SEBI Listing Regulations and Section 149(6) of the Act. The maximum tenure of Independent Directors is in compliance with the Act. All the Independent Directors have confirmed that they meet the criteria of independence as mentioned under Regulation 16(1) (b) of the SEBI Listing Regulations and Section 149(6) of the Act.



Details of Directors as on March 31, 2024 and their attendance at the Board meetings and Annual General Meeting ("AGM") during the financial year ended 2024 is given below:

C= Chairman

MD= Managing Director

	Attendance Particular				Committee/ Membership		
Directors	Category	Board Meeting	Last AGM	Other Directorship	Member	Chairman	
Shri Vijay C Shah	CEO& MD	7	Yes	1	2	1	
SmtNalini V Shah	WTD	7	Yes	0	-	-	
Shri Sanket V Shah	CFO &MD	7	Yes	3	2	-	
Shri Kiran Shah	NEI	7	Yes	0	1	1	
Shri MahendraGosalia	NEI	7	Yes	1	2	1	
Shri Krupali Shah	NEI	7	yes	0	3		

WTD= Whole time director

NEI= Non-executive, Independent

*Exclude private limited companies and as per Regulation 26(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Membership/Chairmanship of the Audit Committee and Stakeholders Relationship Committee in Indian public companies have been reported.

• INTERSE RELATIONSHIP BETWEEN DIRECTORS

None of the Directors except Mr. Vijay Shah, Mr. Sanket Shah and Mrs. Nalini Shah, have relationships amongst director inter-se.

• MATRIX SETTING OUT THE SKILLS/EXPERTISE/COMPETENCE OF THE BOARD OF DIRECTORS

The Directors of your Company are from diverse fields and have expertise and long-standing experience and expert knowledge in their respective fields which are relevant and of considerable value for the Company's business growth. The following is the list of core skills / expertise / competencies identified by the Board of Directors as required in the context of the Company's business and sector(s) for it to function effectively:

- i. Knowledge of the industry in which the Company operates;
- ii. Knowledge on Company's businesses & major risks;
- iii. Behavioral skills attributes & competencies to use their knowledge and skills to contribute effectively to the growth of the Company;
- iv. Understanding of socio-political, economic and legal& Regulatory environment;
- v. Business Strategy, Sales & Marketing;
- vii. Corporate Governance, Administration; and
- viii. Financial Control, Risk Management

B. BOARD MEETINGS

The gap between two Board meetings did not exceed four months. The schedule of Board/Committee meetings are communicated in advance to the directors/committee members to enable them to plan their schedules and to ensure their meaningful participation in the meetings. The Board met Four times in financial year details of which are summarized as below:



Sr. No.	Date of Meeting	Board Strength	No. of Directors Present
1	06/04/2023	6	6
2	30/05/2023	6	6
3	25/07/2023	6	6
4	22/08/2023	6	6
5	01/09/2023	6	6
6	09/11/2023	6	6
7	05/02/2024	6	6

• MEETING OF INDEPENDENT DIRECTORS

The Independent Directors of your Company met once during the year on 05/02/2024 without the presence of Non-Independent Directors and members of the management. The meeting was conducted in an informal and flexible manner to enable the Independent Directors to, inter alia, discuss matters pertaining to review of performance of Non-Independent Directors and the Board as a whole, review the performance of the Chairperson of the Company after taking into account the views of the Executive and Non-Executive Directors, assess the quality, quantity and timeliness of flow of information between the Company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

3. <u>COMPOSITION OF COMMITTEES</u>

i. <u>AUDIT COMMITTEE</u>

The powers, role and terms of reference of the Audit Committee are in line with the provisions of Section 177 of the Companies Act, 2013 and part C of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Audit Committee discharges such duties and functions generally indicated under Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015; Companies Act, 2013 and such other functions as may be specifically assigned to it by the Board from time to time.

<u>COMPOSITION</u>

All Members of the Audit Committee have accounting and financial management expertise. The Chairman of the Committee attended the AGM held on 23rd September, 2024to answer the shareholders queries. The role of Audit Committee, the powers exercised by it pursuant to the terms of reference, and the information reviewed by it are in accordance with the requirements as specified in the Regulation 18 of SEBI (LODR) Regulations, 2015 Companies Act, 2013 and other applicable laws, if any. Apart from the above, the Audit Committee also exercises the role and powers entrusted upon it by the Board of Directors from time to time.

Name	Designation	Chairman/Member
Shri Krupali Shah	Independent Director	Chairman
Shri Surendrasinh Bihola	Independent Director	Member
Shri Vishal Mekhiya	Independent Director	Member



• MEETING AND ATTENDANCE

The Chairman and Whole-time Director and Statutory Auditors are the invitees to the Audit Committee meetings. During the period under review, the Audit Committee met seven times on 06/04/2023, 30/05/2023, 25/07/2023, 22/08/2023, 01/09/2023, 09/11/2023 and 05/02/2024 and was attended by all members. The Audit Committee comprises following members:

Name	Designation	No of meetings attended
Shri Kiran Shah	Chairman	7
Shri MahendraGosalia	Member	7
Shri Krupali Shah	Member	7

As on date of this report, the composition of Audit Committee is as follows:

Name	Designation	Chairman/Member	
Shri Krupali Shah	Independent Director	Chairman	
Shri Surendrasinh Bihola	Independent Director	Member	
Shri Vishal Mekhiya	Independent Director	Member	

ii. NOMINATION AND REMUNERATION COMMITTEE

The roles and responsibilities of the Committee are in accordance with the requirements as specified in the Regulation 19 of SEBI (LODR) Regulations, 2015, Companies Act, 2013 and other applicable laws, if any. Apart from the above, the Committee also exercises the role and powers entrusted upon it by the Board of Directors from time to time.

The Nomination and Remuneration Committee has been vested with the authority to, inter alia, recommend nominations for Board membership, develop and recommend policies with respect to composition of the Board commensurate with the size, nature of the business and operations of the Company, establish criteria for selection of Board members with respect to competencies, qualifications, experience, track record, integrity, devise appropriate succession plans and determine overall compensation policies of the Company. During the period under review, the Nomination and Remuneration Committee met on and 05/02/2024.

• COMPOSITION

The Constitution of the Nomination and Remuneration Committee during the financial year ended March 31, 2024 is given below:

Name	Position	Category
Shri Kiran Shah	Chairman	Non-executive Independent Director
Shri MahendraGosalia	Member	Non-executive Independent Director
Shri Krupali Shah	Member	Non-executive Independent Director



Name	Designation	Chairman/Member
Shri Krupali Shah	Independent Director	Chairman
Shri Surendrasinh Bihola	Independent Director	Member
Shri Vishal Mekhiya	Independent Director	Member

As on date of this report, the composition of Nomination and Remuneration Committee is as follows:

• Remuneration to Directors

a. The executive Directors get salary and perquisites. Remuneration paid for the year ended 31st March, 2024 was as under.

Name of the director	Name of the director Period of appointment	
Shri Vijay C. Shah	Five years from with effect from 01/01/2021	24,00,000/-
SmtNalini V. Shah	Five years with effect from 01/01/2021	24,00,000/-
Shri Sanket V. Shah	Five years with effect from 01/01/2021	24,00,000/-
	72,00,000	

- **b.** The criteria for making payments to the Whole Time Directors are: Salary:
- As recommended by the Nomination and Remuneration Committee approved by the Board and the shareholders of the Companies. Perquisites, retirement benefits and performance pay are also paid/ provided in accordance with the Company's compensation policies, as applicable to all employees and the relevant legal provisions.
- Remuneration is determined keeping in view the industry benchmarks.
- **c.** The Non-Executive Directors were not paid any remuneration including sitting fees for attending the meetings of the Board and Committees.

iii. STAKEHOLDER'S RELATIONSHIP COMMITTEE

BRIEF DESCRIPTION OF TERMS OF REFERANCE

The terms of reference of the Stakeholder's Relationship Committee are in line with provisions of Section 178 of the Act and part D of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Stakeholder's Relationship Committee is primarily responsible for Redressal or Shareholder's/ Investor's / Security / holder's grievance including complaints related to transfer or shares. Non-receipt of declared dividends, annual reports etc.

• COMPOSITION

Name	Designation	Position
Shri Krupali Shah	Non-executive-Independent Director	Chairman
Shri Sanket Shah	Executive Director	Member
Shri Vijay C Shah	Executive Director	Member



• MEETING AND ATTENDANCE

Committee met seven times during FY 2023-24 i.e. 06/04/2023, 30/05/2023, 25/07/2023, 22/08/2023, 01/09/2023, 09/11/2023 and 05/02/2024. The Composition of the Stakeholders Relationship Committee and details of Members participation at the Meetings of the Committee are as under:

Name	Position	No of meetings attended
Shri MahendraGosalia	Chairman	7
Shri Sanket Shah	Member	7
Shri Vijay C Shah	Member	7

As on date of this report, the composition of STAKEHOLDER'S RELATIONSHIP COMMITTEE Is as follows:

Name	Designation	Chairman/Member
Shri Krupali Shah	Independent Director	Chairman
Shri Surendrasinh Bihola	Independent Director	Member
Shri Vishal Mekhiya	Independent Director	Member

i.CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

BRIEF DESCRIPTION OF TERMS OF REFERANCE

Brief Outline on CSR Policy of the Company: the CSR policy applies to all activities that areundertaken as part of our Good & Green CSR program hence is titled, "Good & Green CSR Policy forPRERNA INFRABUILD LIMITED". This policy will be further reviewed, developed and updated in reference to relevant codes of corporate governance, industrial trends and international standards and best practices.

PRERNA INFRABUILD LIMITED classifies those projects as CSR, which are over and above our normal course of business. This policy fulfils the requirements of the CSR rules as per the Section 135 of the Companies Act, 2013.

• COMPOSITION

Name	Designation
Shri Vijay Chandulal Shah	Executive director
Shri Sanket Shah	Executive director
Smt. Krupali Shah	Non-Executive, Independent Director

• MEETING AND ATTENDANCE

Committee met one times during FY 2023-24 i.e. and 06/04/2023, 30/05/2023 and 09/11/2023. The Composition of the corporate social responsibility Committee and details of Members participation at the Meetings of the Committee are as under:



Name	Position	No of meetings attended
Shri Vijay Chandulal Shah	Chairman	1
Shri Sanket Shah	Member	1
Smt. Krupali Shah	Member	1

In addition, Details of Shareholders' Complaints received during the year are as follows:

Particulars	No. of Complaints
Investor complaints pending as at April 1, 2023	0
Investor complaints received during the year ended on March 31, 2024	1
Investor complaints resolved during the year ended March 31, 2024	1
Investor complaints pending as on March 31, 2024	0

SHARE TRANSFER COMMITTEE

The Stakeholder Relationship Committee has delegated power of approving transfer of securities to Shri Vijay Shah and Shri Sanket Shah. The Committee, inter alia, reviews and approves the transfer/ transmission/ D-mat of equity shares as submitted by Big Share Services Private Limited., the Registrar & Transfer Agent of the Company. There is no physical transfer during the year.

ii.SPECIAL RESOLUTIONS PASSED AT THE LAST 3 ANNUAL GENERAL MEETINGS

Year	Venue of AGM	Day,	No of special
Ieal	rear venue of AGM		resolution passed
	PRERNA', Survey No. 820/1, In Lane of	Thursday,	
2020-21	Panchvati Auto, Opp. AnandDhamDerasar,	30/09/2021 at	6
	S.G. Road, Makarba, Ahmedabad – 380058	11.00 am	
	PRERNA', Survey No. 820/1, In Lane of	Thursday,	
2021-22	Panchvati Auto, Opp. AnandDhamDerasar,S.G.	15/09/2022 at	1
	Road, Makarba, Ahmedabad – 380058	11.00 am	
	PRERNA', Survey No. 820/1, In Lane of	Wednesday,	
2022-23	Panchvati Auto, Opp. AnandDhamDerasar,S.G.	27/09/2023 at	1
	Road, Makarba, Ahmedabad – 380058	11.00 am	

iii.DISCLOSURE ON MATERIALLY SIGNIFICANT RELATED PARTY TRANSACTIONS:

All related party transactions done by the Company during the financial year were at arm's length and in ordinary course of business. All related party transactions were reviewed and approved by the Audit Committee. During the financial year 2023-24, your Company has entered into any material related party transaction as per the SEBI Listing Regulations with any of its related parties. Disclosures pursuant to the Accounting Standards on related party transactions have been made in the notes to the Financial Statements. As there were no related party transactions which were in the ordinary course of the business or not on arm's length basis and also since there was material related party transaction as stated above, disclosure under Section 134(3) (h) in Form AOC-2 of the Companies Act, and 2013 is applicable.



iv.STRICTURES AND PENALTIES

The Company has complied with requirements of the Stock Exchanges, SEBI and other statutory authorities on all matters relating to capital markets during the last three years and they have not imposed any penalties on, or passed any strictures against the Company.

v.MEANS OF COMMUNICATION

Quarterly and Annual Financial Results of the Company were submitted to the Stock Exchange immediately after the Board approves them. Thereafter, the same were published in Business Standard English and Gujarati Ahmedabad editions. Disclosures pursuant to various clauses of the Listing Agreement were promptly communicated to Bombay Stock Exchange.

No formal presentation was made to the institutional investors or to the analysts during the year under review.

Management Discussion and Analysis forms Part of the Annual Report, which is sent to the Shareholders of the Company.

vi.GENERAL SHAREHOLDER INFORMATION

a. Exclusive e-mail id for investor grievances

Pursuant to Regulation 13(3) of the SEBI (LODR) Regulations, 2015, the following email id has been exclusively designated for communicating investor grievances: investor@prernagroup.com. Person in-charge of the Department: Mr. Sanket Shah.

b. Annual General Meeting

The 36thGeneral Meeting will be held on 23rd September, 2024 at 11.00 am. Through Video Conferencing (VC)/ Other Audio-Visual Means (OAVM).

c. Financial Calendar

First quarter results: JULY 2023 Second quarter results: NOVEMBER 2023 Third quarter results: FEBRUARY 2023 Annual results: MAY 2023 Annual General Meeting: August/September 2024

d. Book Closure

The Register of Members and the Share Transfer Register will be closed from Tuesday, 17th September, 2024 to Monday, 23rd September, 2024 (both days inclusive).

e. Dividend Payment Date

Not applicable

f. Shares Listed At

The equity shares of the Company are listed at: Bombay Stock Exchange Limited (BSE) Annual Listing fees for the year 2023-24 have been paid to the stock exchange. The Company has also paid the Annual Custodial fees to both the depositories.

g. Stock Codes

The stock code of the Company is 531802.



h. International Securities Identification Number (ISIN) The ISIN of the equity shares of the Company is INE426H01014.

i. Corporate Identity Number (CIN) CIN of the Company is L65990GJ1988PLC010570.

j. High/Low of monthly Market Price of the Company's Equity Shares

	Bombay Stock Exchange (BSE)		
		(In Rs. Per share)	
	Month's High Price	Month's Low Price	
April, 2022	36.90	24.05	
May, 2022	29.80	20.63	
June, 2022	30.40	20.90	
July, 2022	31.74	24.50	
August, 2022	27.00	23.70	
September, 2022	27.20	24.00	
October, 2022	28.98	24.19	
November2022	31.69	26.00	
December, 2022	30.45	26.10	
January, 2023	38.80	27.76	
February, 2023	38.50	30.40	
March, 2023	35.88	27.02	

k. Evolution of Capital

Particulars of Equity shares issued by the Company

Year of	Allotment	Total issued capital at
issue	of shares	the end of financial year
1995	1380000	13800000
1996	1330000	27100000
1996	3362600	60726000
2011	1869910	79425100
2015	3710000	116525100
2016	390000	120425100
2023	24085020	361275300

l. Share Transfer System

As per the SEBI Guidelines, the Registry and Share Transfer Activity is being handled by M/s big share Services Private Limited, Mumbai. The Share Transfer requests received in physical form are normally registered within 15 days from the date of receipt.

m. Distribution Of Shareholding (As On March 31, 2024) On the basis of Share held



Shareholding Of Nominal	Number Of Shareholders	Percentage of total	Shares	Percentage of total
1-500	8336	75.8646	1258545	3.4836
501-1000	1112	10.1201	946821	2.6208
1001-2000	637	5.7972	998867	2.7648
2001-3000	265	2.4117	690191	1.9104
3001-4000	122	1.1103	443669	1.2281
4001-5000	140	1.2741	678452	1.8779
5001-10000	197	1.7929	1510382	4.1807
100001-99999999999	179	1.629	29600603	81.9336
Total	10988	100.0000	36127530	100.0000

On the basis of category

Category	No Of Shares Held	% Of Total Shares Held
Public	11430355	31.64
Corporate bodies	322121	0.89
Promoters	24017247	66.48
Non-resident Indians	356061	0.99
Clearing Member	1246	0.00
Total	36127530	100

n. Dematerialization of Shares And Liquidity

Shares of the Company are traded compulsorily in dematerialized form and are available for trading with both the depositories with whom the Company has established direct connectivity. The Demat requests received by the Company are continually monitored to expedite the process of dematerialization. The Demat requests are confirmed to the depositories within five working days of receipt.

During the year, the Company does not have any Demat requests for equity shares. • Liquidity: The Company's Shares are liquid on BSE.

o. Code of Conduct For Prevention Of Insider Trading

The Company has adopted a comprehensive Code of Conduct pursuant to the provisions of the SEBI (Prohibition of Insider Trading) Regulations, 1992, for prevention of insider trading in shares of the Company. The Code of Conduct is implemented diligently mandating initial and continual disclosures from the senior officials, directors, and auditors of the Company upon trading in the shares of the Company. The Code also restricts specified employees to deal in the shares of the Company on the basis of any unpublished price sensitive information available to them by virtue of their position in the Company. The transactions of insiders in the shares of the Company are subjected to trading window closures, pre-clearance of trades etc. as envisaged in the Code. The Code has been disseminated through the Company's website for easy access to the employees and is updated from time to time.



p. Reconciliation of Share Capital Audit Report

Pursuant to the provisions of the SEBI (Depositories & Participants) Regulations, 1996, quarterly audit is being undertaken by a Practicing Company Secretary for reconciliation of share capital of the Company. The audit report inter alia covers and certifies that the total shares held in CDSL, NSDL and those in physical form tally with the issued and paid-up capital of the Company, the Register of Members is duly updated; Demat requests are confirmed within stipulated time etc. The Reconciliation of Share Capital Audit Report is submitted with BSE and is also placed before the meetings of the Board of Directors.

q. Outstanding GDRs/ADRs/Warrants or any convertible instrument as on 31st March-2024

There were no outstanding GDRs/ADRs/Warrants or any convertible instrument as at end March-2024.

r. Plant Locations

The nature of business is such that the Company has no plant.

s. Address for Correspondence

All enquiries, clarification and correspondence should be addressed to the compliance officer at the following Addresses.

1) PrernaInfrabuild Limited.

'PRERNA', Survey No. 820/1, In Lane of Panchvati Auto, Opp. AnandDhamDerasar, S.G. Road, Makarba, Ahmedabad-380058 **Tel- 079-26925653. E-mail: www.prernagroup.com**

2) Registrar & Transfer Agent

Bigshare Services Private Limited 1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, MakwanaRoad,Marol, Andheri (East), Mumbai, Maharashtra-400059 **Tel-022-28470652/40430200, E-mail-info@bigshareonline.com Website-www.bigshareonline.com**



AUDITORS CERTIFICATE REGARDING COMPLAINCE OF CONDITIONS OF CORPORATE GOVERNANCE

We have examined compliance of conditions of Corporate Governance by Prerna Infrabuild Limited (the Company), for the year ended 31st March, 2024, as stipulated in clause 49 of the Listing Agreement ('Listing Agreement') of the Company with the stock exchanges and as per the relevant provisions of Securities Exchange Board of India (LODR) Regulations, 2015 ('Listing Regulations') as referred to in Regulation 15(2) of the Listing Regulations for the period 1st April 2023 to 31st March 2024.

