<u>36th</u>

Annual Report

2023-24

WOODSVILLA LIMITED

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VISION

To be recognized as a leader in excellence and innovation within the Indian Hospitality Industry, providing the ultimate hospitality experiences within an affordable world-class resort lifestyle and service that reflects the pride and professionalism of our team.

CORPORATE INFORMATION

BOARD OF DIRECTORS

- 1. VIPIN AGGARWAL
- 2. MEENA AGGARWAL
- 3. SANWAR MAL SAINI
- 4. RAVINDER MOHAN MANCHANDA

CHIEF EXECUTIVE OFFICER

MEENA AGGARWAL

Director Whole time - Director & CEO Independent Director Independent Director

CHIEF FINANCIAL OFFICER

SUDHANSU KUMAR NAYAK

COMPANY SECRETARY

VINEETA AGRAWAL

REGISTRAR & SHARE TRANSFER AGENT MAS SERVICES LIMITED T-34, 2ND FLOOR, OKHLA INDUSTRIAL AREA – PHASE II NEW DELHI – 110020

STATUTORY AUDITORS

RAKESH RAJ & ASSOCIATES CHARTERED ACCOUNTANTS 825, SECTOR 21A, FARIDABAD 121005

INTERNAL AUDITORS

ASHU GOGIA & ASSOCIATES CHARTERED ACCOUNTANTS N-43, 2ND FLOOR, DR. MUKHERJEE NAGAR, NEW DELHI – 110009

SECRETARIAL AUDITORS

CKA & Associates Address:- 193, 1st floor, Shakti Khand-III, Indirapuram, Ghaziabad, Uttar Pradesh-201010

REGISTERED OFFICE

E-4 DEFENCE COLONY, NEW DELHI – 110024

NOTICE OF 36TH ANNUAL GENERAL MEETING

Notice is hereby given that the 36th Annual General Meeting of the Members of **WOODSVILLA LIMITED** will be held on Sunday, 29th September, 2024 at 05:00 P.M. to transact through Video Conferencing ("VC")/ Other Audio-Visual Means("OAVM") to transact the following business:

Ordinary Business:

- To receive, consider and adopt the Audited Financial Statements of the company including the Balance Sheet of the Company as at 31st March, 2024 and the Statement of Profit and Loss of the Company for the financial year ended 31st March, 2024 and the Reports of the Board of Directors and Auditors thereon.
- 2. To appoint a Director in place of Mrs. Meena Aggarwal (DIN: 00084504), the Director of the Company, who is liable to retire by rotation and being eligible, offers herself for re-appointment pursuant to the provisions of Section 152 of the Companies Act,2013.

3. <u>Reappointment of Mr. Ravinder Mohan Manchanda as</u> <u>Independent Director</u>

To consider and if thought fit, to pass the following resolution as a special resolution:

"RESOLVED THAT pursuant to Sections 149, 150, 152 read with schedule IV and other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors), Rules, 2014, including any statutory amendment(s) thereto or re-enactment(s) thereof for the time being in force, Mr. Ravinder Mohan Manchanda (DIN: 08578188), Independent director of the company, whose period of office is liable expire on 27/09/2024, and who has submitted a declaration that she meets the criteria of independence under Section 149(6) of the Companies Act, 2013 and who is eligible for reappointment for a second term under the provisions of the Companies Act, 2013 and rules made thereunder, be reappointed as an Independent director of the company, not liable to retire by rotation, to hold office for a second term of 5 consecutive years commencing from 29/09/2024 till 29/09/2029.

RESOLVED FURTHER THAT the Board be and is hereby authorized to delegate all or any of the powers to any committee of directors with power to further delegate to any other officer(s) / authorized representative(s) of the Company to do all acts, deeds and things and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

4. <u>Appointment of Mr. Vineet Gupta as Independent</u> <u>Director</u>

To consider and if thought fit, to pass the following resolution as a special resolution:

"RESOLVED THAT pursuant to Sections 149, 150, 152 read with schedule IV and other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors), Rules, 2014, including any statutory amendment(s) thereto or re-enactment(s) thereof for the time being in force, Mr. Vineet Gupta (DIN: 05296400) is appointed as Independent director of the company and who has submitted a declaration that he meets the criteria of independence under Section 149(6) of the Companies Act, 2013 and who is eligible for appointment under the provisions of the Companies Act, 2013 and rules made thereunder, be appointed as an Independent director of the company, not liable to retire by rotation, to hold office for a term of 5 consecutive years commencing from 29/09/2024 till 29/09/2029.