The compliance conditions of Corporate Governance are the responsibility of the management. Our examination was limited to procedures & implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statement of the Company.

In our opinion and to the best of our information and according to the explanations given to our and the representation by the Directors and the management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Agreement / Listing Regulations, as applicable except Regulation 46(2) (b) to (i) of SEBI (LODR) Regulations, 2015.

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

Date: 21/08/2024 Place: Ahmedabad

GKV & ASSOCIATES.

GautamVirsadiya Practicing Company Secretary FCS 12366, C.P. NO 19866 UDIN: F012366F000992642

DECLARATION ON ADHERENCE TO THE CODE OF CONDUCT UNDER SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

All the Board members and senior management personnel of the Company have confirmed adherence to the Code of Conduct of PrernaInfrabuild Limited for the financial year ended March 31, 2024.

Place: Ahmedabad Date: 21/08/2024

Registered office: 'PRERNA', Survey No. 820/1, In Lane of Panchvati Auto, Opp. AnandDhamDerasar, S.G. Road, Makarba, Ahmedabad-380058

for, and on behalf of the Board

SD/-Vijay C Shah Managing director DIN: 00038062



CERTIFICATE PURSUANT TO REGULATION 17(8) OF THE SEBI (LODR) REGULATIONS, 2015

We, Shri Vijay C Shah, Chairman and Managing Director (CEO) and Shri Sanket V Shah, Managing Director (CFO) do hereby certify to the Board that:

- a) We have reviewed the Balance Sheet as at March 31, 2024, the Profit and Loss Account and the Cash Flow Statement for the year ended on that date and that to the best of our knowledge and belief:
 - i. The said statements do not contain any false, misleading or materially untrue statements or figures or omit any material fact, which may make the statements or figures contained therein misleading;
 - ii. The said statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b) There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- c) We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the internal control systems of the Company pertaining to financial reporting and have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- d) We have indicated to the Auditors and the Audit Committee:
 - i. Significant changes in internal control over financial reporting during the year, if any;
 - ii. significant changes in accounting policies during the year if any and that the same have been disclosed in the notes to the financial statements; and
 - iii. Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

For, PrernaInfrabuild Limited

SD/-Vijay C Shah (CEO) DIN: 00038062

Place: Ahmedabad Date: 21/08/2024 SD/-Sanket V Shah (CFO) DIN: 00038121



ANNEXURE F

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 arm's length transactions under third proviso thereto.

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

SL. NO.	PARTICULARS	DETAILS
a)	Name(s) of the related party and nature of relationship	NIL
b)	Nature of contracts /arrangements/trans actions	NIL
c)	Duration of the contracts / arrangements / transactions	NIL
d)	Salient terms of the contracts or arrangements or transactions including the	NIL
	value, if any	
e)	Justification for entering into such contracts or arrangements or transactions	NIL
f)	Date(s) of approval by the Board	NIL
g)	Amount paid as advances, if any	NIL
h)	Date on which the special resolution was passed in general meeting as	NIL
	required under first proviso to Section 188	

2. Details of material contracts or arrangement or transactions at arm's length basis

			Salient terms of		
Name(s) of the	Nature of	Duration of	the contracts or	Date(s) of	Advance
related party	contracts /	the contracts/	arrangements or	approval by	Amount
and nature of	arrangements /	arrangements	transactions	the Board, if	paid, if
relationship	transactions	/ transactions	including the	any	any
			value, if any		
PRERNA	CAPITAL	YEARLY	AS PER	30/05/2023	0
INFRABUILD	CONTRIBUTION		APARTNERSHIP		
PARTNER			DEED		
FIRM					
SANKET SHAH	Remuneration	YEARLY	As per the	30/05/2023	0
			Audited Accounts		
VIJAY SHAH	Remuneration	YEARLY	As per the	30/05/2023	0
			Audited Accounts		
NALINI SHAH	Remuneration	YEARLY	As per the	30/05/2023	0
			Audited Accounts		
PrernaSolitaire	CAPITAL	YEARLY	AS PER	30/05/2023	0
LLP	CONTRIBUTION		AGREEMENT		



FORM AOC-1

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures

Part "A": Subsidiary

No.	Particulars	Associate Company
1.	Name of the Company	PRERNA INFRABUILD FIRM
2.	Reporting period for the associate concerned.	FROM 01/04/2023 TO 31/03/2024
3.	Reporting currency and Exchange rate as on	N.A
	the last date of the relevant Financial year in	
	the case of foreign subsidiaries	
4.	Partners fixed capital	1,00,000.00
5.	Reserves & surplus	-
6.	Total assets	295849401
7.	Total Liabilities	295849401
8.	Investments	NIL
9.	Turnover	NIL
10.	Profit before taxation	27897113
11.	Provision for taxation	13216503
12.	Profit after taxation	14680610
13.	Proposed Dividend	NIL
14.	% of shareholding	90.00%

- **1.** Names of subsidiaries which are yet to commence operations Not applicable
- **2.** Names of subsidiaries which have been liquidated or sold during the year. Not applicable



FORM AOC-1

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures

Part "A": Associate Company

No.	Particulars	Associate company
1.	Name of the Company	PRERNA SOLITAIRE
		INFRA LLP
2.	Reporting period for the associate concerned.	FROM 01/04/2023TO
		31/03/2024
3.	Reporting currency and Exchange rate as on the last	N.A
	date of the relevant Financial year in the case of	
	foreign subsidiaries	
4.	Partners Contribution	68032188
5.	Reserves & surplus	-2066370
6.	Total assets	148187060
7.	Total Liabilities	148187060
8.	Investments	NIL
9.	Turnover	44306218
10.	Profit before taxation	-353897
11.	Provision for taxation	NIL
12.	Profit after taxation	-353897
13.	Proposed Dividend	NIL
14.	% of shareholding	33.00%

- **1.** Names of subsidiaries which are yet to commence operations Not applicable
- **2.** Names of subsidiaries which have been liquidated or sold during the year. Not applicable



ANNEXURE-G

vii. CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

BRIEF DESCRIPTION OF TERMS OF REFERANCE

Brief Outline on CSR Policy of the Company: At PIL, the CSR policy applies to all activities that areUndertaken as part of our Good & Green CSR program hence is titled, "Good & Green CSR Policy forPRERNA INFRABUILD LIMITED". This policy will be further reviewed, developed and updated in reference torelevant codes of corporate governance, industrial trends and international standards and best practices.

PRERNA INFRABUILD LIMITED classifies those projects as CSR, which are over and above our normal course of business. This policy fulfils therequirements of the CSR rules as per the Section 135 of the Companies Act, 2013.

• COMPOSITION

Name	Designation
Shri Vijay Chandulal Shah	Executive director
Shri Sanket Shah	Executive director
Smt. Krupali Shah	Non-Executive, Independent Director

• MEETING AND ATTENDANCE

Committee met one time during FY 2023-24 i.e. 09/11/2023. The Composition of the corporate social responsibility Committee and details of Members participation at the Meetings of the Committee are as under:

Name	Position	No of meetings attended
Shri Vijay Chandulal Shah	Chairman	1
Shri Sanket Shah	Member	1
Smt. Krupali Shah	Member	1

Provide the executive summary of Impact Assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8, if applicable.

The Company has conducted the impact assessment of its project "YUVA UNSTOPPABLE' (Registration no. E/17710/AHMEDABAD) towards DONATION FOR EVOLUTION" during the FY 2023-24 on voluntary basis.

a. Average net profit of the company as per section 135(5): $\gtrless~63433513.00$

b. Two percent of average net profit of the company as per section 135(5): ₹1268670.00

c. Surplus arising out of the CSR projects or programmes or activities of the previous financial years: Nil

d. Amount required to be set off for the financial year, if any: Nil

e. Total CSR obligation for the financial year (5b+5c-5d): ₹₹1268670.00

a. Amount spent on CSR Projects (both Ongoing Project and other than Ongoing Project): ₹₹1268670.00

b. Amount spent in Administrative Overheads: NIL

c. Amount spent on Impact Assessment, if applicable: Nil

d. Total amount spent for the Financial Year [(a) + (b) +(c)]: ₹₹1268670.00



INDEPENDENT AUDITOR'S REPORT ON AUDIT OF ANNUAL STANDALONE FINANCIAL RESULTS

TO THE BOARD OF DIRECTORS OF PRERNA INFRABUILD LIMITED

Opinion

We have audited the accompanying Statement of Standalone Financial Results of PRERNA INFRABUILD LIMITED ("the Company") for the year ended March 31 , 2024 ("the Statement"), being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("the Listing Regulations"). In our opinion and to the best of our information and according to the explanations given to us, these Standalone Financial Results for the year ended March 31, 2024:

- a. is presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended; and
- b. gives a true and fair view in conformity with the recognition and measurement principles laid down in the Indian Accounting Standards and other accounting principles generally accepted in India of the net profit and total comprehensive income and other financial information of the Company for the year then ended.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Companies Act, 2013 ("the Act"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for Audit of the Standalone Financial Results for the year ended March 31,2024, section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the Standalone Financial Results for the year ended March 31, 2024 under the provisions of the Act and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our audit opinion.



Management's & Board of Director's Responsibilities for the Standalone Financial Results

This Statement, which includes the Standalone Financial Results is the responsibility of the Company's Board of Directors, and has been approved by them for the issuance. The Statement has been compiled from the related audited standalone financial statements for the year ended March 31, 2024, and interim financial information for the quarter ended March 31, 2024 being the balancing figure between audited figures in respect of the full financial year and the audited year to date figures up to the third quarter of the current financial year. This responsibility includes the preparation and presentation of the Statement that give a true and fair view of the net profit and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in the Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued there under and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone Financial Results that give a true and fair view and is free from material misstatement, whether due to fraud or error.

In preparing the Statement, 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 financial reporting process of the Company.

Auditor's Responsibilities for Audit of the Standalone Financial Results

Our objectives are to obtain reasonable assurance about whether the Standalone Financial Results for the year ended March 31, 2024 as a whole is 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 this Standalone Financial Results.

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

- Identify and assess the risks of material misstatement of the Standalone Financial Results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery,_ intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.



- Evaluate the appropriateness of accounting policies used and the reasonablene ~ nting estimates and related disclosures made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under Regulation 33 of the Listing Regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Company to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Standalone Financial Results, including the disclosures, and whether the Standalone Financial Results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the Standalone Financial Results of the Company to express an opinion on the Standalone Financial Results.

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 communicate to them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Report on other Legal and Regulatory Requirements and Our Opinion:

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

- As required by section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - (b) In our opinion, proper books of accounts as required by law have been kept by the company so far as it appears from our examination of the books.
 - (c) The Balance Sheet, Statement of Profit & Loss including Other comprehensive income, the cash flow statement and statement of changes in Equity dealt with by this report are in agreement with the books of account.





(c) I our opinion the standalone financial statements dealt with by this report are in agreement with the books of account;

- (d) in our opinion, the aforesaid standalone financial statements comply with Ind AS specified under Section 133 of the Act;
- (e) On the basis of written representation received from the Directors and taken on record by the Board of Directors, we report that none of the Director is disqualified as on 31st March 2022 from being appointed as a Director in terms of Section 164(2) of the Act.
- (f) With respect to the adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B" and;
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
- i. The Company has disclosed the impact of pending litigation as at 31st March, 2024 on it's standalone financial statement in Note:34.
- ii. The Company does not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and
- iii. Unpaid dividend of Rs.2,46,667/- is required to be transferred to the Investor Education and Protection Fund by the Company.

Place: Ahmedabad

Date: 21-05-2024

For, Philip Fernandese & Co, Chartered Accountants FRN 128122W

Philip Fernandes Proprietor M.N. 125960 UDIN:24125960BKGE0F2137



Annexure (A) to Auditors' Report

Referred to in our report to members of Prerna Infrabuild Limited on the standalone financial statements for the year 31st March, 2024

i. (a) Company is maintaining proper records showing full particulars, including quantitative details and situation of fixed assets;

(b) Title deeds of immovable properties are held in the name of the company.

(c) These fixed assets have been physically verified by the management at reasonable Intervals and no material discrepancies were noticed on such verification.

- ii. Physical verification of inventory has been conducted at reasonable intervals by the management and no material discrepancies were noticed.
- iii. The company has not granted any loans, secured or unsecured to companies, firms or other parties covered by clause (76) of Section 2 of the Companies Act, 2013.
- iv. In our opinion the company has complied with the provisions of Section 185 and 186 of the Companies Act, 2013 in respect of loans investments guarantees and security.
- v. The Company has not accepted any deposits from the public and complied with the directives issued by the Reserve Bank of India and the provisions of section 73 to 76 or any other relevant provisions of the Companies Act and the rules framed there under, wherever applicable. There is no order passed by the Company Law Board or National Company Law Tribunal or Reserve Bank of India or any court or any other tribunal.
- vi. The company has not defaulted in repayment of dues to a financial institution or bank or debenture holders.
- vii. We are informed that the Central Government has not prescribed maintenance of Cost Records under Sub Section (1) of Section 148 of the Companies Act for the business in which the company is engaged.
- viii. (a) According to the records of the Company, undisputed statutory dues including provident Fund, employees' state insurance, income-tax, sales-tax, wealth tax, service tax, duty of customs, duty of excise, value added tax, cess and other statutory dues have been generally regularly deposited with the appropriate authorities.
 - a) According to the information and explanations given to us, no undisputed amounts is payable which is outstanding as at 31st March 2024 for a period of more than six months from the date of becoming payable.
 - b) According to records of the company, no amount is required to be transferred to investor education and protection fund in accordance with the relevant provisions of the Companies Act, 2056(1 of 2056) and the rules made there under.
 - ix. Moneys raised by way of public issue/ follow-on offer (including debt instruments) and term loans were applied for the purposes for which those are raised.
 - x. Managerial remuneration has been paid / provided in accordance with the requisite approvals mandated by the provisions of section 207 read with schedule V to the Companies Act?
- xi. Any fraud by the company or any fraud on the Company by its officers/ employees has not been noticed or reported during the year.



- xii. Since company is not Nidhi Company, clause not applicable.
- xiii. Company has not made any preferential allotment / private placement of shares or fully or partly convertible debentures during the year under review.
- xiv. All transactions with the related parties are in compliance with Section 188 and 177 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc. as required by the applicable IND AS.
- xv. The company has not entered into any non-cash transactions with directors or persons connected with him.
- xvi. The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934.
- xvii. The Company has not incurred cash losses in the financial year covered by our audit and in the immediately preceding financial year
- xviii. There has been no resignation of the statutory Auditors during the year. Accordingly, reporting under clause 3(xviii) of the Order is not applicable to the Company.
- xix. On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor give any assurance that all liabilities falling due within a period of one year from the balance sheet date. will get discharged by the Company as and when they fall due.
- xx. (a) There are no unspent amounts towards Corporate Social Responsibility (CSR) on other than ongoing projects requiring a transfer to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub-section (5) of Section 135 of the said Act. Accordingly, reporting under clause 3(xx) (a) of the Order is not applicable to the company. (b) There are no unspent amounts towards Corporate Social Responsibility (CSR) on ongoing projects under subsection (5) of section 135 of the Companies Act, has been transferred to special account in compliance with the provision of sub-section (6) of section 135 of the said Act. Accordingly, reporting under clause 3(xx) (b) of the Order is not applicable to the Company.

Place: Ahmedabad

Date: 21-05-2024

For, Philip Fernandese & Co, Chartered Accountants FRN 128122W

Philip Fernandes Proprietor M.N. 125960 UDIN:24125960BKGE0F2137



Annexure (B) to Auditors' Report

Referred to in paragraph 1(f) under "Report on other legal and regulatory requirements" of our report of even date)

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

We have audited the Internal Financial Control over financial reporting of **Prerna Infrabuild Ltd** ("the Company") as of 31st March, 2024 in conjunction with our audit of the standalone financial statements of the Company for the year then ended.

Management Responsibility for the Internal Financial Controls

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

Auditor's Responsibility

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

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

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

Meaning of Internal Financial Controls Over Financial Reporting



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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

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

Place: Ahmedabad

Date: 21-05-2024

For, Philip Fernandese & Co, Chartered Accountants FRN 128122W

Philip Fernandes Proprietor M.N. 125960 UDIN:24125960BKGEOF2137



PRERNA INFRAE CIN: L65990GJ19			
STANDALONE BALANCE SHE			
Particulars	Note No.	As at 31 March, 2024	As at 31 March, 2023
		Rupees (in Lakh)	Rupees (in Lakh)
AASSETS	I I		
1 Non-current assets		co. 11	05.0
a. Property, plant and equipment b. Capital Work in progress	1	63.11	85.0
 b. Capital Work in progress c. Investment property 	2	- 57.36	2.9
d. Other intangible assets	<u> </u>	-	2.3
e. Financial assets	I I	~	-
i. Investments	3	323.55	93.
II. Loans	4	-	7.
iii. Other Financial assets	5	-	-
f Deferred tay essets (not)	C	17.05	10
f. Deferred tax assets (net)	6	17.25	16.1
g. Other non current assets	7	1855.10	1757.
		2316.38	1962.
2 Current assets a. Inventories	8	3563.60	3634.
b. Financial assets	°	5565.60	5054.5
i. Trade receivables	9	1056.46	156.
ii. Cash and cash equivalents	10	44.96	55.
iii. Bank balance other than (iii) above	11	1692.47	752.
iv. Loans	4	7.15	102.
c. other financial assets	5	2274.67	25.5
d. Current Tax Assets (net)	12	46.83	27.
e. Other Current Assets	7	130.33	21.
1		8816.46	4675.
TOTAL		11132.84	6637.
EQUITY AND LIABILITIES	I I		
1 Equity	12	2010.75	1004
Equity Share Capital Other Equity	13 14	3612.75 6500.94	1204. 3591.
Other Equity	14	8500.94	3091.
		10113.69	4795.
2 Non-current liabilities	I I		
a. Financial Libility			
I. Borrowing	15	-	14.
ii. Trade Payable	16	-	-
iii. Other financial liabilities		-	-
 Other non current liabilities 	17	10.26	2.
Total non-current liabilities	1 1	10.26	16.
Course at U.S. Mittle a			
3 Current liabilities	I I		
a. Financial Libility I. Borrowing	15	959.08	1818.
	16	909.00	1010.
ii. Trade Payable Total outstanding dues of micro and small enterprise	10	1.48	0.
 Total outstanding dues of micro and small enterprise Total outstanding dues of creditors other than micro and small 	I I	0.05	2.
enterprise		0.05	2.
III. Other financial liabilities	47	-	,
	17	6.48	4.
c. Other current liabilities	18	41.80	0.
Total current liabilities		1008.89	1824.
Total Equity and liabilities		11,132.84	6,637.1
Significant Accounting Policies & Notes forming part of accounts	27 to 38		
ee accompanying notes forming part of the financial statements In term			
or Philip Fernandes & Co	For and on I	behalf of the Board of Direct	ors
hartered Accountants			
CAI Firm Reg No: 128122W	1000 II		22 6 L2W V
	Chairman 8		Managing Director
	(Vijay C Sha	ah): ((Sanket V Shah)
roprietor	sd/-		sd/-
1.N. 125960			
	Whole-Time		Company Secretary
	(Nalini V Sh	iah)	(Megha Shah)
	sd/-		sd/-
Place : Ahmedabad	Place : Ahm	edabad	
ate :	Date :		



	CIN: L65990GJ198	8PLC0	10570			
Particulars			For the year ended 31 March, 2024	d For the year ended 31 March, 2023		
			Rupees (in Lakh)	Rupees (in Lakh)		
I	Revenue from operations	19	2,382.36	1,786.35		
11	Other income	20	234.80	42.62		
III	Total Income (I+II)		2,617.16	1,828.97		
IV	Expenses					
	a. Cost of land/ plot	21	1,643.77	367.89		
	b. Cost of material consumed	21	-	245.56		
	c, Contract cost and project Exp	21		-		
	d. Changes in inventories of finished goods, work-in- progress	21	16.62	(218.21		
	e. Employee benefits expense	22	111.92	114.35		
	f. Finance costs	23	4.99	4.27		
	g. Depreciation and amortisation expense		22.56	29.42		
	h. Other expenses	24	129.78	94.45		
	Total expenses		1,929.63	637.72		
V	Profit / (Loss) before exceptional itmes and tax (III- IV)		687.52	1,191.24		
VI	Exceptional items		-	-		
VII VIII	Profit / (Loss) before tax (V+VI) Tax expense:		687.52	1,191.24		
	a. Current tax		166.75	215.00		
	b. Tax relating to prior years		-			
	c. Deferred tax credit		(0.44)			
IX	Profit / (Loss) for the year		521.20	977.64		
X	Other Comprehensive Income/(loss)		-			
XI XII	Total Comprehensive Income for year Earnings / (Loss) per equity share		521.20	977.64		
	a. Basic (Rs.)		0.00	8.12		
<u></u>	b. Diluted (Rs.)	a neta N	0.00	8.12		
	accompanying notes forming part of the financial staten	ients iv	loles 27 10 36			
For Cha	Philip Fernandes & Co rtered Accountants Firm Reg No: 128122W	For an	d on behalf of the Bo	ard of Directors		
			nan & M.D. C Shah):	Managing Director (Sanket V Shah)		
		sd/-		sd/-		
	prietor		-Time Director	Company Secretary		
M.N	. 125960	(Nalini V Shah) (Megha Shah) sd/- sd/-				
Plac	e : Ahmedabad	Place :Ahmedabad				
Date		Date :				



PRERNA INFRABUILD CIN: L65990GJ1988PL0 STATEMENT OF STANDALONE CASH FLOWS FOR	C010570	T MARCH 2024	
Particulars	For the year ended 31 March, 2024	For the year ended 31 March, 2023	
	Rupees (in Lakh)	Rupees (in Lakh)	
A. Cash flow from operating activities	Rupees (III Lakii)	Rupees (III Lakii)	
Net Profit / (Loss) before extraordinary items and tax	687.52	1,191.24	
Adjustments for:	007.02	1,101.2	
Depreciation and amortisation	22.56	29.42	
(Profit) / loss on sale / write off of assets	-	(0.12	
Finance costs	4.99	4.27	
Interest income	(224.35)	(31.80	
Net (gain) / loss on sale of investments	-	-	
Rental income from investment properties	(10.45)	(10.70	
Operating profit / (loss) before working capital changes	480.28	1,182.31	
Changes in working capital:			
Adjustments for (increase) / decrease in operating assets:			
Inventories	71.37	(218.2	
Trade receivables	(900.19)	(153.38	
Other current assets	(108.36)	40.78	
Trade Payable	(0.61)		
Other current liabilities except unpaid dividend	41.67	1,341.6	
Short-term provisions	1.89	0.90	
Changes in Non current asset-Operating	(98.08)	(1,727.69	
Net Cash from Operations	(512.03)	466.3	
Income Tax	(185.64)	(213.60	
Net cash flow from operating activity	(697.67)	252.70	
B. Cash flow from investing activities			
Purchase of Fixed assets	(55.04)	(23.22	
sale of fixed assets	(000.00)	1.00	
Movement in investments	(230.37)	142.82	
Movement in Loans & Advances	-		
Bank balances not considered as Cash and cash equivalents - Placed	(10.145.00)	(750.00	
- Matured	(10,145.00)	(750.00	
Interest received	7,090.00 224.35	- 31.80	
Changes in other financial assets	(134.08)	51.00	
Rental income from investment properties	10.45	10.70	
Changes in Other Non current laib-Rent deposit	7.80	(5.5)	
Net cash flow from / (used in) investing activities (B)	(3,231.90)	(592.4	
C. Cash flow from financing activities			
Changes in Borrowing	(873.31)	-	
Finance cost	(4.99)	(4.2)	
Proceeds from Equity	4,797.01	(18.75	
Net cash flow from / (used in) financing activities (C)	3,918.70	(23.02	
Net increase / (decrease) in Cash and cash equivalents (A+B+C)	(10.86)	(362.73	
Cash and cash equivalents at the beginning of the year	55.82	418.5	
Cash and cash equivalents at the end of the year	44.96	55.82	
Reconciliation of Cash and cash equivalents with the Balance Sheet:			

Prerina prerina since 1983

PRERNA INFRABUILD CIN: L65990GJ1988PL STATEMENT OF STANDALONE CASH FLOWS FOR	C010570	ST MARCH,2024
Cash and cash equivalents as per Balance Sheet (Refer Note 19)	44.96	55.82
Cash and cash equivalents at the end of the year * * Comprises: (a) Cash on hand	44.96	55.82
 (c) Balances with banks (i) In current accounts (iii) In deposit accounts with original maturity of less than 3 	44.96 - 44.96	55.82 - 55.82
See accompanying notes forming part of the financial statemer For Philip Fernandes & Co Chartered Accountants ICAI Firm Reg No: 128122W	its In terms of our report For and on behalf of th	
	Chairman & M.D. (Vijay C Shah):	Managing Director (Sanket V Shah)
Proprietor M.N. 125960	sd/-	sd/-
	Whole-Time Director (Nalini V Shah) sd/-	Company Secretary (Megha Shah) sd/-
Place : Ahmedabad Date :	Place :Ahmedabad Date :	



PRERNA INFRABUILD LTD STANDALONE STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31ST MARCH, 2024 (Rupees in Lakh)									
Particulars	Equity Share Application	Equity Share Capital	Security Premim Account	Revaluation Reserve	General Reserve		Total other equity		
Balance as at 1st April 2023	-	1,204.25	1,013.50	0.54	232.46	2,344.74	3,591.24		
Add: changes in equity share capital during the year Less: Share Exp	<u>1</u> 24	2,408.50	2,408.50 (20.00)	<u>-</u>	<u>8114</u>	-	2,408.50 (20.00		
Add: Profit during the year	-	-	-	-	x - .	521.20	521.20		
Balance as at 31-03-2024	-	3,612.75	3,402.00	0.54	232.46	2,865.94	6,500.94		
See accompanying notes forming part of the financial statements In terms of our report attached. For Philip Fernandes & Co For and on behalf of the Board of Directors Chartered Accountants ICAI Firm Reg No: 128122W									
Proprietor M.N. 125960			Chairman & M.D. (Vijay C Shah)	Managing D (Sanket V		Whole-Time (Nalini V Sh	1 10 10 10 10 10 10 10 10 10 10 10 10 10		
Place : Ahmedabad Date :			sd/-	sd/-		S	1/-		
				Company Se (Megha Si	-				



	PRERNA INFRABUILD LIMITED										
	Notes forming part of the standalone financial statements for the year ended 31-03-2024										
Note 1. Prop	perty, Plant a	nd Equipm	ent								
										(Rs in Lakhs)
			Gross bloc	:k			Dep	reciation		Net E	Block
Description of Assets	As at 1st April, 2023	Additions	Disposals	and the second s	As at 31st March, 2024	As at 1st April, 2023	For the year	Deletion during the year	As at 31st March, 2024	As at 31st March, 2024	As at 31st March, 2023
Buildings	21.26	-	-		21.26	6.52	0.72		7.24	14.02	14.74
Vehicles	221.29		-		221.29	162.47	18.36		180.83	40.46	58.82
A/c, Office Equipment & mobile	19.07		-	-	19.07	12.77	1.46	-	14.23	4.84	6.30
Computer	6.88				6.88	6.15	0.46		6.61	0.27	0.73
Furniture	12.39	0.29	-	-	12.68	7.98	1.19	-	9.17	3.51	4.4
Total	280.89	0.29	-		281.18	177.38	22.19		218.08	63.11	85.01

	As at 31-03-2023										
						_				(Rs. In lakh)	
		(Gross bloc	:k			Dep	reciation		Net Block	
Description of Assets	As at 1st April, 2022	Additions	Disposals		As at 31st March, 2023	As at 1st April, 2022	For the year	Deletion during the year	As at 31st March, 2023	As at 31st March, 2023	As at 31st March, 2022
Buildings	21.26	0.00	0.00	0.00	21.26	5.76	0.75	0.00	6.52	14.74	15.50
Vehicles	212.69	20.40	0.00	11.80	221.29	148.39	25.00	10.92	162.47	58.82	64.30
A/c, Office Equipment & mobile	18.11	0.96	0.00	0.00	19.07	10.90	1.87	0.00	12.77	6.30	7.21
Computer	6.35	0.53	0.00	0.00	6.88	5.49	0.66	0.00	6.15	0.73	0.86
Furniture	11.05	1.34	0.00	0.00	12.39	6.84	1.14	0.00	7.98	4.41	4.21
Total	269.47	23.22	0.00	11.80	280.89	177.38	29.42	10.92	195.89	85.01	92.08

1.1 Acquisition of new assets through business combination during the year was Rs. Nil

1.2 During the year company has not revalued any of the assets.

1.3 Tiltle deeds of all plants, property and equipment are in the name of the company except vehicles which are in the name of the directors.

1.4 The details of vehicles hypothecated as security against loan is given in Note

1.5 No Borrowing cost is capitalised in Property Plant and Equipment.

1.6 There are no assets under lease during the current and comparative period.



PRERNA INFRA Notes forming part of the star		ents
Particulars	As at 31 March, 2024	As at 31 March, 2023
	Rupees (in Lakh)	Rupees (in Lakh)
Note 2 Investment Property:		
(a) Property at Cellar-Prerna Arbour	2.84	2.9
(b) Property at Prerna Artka (2035-2040)	54.52	
Total	57.36	2.9
Cost or Deemed Cost		
Balance at the beginning of the year		0.0
Addition	57.73	0.0
Transfer to other tabngible assets	-	-
Disposal/ (Adjustment)	-	-
Balance at the end of the year	57.73	0.0
Accumulated Depreciation:		
Balance at the beginning of the year	-	-
Addition	0.37	
Transfer to other tabngible assets	-	-
Disposal/ (Adjustment)	-	-
Balance at the end of the year	0.37	0.0
Carrying Amount:		
Balance at the beginning of the year	-	-
Addition	57.36	-
Transfer to other tabngible assets	-	-
Disposal/ (Adjustment)	-	
Balance at the end of the year	57.36	0.0
Investment Property at Prerna Artika (SF 2035-2040)		
with monthly rental payments. Other property has bee	n considered for capital ap	preclation.
Financial Assets		
Note 3 Investments-Non Current:		
(Unquoted)		
A. Investment carried out at cost		
i. Partnership firm (90% control)	228.57	-34.96
ii. Associates	94.97	128.1
Total	323.55	93.1
Details of Investments:		
I. Investment at Cost:		
A. Investment carried out at cost-Partnership		
Fimr Subsidiary		
1. Prerna Infrabuild (Refer Note)		
i. Fixed Capital Contribution	0.90	0.9
ii, Variable Capital Contribution	227.67	-35.8
	228.57	-34.9



Notes forming part of the standalone financial statements								
Particulars	As at 31 March, 2024	As at 31 March, 2023						
	Rupees (in Lakh)	Rupees (in Lakh)						
B. Investments in Associate at cost								
1.Prerna Solitaire LLP (Refer Note)								
i. Fixed Capital Contribution	0.33	0.3						
ii, Variable Capital Contribution	94.32	127.8						
	94.65	128.1						
2. Vipreja Projects LLP (Refer Note)								
i. Fixed Capital Contribution	0.43	0.0						
ii, Variable Capital Contribution	-0.11	0.0						
Nets di Leone	0.32	0.0						
Note 4 : Loans								
Non Current (Unsecured, Consider good) (a) Loans to related parties		7.1						
(b) Current (Unsecured considered good)	-	7.1						
Advance to Related Parties	7.15	0.0						
Advance to Related Farties	7.15	0.0						
	7.13	1.15						
Note 5 : Other financial assets								
1 Non Current:								
(Unsecured, considered good unless otherwise								
stated)								
2 Current:								
(Unsecured, considered good unless otherwise stated)							
(a) Security Deposits	48.17	-						
(b) Fixed Deposits with Banks held as security	2115.00	-						
against borrowing								
(c) Interest accrued on deposits with Banks	111.50	25.5						
	2274.67	25.5						
Note 6 Deferred Tax Assets:								
(c) Deferred tax assets	17.25	16.8						
(On difference of depreciation as per books and IT)								
Total	17.25	16.8						
Note 7 Other assets:								
(A) Non Current	1000.00	1050 0						
(a) Advance for Land Purchase to related parties	1800.00	1650.0						
(Considered Good) (b) Advance for Land Purchase to Others	00.44	75 0						
	23.11	75.0						
(Considered Good) (c) Advance payment under redevelopment projects	21 40	21.4						
(C) Advance payment under redevelopment projects (Considered Good)	31.49	31.4						
(d)Tarrace Rights at A-1103 Prerna Shikhar	0.50	0.5						
(d) ranace Rights at A-1105 Flema Shikhar Total	1855.10	1757.0						
Total	1000.10	1101.0						
(B) Current								
(a) Advance for Land Purchase to Others	82.49	-						
(Considered Good)	02.40	-						
(b) Prepaid Exp	1.82	0.9						
(c) Other Advance	25.34	0.0						
(d) GST	20.68	20.9						
	130.33	21.9						



PRERNA INFRA		
Notes forming part of the stan		ents
Particulars	As at 31 March, 2024	As at 31 March, 2023
	Rupees (in Lakh)	Rupees (in Lakh)
Note 8 Inventories:		
(At lower of cost and net realisable value)		
Prerna Rajvijay Tirth -	206.08	215.32
Prerna Artica-WIP	800.97	919.54
Prerna Ashtamangal	18.02	90.10
Tragad and Shela Scheme	2538.53	2410.00
Total	3563.60	3634.96
Note 9 Trade Receivables:		
Unsecured		
(a) Considered Good	1056.46	154.88
(b) Credit Impaired	1.39	1.39
	1057.85	156.27
Less: Provision for doubtful debts	1.39	0.00
Total	1056.46	156.27
Note 10 Cash and cash equivalents:		
(a) Cash on hand	-	-
(b) Balances with banks		
(i) In current accounts	44.96	55.82
Total	44.96	55.82
Note 11 Other Bank Balance:		0.00
(i) Term deposits having remaining maturity of	1690.00	750.00
more than 3 months but not more than 1 year	1030.00	750.00
(Refer Note (i) below)		
(ii) In earmarked accounts		
- Unpaid dividend accounts	2.47	2.47
BOM-Equity Warrant A/c		
Total	1692.47	752.47
Of the above, the balances that meet the definition of		
Cash and cash equivalents as per AS 3 Cash Flow		
Statements is Rs246667 (Pre Vr 234816/-)		
Note:12 Current Tax Assets	10.00	
(a) Advance income tax (net of provisions 45067994/-	46.83	27.93
(As at 31 March, 2023 Rs.36446779 - Unsecured,		
considered good)		



Notes forming part of the standalone financ Note: 13 Equity Share Capital	ai statemer	11.5		(Amt D	s. in Lakh)
Particulars		As at 31-0	3-2024	As at 3	31-03-2023
Authorised					
38000000 (P.Y.13000000)Equity shares of Rs.		3800.00		1300.0	
Issued, Subscribed and fully paid up					
36127530 (P.Y.12042510) Equity shares of Rs.	10/- each		3612.75		1204.2
			3612.75		1204.2
42.4 The reconciliation of number of charge	at the besi	ning of the se			
13.1 The reconciliation of number of shares Particulars	at the begin	As at 31-0			of the year: 1-03-2023
Equity Shares at the beginning of the year			12042510	ASALS	1204251
Add: Shares issued during the year			24085020		1204201
Equity Shares at the end of the year			36127530		1204251
13.2 List of shareholding more than 5% of t	he total nur	nber of share	s issued b	by the com	pany:
Name of shareholder	As at 3	81-03-2024	As at 31	-03-2023	% of chang
	No of	% holding	No of	%	during the
	shares	5	shares	holding	year
Sanket Vijay Shah HUF	7790277	21.56	2596759	21.56	0.0
Nalini Vijay Shah	6564131	18.17	1806377	15.00	3.1
Vijay C Shah	3384771	9.37	1128257	9.37	0.0
Vijay C Shah Vijay C Shah- HUF	3384771 3738477		1128257 1079659	9.37 8.97	
			1079659	111 BOOT-0	0.0 1.3 0.0
Vijay C Shah- HUF Swetal Vijay Shah	3738477 1987581	10.35 5.50	1079659	8.97	1.3
Vijay C Shah- HUF Swetal Vijay Shah 13.3 The statement of Shareholding of Prom	3738477 1987581 oters as be	10.35 5.50 Iow:	1079659 662527	8.97 5.50	1.3 0.0
Vijay C Shah- HUF	3738477 1987581 oters as be	10.35 5.50 Iow: 31-03-2024	1079659 662527	8.97	1.3
Vijay C Shah- HUF Swetal Vijay Shah 13.3 The statement of Shareholding of Prom	3738477 1987581 oters as be As at 3	10.35 5.50 Iow:	1079659 662527 As at 31	8.97 5.50 - 03-2023	1.3 0.0 % of chang
Vijay C Shah- HUF Swetal Vijay Shah 13.3 The statement of Shareholding of Prom Class of shares / Name of shareholder	3738477 1987581 oters as be As at 3 No of	10.35 5.50 low: 31-03-2024 % holding	1079659 662527 As at 31 No of	8.97 5.50 -03-2023 %	1.3 0.0 % of chang during the
Vijay C Shah- HUF Swetal Vijay Shah 13.3 The statement of Shareholding of Prom Class of shares / Name of shareholder Sanket Vijay Shah HUF	3738477 1987581 oters as be As at 3 No of shares	10.35 5.50 low: 31-03-2024 % holding 21.56	1079659 662527 As at 31 No of shares	8.97 5.50 -03-2023 % holding	1.3 0.0 % of chang during the year 0.0
Vijay C Shah- HUF Swetal Vijay Shah 13.3 The statement of Shareholding of Prom Class of shares / Name of shareholder Sanket Vijay Shah HUF Nalini Vijay Shah	3738477 1987581 oters as be As at 3 No of shares 7790277	10.35 5.50 low: 31-03-2024 % holding 21.56 18.17	1079659 662527 As at 31 No of shares 2596759	8.97 5.50 -03-2023 % holding 21.56	1.3 0.0 % of chang during the year 0.0
Vijay C Shah- HUF Swetal Vijay Shah 13.3 The statement of Shareholding of Prom Class of shares / Name of shareholder Sanket Vijay Shah HUF Nalini Vijay Shah Vijay C Shah	3738477 1987581 oters as be As at 3 No of shares 7790277 6564131	10.35 5.50 low: 31-03-2024 % holding 21.56 18.17 9.37	1079659 662527 As at 31 No of shares 2596759 1806377	8.97 5.50 -03-2023 % holding 21.56 15.00	1.3 0.0 % of chang during the year 0.0 3.1
Vijay C Shah- HUF Swetal Vijay Shah 13.3 The statement of Shareholding of Prom Class of shares / Name of shareholder Sanket Vijay Shah HUF Nalini Vijay Shah Vijay C Shah Vijay C Shah- HUF	3738477 1987581 oters as be As at 3 No of shares 7790277 6564131 3384771	10.35 5.50 low: 31-03-2024 % holding 21.56 18.17 9.37	1079659 662527 As at 31 No of shares 2596759 1806377 1128257 1079659	8.97 5.50 -03-2023 % holding 21.56 15.00 9.37	1.3 0.0 % of chang during the year 0.0 3.7 0.0
Vijay C Shah- HUF Swetal Vijay Shah 13.3 The statement of Shareholding of Prom Class of shares / Name of shareholder Sanket Vijay Shah HUF Nalini Vijay Shah Vijay C Shah	3738477 1987581 oters as be As at 3 No of shares 7790277 6564131 3384771 3738477	10.35 5.50 low: 31-03-2024 % holding 21.56 18.17 9.37 10.35	1079659 662527 As at 31 No of shares 2596759 1806377 1128257 1079659 662527	8.97 5.50 -03-2023 % holding 21.56 15.00 9.37 8.97	1.3 0.0 % of chang during the year 0.0 3.7 0.0 1.3 0.0

shareholder of equity share is entitled to one vote per share.