RESOLVED FURTHER THAT the Board be and is hereby authorized to delegate all or any of the powers to any committee of directors with power to further delegate to any other officer(s) / authorized representative(s) of the Company to do all acts, deeds and things and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

> By Order of the Board For WOODSVILLA LIMITED

> > SD/-

VINEETA AGRAWAL

Company Secretary

Regd. Office: Membership No. A50630 E-4, IInd Floor, Defence Colony, New Delhi Dated: 05/09/2024

Notes:

- 1. The Ministry of Corporate Affairs ("MCA") has vide its latest Circular No. 09/2023 dated September 25, 2023, 10/2022 dated 28th December, 2022 read with previous circulars issued by MCA being Circular No. 14/2020, Circular No.17/2020, Circular No. 20/2020, Circular No. 2/2021, Circular No. 2/2022 ("MCA Circulars") pursuant to latest Circular No. SEBI/HO/CF D/CFD-PoD-2/P/CIR/2023/167 dated 7th October, 2023, SEBI/HO/ CFD/PoD-2/P/CIR/2023/4 dated 5th January, 2023 issued by Securities and Exchange Board of India ("SEBI") read together with previous circulars issued by SEBI in this regard being Circular Nos. SEBI/ HO/CFD/CMD1/CIR/P/2020/79, SEBI/HO/CFD/CMD2/CIR/ P/2021/11 and SEBI/HO/CFD/PoD-2/P/C1IR/2023/4 issued by SEBI (hereinafter collectively referred to as "MCA Circulars or SEBI Circulars or the Circulars"), Annual General Meeting (AGM) is allowed be held through Video Conferencing (VC) or Other Audio-Visual Means (OAVM) without the physical presence of members at common venue till 30th September, 2024. The Board of Directors of the Company has decided to adopt the above circulars issued by MCA and SEBI in conducting Annual General Meeting of the Company through VC/OAVM. Hence, Members can attend and participate in the ensuing AGM through VC/OAVM, which may not require physical presence of members at a common venue. 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 is provided by our RTA i.e. MAS Services Limited.
- 2. ONLY A MEMBER IS ENTITLED TO ATTEND AND VOTE AT THE AGM THOUGH VC/OAVM IN TERMS OF THE MCA CIRCULARS AND SEBI CIRCULAR NO. Circular No. SEBI/HO/CFD/CFDPoD-2/P/CIR/2023/167 dated 7th October, 2023, SEBI/HO/CFD/CMD2/CIR/P/2022/62, DATED MAY 13, 2022, THE REQUIREMENTOF SENDING PROXY FORMS TO HOLDERS OF SECURITIES AS PER PROVISIONS OF SECTION 105 OF THE ACT READ WITH REGULATON 44(4) OF THE LISTING REGULATONS, HAS BEEN DISPENSED WITH. ACCORDINGLY, THE FACILITY FOR APPOINTMENT OF PROXIES WILL NOT BE AVAILABLE FOR THE AGM AND HENCE THE PROXY FORM AND ATTENDANCE SLIP ARE NOT ANNEXED TO THIS NOTICE.
- 3. Corporate members intending to attend the AGM through authorized representatives are requested to send a scanned copy of duly certified copy of the board or governing body resolution authorizing the representatives to attend and vote at the Annual General Meeting. The said Resolution/Authorization shall be sent to the Scrutinizer by email through its registered email address to <u>Woodsvillaresort@gmail.com</u> with a copy marked to <u>helpdesk.evoting@cdslindia.com</u>.
- 4. In accordance with MCA Circulars, the notice of the 36th AGM and the Annual Report 2023-2024 are being sent only by electronic mode to those Members whose e-mail addresses are registered with the Company/Depositories. Members may please note that this Notice and the Annual Report 2023-2024 will also be available on the Company's website www.woodsvilla.in and on the websites of the Stock Exchanges i.e. BSE Limited (www.bseindia.com), and on the website of Mas Service Limited at www.masserv.com. A member may also demand the hard copy of the same via. writing us at

Woodsvillaresort@gmail.com.