13.5. 24085020 Equity Shares of Rs. 10/- each fully paid alloted during the FY 2023-24 by way of right issue to the eligible shareholders



PRERNA INFRABUILD LIMITED			
Notes forming part of the standalone financial statements	s		
Particulars		As at 31 March, 2024	As at 31 March, 202
		Rupees (in Lakh)	Rupees (in Lakh)
Note 14 Other Equity			
(a) Securities Premium Account:		1 010 50	1 010 5
Balance as per last balance sheet		1,013.50	1,013.5
Add: Addition during the year		2,408.50	
Less: Share issue exp		(20.00)	-
Closing Balance		3,402.00	1,013.5
(h) Develoption Decomposition			
(b) Revaluation Reserve:		0.54	0.5
Balance as per last balance sheet		0.54	0.5
(c) General Reserve:		222	-
Balance as per last balance sheet		232	232.4
Closing balance		232	232.4
(d) Surplus / (Deficit) in Statement of Profit and Loss:			
Balance as per last balance sheet		2,344.74	1,367.1
Add: Profit / (Loss) for the year		521.20	977.6
Closing balance		2,865.94	2,344.7
Total(a+b+	c+d)	6,500.94	3,591.2
Note 15 Financial Liabilities			
i. Borrowing			
Non Current:			
(A) Vehicle Loans:			
i. From Banks		0	14.3
Total		0	14.3
Current:			14.0
Current maturities of secured long term debts: Vehical loans			
		0.05	
i. From Banks		3.95	5.6
Overdraft from Bank		955.12	231.4
Unsecured loan from directors		-	1581.0
	Total	959.08	1818.0
Note:16: Trade Payable			
Non Current:		-	-
	Total	-	-
Current:			
Total outstanding dues to micro and small enterprise		1.48	
Total outstanding dues of creditors other than micro and sma	ull	0.05	2.1
enterprise			
	Total	1.52	2.1
Ageing:-Less than 1 year		1.52	2.1
Note:17: Other liabilities			
Non Current			
(A) Rent Deposits		7.80	-
(b) Unpaid dividend		2.47	2.4
1	Total	10.26	2.4
Current			
(A) Booking Advance received from customers			
Prerna Ashtamangal		0.24	
Prerna 24 Tirthankar Trust		36.40	-
(B) Exp payable		2.86	-
(C) Statutory liabilities		2.31	0.1
	Total	41.80	0.1
Note:18: Provisions			
Non current		-	-
	Total		
Current	Juan	-	
		C 40	4 5
Provision for Exp	Total	6.48 6.48	4.5



Particulars	For the year ended 31 March, 2024	For the year endeo 31 March, 2023
	Rupees (in Lakh)	Rupees (in Lakh)
Note 19 Revenue from operations:		
a) Sale of Shops/flat	432.70	1783.4
(b) Sale of land	1700.00	0.0
c) Profit/(loss) of partnership firms &LLP	249.66	0.0
d) Other operating income	0.00	2.8
Total	2382.36	1786.3
Note 20 Other income		
a) Interest income		
From Bank		31.8
	224.35	
b) Rent income:	10.45	10.7
c) Profit on sale of Fixed assets Total	0.00 234.80	0.1
Total	234.00	42.0
Note 21. Cost of Land/Plots		
Cost of land	1643.77	367.8
Note 22. Cost of materials consumed:		
Opening Stock:		
Add: Prerna Ashtamangal Project Exp	-	223.9
Add: Prerna Artica Exp		11.2
Add: Other Direct Exp	-	10.4
handede uit meedine uitten in maa meaar	× .	245.5
_ess: Closing stock	-	-
Cost of material consumed	0.00	245.5
Note 23.Changes in inventories of finished		
goods, work-in-progress		
nventories at the end of the year:		
Finished goods		
Prerna Raj Vijay Tirth Project	206.08	215.3
Prerna Artika Project	855.72	919.5
ess: Trf to Invetsment Property	-54.75	-
Prerna Ashtamagal Project	18.02	90.1
Tragad,Shela & other Lands	2538.53	2410.0
	3563.60	3634.9
nventories at the beginning of the year:		
NIP & Finished goods Proma Bai Vijav Titth Project	015 00	202
Prerna Raj Vijay Tirth Project Prerna Artika Project	215.32 919.54	303.4 925.2
Less: Trf to Invetsment Property	-54.75	920.2
Prerna Ashtamagal Project	90.10	145.7
Tragad,Shela & other Lands	2410.00	2042.3
	3580.22	3416.7
Net (increase) / decrease		-218.2



Note 24 Employee benefits expense Directors Remuneration Salaries and wages Staff Welfare Note 25 Finance costs a) Interest expense - Interest on car loan - GST late fees and penalty - Interest On TDS	Total	Rupees (in Lakh) 72.00 39.09 0.83 111.92	Rupees (in Lakh) 72.0 41.4 0.9 114.3 3.1
Directors Remuneration Salaries and wages Staff Welfare Note 25 Finance costs a) Interest expense - Interest on car loan - GST late fees and penalty	Total	72.00 39.09 0.83 111.92	72.0 41.4 0.9 114.3
Directors Remuneration Salaries and wages Staff Welfare Note 25 Finance costs a) Interest expense - Interest on car loan - GST late fees and penalty	Total	39.09 0.83 111.92	41.4 0.9 114.3
Salaries and wages Staff Welfare Note 25 Finance costs a) Interest expense - Interest on car loan - GST late fees and penalty	Total	0.83 111.92	0.9 114.3
Staff Welfare Note 25 Finance costs a) Interest expense - Interest on car loan - GST late fees and penalty	Total	0.83 111.92	0.9 114.3
Note 25 Finance costs a) Interest expense - Interest on car loan - GST late fees and penalty	Total	111.92	114.3
a) Interest expense - Interest on car loan - GST late fees and penalty		1.02	3.1
a) Interest expense - Interest on car loan - GST late fees and penalty		1.02	3.1
- Interest on car loan - GST late fees and penalty		1.02	3.1
- GST late fees and penalty		1.02	3.1
- Interest On TDS			-
		0.25	0.0
-Interest on FDOD		3.72	1.1
	Total	4.99	4.2
Note 26 Other expenses			
Advertisement Exps.		2.22	5.0
Auda Charges		4.12	0.1
Auditors Remuneration			
statutory audit		0.75	0.7
taxation matters			
Bad Debts		2.51	0.0
Bank Charges		0.11	0.1
Brokerage on sale of flat		0.00	1.4
Business promotion		0.00	2.3
CSR Donation		12.70	4.7
Electricity charges		8.02	4.8
nsurance		3.53	6.0
egal and professional		21.86	25.1
isting Fees		4.30	7.5
Membership Fees		0.30	0.2
Aiscellaneous expenses		0.01	0.1
Aunicipal tax		13.09	6.7
Difice Expenses		4.67	3.8
Penalty on Amalgamation		6.50	0.0
Petrol and conveyance			2.3
Construction of the Constr		1.47	
Printing and stationery		0.92	1.1
Repairs and maintenance - Others Rera Fees		10.67	5.4
		0.84	0.0
ROC charges		0.01	0.0
Sale deed registration charge		0.31	1.5
Security Expenses		3.55	2.8
Share of loss of firm		0.00	9.1
Site Exp		4.03	0.0
Stamp Duty for Amalgamation		6.96	0.0
elephone exp		0.85	0.0
Travel Exp		14.63	1.1
Vebsite Exp	Total	0.85 129.78	0.7



Notes Forming Part of Standalone Accounts for the year ended 31st March, 2024

NOTE-27 SIGNIFICANT ACCOUNTING POLICIES:

COMPANY OVERVIEW & NATURE OF OPERATIONS:

The Company was incorporated in 1988. The company is a public limited company incorporated and domiciled in India has its registered office at PRERNA, Survey No 820/1, Opp: ananddham Derasar, S G Highway, Makarba. Ahmedabad - 380058, Gujarat, India. The company has its primary listings on the BSE Limited in India. The company's main business is Real Estate and development in residential and commercial segment.

1.1 BASIS OF PREPARATION OF FINANCIAL STATEMENTS: Statement of Compliance:

These financial statements have been prepared in accordance with the Indian Accounting Standards (Ind AS) as specified under section 133 of the Companies Act 2013 read together with the Rules notified there under to the extent applicable and the other relevant provisions of the Act, pronouncements of the regulatory bodies applicable to the company.

The financial statements have been prepared on going concern and accrual basis. The accounting policies are applied consistently to all the periods presented in the financial statements.

1.2 BASIS OF MEASUREMENT:

The Ind AS Financial Statements have been prepared on a going concern basis using historical cost convention and fair value measurement, wherever applicable and on an accrual method of accounting, except for certain financial assets and liabilities as specified and defined benefit plans which have been measured at actuarial valuation as required by relevant Ind AS.

1.3 BASIS FOR CLASSIFICATION OF ASSETS & LIABILITIES:

All the assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in Schedule III to the Companies Act, 2013. Based on the nature of products and the time between the acquisition of assets or processing and their realization in cash and cash equivalent, project related assets and liabilities have been classified into current and non-current based on operating cycle of respective projects. The Company has ascertained its operating cycle to be 12 months for the purpose of current – non-current classification for all other assets and liabilities.

1.4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS:

The preparation of financial statements in conformity with Generally Accepted Accounting Principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the financial statements and the results of operations during the reporting period. Although these estimates are based upon management's best knowledge of current events and actions, actual results could differ from these estimates. Revisions to accounting estimates are recognized prospectively.

The areas involving critical estimates or judgments are:

- Estimation of Useful life of Property, plant and equipment and intangibles (Note 1.5.i)
- Estimation of impairment (Note 1.5.iv)
- Estimation of taxes (Note 1.5.v)
- Estimation of cost of project for revenue recognition (Note 1.5.vi)
- Estimation of provision and contingent liabilities (Note 25)



1.5 SIGNIFICANT ACCOUNTING POLICIES:

i. **PROPERTY, PLANT & EQUIPMENT:**

- **A.** Property, Plant & Equipment are stated at cost of acquisition or construction net of accumulated depreciation and accumulated impairment losses, if any. Cost comprises the purchase price and other directly attributable costs. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.
- B. Depreciation on fixed assets: Depreciation is provided based on a pro-rata basis on the useful life of the assets as prescribed in Schedule II of the Companies Act, 2013 on the "Written down value" method in respect of all assets.
- **c.** The company had elected to consider the carrying value of all its property, plant and equipment appearing in the financial statements prepared in accordance with Accounting Standards notified under section 133 of the Companies Act 2013 read together with the Rules notified there under and used the same as deemed cost on transition to Ind AS.

ii. INTANGIBLE ASSET

Intangible Assets are recognized when it is probable that the future economic benefits that are attributable to the assets will flow to the company and the cost of asset can be measured reliably.

Intangible Assets are stated at cost, net of accumulated amortization and accumulated impairment loss, if any. Cost includes any expenditure directly attributable on making the asset ready for its intended use.

Intangible assets with finite lives are amortized over their useful economic life. The amortization period and the amortization method for finite-life intangible assets is reviewed at each financial year end and adjusted prospectively, if appropriate.

iii. BORROWING COST:

Borrowing costs attributable to the acquisition, construction or production of qualifying assets (i.e. assets that necessarily take substantial period of time to get ready for their intended use or sale) are capitalized as part of the cost of such asset up to the date when such asset is ready for its intended use or sale. Other borrowing costs are recognized as an expense in the period in which they are incurred. Further, interest earned out of borrowed funds from temporary investments is reduced from the borrowing cost.

iv. FINANCIAL INSTRUMENT:

A financial instrument is any contract that gives rise to a financial asset of one entity and financial liability or equity instrument of another entity.

A Financial Asset:-

Initial recognition and measurement:

All financial instruments are recognized initially at fair value plus, in the case of financial assets not recorded at fair value through Profit & Loss, transaction costs that are attributable to the acquisition of the financial asset, purchase or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place are recognized on the trade date i.e. the date that the company commits to purchase or sell the asset.



Subsequent Measurement:

For the purpose of subsequent measurement financial assets are classified as measured at:

- Amortized cost
- Fair value through profit and loss (FVTPL)
- Fair value through other comprehensive income (FVOCI)

(a) **Financial Asset measured at amortized cost:**

Financial Assets held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding are measured at amortized cost using effective interest rate (EIR) method. The EIR amortization is recognized as finance income in the statement of Profit & Loss. The company while applying above criteria has classified the following at amortized cost:

- (a) Trade receivables
- (b) Investment in Subsidiaries
- (c) Loans
- (d) Other financial assets

(b) Financial Assets Measured at fair value through other comprehensive income:

Financial assets that are held within a business model whose objective is achieved by both, selling financial assets and collecting contractual cash flows that are solely payments of principal and interest, are subsequently measured at fair value through other comprehensive income. Fair value movements are recognized in the other comprehensive income (OCI). Interest income measured using the EIR method and impairment losses, if any are recognized in the Statement of Profit and Loss. On derecognition, cumulative gain or loss previously recognized in OCI is reclassified from the equity to 'other income' in the Statement of Profit and Loss.

(c) Financial Assets at fair value through profit & loss (FVTPL):

Financial Asset are measured at Fair value through Profit & Loss if it does not meet the criteria for classification as measured at amortized cost or at FVTOCI. All fair value changes are recognized in the statement of Profit & Loss.

Equity Instruments:-

All investments in equity instruments classified under financial assets are initially measured at fair value, the group may, on initial recognition, irrevocably elect to measure the same either at FVOCI or FVTPL.

De-recognition of Financial Assets:-

Financial assets are derecognized when the contractual rights to the cash flows from the financial asset expire or the financial asset is transferred and the transfer qualifies for Derecognition. On Derecognition of a financial asset in its entirety, the difference between the carrying amount (measured on the date of recognition) and the consideration received (including any new asset obtained less any new liability assumed) shall be recognized in the statement of Profit & Loss.

Impairment of Financial Assets:-

In accordance with Ind AS 109, the company applies expected credit loss (ECL) model by adopting the simplified approach using a provision matrix reflecting current condition and forecasts of future economic conditions for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

- (a) Financial Assets that are debt instruments, and are measured at amortized cost e.g. loans, debt securities, deposits, trade receivables and bank balance
- (b) Financial Assets that are debt instruments and are measured at FVTOCI.



- (c) Lease receivables under Ind AS 116.
- (d) Trade receivables or any contractual right to receive cash or another financial asset
- (e) Loan commitments which are not measured at FVTPL
- (f) Financial guarantee contracts which are not measured at FVTPL

B. Financial Liability:

Initial recognition and measurement:

Financial liabilities are recognized initially at fair value plus any transaction cost that are attributable to the acquisition of the financial liability except financial liabilities at FVTPL that are measured at fair value.

Subsequent measurement:

Financial liabilities are subsequently measured at amortized cost using the EIR method. Financial liabilities carried at fair value through profit or loss are measured at fair value with all changes in fair value recognized in the Statement of Profit and Loss

Financial Liabilities at amortized cost:

Amortized cost for financial liabilities represents amount at which financial liability is measured at initial recognition minus the principal repayments, plus or minus the cumulative amortization using the effective interest method of any difference between the initial amount and the maturity amount.

The company is classifying the following under amortized cost

- Borrowings from banks
- Borrowings from others
- Trade payables
- Other Financial Liabilities

Derecognition:

A financial liability shall be derecognized when, and only when, it is extinguished i.e. when the obligation specified in the contract is discharged or cancelled or expires.

v. INCOME TAXES:

Income tax expense for the year comprises of current tax and deferred tax. Provision for Current Tax is computed as per Total Income Returnable under the Income Tax Act, 1961 taking into account available deductions and exemptions.

Deferred tax is recognized in respect of temporary differences between the carrying amount of assets and liabilities for financial reporting purposes and the corresponding amounts used for taxation purposes. Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted at the balance sheet date. Deferred tax assets are recognized only to the extent that it is probable that future taxable profits will be available against which the asset can be utilized.

vi. **REVENUE RECOGNITION:**

The Company derives revenues primarily from sale of properties comprising of both commercial and residential units. The Company recognizes revenue when it determines the satisfaction of performance obligations at a point in time and subsequently over time when the Company has enforceable right for payment for performance completed to date. Revenue is recognized upon transfer of control of promised products to customer in an amount that reflects the consideration which the Company expects to receive in exchange for those products.

In arrangements for sale of units the Company has applied the guidance given in IND AS 115, on "Revenue from contracts with customers", by applying the revenue recognition criteria for each distinct performance obligation. The arrangements with customers generally meet the criteria for considering sale of units as distinct



performance obligations. For allocating the transaction price, the Company has measured the revenue in respect of each performance obligation of a contract at its relative standalone selling price. The price that is regularly charged for an item when sold separately is the best evidence of its standalone selling price. The transaction price is also adjusted for the effects of the time value of money if the contract includes a significant financing component. Any consideration payable to the customer is adjusted to the transaction price, unless it is a payment for a distinct product or service from the customer.

The full revenue is recognized on sale of property when the company has transferred to the buyer all significant risks & rewards of ownership and when the seller has not to perform any substantial acts to complete the contract.

vii. RETIREMENT & OTHER EMPLOYEE BENEFITS:-

As per explanation provided by the company, as per past records, because of certain basic requirement of continuous services, no employee became eligible for retirement benefits, hence nothing has been provided in the books of accounts towards retirement benefits. Further regarding Provident and other employee's fund, company has not crossed the basic limit, hence PF and other laws are not made applicable to the company.

viii. IMPAIRMENT OF ASSETS:

An asset is treated as impaired when the carrying cost of asset exceeds its recoverable value. Recoverable value is being higher of value in use and net selling price. Value in use is computed at net present value of cash flow expected over the balance useful life of the assets. An impairment loss is recognized in the year in which an asset is identified as impaired as an expense in the Profit and Loss Account

ix. INVENTORY:

Inventories are valued at the lower of cost and net realizable value.

- A. In case of the inventory of Raw-materials, they are valued at cost using FIFO method.
- B. The Closing stock of WIP has been valued at cost.
- C. The closing stock of finished goods is valued at cost or net realizable value, whichever is less.

x. TRANSACTIONS IN FOREIGN CURRENCY:

- A. Foreign currency transactions are translated into the functional currency using exchange rates at the date of the transaction.
- B. Monetary items denominated in foreign currencies at the period end are restated at year end rates.
- C. Nonmonetary foreign currency items are carried at cost.
- D. Any income or expense on account of exchange difference either on settlement or on transaction is recognized in the statement of profit and loss.

xi. LEASES:

At the inception of a contract, the Company assesses whether a contract is or contains, a lease. A contract is, or contains a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange of consideration.

As a Lessee:

Right of use Asset:

The Company recognizes a right-of-use asset and a lease liability at the lease commencement date. At the commencement date, a lessee shall measure the right-of- use asset at cost which comprises initial measurement of the lease liability, any lease payments made at or before the commencement date, less any lease incentives received, any initial direct costs incurred by the lessee; and an estimate of costs to be incurred by the lessee in



dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

Lease Liability:

At the commencement date, a lessee shall measure the lease liability at the present value of the lease payments that are not paid at that date. The lease payments shall be discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the lessee shall use the lessee's incremental borrowing rate.

Short-term lease and leases of low-value assets:

The Company has elected not to recognize right-of-use assets and lease liabilities for short- term leases that have a lease term of less than 12 months or less and leases of low-value assets, including IT Equipment. The Company recognizes the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

The election for short-term leases shall be made by class of underlying asset to which the right of use relates. A class of underlying asset is a grouping of underlying assets of a similar nature and use in Company's operations. The election for leases for which the underlying asset is of low value can be made on a lease-by-lease basis. *At present there is no lease contract in the company.*

xii. PROVISIONS, CONTINGENT LIABILITIES AND CONTINGENT ASSETS:

Provisions involving substantial degree of estimation in measurement are recognized when there is a present obligation as a result of past events, it is probable that there will be an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are measured at the best estimate of the expenditure required to settle the present obligation at the Balance Sheet date. If the effect of the time value of money is material, provisions are discounted to reflect its present value using a current pre-tax rate that reflects the current market assessments of the time value of money and the risks specific to the obligation.

Contingent liabilities are disclosed when there is a possible obligation arising from past event, the existence of which will be confirmed only by occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the company or a present obligation that arise from past event where it is either not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount can not be made.

xiii. EARNINGS PER SHARE:

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

xiv. CASH AND CASH EQUIVALENTS:

Cash and cash equivalents in the balance sheet comprise cash at banks and in hand and short-term deposits with an original maturity of twelve months or less, which are subject to an insignificant risk of changes in value. For the purpose of the statement of cash flows, cash and cash equivalents consist of unrestricted cash and shortterm deposits, net of outstanding bank overdrafts as they are considered an integral part of the Company's cash management. Cash flows are reported using the indirect method, whereby profit before tax is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past or future operating cash receipts or payment and item of income or expenses associated with investing or financing cash flows. The cash flows from operating, investing and financing activities of the company are segregated.



Notes Forming Part of Standalone Accounts

for the year ended 31st March, 2024

NOTE-28 A Financial Instrument by Category:

(Amt.in Lakh)

PARTICULARS	2023-24			2022-2	23	
	FVTPL	FVTOCI	AMORTISED COST	FVTPL	FVTOCI	AMORTISED COST
Financial Assets						
- Investment	0	0	323.55	0	0	93.18
- Loans			0			0
- Trade Receivable	0	0	1056.46	0	0	156.27
- Cash & cash equivalents	0	0	44.96	0	0	55.82
- Other bank balances	0	0	1692.47	0	0	752.47
- Other financial Assets	0	0	2274.67	0	0	25.59
Financial Liabilities						
- Borrowings	0	0	959.08	0	0	1818.00
- Trade Payables	0	0	1.53	0	0	2.13
- Other financial liabilities	0	0	0	0	0	0.

*Since all the financial Assets and Financial liabilities are measured at amortized cost, disclosure of fair value hierarchy is not being made

NOTE-28B Fair Value of Financial Assets & Liabilities measured at amortized cost: (Amt.`in Lakh)

PARTICULARS	2023-24		2022-23	3
	Carrying Amount	Fair Value	Carrying Amount	Fair Value
Financial Assets:				
Investment in Subsidiary &	323.55	323.55	93.18	93.18
associates				
Loans	0	0	0	0
Trade Receivable	1056.46	1056.46	156.27	156.27
Cash & cash equivalents	44.96	44.96	55.82	55.82
Other bank balances	1692.47	1692.47	752.00	752.00
-Other financial Assets	2274.67	2274.67	25.59	25.59
Financial Liabilities:				
Borrowings	959.08	959.08	1818.00	1818.00
Trade Payables	1.53	1.53	2.13	2.13
Other financial liabilities	0	0	0	0

A. The carrying amounts of trade receivables, trade payables, current loans, capital creditors and cash and cash equivalents, other financial assets, other financial liabilities are considered to be the same as their fair values, due to their short-term nature.

B. The fair values of non-current borrowings and non-current Loans are same as their amortized cost since the borrowings are interest bearing at the prevalent market rate.



NOTE-28 C Income Taxes: Tax (Credit) / Expense recognized in profit or loss (Amt. in Lakh)

Particulars	2023-24	2022-23
Current Tax	166.75	215
Deferred Tax	(0.44)	(1.40)
Total Income Tax Expenses	166.31	213.60

A. Reconciliation of tax expenses and the accounting profit multiplied by Tax Rate : (Amt. in Lakh)

Particulars	2023-2024	2022-2023
Profit Before Tax	687.52	1191.24
Statutory Tax Rate (%)	29.12%	29.12%
Tax at statutory tax rate	200.20	346.89
Tax effects of net of the amounts which are not taxable, not deductible in calculating taxable income due to adjustments as per income tax act	(33.45)	(131.89)
Tax effects of change in deferred tax rate	0	0
Income Tax Expense	166.75	215.00

B. Deferred Tax Assets/ (Liabilities) :

(Amt in lakh)

Particulars	2023-2024	2022-23
The balances comprises temporary differences attributable to :		
Deferred Tax Assets		
Difference of WDV of fixed assets	0.44	1.40
Other balance sheet items	0	0
Deferred Tax Assets	0.44	1.40

28D: Corporate Social Responsibility

Expenditure towards Corporate Social Responsibility as per Companies Act, 2013 read with Rules and Regulations thereof charged to profit and loss account.

(Amt. In lakh)			
Particulars	For the year ended		
Particulars	March 31, 2024	March 31, 2023	
(i) Gross Amount required to be spent by the	1268670	473428	
Company			
(ii) Amount Spent during the year towards activities			
specified in CSR Policy			
a) CSR activities by own			
b) By third parties	1270000	475000	
(iii) Shortfall at the end of the year	Nil	Nil	
(iv) Total of Previous years shortfall	Nil	Nil	
(v) Reason for shortfall	NA	NA	
(vi) Related Party Transactions in relation to	Nil	Nil	
Corporate Social Responsibility	1111	INII	
a) Amount utilised from previous year unspent			
account			
b) Amount spent for the year			
(vii) Nature of CSR activities	Education	Promotion of Health and Nutrition	



Note 29: Information concerning classification of securities:

	(Rs. In Lakh)	
Particulars	2023-24	2022-23
Current		
Financial Assets:		
-First charge	955.12	231.44
-Floating charge		
Non Financial Assets		
-First charge		
-Floating charge	3.95	5.56
Non Current		
First Charge	0	1581.00
Total assets mortgaged as security		

The Details of security offered for the secured loan taken are as follows:

- A. Overdraft against fixed deposits are secured by the pledge of the fixed deposits financed through overdraft financing viz FDOD
- B. Loans in respect of Vehicals are secured by the hypothecation of the vehicles financed through loan agreement viz Motor Cars.

Note-30: Segment Reporting:

Factors used to identify the entity's reportable segment, including the basis of organization:

For management purposes, the company has only one reportable segment namely: Real Estate and development in residential and commercial property. The Managing Director of the company acts as the Chief Operating Decision Maker ("CODM"). The CODM evaluates the company's performance and allocates resources based on an analysis of various performance indicators.

1 Information about Products and Services:

(Amt	Rs in Lakh).	
Product/Service	Revenue from	the Product
	2023-24	2022-23
Real Estate and Development of Residential and Commercial Property	2382.36	1786.35

2. Information about Geographical Areas:

	(Amt Rs. In Lakh)		
Particulars	Within India		
	2023-24	2022-23	
Revenues	2382.36	1786.35	
Non Current Assets	2613.38	1962.17	

3. Information about Major Customers:

Entity has entered the real estate transaction in the nature of sale of land at Survey No.86, TP No 64, Tragad to M/s Shiv Ashish Infra, a partnership firm having registered office at 501, Lilamani Corporate Height, Ramapir Tekro, Nava Vadaj (PAN:AEYFS0036A) of Rs.1700 Lakh which is more than 10% of total revenue of the entity for the financial year 2023-24.



Note-31: Revenue from Contract with Customers: Disaggregated Revenue Information:

(Amt in, Rs. Lakh)

Particulars	Revenue from the Product	
	2023-24	2022-23
Type of service		
Real Estate and Development of Residential and	2132.70	1783.47
Commercial Property		
Geographical Disaggregation:		
Revenue within India	2132.70	1783.47
Timing of revenue recognition wise		
At a point in time	2132.70	1783.47
Over a period of time		

Contract Balances:

	(Amt in, Rs. Lakh)				
Particulars	2023-24	2022-23			
Contract Assets					
Trade Receivable	1053.96	154.88			
Contract Liabilities					
Booking advance received from customers	0.24	0			

Note-32: Related Party Transactions:

Key Management Personal-Chairman	Vijay C Shah
Key Management Personal-Managing Director	Sanket Vijay Shah
Key Management Personal-Whole Time Director	Nalini V. Shah
Susidiary Enterprise	Prerna Infrabuild (90%)
Associated Enterprise	Prerna Solitare Infra LLP (33%)
Associated Enterprise	Vipreja Projects LLP (42.5%)
Relative of Chairman (Daughter)	Swetal V shah
Company-Relative	Prernatirth Builders Pvt Ltd
Society-controlled by MD	Prerna Artika Commercial Co-Op

Nature of transactions with related parties and aggregate amount of transactions for each class of related party balance outstanding as on 31-03-2024.

				(Amt in, Rs. Lakh)			
	2023-24			2022-23			
Particulars	Subsidiary /Associate	Other Related Parties	Key Managerial Person	Subsidiary/ Associate	Other Related Parties	Key Managerial Person	
Advance for purchase of land:							
Nalini Vijay Shah			1470.00			1320.00	
Niyati Sanket Shah		330.00			330.00		
Managerial Remuneration							



Viiov Cabab			24.00			24.00
Vijay C shah Sanket V Shah			24.00			24.00
Nalini V Shah			24.00			24.00
			24.00			24.00
M/s Prerna						
, Infrabuild (90%)						
Net of repayment	12.06			(133.70)		
receipt over				(
Contribution in						
Prerna Infrabuild						
Profit/(loss) of Firm	251.07			(3.61)		
Outstanding	227.67			(35.46)		
Balance (Excess of						
receipt over						
contribution)						
Prerna Solitare						
Infra LLP (33%)						
Net of repayment	(32.18)			-		
receipt over						
Contribution						
Profit/(loss) of Firm	(1.17)			(5.51)		
Outstanding	94.65			128.14		
Balance (Excess of						
receipt over						
contribution)						
Vipreja Projects LLP						
Net of repayment	0.32					
receipt over	0.52					
Contribution						
Outstanding	0.32					
Balance (Excess of	0.02					
receipt over						
contribution)						
Loans to						
Prernatirth Builders		2.65			2.65	
Pvt Ltd						
Prerna Artika		4.50			4.50	
Comm Co-op						
Service Society						
Loon from Director						
Loan from Directors Sanket V Shah						54.00
		_				
Vijay C Shah						802.00
Nalini Vijay Shah						725.00
Sale of Property						
Swetal V Shah		-			53.25	
Swetal v Sildli	I		1		55.25	



Note33 : Analytical Ratios

Sr. No.	Ratio	Numerato r	Denomina tor	For the year ended March 31, 2024	For the year ended March 31, 2023	% Vari ance	Reason for variance
a.	Current Ratio,	Current Assets	Current Liabilities	8.74	2.56	241 %	Increased in current year because of reduction in liability .
b.	Debt-Equity Ratio,	Total Debt #1	Sharehold ers Equity	0.10	0.38	- 74%	Equity Increased in current year because of right issue.
C.	Debt Service Coverage Ratio,	Earnings available for Debt service #2	Debt Service #3	109.89	236.89	- 54%	Equity increased and interest on loan is substantially reduced.
d.	Return on Equity Ratio,	Net Profit after taxes	Average Sharehold er's equity	0.07	0.23	- 69%	Because of right issue equity increased.
e.	Inventory turnover ratio,	Cost of goods sold #4	Average Inventory	0.46	0.11	312 %	There in much lower material consumption as compared to last year, since majority of the constrcution have been finished in last year.
f.	Trade Receivables turnover ratio,	Revenue from Operations #6	Average Trade Receivable s	3.93	22.64	- 83%	Trade receivable increased this year substantially.
g.	Trade payables turnover ratio,	Constructi on Expenses #7	Average Trade Payables	72.13	2.76	2516 %	Construction Exp reduced this year
h.	Net capital turnover ratio (Net working capital turnover Ratio),	Revenue from Operations #6	Average Working Capital	0.45	0.57	- 21%	Avg Working capital increased.
i.	Net profit ratio,	Net Profit	Revenue from Operations #6	0.22	0.55	- 60%	Because of significant sale in the form of land trade, NP ration comes down.
j.	Return on Capital employed,	Earning before interest and taxes	Capital Employed #5	0.06	0.18	- 65%	No Explanation Required



k.	Return on investment in quoted equity instruments,	Current Value of Investmen t	Average Cost of Investmen t	NA	NA	NA	NA
	Return on investment in other equity of subsidiaries,	Current Value of Investmen t	Average Cost of Investmen t	NA	NA	NA	NA

Notes

#1 Debt represents all liabilties

- #2 Earnings available for Debt service represents Profit After Tax + Finance Cost + Depreciation and Amortization + Loss/(profit) on sale of assets
- #3 Debt Service represents Interest + Principal Repayment + Lease payments
- #4 Cost of goods sold represents construction material consumed during the during the year
- #5 Capital Employed represents Equity, external borrowings and Deferred tax liabilities
- #6 Revenue from Operations represents sale of services and other material sales.
- *#7 Construction expenses represents credit purchases during the year + other direct construction expenses*

Note 34: Contingent Liabilities:

- 1 For AY 2017-18 from Income Tax Department has raised the demand of Rs. 593.,63 Lakh in assessment proceeding. Company has filed appeal with CIT(A) and is of the opinion of getting success in appeal hence not provided in the books of account.
- 2 For AY 2022-23 Company has succeeded in assessment proceeding u/s 143(3), however IT department has wrongly added deferred tax into the profit and raised the demand of Rs.29.23 Lakh. Company has filed rectification application against the said order. Hence nothing has provided in the books.
- NOTE-35 There are no proceedings initiated or pending against the Company for holding any Benami Property under the Benami Transactions (Prohibitions) Act, 1988.
- NOTE-36 During the year Company has not traded or invested in Crypto Currency.
- NOTE-37 The company does not have any immovable property in Property, Plant & Equipment for which the title deeds of immovable property are not held in the name of the company.
- NOTE-38 Standard issued but not yet effective:

Ministry of Corporate Affairs ("MCA") notifies new standards or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. For the year ended March 31, 2024, MCA has not notified any new standards or amendments to the existing standards applicable to the Company.



INDEPENDENT AUDITOR'S REPORT ON AUDIT OF ANNUAL CONSOLIDATED FINANCIAL RESULTS

TO THE BOARD OF DIRECTORS OF PRERNA INFRABUILD LIMITED

Opinion

We have audited the accompanying Statement of Consolidated Financial Results of PRERNA INFRABUILD LIMITED ("the Parent") and its subsidiaries (the Parent and its subsidiaries together referred to as Group") for the year ended March 31 ,2024 ("the Statement"), being submitted by the Parent pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("the Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, these Consolidated Financial Results for the year ended March 31, 2024:

- 1. Includes the result of the following entities:-
 - A. PRERNA INFRABUILD (Partnership Firm)
- a. is presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligationsand Disclosure Requirements) Regulations, 2015, as amended; and
- b. gives a true and fair view in conformity with the recognition and measurement principles laid downin the Indian Accounting Standards and other accounting principles generally accepted in India of the net profit and total comprehensive income and other financial information of the Company for the year then endedMarch 31. 2024

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Companies Act, 2013 ("the Act"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for Audit of the Consolidated Financial Results for the year endedMarch 31,2024, section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the Consolidated Financial Results for the year ended March 31,2024 under the provisions of the Act and the Rules there under, and we have fulfilled our other ethicalresponsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that theaudit evidence obtained by us is sufficient and appropriate to provide a basis for our audit opinion.





Management's & Board of Director's Responsibilities for the Consolidated Financial Results

Parents Board of Directors and has been approved by them for the issuance The Statement has been compiled from the related audited consolidated financial statements for the year ended March 31, 2024 and interim consolidated financial information for the quarter ended March 31, 2024 being the balancing figure between audited figures in respect of the full financial year and the published year to date figures up to the third quarter of the current financial year This responsibility includes the preparation and presentation of the Statement that give a true and fair view of the consolidated net profit and consolidated total comprehensive income and other financial information of the Group in accordance with the recognition and measurement principles laid down in the Indian Accounting Standards. prescribed under Section 133 of the Act. read with relevant rules issued there under and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations.

The respective Board of Directors of the Companies included in the Group and are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities, selection and application of appropriate accounting policies making judgments and estimates that are reasonable and prudent: and the design, implementation and maintenance of adequate internal financial controls. that were operating effectively for ensuring the accuracy and completeness of the accounting records. relevant to the preparation and presentation of the respective financial results that give a true and fair view and are free from material misstatement. whether due to fraud or error, which have been used for the purpose of preparation of this Consolidated Financial Results by the Directors of the companies included in the Group are responsible for assessing the ability of the respective entities to continue as a going concern, disclosing, as applicable. matters related to going Concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate their respective entities or to cease operations or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are responsible for Overseeing the financial reporting process of the Group.



Auditor's Responsibilities for Audit of the Consolidated Financial Results

Our objectives are to obtain reasonable assurance about whether the Consolidated Financial Results for theyear ended March 31, 2024 as a whole is 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 this Consolidated Financial Results.

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

- Identify and assess the risks of material misstatement of the Annual Consolidated Financial Results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery,_intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonablene~ nting estimates and related disclosures made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under Regulation 33 of the Listing Regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Company to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Annual Consolidated Financial Results, including the disclosures, and whether the Annual Consolidated Financial Results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the Annual Consolidated Financial Results of the Company to express an opinion on the Annual Consolidated Financial Results.

We communicate with those charged with governance regarding, among other matters, the planned scopeand 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 communicate to them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. as amended. to the extent applicable.



Report on other Legal and Regulatory Requirements and Our Opinion:

- 1. AS required by Section 143(3) of the Act, we report to the extent applicable, that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit of aforesaid consolidated financial statements;
 - (b) In our opinion, proper books of accounts as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and the reports of the other auditor reports.
 - (c) The consolidated financial statements dealt with by this report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements;
 - (d) In our opinion, the aforesaid consolidated financial statements comply with IndAS specified under section 133 of the Act.
 - (e) On the basis of written representation received from the Directors and taken on record by the Board of Directors, we report that none of the Director is disqualified as on 31st March 2024 from being appointed as a Director in terms of Section 164(2) of the Act.
 - (f) With respect to the adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B" and;
 - (g) With respect to the adequacy of the internal financial controls over financial reporting and the operating effectiveness of such controls, refer to our Report in "Annexure A", which is based on the auditors' reports of the Holding company, subsidiary companies, associate companies and jointly controlled companies incorporated in India.
 - (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - iv. The consolidated financial statements does not have any pending litigationsas at 31st March, 2024 which would impact its consolidated financial statement in Note:34.
 - v. The Consolidated financial statementsdoes not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and
 - vi. Unpaid dividend of Rs.2,46,667/-is required to be transferred to the Investor Education and Protection Fund by the Company.