5. Members are requested to update their KYC in their folio(s), register their email addresses, and bank account details for receipt of dividend etc. or may intimate any changes if required. The process of registering/changing the same is mentioned below.

Physical Holding	Register/update the details in prescribed Form ISR-1 and other relevant forms with Company's Share Transfer Agent i.e. M/s MAS Services Limited T-34, 2 nd Floor, Okhla Industrial Area Phase II, New Delhi- 110020 Tel: +91 11-41320335 Fax: +91 11-26387384 E-mail: info@masserv.com The said forms and relevant provisions of SEBI circular (circular no. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated March 16, 2023, as amended) are available on the Company's website at the link www.woodsvilla.in.
Demat Holding	Please contact your Depositary Participant (DP) and register your email address as per the process advised by DP.

Members, who are holding shares in physical/electronic form and their e-mail addresses are not registered with the Company/their respective Depository Participants, are requested to register their e-mail addresses at the earliest for receiving the investor communications including Annual Report 2023-24 along with AGM Notice, by following the process referred above.

For temporary registration of email for the purpose of receiving of AGM Notice along with annual report for 2023-24, members may write to <u>www.woodsvilla.in</u>.

- 6. As per MCA circulars, members attending the AGM through VC / OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 7. In case of joint holders attending the meeting, only such joint holder who is higher in the order of names will be entitled to vote. The notice of AGM is being sent to those members/beneficial owners whose name appears in the register of members/list of beneficiaries received from the depositories as on 30/08/2024.
- 8. The Company has provided the facility to Members to exercise their right to vote by electronic means both through remote e-voting and e-voting during the AGM. The process of remote e-voting with the user id and password is given separately. The remote e-voting facility is in addition to e-voting that will take place at the 36th AGM being held through VC/OVAM.
- 9. Members joining the meeting through VC/OVAM; who have not already cast their vote by means of remote e-voting, shall be able to exercise their right to vote through e-

voting at the AGM. The Members who have cast their vote by remote e-voting prior to the AGM may also join the AGM through VC/OVAM; but shall not be entitled to cast their vote again. A Member can opt for only single mode of voting i.e. through remote e-voting or voting at the AGM.

- 10. As required under the Regulation 36 (3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), particulars relating to Mrs. Meena Aggarwal, Director, retiring by rotation and proposed to be re-appointed is given in the Annexure to this Notice.
- 11. In accordance with the proviso to Regulation 40(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, effective from 1st April 2019, transfers of securities of the Company shall not be processed unless the securities are held in the dematerialized form with a depository. Accordingly, members holding equity shares in physical form are urged to have their shares dematerialized so as to be able to freely transfer them and participate in corporate actions.
- 12. Mr. Kundan Agrawal, Practicing Company Secretary has been appointed as the scrutinizer to scrutinize the remote e-voting and e-voting process (at AGM) in a fair and transparent manner.
- 13. The scrutinizer shall, immediately after the conclusion of voting at the AGM, first count the votes cast at the meeting, thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company, and submit the consolidated scrutinizer's report of the votes cast in favor or against, if any, to the Chairman of the Meeting or a person authorized by him in that behalf, within 2 (two) working days of conclusion of the meeting. The results declared along with the scrutinizer's report shall be displayed at the Registered Office of the Company as well as placed on the website of the Company, www.woodsvilla.in, on the websites of Stock Exchanges, <u>www.bseindia.com</u> and on the website of e-voting agency i.e. <u>www.evotingindia.com</u>.
- 14. In terms of Section 72 of the Companies Act, 2013 and the applicable provisions, the shareholders of the Company may nominate a person in whose name the shares held by him/them shall vest in the event of his/their death. Shareholders desirous of availing this facility may submit the requisite nomination form.
- 15. Members who would like to express their views or ask questions during the AGM may register themselves as a speaker by sending their request from their registered email address mentioning their Name, DP ID and Client ID/ Folio Number, PAN, Mobile Number at woodsvillaresort@gmail.com or vna1974@gmail.com at least one week before the meeting on or before 4th September, 2024. Those Members who have registered themselves as a Speaker will only be allowed to express their views/ask questions during the AGM. The Company reserves the right to restrict the number of questions and number of speakers, depending on the availability of time for the AGM. Members who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at

(company email id). The same will be replied by the company suitably.