Place: Ahmedabad

Date: 21-05-2024

For, Philip Fernandese& Co, Chartered Accountants FRN 128122W

Philip Fernandes Proprietor M.N. 125960 UDIN:24125960BKGE0F2137



Annexure (A) to Auditors' Report

Referred to in our report to members of Prerna Infrabuild Limited on the Consolidated financial statements for the year 31st March, 2024

- (a) Company is maintaining proper records showing full particulars, including quantitative details and situation of fixed assets;
- (b) Title deeds of immovable properties are held in the name of the company.
- (c) These fixed assets have been physically verified by the management at reasonable Intervals and no material discrepancies were noticed on such verification.
- II. Physical verification of inventory has been conducted at reasonable intervals by the management and no material discrepancies were noticed.
- III. The company has not granted any loans, secured or unsecured to companies, firms or other parties covered by clause (76) of Section 2 of the Companies Act, 2013.
- IV. In our opinion the company has complied with the provisions of Section 185 and 186 of the Companies Act, 2013 in respect of loans investments guarantees and security.
- V. The Company has not accepted any deposits from the public and complied with the directives issued by the Reserve Bank of India and the provisions of section 73 to 76 or any other relevant provisions of the Companies Act and the rules framed there under, wherever applicable. There is no order passed by the Company Law Board or National Company Law Tribunal or Reserve Bank of India or any court or any other tribunal.
- VI. The company has not defaulted in repayment of dues to a financial institution or bank or debenture holders.
- VII. We are informed that the Central Government has not prescribed maintenance of Cost Records under Sub Section (1) of Section 148 of the Companies Act for the business in which the company is engaged.
 - (a) According to the records of the Company, undisputed statutory dues including provident Fund, employees' state insurance, income-tax, sales-tax, wealth tax, service tax, duty of customs, duty of excise, value added tax, cess and other statutory dues have been generally regularly deposited with the appropriate authorities.
 - (b) According to the information and explanations given to us, no undisputed amounts is payable which is outstanding as at 31st March 2024 for a period of more than six months from the date of becoming payable.
 - (c) According to records of the company, no amount is required to be transferred to investor education and protection fund in accordance with the relevant provisions of the Companies Act, 2056(1 of 2056) and the rules made there under.
- VIII. Moneys raised by way of public issue/ follow-on offer (including debt instruments) and term loans were applied for the purposes for which those are raised.
 - IX. Managerial remuneration has been paid / provided in accordance with the requisite approvals mandated by the provisions of section 207 read with schedule V to the Companies Act?
 - X. Any fraud by the company or any fraud on the Company by its officers/ employees has not been noticed or reported during the year.
 - XI. Since company is not Nidhi Company, clause not applicable.
- XII. Company has not made any preferential allotment / private placement of shares or fully or partly convertible debentures during the year under review.
- XIII. All transactions with the related parties are in compliance with Section 188 and 177 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc. as required by the applicable IND AS.
- XIV. The company has not entered into any non-cash transactions with directors or persons connected with him.



- XV. The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934.
- XVI. The Company has not incurred cash losses in the financial year covered by our audit and in the immediately preceding financial year
- XVII. There has been no resignation of the statutory Auditors during the year. Accordingly, reporting under clause 3(xviii) of the Order is not applicable to the Company.
- XVIII. On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor give any assurance that all liabilities falling due within a period of one year from the balance.
 - (a) There are no unspent amounts towards Corporate Social Responsibility (CSR) on other than ongoing projects requiring a transfer to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub-section (5) of Section 135 of the said Act. Accordingly, reporting under clause 3(xx) (a) of the Order is not applicable to the company.
 - (b) There are no unspent amounts towards Corporate Social Responsibility (CSR) on ongoing projects under subsection (5) of section 135 of the Companies Act, has been transferred to special account in compliance with the provision of sub-section (6) of section 135 of the said Act. Accordingly, reporting under clause 3(xx) (b) of the Order is not applicable to the Company.

Place: Ahmedabad

Date: 21-05-2024

For, Philip Fernandese& Co, Chartered Accountants FRN 128122W

Philip Fernandes Proprietor M.N. 125960 UDIN:24125960BKGE0F2137



Annexure (B) to Auditors' Report

Referred to in paragraph 1(f) under the heading "Report on other legal and regulatory requirements" of our report of even date.

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

We have audited the Internal Financial Control over financial reporting of PrernaInfrabuild Limited (hereinafter referred to as "the Company") as of 31st March, 2024 in conjunction with our audit of the consolidated financial statements of the Company for the year then ended.

Management's Responsibility for Internal Financial Control

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

Auditor's Responsibility

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

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

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

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and



dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

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

Place: Ahmedabad

Date: 21-05-2024

For, Philip Fernandese& Co, Chartered Accountants FRN 128122W

Philip Fernandes Proprietor M.N. 125960 UDIN:24125960BKGEOF2137



	PRERNAINF			
	CIN: L65990G	J1988	PLC010570	
leg	Off: "PRERNA" Suervey No 820/1, Makarba in Iane of Panchwati Au	to, Opp	: Ananddham Derasar, S G Road,	Ahmedabad-380058, Gujarat, Indi
	CONSOLIDATED BALANCE S	SHEET	AS AT 31ST MARCH, 2024	
	Particulars	Note	As at 31 March, 2024	As at 31 March, 2023
			Rupees (in Lakh)	Rupees (in Lakh)
A	ASSETS			
	Non-current assets	I .		
_	Property, plant and equipment	1	63.11	#RE
	Capital Work in progress	· *	03.11	#11
		2	57.00	3.
	Investment property	- 1	57.86	3.4
	Other intangible assets	I .	-	-
1	Financial assets			
1	Investments	3	94.97	128.
1	Loans	4	-	-
1	Other financial asssets	5	-	7.
	Deferred tax assets (net)	6	17.26	
1	Other non current assets	7	1,854.60	
1		I .	2,087.80) #RE
2	Current assets			
	Inventories	8	5,528.02	5,273.
	Financial assets	I		
	Current investments	I		1
	Trade receivables	9	1,056.46	156.
	Cash and cash equivalents	10	1,038.31	
	Bank balance other than (iii) above	11	1,692.47	
1	Loans	4	7.15	
	other financial assets	5	2.274.67	a second s
	Current Tax Assets (net)	12	37.34	
	Other Current Assets	7	130.44	
	Other Current Assets	1 °	11,764.86	
-	Total Assets	I —	13.852.66	
-	EQUITY AND LIABILITIES	<u> </u>	13,032.00	<i>#</i>
		I .		
1	Equity		0.040.75	
	Equity Share Capital	13	3,612.75	the second s
	Other Equity	14	6,501.15	1.15.10.10 (10)
	Other Equity- Monority Interest	I .	17.83	
		I .	10,131.73	4,795.
2	Non-current liabilities	I .		
	a. Financial Libility			
	i. Borrowing	15	2,475.01	1,909.
	ii. Trade Payable	16	-	-
	iii. Other financial liabilities	I .	-	
1	b. Other non current liabilities	17	10.26	2.
1	Total non-current liabilities		2,485.27	1,912.
1		I .		.,
3	Current liabilities	I .		
	a. Financial Libility	I		1
	i. Borrowing	15	959.08	1,818.
	ii. Trade Payable	16	-	-
	- Total outstanding dues of micro and small enterprise		1.48	-
			2010	
	 Total outstanding dues of creditors other than micro and amall entermine. 	I	0.05	5 1.
	small enterprise	I		1
	iii. Other financial liabilities		-	1
	b. Provisions	17	6.59	
	b. Other current liabilities	18	268.46	143.
	Total current liabilities		1,235.66	1,968.
	Total Equity and liabilities		13,852.66	8,675.
	Significant Accounting Policies & Notes forming part of account	27 to		
	e e e e e e e e e e e e e e e e e e e	38		1
e :	accompanying notes forming part of the financial statements In tern		ir report attached	
	Philip Fernandes & Co		For and on behalf of the Board	of Directors
	tered Accountants			
AI I	Firm Reg No: 128122W			
			Chairman & M.D.	Managing Director
op	rietor		(Vijay C Shah):	(Sanket V Shah)
	125960			
			Whole-Time Director	Company Secretary
			(Nalini V Shah)	(Megha Shah)
_	e: Ahmedabad		. ,	(wegna shan)
			Place :Ahmedabad	



	PRERNA INFRA			
-	STATEMENT OF CONSOLIDATED PROFIT & LOS			
	Particulars	Note No.	For the year ended 31 March, 2024	For the year ended 31 March, 2023
			Rupees (in Lakh)	Rupees (in Lakh)
	Payanya from anarationa	10	4 525 07	1 916 94
	Revenue from operations	19	4,535.07	1,816.84
_	Other income	20	234.80	42.70
3	Total revenue (1+2)		4,769.86	1,859.54
4	Expenses			
	(a) Cost of materials consumed	21	÷	-
	(b) Purchase of stock in trade	22	3,820.08	2,143.83
	(c) Changes in inventories of finished goods, work-	23	(308.84)	(1,755.98
	in-progress and stock-in-trade	24	117.00	114.26
	(d) Employee benefits expense	24	117.33	114.35
	(e) Finance costs	25	155.04	48.46
	(f) Depreciation and amortisation expense		22.56	29.42
	(g) Other expenses	26	248.28	88.62
	Total expenses		4,054.45	668.71
	Profit / (Loss) before exceptional and extraordinary items and tax (3 - 4)		715.41	1,190.84
6	Exceptional items		-	-
7	Profit / (Loss) before extraordinary items and tax		715.41	1,190.84
	(5 ± 6)			
	Tax expense:			
	(a) Current tax		176.61	215.00
	(b) Tax relating to prior years			
	(c) Deferred tax credit		(0.44)	(1.40
9	Profit / (Loss) for the year (07 \pm 8)		539.24	977.24
			559.24	511.24
	Other Comprehensive income		-	-
	Total of Other comprehensive income		-	-
11	Total Comprehensive Income for the period	l I	539.24	977.24
	Total Comprehensive Income for the period attributable to			
	Owner of the company		521.20	977.64
	Non-Controlling Interest		18.04	(0.40
			539.24	977.24
12	Earnings / (Loss) per equity share			
	Basic (Rs.)		1.44	8.12
	Diluted (Rs.)		1.44	
	Significant Accounting Policies	1		
	accompanying notes forming part of the financial statem			
	ms of our report attached.	iento		
	Philip Fernandes & Co		For and on behalf of the	he Board of Directors
	tered Accountants		i or and on benañ or a	
	Firm Reg No: 128122W			
			Chairman & M.D.	Managing Director
			(Vijay C Shah):	(Sanket V Shah)
Pron	rietor			,
	125960			
			Whole-Time Director (Nalini V Shah)	Company Secretary (Megha Shah)
Place	e : Ahmedabad		Place :Ahmedabad Date :	



PRERNA INFRABUILD LIMITED CIN: L65990GJ1988PLC010570

Reg Off: "PRERNA" Suervey No 820/1, Makarba in lane of Panchwati Auto, Opp: Ananddham Derasar, S G Road, Ahmedabad-380058, Gujarat, India

STATEMENT OF CONSOLIDATED CASH FLOWS FOR THE YEAR ENDED 31ST MARCH, 2024

Particulars	For the year ended 31 March, 2024	For the year ended 31 March, 2023
	Amount in (Lakh)	Amount in (Lakh)
A. Cash flow from operating activities		
Net Profit / (Loss) before extraordinary items and tax	0.01	1,190.8
Adjustments for:	22.56	20.4
Depreciation and amortisation (Profit) / loss on sale / write off of assets	22.56	29.4
Finance costs	155.04	48.4
Interest income	(224.35)	(31.8
Net (gain) / loss on sale of investments	(-
Rental income from investment properties	(10.45)	(10.7
Operating profit / (loss) before working capital changes	(57.19)	1,226.0
Changes in working capital:		
Adjustments for (increase) / decrease in operating assets:		
Inventories	(254.10)	(1,806.5
Trade receivables	(900.19)	(153.3
Other current assets	98.98	(188.3
Trade Payable	(0.46)	
Other current liabilities except unpaid dividend	124.71	1,485.1
Short-term provisions	2.00	0.8
Changes in Non current asset-Operating	(98.08)	(1,727.6
Not Cash from Operations	(1,084.33)	(1,164.0
Net Cash from Operations Income Tax	-185.89	(1,104.0
Net cash flow from operating activity	(1,270.22)	(1,355.1
B. Cash flow from investing activities	(1,210122)	(1,0001.1
Purchase of Fixed assets	(55.04)	(23.2
sale of fixed assets	-	1.0
Movement in investments	33.17	56.9
Movement in Loans & Advances		
Bank balances not considered as Cash and cash equivalents		
- Placed	(10,145.00)	(750.0
- Matured	7,090.00	
Interest received	224.35	31.8
Changes in other financial assets	(134.08)	
Rental income from investment properties	10.45	10.7
Changes in Other Non current liabilities	7.80	1,889.6
Net cash flow from / (used in) investing activities (B)	(2,968.36)	1,216.9
C. Cash flow from financing activities	(1,000.00)	1,2.1010
Changes in Borrowing	(293.73)	
Finance cost	(155.04)	(48.4
Proceeds from Equity	4,797.01	(18.7
		(07.0
Net cash flow from / (used in) financing activities (C) Net increase / (decrease) in Cash and cash equivalents (A+B+C)	4,348.24 109.65	(67.2
Cash and cash equivalents at the beginning of the year	213.25	(205.3 418.6
Cash and cash equivalents at the end of the year	322.90	213.2
Reconciliation of Cash and cash equivalents with the Balance		
Cash and cash equivalents as per Balance Sheet (Refer Note 19)	1,038.31	213.2
	20	
	1,038.31	213.2
Cash and cash equivalents at the end of the year *	1,038.31	213.2
* Comprises:		
(a) Cash on hand	-	-
(c) Balances with banks		
(i) In current accounts	1,038.31	213.2
(iii) In deposit accounts with original maturity of less than 3	-	210.2
	1,038.31	213.2



STATEMENT OF CONSOLIDATED CASH FLOWS FO	R THE YEAR ENDED	31ST MARCH, 2024
Notes:		
(i) The Cash Flow Statement reflects the combined cash flows pertaining	to continuing and disco	unting operations.
See accompanying notes forming part of the financial		
See accompanying notes forming part of the financial statements		
In terms of our report attached.		
For Philip Fernandes & Co	For and on behalf o	of the Board of Directors
Chartered Accountants		
ICAI Firm Reg No: 128122W		
	Chairman & M.D.	Managing Director
	(Vijay C Shah):	(Sanket V Shah)
N 14		
Proprietor		
M.N. 125960		or Company Secretary
Place : Ahmedabad	(Nalini V Shah)	(Megha Shah)
Date :		
	Place : Ahmed ab ad	
	Date :	



						(Rupees in L	.akh)
Particulars	Equity Share Application	Equity Share Capital		Revaluation Reserve	General Reserve	Retained Earning	Total other equity
Balance as at 1st April 2023		1,204.25	1,013.50	0.54	232.46	2,344.75	3,591.2
Add: Right Issue Less: Share issue Exp		2,408.50	2,408.50 20.00			-	2,408.5 20.0
Add: Profit during the year			-			521.40	521.4
Balance as at 31-03-2024		3,612.75	3,402.00	0.54	232.46	2,866.15	6,501.1
For Philip Fernandes & Co Chartered Accountants ICAI Firm Reg No: 128122W				or and on behalf	of the Board C	Directors	
Proprietor M.N. 125960 Place : Ahmedabad Date :			Chairman & M.D. (Vijay C Shah)	Managing (Sanket		Whole-Time (Nalini V Sh	
Date :							



PRERNA INFRABUILD LIMITED Notes forming part of the Consolidated financial statements for the year ended 31-03-2024 Note 1. Property, Plant and Equipment (Rs in Lakhs) Gross block Depreciation Net Block Disposals Other As at 31st As at 31st March, 2024 March, 2023 Descriptio As at 1st Addition As at 31st As at 1st For the Deletion As at 31st March, 2024 March, 2024 April, 2023 adjustments April, 2023 during the March, 2024 of Assets year vea Buildings 21.26 21.26 6.52 0.72 7.24 14.02 14.74 221.29 221.29 162 47 18.36 180.83 40.46 58 82 Vehicles -A/c, Office 19.07 19.07 12.77 1.46 14.23 4.84 6.30 Equipment & mobile Computer 6.88 . 6.88 6.15 0.46 -6.61 0.27 0.73 12.39 0.29 12.68 7.98 1.19 9.17 3.51 4.4 Furniture -0.29 281.18 177.38 22.19 218.08 63.11 85.01 Total 280.89

As at 31-03-2023 Gross block Net Block Depreciation As at 31st March, 2023 As at 31st March, 2022 Other As at 31st As at 31st Description As at 1st Additions Disposals As at 1st For the Deletion April, 2022 adjustments March, 2023 April, 2022 during the March, 2023 of Assets year vear Buildinas 21.28 0.00 0.00 0.00 21.26 5.76 0.75 0.00 6.52 14.74 15.50 212.69 20.40 0.00 11.80 221.29 148.39 25.00 10.92 162.47 64.30 58.82 Vehicles A/c, Office 18.11 0.96 0.00 0.00 19.07 10.90 1.87 0.00 12.77 6.30 7.21 Equipment & nobile 0.53 0.00 0.00 6.88 0.00 0.73 0.86 Computer 6.35 5.49 0.66 6.15 1.34 0.00 0.00 0.00 7.98 4.21 urniture 11.05 12.39 6.84 1.14 4.41 92.08 Total 269 47 23.2 0.00 11.80 280.89 177.38 29.42 10.92 195.89 85.01

Acquisition of new assets through business combination during the year was Rs. Nil During the year company has not revalued any of the assets. 1.1 1.2

Title deads of all plants, property and equipment are in the name of the company except vehicles which are in the name of the directors. The details of vehicles hypothecated as security against loan is given in Note---No Borrowing cost is capitalised in Property Plant and Equipment. 1.3

1.4

1.6 There are no assets under lease during the current and comparative period.



PRERNA INFRABUILD LIMITED

Notes forming part of the consolidated financial statements

Particulars	As at 31 March, 2024	As at 31 March, 2023
	Rupees (in Lakh)	Rupees (in Lakh)
Note 2 Investment Property:		rapees (in Eaking
(a) Tarrace Rights at A-1103 Prerna Shikhar	0.50	0.5
(b) Property at Cellar-Prerna Arbour	2.84	2.9
(c) Property at Prerna Artka (2035-2040)	54.52	-
Total		3.49
Cost or Deemed Cost		
Balance at the beginning of the year		-
Addition	57.73	0.0
Transfer to other tabngible assets	0.00	
Disposal/ (Adjustment)	0.00	
Balance at the end of the year	57.73	0.0
Accumulated Depreciation:		
Balance at the beginning of the year	0.00	
Addition	0.37	
Transfer to other tabngible assets	0.00	
Disposal/ (Adjustment)	0.00	
Balance at the end of the year	0.00	0.0
	0.07	0.0
Carrying Amount:		
Balance at the beginning of the year	0.00	0.0
Addition	57.36	0.0
Transfer to other tabngible assets	0.00	0.0
Disposal/ (Adjustment)	0.00	
Balance at the end of the year	57.36	0.0
Investment Property at Prerna Artika (SF 2035-2040) has been		
leased to tenant under operating lease with monthly rental payments.		
Other property has been considered for capital appreciation.		
Financial Assets		
Note 3 Investments-Non Current:		
(Unquoted)		
A. Investment carried out at cost	04.07	100.4
ii. Associates Total	94.97	128.1
	94.97	128.1
Details of Investments:		
I. Investment at Cost:		
A. Investments in Associate at cost		
1.Prerna Solitaire LLP (Refer Note)		
i. Fixed Capital Contribution	0.33	0.3
ii, Variable Capital Contribution	94.32	
2. Vipreja Projects LLP (Refer Note)	94.65	128.1
	0.43	0.0
i. Fixed Capital Contribution		0.0
ii, Variable Capital Contribution	-0.11 0.32	0.0



PRERNA INFRABUILD LIMITI Notes forming part of the consolidated financial statements	ED	
Note 4 : Loans		
Non Current (Unsecured, Consider good)		
(a) Loans to related parties		7.1
	0.00	7.1
(b) Current (Unsecured considered good)		
Advance to Related Parties	7.15	0.0
	7.15	0.0
Note 5 : Other financial assets 1 Non Current:	0.00	0.0
(Unsecured, considered good unless otherwise stated)	0.00	0.0
(onsecured, considered good unless otherwise stated)		
2 Current:		
(Unsecured, considered good unless otherwise stated)		
(a) Security Deposits	48.17	0.0
(b) Fixed Deposits with Banks held as security against borrowing	2115.00	25.71.21.7
(c) Interest accrued on deposits with Banks	111.50	25.5
	2274.67	25.5
Note 6 Deferred Tax Assets:	17.05	10.0
(c) Deferred tax assets	17.25	16.8
(On difference of depreciation as per books and IT) Total	17.25	16.8
Total	17.23	10.0
Note 7 Other assets:		
(A) Non Current		
(a) Advance for Land Purchase to related parties	1800.00	1650.0
(Considered Good)		
(b) Advance for Land Purchase to Others	23.11	75.0
(Considered Good)		
(c) Advance payment under redevelopment projects	31.49	31.4
(Considered Good)		
Total	1854.60	1756.5
(B) Current		
(a) Advance for Land Purchase to Others	82.49	207.4
(Considered Good)		
(b) Prepaid Exp	1.82	0.9
(c) Other Advance	25.34	0.0
(d) GST	20.68	20.9
(e) Advance to minority interest	0.11	
	130.44	229.4
Note 8 Inventories:		
(At lower of cost and net realisable value)		
Prerna Rajvijay Tirth -	206.08	215.3
Prerna Artica-WIP	800.97	919.5
Prerna Ashtamangal Tragad and Shala Scheme	18.02 2538.53	90.1
Tragad and Shela Scheme Prerna Infrabuild	2538.53	2410.0 1638.9



PRERNA INFRABUILD LI	MITE	D	
Notes forming part of the consolidated financial statements			
Т	otal	5528.02	5273.92
Note 9 Trade Receivables:			
Unsecured			
(a) Considered Good		1056.46	154.88
(b) Credit Impaired		1.39	1.39
	[1057.85	156.27
Less: Provision for doubtful debts		1.39	0.00
Т	otal	1056.46	156.27
Note 10 Cash and cash equivalents:			
(a) Cash on hand			0.00
(b) Balances with banks			
(i) In current accounts		1038.31	213.25
Т	otal	1038.31	213.25
Note 11 Other Bank Balance:			0.00
		1690.00	0.00 750.00
 (i) Term deposits having remaining maturity of more than 3 months but not more than 1 year (Refer Note (i) below) 		1690.00	750.00
(ii) In earmarked accounts			
- Unpaid dividend accounts		2.47	2.47
BOM-Equity Warrant A/c		0.00	0.00
Bow-Equity Warrant Ac		1692.47	752.47
Of the above, the balances that meet the definition of Cash and cash	ŀ	1032.47	132.41
equivalents as per AS 3 Cash Flow Statements is Rs246667 (Pre Vr 234	4816/		
)			
Note:12 Current Tax Assets			
(a) Advance income tax (net of provisions 45067994/- (As at		37.34	27.93
31 March, 2023 Rs.36446779 - Unsecured, considered good			
•			-



Notes forming part of the Consolidated finar	<u>c</u> ial statements				
Note: 13 Equity Share Capital				(Amt R	s. in Lakh)
Particulars		As at 31-	03-2024	As at 3	1-03-2023
Authorised					
38000000 (P.Y.13000000)Equity shares of Rs.	10/- each		3800.00		1300.00
Issued, Subscribed and fully paid up					
36127530 (P.Y.12042510) Equity shares of Rs.	10/- each		3612.75		1204.2
			3612.75		1204.2
13.1 The reconciliation of number of shares	at the beginning				
Particulars		As at 31-	03-2024	As at 3	1-03-2023
Equity Shares at the beginning of the year			12042510		1204251
Add: Shares issued during the year		24085020			
Equity Shares at the end of the year			36127530		1204251
13.2 List of shareholding more than 5% of the	e total number	of shares issu	ied by the co	ompany:	
Name of shareholder	As at 31-		As at 31-		% of change
	No of shares	% holding	No of shares	% holding	during the year
Sanket Vijay Shah HUF	7790277	21.56	2596759	21.56	0.0
Nalini Vijay Shah	6564131	18.17	1806377	15.00	3.1
Vijay C Shah	3384771	9.37	1128257		0.0
Vijay C Shah- HUF	3738477	10.35	1. 11. IV. 10. IV. 10. IV. 10.		1.3
Swetal Vijay Shah	1987581	5.50	662527	5.50	0.00
13.3 The statement of Shareholding of Prom	oters as below:				
Class of shares / Name of shareholder	As at 31-	03-2024	As at 31-	03-2023	% of change
	No of shares	% holding	No of	%	during the
		1.20	shares	holding	year
Sanket Vijay Shah HUF	7790277	21.56	2596759	21.56	0.0
Nalini Vijay Shah	6564131	18.17	1806377	15.00	3.1
Vijay C Shah	3384771	9.37	1128257	9.37	0.0
Vijay C Shah- HUF	3738477	10.35	1079659	8.97	1.3
Swetal Vijay Shah	1987581	5.50	662527	5.50	0.0
Sanket Vijay Shah	397404	1.10	132468	1.10	0.0
Niyati Sanket Shah	16823	0.04	1000	0.01	0.0

13.4 The company has issued only one class of shares having a par value of Rs.10/- each. Each shareholder of equity share is entitled to one vote per share.

13.5. 24085020 Equity Shares of Rs. 10/- each fully paid alloted during the FY 2023-24 by way of right issue to the eligible shareholders



Particulars	As at 31 March,	As at 31 March,
	2024	2023
Note 14 Other Equity	Rupees (in Lakh)	Rupees (in Lakh)
(a) Securities Premium Account:		
Balance as per last balance sheet	1,013.50	1,013.50
Add: Addition during the year	2,408.50	-
Less: Share issue exp	(20.00)	-
Closing Balance	3,402.00	1,013.5
(b) Revaluation Reserve:	0.54	0.5
(c) General Reserve:		-
Opening balance	232.46	232.4
Closing balance	232.46	232.4
(d) Surplus / (Deficit) in Statement of Profit		
Opening balance	2,344.73	1,367.10
Add: Profit / (Loss) for the year	539.24	977.63
Closing balance	2,883.98	2,344.7
Tot	al 6,518.98	3,591.2
Note 15 Financial Liabilities		
i. Borrowing Non Current:		
(A) Vehicle Loans: i. From Banks		14.3
(B) Loans:	· · ·	14.5
i. From Others by subsidiary	2,475.01	1,895.4
Total	2,475.01	1,909.8
Current:	2,475.01	1,505.0
Current maturities of secured long term debts:		
(A)Vehical loans		
i. From Banks	3.95	5.5
(B) Overdraft from Bank	955.12	231.4
Unsecured loan from directors	0.00	1581.0
Tot	al 959.08	1,818.00
Note:16: Trade Payable		
Non Current:	-	-
Tot	al -	-
Current:		
Total outstanding dues to micro and small enterp	ris 1.48	0.0
Total outstanding dues of creditors other than min	on 0.05	1.9
Tot	al 1.52	1.9
Note:17: Other liabilities		
Non Current	7.00	0.0
(A) Rent Deposits (b) Unpaid dividend	7.80 2.47	0.0
(b) Onpaid dividend		2.4
	10.20	
Current		
(A) Booking Advance received from customers Prerna Ashtamangal	0.24	
Prema Ashtamangai Prema 24 Tirthankar Trust	36.40	0.0
Prerna Aam Bagan-3	222.41	137.0
(B) Exp payable	3.68	2.1
(C) Statutory liabilities	5.74	4.6
Tot		143.7
Note:18: Provisions		
Non current	.	_
Tot	-	
Current		
Provision for Exp	6.59	4.5
Tot		4.5



Particulars	For the year ended 31 March, 2024	For the year ended 31 March, 2023
F	Rupees (in Lakh)	Rupees (in Lakh)
Note 19 Revenue from operations:		
(a) Sale of Shops/flat	2836.48	1,819.4
(b) Sale of land	1700.00	
(c) Profit of Associates	-1.41	(5.5
(c) Other operating income Total	4 5 2 5 0 7	2.8
Note:	4,535.07	1,010.0
Note 20 Other income		
a) Interest income		
From bank	224.35	31.8
Interest on IT Refund (Firm)		0.0
(b) Rent income	10.45	10.7
(c) Net gain on sale of:		
Sale of Fixed Assets	-	0.1
Total	234.80	42.7
Note 21 Cost of Land/Plots		
-Cost of Land	3820.08	367.8
Note 22 Cost of materials consumed:		
Opening Stock:		
Add: Prerna Ashtamangal Project Exp	-	223.9
Add: Prerna Artica Exp	-	11.2
Add: Other Direct Exp	-	10.4
Add: share in Prerna Agam	-	1,530.3
Less: Closing stock	3,820.08	2,143.8
Cost of material consumed	3,820.08	2,143.8
Note-22: Contract and Proiect Cost	•	-
Note 23.Changes in inventories of finished goods,		
work-in-progress and stock-in-trade:		
Inventories at the end of the year:		
Finished Goods	000.00	215.3
Prerna Raj Vijay Tirth Project Prerna Artika Project	206.08 855.72	215.
Less: Trf to Invetsment Property	-54.75	313.
Prerna Ashtamagal Project	18.02	90.
Tragad and Shela Scheme	2538.53	2,410.0
Finished Goods- M/s Prerna Infrabuild -Firm	1964.42	1,638.
	5528.02	5,273
nventories at the beginning of the year:		
Work-in-progress		
Prerna Raj Vijay Tirth Project	215.32	303.4
Prerna Artika Project	919.54	925.2
Less: Trf to Invetsment Property	-54.75 90.10	145.7
Prerna Ashtamagal Project Tragad and Shela Scheme	2410.00	2,042.3
Finished Goods- M/s Prerna Infrabuild -Firm	1638.96	2,042.
F	5,219.18	3,517.
Net (increase) / decrease	(308.84)	(1,755.9



Salaries and wages	1	44.49988	41.4
Bonus & leave salary		0.8292	0.9
-	Total	117.33	114.3
Note 25 Finance costs			
(a) Interest expense			
- Interest on car loan		1.02	3.1
- GST late fees and penalty		0.00	0.0
- Interest On TDS		0.65	0.0
-Interest on FDOD		3.72	1.1
Interest		149.65	44.1
	Total	155.04	48.4
Note 26 Other expenses Insurance		0.50	6.0
		3.53	
Office Expenses		4.67	3.8
Printing and stationery		1.00	1.1
Advertisement Exps.		2.22	5.0
Business promotion		01.00	2.3
Legal and professional		21.86	25.2
Membership Fees		0.30	0.2
Miscellaneous expenses		0.01	0.1
Auditors Remuneration			-
- statutory audit		0.89	0.7
- taxation matters		4.000	
Bank Charges		0.12	0.2
Listing Fees		4.30	7.5
Site Exp		7.28	
Bad Debts		2.51	
Website Exp		0.85	0.7
Security Expenses		3.55	2.8
Shilpalay Redevlopment Exp		N 02-	
Petrol and conveyance		1.47	2.3
Repairs and maintenance - Others		10.67	5.4
Travel Exp		14.63	1.1
Telephone exp		0.85	0.8
Brokerage on sale of flat		111.72	1.4
Auda Charges		4.12	0.1
Municipal tax		13.09	6.7
Rera Fees		0.84	0.0
GST Exp			3.0
Electricity charges		11.32	4.8
Sale deed registration charge		0.31	1.5
Stamp Duty for Amalgamation		6.96	101.0
ROC charges		0.01	0.0
CSR Donation		12.70	4.7
Penalty on Amalgamation		6.50	
	Total	248.28	88.6



Prerna Infrabuild Ltd

Notes Forming Part of Consolidated Accounts for the year ended 31st March, 2024

NOTE-27 SIGNIFICANT ACCOUNTING POLICIES:

COMPANY OVERVIEW & NATURE OF OPERATIONS:

The Company was incorporated in 1988. The company is a public limited company incorporated and domiciled in India has its registered office at PRERNA, Survey No 820/1, Opp: ananddham Derasar, S G Highway, Makarba. Ahmedabad - 380058, Gujarat, India. The company has its primary listings on the BSE Limited in India. The company's main business is Real Estate and development in residential and commercial segment.

1.1 BASIS OF PREPARATION OF FINANCIAL STATEMENTS: Statement of Compliance:

These financial statements have been prepared in accordance with the Indian Accounting Standards (Ind AS) as specified under section 133 of the Companies Act 2013 read together with the Rules notified there under to the extent applicable and the other relevant provisions of the Act, pronouncements of the regulatory bodies applicable to the company.

The financial statements have been prepared on going concern and accrual basis. The accounting policies are applied consistently to all the periods presented in the financial statements.

1.2 BASIS OF MEASUREMENT:

The Ind AS Financial Statements have been prepared on a going concern basis using historical cost convention and fair value measurement, wherever applicable and on an accrual method of accounting, except for certain financial assets and liabilities as specified and defined benefit plans which have been measured at actuarial valuation as required by relevant Ind AS.

1.3 BASIS FOR CLASSIFICATION OF ASSETS & LIABILITIES:

All the assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in Schedule III to the Companies Act, 2013. Based on the nature of products and the time between the acquisition of assets or processing and their realization in cash and cash equivalent, project related assets and liabilities have been classified into current and non-current based on operating cycle of respective projects. The Company has ascertained its operating cycle to be 12 months for the purpose of current – non-current classification for all other assets and liabilities.

1.4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS:

The preparation of financial statements in conformity with Generally Accepted Accounting Principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the financial statements and the results of operations during the reporting period. Although these estimates are based upon management's best knowledge of current events and actions, actual results could differ from these estimates. Revisions to accounting estimates are recognized prospectively.

The areas involving critical estimates or judgments are:

- Estimation of Useful life of Property, plant and equipment and intangibles (Note 1.5.i)
- Estimation of impairment (Note 1.5.iv)
- Estimation of taxes (Note 1.5.v)
- Estimation of cost of project for revenue recognition (Note 1.5.vi)
- Estimation of provision and contingent liabilities (Note 25)

1.5 SIGNIFICANT ACCOUNTING POLICIES:

i. PROPERTY, PLANT & EQUIPMENT:

A. Property, Plant & Equipment are stated at cost of acquisition or construction net of accumulated depreciation and accumulated impairment losses, if any. Cost comprises the purchase price and other directly attributable costs. Subsequent costs are included in the asset's carrying amount or recognized as a



separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.

- B. Depreciation on fixed assets: Depreciation is provided based on a pro-rata basis on the useful life of the assets as prescribed in Schedule II of the Companies Act, 2013 on the "Written down value" method in respect of all assets.
- **c.** The company had elected to consider the carrying value of all its property, plant and equipment appearing in the financial statements prepared in accordance with Accounting Standards notified under section 133 of the Companies Act 2013 read together with the Rules notified there under and used the same as deemed cost on transition to Ind AS.

ii. INTANGIBLE ASSET

Intangible Assets are recognized when it is probable that the future economic benefits that are attributable to the assets will flow to the company and the cost of asset can be measured reliably.

Intangible Assets are stated at cost, net of accumulated amortization and accumulated impairment loss, if any. Cost includes any expenditure directly attributable on making the asset ready for its intended use.

Intangible assets with finite lives are amortized over their useful economic life. The amortization period and the amortization method for finite-life intangible assets is reviewed at each financial year end and adjusted prospectively, if appropriate.

iii. BORROWING COST:

Borrowing costs attributable to the acquisition, construction or production of qualifying assets (i.e. assets that necessarily take substantial period of time to get ready for their intended use or sale) are capitalized as part of the cost of such asset up to the date when such asset is ready for its intended use or sale. Other borrowing costs are recognized as an expense in the period in which they are incurred. Further, interest earned out of borrowed funds from temporary investments is reduced from the borrowing cost.

iv. FINANCIAL INSTRUMENT:

A financial instrument is any contract that gives rise to a financial asset of one entity and financial liability or equity instrument of another entity.

A Financial Asset:-

Initial recognition and measurement:

All financial instruments are recognized initially at fair value plus, in the case of financial assets not recorded at fair value through Profit & Loss, transaction costs that are attributable to the acquisition of the financial asset, purchase or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place are recognized on the trade date i.e. the date that the company commits to purchase or sell the asset.

Subsequent Measurement:

For the purpose of subsequent measurement financial assets are classified as measured at:

- Amortized cost
- Fair value through profit and loss (FVTPL)
- Fair value through other comprehensive income (FVOCI)

•

(d) Financial Asset measured at amortized cost:

Financial Assets held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding are measured at amortized cost using effective interest rate (EIR) method. The EIR amortization is recognized as finance income in the statement of Profit & Loss. The company while applying above criteria has classified the following at amortized cost:



- (a) Trade receivables
- (b) Investment in Subsidiaries
- (c) Loans
- (d) Other financial assets
- (e) Financial Assets Measured at fair value through other comprehensive income:

Financial assets that are held within a business model whose objective is achieved by both, selling financial assets and collecting contractual cash flows that are solely payments of principal and interest, are subsequently measured at fair value through other comprehensive income. Fair value movements are recognized in the other comprehensive income (OCI). Interest income measured using the EIR method and impairment losses, if any are recognized in the Statement of Profit and Loss. On derecognition, cumulative gain or loss previously recognized in OCI is reclassified from the equity to 'other income' in the Statement of Profit and Loss.

Financial Assets at fair value through profit & loss (FVTPL): Financial Asset are measured at Fair value through Profit & Loss if it does not meet the criteria for classification as measured at amortized cost or at FVTOCI. All fair value changes are recognized in the statement of Profit & Loss.

Equity Instruments:-

All investments in equity instruments classified under financial assets are initially measured at fair value, the group may, on initial recognition, irrevocably elect to measure the same either at FVOCI or FVTPL.

De-recognition of Financial Assets:-

Financial assets are derecognized when the contractual rights to the cash flows from the financial asset expire or the financial asset is transferred and the transfer qualifies for Derecognition. On Derecognition of a financial asset in its entirety, the difference between the carrying amount (measured on the date of recognition) and the consideration received (including any new asset obtained less any new liability assumed) shall be recognized in the statement of Profit & Loss.

Impairment of Financial Assets:-

In accordance with Ind AS 109, the company applies expected credit loss (ECL) model by adopting the simplified approach using a provision matrix reflecting current condition and forecasts of future economic conditions for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

- (a) Financial Assets that are debt instruments, and are measured at amortized cost e.g. loans, debt securities, deposits, trade receivables and bank balance
- (b) Financial Assets that are debt instruments and are measured at FVTOCI.
 - (c) Lease receivables under Ind AS 116.
 - (d) Trade receivables or any contractual right to receive cash or another financial asset
 - (e) Loan commitments which are not measured at FVTPL
 - (f) Financial guarantee contracts which are not measured at FVTPL

B. Financial Liability:

Initial recognition and measurement:

Financial liabilities are recognized initially at fair value plus any transaction cost that are attributable to the acquisition of the financial liability except financial liabilities at FVTPL that are measured at fair value.

Subsequent measurement:

Financial liabilities are subsequently measured at amortized cost using the EIR method. Financial liabilities carried at fair value through profit or loss are measured at fair value with all changes in fair value recognized in the Statement of Profit and Loss

Financial Liabilities at amortized cost:

Amortized cost for financial liabilities represents amount at which financial liability is measured at initial recognition minus the principal repayments, plus or minus the cumulative amortization using the effective interest method of any difference between the initial amount and the maturity amount.



The company is classifying the following under amortized cost

- Borrowings from banks
- Borrowings from others
- Trade payables
- Other Financial Liabilities

Derecognition:

A financial liability shall be derecognized when, and only when, it is extinguished i.e. when the obligation specified in the contract is discharged or cancelled or expires.

v. INCOME TAXES:

Income tax expense for the year comprises of current tax and deferred tax. Provision for Current Tax is computed as per Total Income Returnable under the Income Tax Act, 1961 taking into account available deductions and exemptions.