- 16. All documents referred in the notice along with Register of Directors and Key Managerial Personnel and their shareholding, maintained under Section 170 of the Act and Register of Contracts or Arrangements in which the Directors are interested, maintained under Section 189 of the Act, shall be available for inspection electronically till the date of AGM. Any member seeking the inspection of the same may write is at woodsvillaresort@gmail.com or vna1974@gmail.com.
- 17. SEBI has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their Depository Participants with whom they are maintaining their Demat account. Members holding shares in physical form can submit their PAN to the Company/Registrar at vna1974@gmail.com.
- 18. Members who hold shares in multiple folios in identical names or joint holding in the same order of names are requested to send the share certificates to the Registrar, for consolidation into a single folio.
- 19. **Voting through electronic means:** In compliance with the provisions of Regulation 44 of the Listing Regulations and Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 Company is offering e-voting facility to its members. Detailed procedure is given below.
- 1. PROCESS FOR THOSE SHAREHOLDERS WHO WISH TO OBTAIN LOGIN CREDENTIALS FOR E-VOTING FOR THE RESOLUTIONS PROPOSED IN THIS NOTICE BUT WHOSE EMAIL ADDRESSES ARE NOT REGISTERED WITH THE DEPOSITORIES:
 - 1. For Physical shareholders- Kindly send an email with a scanned request letter duly signed by 1st shareholder, scan copy of front and back of one share certificate, copy of PAN card and Aadhar card to <u>info@masserv.com</u>
 - **2.** For Demat shareholders Kindly update your email id with your depository participant and send copy of client master to <u>info@masserv.com</u>

INSTRUCTION FOR REMOTE EVOTING, EVOTING AND JOINING OF AGM THROUGH VIDEO CONFERENCING

(i) a) The Company has engaged services of National Securities Depository Limited ("NSDL") for the purpose of providing facility for e-voting and VC platforms for joining the meeting. The remote e-voting period commences on Thursday 26th September 2024 (09.00 am) and ends on Saturday 28th September 2024 (05.00 p.m.) No e-voting shall be allowed beyond the said date and time. During this period members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 22nd September, 2024 may cast their vote by remote e-voting. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.

(ii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions.

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

	login & New System Myeasi Tab and then click on registration option.
	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	 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: <u>https://eservices.nsdl.com</u> 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. 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> 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 name and you will be redirected to e- Voting service provider name and you will be redirected to e- Voting service provider name and you will be redirected to e- Voting service provider name and you will be redirected to e- Voting service provider name and you will be redirected to e- Vo
Individual Shareholders (holding securities in demat mode)	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

login through their	authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be
Depository Participants (DP)	redirected to e-Voting service provider website for casting your vote during the remote e-Voting period.

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

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

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at <u>helpdesk.evoting@cdslindia.com</u> or contact at toll free no. 1800 21 09911
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

- (iv) 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 10 digit alpha-numeric *PAN		
	issued by Income Tax Department		

	(Applicable for both demat shareholders as well as physical shareholders)
	 Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.
Dividend Bank	Enter the Dividend Bank Details or Date of
Details	Birth (in dd/mm/yyyy format) as
OR Date of Birth	recorded in your demat account or in
(DOB)	the company records in order to login.
	 If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field.

- (v) After entering these details appropriately, click on "SUBMIT" tab.
- (vi) 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.
- (vii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (viii)Click on the EVSN for the relevant <Company Name> on which you choose to vote.
- (ix) 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.
- (x) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.

- (xi) 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.
- (xii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiii) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xiv) 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.
- (xv) Additional Facility for Non Individual Shareholders and Custodians –For Remote Voting only.
- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to <u>www.evotingindia.com</u> and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- 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 should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non Individual shareholders are required 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; woodsvillaresort@gmail.com or vna1974@gmail.com, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

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

- 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 e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 21 09911

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call at toll free no. 1800 21 09911

INSTRUCTIONS FOR JOINING MEETING THROUGH VC:

(i) To join the meeting, the shareholders should log on to the e-voting website <u>http://www.evotingindia.com/</u> and login as explained above. After logging-in, kindly click on 'live streaming' tab and you will be redirected to 'cisco' website.