Deferred tax is recognized in respect of temporary differences between the carrying amount of assets and liabilities for financial reporting purposes and the corresponding amounts used for taxation purposes. Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted at the balance sheet date. Deferred tax assets are recognized only to the extent that it is probable that future taxable profits will be available against which the asset can be utilized.

vi. **REVENUE RECOGNITION:**

The Company derives revenues primarily from sale of properties comprising of both commercial and residential units. The Company recognizes revenue when it determines the satisfaction of performance obligations at a point in time and subsequently over time when the Company has enforceable right for payment for performance completed to date. Revenue is recognized upon transfer of control of promised products to customer in an amount that reflects the consideration which the Company expects to receive in exchange for those products.

In arrangements for sale of units the Company has applied the guidance given in IND AS 115, on "Revenue from contracts with customers", by applying the revenue recognition criteria for each distinct performance obligation. The arrangements with customers generally meet the criteria for considering sale of units as distinct performance obligations. For allocating the transaction price, the Company has measured the revenue in respect of each performance obligation of a contract at its relative Consolidated selling price. The price that is regularly charged for an item when sold separately is the best evidence of its Consolidated selling price. The transaction price is also adjusted for the effects of the time value of money if the contract includes a significant financing component. Any consideration payable to the customer is adjusted to the transaction price, unless it is a payment for a distinct product or service from the customer.

The full revenue is recognized on sale of property when the company has transferred to the buyer all significant risks & rewards of ownership and when the seller has not to perform any substantial acts to complete the contract.

vii. RETIREMENT & OTHER EMPLOYEE BENEFITS:-

As per explanation provided by the company, as per past records, because of certain basic requirement of continuous services, no employee became eligible for retirement benefits, hence nothing has been provided in the books of accounts towards retirement benefits. Further regarding Provident and other employee's fund, company has not crossed the basic limit, hence PF and other laws are not made applicable to the company.

viii. IMPAIRMENT OF ASSETS:

An asset is treated as impaired when the carrying cost of asset exceeds its recoverable value. Recoverable value is being higher of value in use and net selling price. Value in use is computed at net present value of cash flow expected over the balance useful life of the assets. An impairment loss is recognized in the year in which an asset



is identified as impaired as an expense in the Profit and Loss Account

ix. INVENTORY:

Inventories are valued at the lower of cost and net realizable value.

- E. In case of the inventory of Raw-materials, they are valued at cost using FIFO method.
- F. The Closing stock of WIP has been valued at cost.
- G. The closing stock of finished goods is valued at cost or net realizable value, whichever is less.

x. TRANSACTIONS IN FOREIGN CURRENCY:

- A. Foreign currency transactions are translated into the functional currency using exchange rates at the date of the transaction.
- B. Monetary items denominated in foreign currencies at the period end are restated at year end rates.
- C. Nonmonetary foreign currency items are carried at cost.
- H. Any income or expense on account of exchange difference either on settlement or on transaction is recognized in the statement of profit and loss.

xi. LEASES:

At the inception of a contract, the Company assesses whether a contract is or contains, a lease. A contract is, or contains a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange of consideration.

As a Lessee:

Right of use Asset:

The Company recognizes a right-of-use asset and a lease liability at the lease commencement date. At the commencement date, a lessee shall measure the right-of- use asset at cost which comprises initial measurement of the lease liability, any lease payments made at or before the commencement date, less any lease incentives received, any initial direct costs incurred by the lessee; and an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

Lease Liability:

At the commencement date, a lessee shall measure the lease liability at the present value of the lease payments that are not paid at that date. The lease payments shall be discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the lessee shall use the lessee's incremental borrowing rate.

Short-term lease and leases of low-value assets:

The Company has elected not to recognize right-of-use assets and lease liabilities for short- term leases that have a lease term of less than 12 months or less and leases of low-value assets, including IT Equipment. The Company recognizes the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

The election for short-term leases shall be made by class of underlying asset to which the right of use relates. A class of underlying asset is a grouping of underlying assets of a similar nature and use in Company's operations. The election for leases for which the underlying asset is of low value can be made on a lease-by-lease basis. *At present there is no lease contract in the company.*



xii. PROVISIONS, CONTINGENT LIABILITIES AND CONTINGENT ASSETS:

Provisions involving substantial degree of estimation in measurement are recognized when there is a present obligation as a result of past events, it is probable that there will be an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are measured at the best estimate of the expenditure required to settle the present obligation at the Balance Sheet date. If the effect of the time value of money is material, provisions are discounted to reflect its present value using a current pre-tax rate that reflects the current market assessments of the time value of money and the risks specific to the obligation.

Contingent liabilities are disclosed when there is a possible obligation arising from past event, the existence of which will be confirmed only by occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the company or a present obligation that arise from past event where it is either not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount can not be made.

xiii. EARNINGS PER SHARE:

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

xiv. CASH AND CASH EQUIVALENTS:

Cash and cash equivalents in the balance sheet comprise cash at banks and in hand and short-term deposits with an original maturity of twelve months or less, which are subject to an insignificant risk of changes in value. For the purpose of the statement of cash flows, cash and cash equivalents consist of unrestricted cash and shortterm deposits, net of outstanding bank overdrafts as they are considered an integral part of the Company's cash management. Cash flows are reported using the indirect method, whereby profit before tax is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past or future operating cash receipts or payment and item of income or expenses associated with investing or financing cash flows. The cash flows from operating, investing and financing activities of the company are segregated.

Notes Forming Part of Consolidated Accounts for the year ended 31^{st} March, 2024

NOTE-28 A Financial Instrument by Category:

(Amt.in Lakh)

PARTICULARS	ULARS 2023-24		2022-2		23	
	FVTPL	FVTOCI	AMORTISED COST	FVTPL	FVTOCI	AMORTISED COST
Financial Assets						
- Investment	0	0	94.97	0	0	128.14
- Loans			7.15			0
- Trade Receivable	0	0	1056.46	0	0	156.27
- Cash & cash equivalents	0	0	1038.31	0	0	213.25
- Other bank balances	0	0	1692.47	0	0	752.47
- Other financial Assets	0	0	2274.67	0	0	25.59
Financial Liabilities						
- Borrowings	0	0	959.08	0	0	1818.00
- Trade Payables	0	0	1.53	0	0	2.13



	-	Other financial liabilities	0	0	0	0	0	0.
*Si	nce a	all the financial Assets and Fina	ncial liabil	ities are mea	asured at amortize	d cost, disc	losure of fair	r value hierarchy is
no	t bei	ng made						

NOTE-28B Fair Value of Financial Assets & Liabilities measured at amortized cost: (Amt.`in Lakh)

PARTICULARS	2023-24		2022-23		
	Carrying Amount	Fair Value	Carrying Amount	Fair Value	
Financial Assets:					
Investment in Subsidiary & associates	323.55	323.55	93.18	93.18	
Loans	0	0	0	0	
Trade Receivable	1056.46	1056.46	156.27	156.27	
Cash & cash equivalents	1038.31	1038.31	55.82	55.82	
Other bank balances	1692.47	1692.47	752.47	752.47	
-Other financial Assets	2274.67	2274.67	25.59	25.59	
Financial Liabilities:					
Borrowings	3434.09	3434.09	3727.81	3727.81	
Trade Payables	1.53	1.53	1.98	1.98	
Other financial liabilities	0	0	0	0	

C. The carrying amounts of trade receivables, trade payables, current loans, capital creditors and cash and cash equivalents, other financial assets, other financial liabilities are considered to be the same as their fair values, due to their short-term nature.

D. The fair values of non-current borrowings and non-current Loans are same as their amortized cost since the borrowings are interest bearing at the prevalent market rate.

NOTE-28 C Income Taxes: Tax (Credit) / Expense recognized in profit or loss (Amt. in Lakh)

Particulars	2023-24	2022-23
Current Tax	176.61	215
Deferred Tax	(0.44)	(1.40)
Total Income Tax Expenses	176.17	213.60

c. Reconciliation of tax expenses and the accounting profit multiplied by Tax Rate : (Amt. in Lakh)

Particulars	2023-2024	2022- 2023
Profit Before Tax	715.41	1190.84
Statutory Tax Rate (%)	29.12%	29.12%
Tax at statutory tax rate	208.33	346.77
Tax effects of net of the amounts which are not taxable, not deductible in calculating taxable income due to adjustments as per income tax act	(31.72)	(131.77)
Tax effects of change in deferred tax rate	0	0



Income Tax Expense	176.61	215.00

D. Deferred Tax Assets/ (Liabilities) :	(A	mt in lakh)
Particulars	2023-2024	2022-23
The balances comprises temporary differences attributable to :		
Deferred Tax Assets		
Difference of WDV of fixed assets	0.44	1.40
Other balance sheet items	0	0
Deferred Tax Assets	0.44	1.40

28D: Corporate Social Responsibility Expenditure towards Corporate Social Responsibility as per Companies Act, 2013 read with Rules and Regulations thereof charged to profit and loss account. (Amt In Jakh)

	(Amt.	In lakh)
	For the ye	ear ended
Particulars	March 31,	March 31,
	2024	2023
(i) Gross Amount required to be spent by the Company	1268670	473428
(ii) Amount Spent during the year towards activities specified in		
CSR Policy		
a) CSR activities by own		
b) By third parties	1270000	475000
(iii) Shortfall at the end of the year	Nil	Nil
(iv) Total of Previous years shortfall	Nil	Nil
(v) Reason for shortfall	NA	NA
(vi) Related Party Transactions in relation to Corporate Social	Nil	Nil
Responsibility	1111	1111
a) Amount utilised from previous year unspent account		
b) Amount spent for the year		
(vii) Nature of CSR activities		Promotion
	Education	of Health
	Luucuton	and
		Nutrition



Note 29: Information concerning classification of securities:

(Rs. In Lakh)

Particulars	2023-24	2022-23
Current		
Financial Assets:		
-First charge	955.12	231.44
-Floating charge		
Non Financial Assets		
-First charge		
-Floating charge	3.95	5.56
Non Current		
First Charge	0	1581.00
Total assets mortgaged as security		

The Details of security offered for the secured loan taken are as follows:

- C. Overdraft against fixed deposits are secured by the pledge of the fixed deposits financed through overdraft financing viz FDOD
- D. Loans in respect of Vehicals are secured by the hypothecation of the vehicles financed through loan agreement viz Motor Cars.



Note-30: Segment Reporting:

Factors used to identify the entity's reportable segment, including the basis of organization:

For management purposes, the company has only one reportable segment namely: Real Estate and development in residential and commercial property. The Managing Director of the company acts as the Chief Operating Decision Maker ("CODM"). The CODM evaluates the company's performance and allocates resources based on an analysis of various performance indicators.

2 Information about Products and Services:

(Amt Rs in Lakh).

Product/Service	Revenue from the Product		
	2023-24	2022-23	
Real Estate and Development of Residential and Commercial Property	4535.07	1816.84	

2. Information about Geographical Areas:

(Amt Rs. In Lakh)

Particulars	Within India	
	2023-24	2022-23
Revenues	4535.07	1816.84
Non Current Assets	1854.60	1756.52

4. Information about Major Customers:



Entity has entered the real estate transaction in the nature of sale of land at Survey No.86, TP No 64, Tragad to M/s Shiv Ashish Infra, a partnership firm having registered office at 501, Lilamani Corporate Height, Ramapir Tekro, Nava Vadaj (PAN:AEYFS0036A) of Rs.1700 Lakh which is more than 10% of total revenue of the entity for the financial year 2023-24.

Note-31: Revenue from Contract with Customers:

Disaggregated Revenue Information:

(Amt in, Rs. Lakh)

Particulars	Revenue from the Product	
	2023-24	2022-23
Type of service		
Real Estate and Development of Residential and Commercial Property	4535.07	1816.84
Geographical Disaggregation:		
Revenue within India	4535.07	1816.84
Timing of revenue recognition wise		
- At a point in time	4535.07	1816.84
- Over a period of time		



Contract Balances:

(Amt in, Rs. Lakh)

Particulars	2023-24	2022-23
Contract Assets		
Trade Receivable	1053.96	156.27
Contract Liabilities		
Booking advance received from customers	222.64	137.00

Note-32: Related Party Transactions:

Key Management Personal-Chairman	Vijay C Shah
Key Management Personal-Managing Director	Sanket Vijay Shah
Key Management Personal-Whole Time Director	Nalini V. Shah
Susidiary Enterprise	Prerna Infrabuild (90%)
Associated Enterprise	Prerna Solitare Infra LLP (33%)
Associated Enterprise	Vipreja Projects LLP (42.5%)
Relative of Chairman (Daughter)	Swetal V shah
Company-Relative	Prernatirth Builders Pvt Ltd
Society-controlled by MD	Prerna Artika Commercial Co-Op



Nature of transactions with related parties and aggregate amount of transactions for each class of related party balance outstanding as on 31-03-2024.

(Amt in, Rs. Lakh)

		2023-24	1		2022-23	
Particulars	Subsidiary/ Associate	Other Related Parties	Key Manageri al Person	Subsidiary/ Associate	Other Related Parties	Key Manageri al Person
Advance for purchase of land:						
Nalini Vijay Shah			1470.00			1320.00
Niyati Sanket Shah		330.00			330.00	
Managerial Remuneration						
Vijay C shah			24.00			24.00
Sanket V Shah			24.00			24.00
Nalini V Shah			24.00			24.00
M/s Prerna Infrabuild (90%)						
Net of repayment receipt over Contribution in Prerna Infrabuild	12.06			(133.70)		
Profit/(loss) of Firm	251.07			(3.61)		
Outstanding Balance (Excess of receipt over contribution)	227.67			(35.46)		
Prerna Solitare Infra LLP (33%)						



Net of repayment receipt over Contribution	(32.18)		-		
Profit/(loss) of Firm	(1.17)		(5.51)		
Outstanding Balance (Excess of receipt over contribution)	94.65		128.14		
Vipreja Projects LLP					
Net of repayment receipt over Contribution	0.32				
Outstanding Balance (Excess of receipt over contribution)	0.32				
Loans to					
Prernatirth Builders Pvt Ltd		2.65		2.65	
Prerna Artika Comm Co-op Service Society		4.50		4.50	
Loan from Directors					
Sanket V Shah					54.00
Vijay C Shah					802.00
Nalini Vijay Shah					725.00
Sale of Property					
Swetal V Shah				53.25	

Notes forming part of the consolidated financial statements

Note33 : Analytical Ratios

Sr.	Ratio	Numerator	Denominato	For	For the	%	Reason for
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No.			r	the	year	Varianc	variance
				year ended March 31, 2024	ended March 31, 2023	e	
а.	Current Ratio,	Current Assets	Current Liabilities	9.52	3.39	181%	Reducedincurrentyearbecauseoftemporaryborrowingfromdirectors.
b.	Debt-Equity Ratio,	Total Debt #1	Shareholders Equity	0.37	0.81	-55%	Since Debts substantally increased in Subsidiary.
C.	Debt Service Coverage Ratio,	Earnings available for Debt service #2	Debt Service #3	4.62	21.77	-79%	Interest on loan increased in subsidiary
d.	Return on Equity Ratio,	Net Profit after taxes	Average Shareholder' s equity	0.07	0.23	-68%	Earning increased during the year
e.	Inventory turnover ratio,	Cost of goods sold #4	Average Inventory	0.65	0.09	633%	There in much lower material consumption as compared to last year, since majority of the constrcution have been finished in last year.
f.	Trade Receivables turnover ratio,	Revenue from Operations #6	Average Trade Receivables	8.57	23.25	-63%	Trade receivable increased this year substantially.
g.	Trade payables turnover ratio,	Construction Expenses #7	Average Trade Payables	18.85	7.34	157%	Construction Exp increased in subsidiary.
h.	Net capital turnover ratio (Net working capital turnover Ratio),	Revenue from Operations #6	Average Working Capital	0.60	0.44	35%	Turnover reduced this year
i.	Net profit ratio,	Net Profit	Revenue from Operations #6	0.12	0.54	-78%	Since % completion method followed in income recognition, the more completion



							more profit/(loss) generated.
j.	Return on Capital employed,	Earning before interest and taxes	Capital Employed #5	0.06	0.15	-56%	No Explanation Required
k.	Return on investment in quoted equity instruments,	Current Value of Investment	Average Cost of Investment	NA	NA	NA	NA
	Return on investment in other equity of subsidiaries,	Current Value of Investment	Average Cost of Investment	NA	NA	NA	NA

Notes

#1 Debt represents all liabilties

#2 Earnings available for Debt service represents Profit After Tax + Finance Cost + Depreciation and Amortization + Loss/(profit) on sale of assets

#3 Debt Service represents Interest + Principal Repayment + Lease payments

#4 Cost of goods sold represents construction material consumed during the during the year

#5 Capital Employed represents Equity, external borrowings and Deferred tax liabilities

#6 Revenue from Operations represents sale of services and other material sales.

#7 Construction expenses represents credit purchases during the year + other direct construction expenses

Note 34: Contingent Liabilities:

- 3 For AY 2017-18 from Income Tax Department has raised the demand of Rs. 593.,63 Lakh in assessment proceeding. Company has filed appeal with CIT(A) and is of the opinion of getting success in appeal hence not provided in the books of account.
- 4 For AY 2022-23 Company has succeeded in assessment proceeding u/s 143(3), however IT department has wrongly added deferred tax into the profit and raised the demand of Rs.29.23 Lakh. Company has filed rectification application against the said order. Hence nothing has provided in the books.
- NOTE-35:There are no proceedings initiated or pending against the Company for holding any Benami Property under the Benami Transactions (Prohibitions) Act, 1988.

NOTE-36 During the year Company has not traded or invested in Crypto Currency.

NOTE-37 The company does not have any immovable property in Property, Plant & Equipment for which the title deeds of immovable property are not held in the name of the company.

NOTE-38 Standard issued but not yet effective:

Ministry of Corporate Affairs ("MCA") notifies new standards or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. For the year ended March 31, 2024, MCA has not notified any new standards or amendments to the existing standards applicable to the Company.



Registered office: 'PRERNA' Survey No. 820/1. In Lane of Panchvati Au	MITED
	ito, Opp. Anand Dham Derasar, S.G. Highway, Makarba,
Ahmedabad - 380058.	
	PROXY FORM
[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) Of the C	Companies (Management and Administration) Rules, 2014]
CIN : L65990GJ1988PLC010570	
Name of the Company : Prerna Infrabuild Limited	
Registered office : 'PRERNA', Survey No. 820/1, In Lane of Panchvati Auto	o, Opp. Anand Dham Derasar, S.G. Highway, Makarba,
Ahmedabad - 380058.	
Name of the member (s) :	
Registered address	
E-mail Id :	
Folio No/ Client Id	
DP Id :	
I/We, being the member (s) of shares of the	e above named Company, hereby appoint.
Name :	
Address :	
E-mail Id :Signature:	or failing him.
Name :	
Address :	
E-mail ld :Signature:	or failing him.
Name :	
Address :	
E-mail ld :Signature:	or failing him.
as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at th the 26th day of September, 2019 at 10.30 a.m. at 'PRERNA', Survey No. 820/1, Highway, Makarba, Ahmedabad- 380058 and at any adjournment thereof in respect	, In Lane of Panchvati Auto, Opp. Anand Dham Derasar, S.G.
Resolution No: Ordinary Business1. To receive, consider and adopt the Audited Statement of Profit and Loss for the that date and the Reports of the Board of Directors and the Auditors thereon.	financial year ended 31^{st} March, 2018, the Balance Sheet as on
 Resolution No: Ordinary Business 1. To receive, consider and adopt the Audited Statement of Profit and Loss for the that date and the Reports of the Board of Directors and the Auditors thereon. 2. To appoint a Director in place of Smt. Nalini V. Shah (DIN: 00119538) who retires 	financial year ended 31 st March, 2018, the Balance Sheet as on s by rotation and being eligible, offers herself for reappointment.
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PRERNA INFRABUILD LIMITED

Registered office: 'PRERNA', Survey No. 820/1, In Lane of Panchvati Auto, Opp. Anand Dham Derasar, S.G. Highway, Makarba, Ahmedabad - 380058.



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