In the "Name" field

In the "Email ID" field

- Put your USERID as informed in e-email..
- In the "last name" field
- Enter your Name
- Put your email ID
- In the "Event password" field Pu
 - Put the password as "nsdl@1234"
- (ii) Click join now button.
- (iii) Now screen will be displayed for downloading CISCO driver for VC. Please click on run temporary file download. Downloading of driver will be start open driver and click on run.
- (iv) Event will start and you will be in the AGM through Video conferencing.
- (v) You can join meeting through laptop, tablet, and desktop. In case you want to join through mobile, you need to download the WebEx meet app from the respective play store.

PRE-REQUISITE FOR JOINING OF MEETING THROUGH DESKTOP OR LAPTOP:

- 1. System requirement:
 - ✓ Windows 7, 8 or 10

- ✓ I3
- ✓ Microphone, speaker
- ✓ Internet speed minimum 700 kbps
- \checkmark Date and time of computer should be current date and time

PRE-REQUISITE FOR JOINING OF MEETING THROUGH MOBILE:

✓ Please download WebEx application from play store

NOTE:IT IS ADVISABLE TO LOGIN BEFOREHAND AT E-VOTING SYSTEM AS EXPLAINED IN E-VOTING INSTRUCTIONS ABOVE, TO BE FAMILIAR WITH THE PROCEDURE, SO THAT YOU DO NOT FACE ANY TROUBLE WHILE LOGGING-INDURING THE AGM.

All grievances connected with the AGM process including the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call at toll free no. 1800 22 55 33.

ANNEXURE

DETAILS OF DIRECTOR SEEKING APPOINTMENT/RE-APPOINTMENT AT THE 36th ANNUAL GENERAL MEETING

[Pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings]

Name of the Director	Mrs. Meena Aggarwal (DIN: 00084504)
Brief Resume	Dr. Meena Aggarwal, Director of Woodsvilla Limited had done Ph.D. Mathematics from IIT Delhi and qualified as Doctorate in 1976. She has over 42 years of total working experience and she had started Woodsvilla Limited (earlier know as Cost Plus Credit Capital Pvt. Ltd.) in 1998 and continuously managing successfully.
Nature of his Expertise in specific functional areas	Hospitality Service
Relationship with Directors and Key Managerial Personnel	Wife of Vipin Aggarwal (Director)
Number of shares held in the Company	18,12,060 Equity Shares
Membership of Committees of the board along with listed entities from which the person has resigned in the past three years	None

News of the Discotory	Mu Devieden Malaen Manalaen de (DIN
Name of the Director	Mr. Ravinder Mohan Manchanda (DIN:
	08578188)
Brief Resume	Mr. Ravinder Mohan Manchanda had
	done his B Com (H) from Delhi University
	in 1974 and qualified as an advocate
	completing his LLB degree in 1978 from
	Delhi University. Apart from legal practice
	for the last 14 years starting from 2010,
	he also has past experience of 15 years in
	PSU and 23 years in senior administrative,
	finance and tax fields in various reputed
	Schools of Delhi.
Nature of his Expertise in specific	Administration, Finance, Legal &
functional areas	Taxation
Relationship with Directors and	None
Key Managerial Personnel	

Number of shares held in the Company	Nil
Membership of Committees of the board along with listed entities from which the person has resigned in the past three years	None

Name of the Director	Mr. Vineet Gupta (DIN: 05296400)
Brief Resume	Mr. Vineet Gupta is the founding partner
	of M/s VRSK & Associates in 1991. He is
	a qualified Chartered Accountant & also
	qualified DISA from ICAI. He has a vast
	experience of conducting audits like
	Concurrent Audit of Banks, Internal
	audits, Investigation audits, Government
	audits, Inspection audits besides
	Statutory and Internal Audits of
	Organizations in Private sector. He had
	pointed out anomaly in the system of
	deduction of TDS in case of cumulative
	deposits in which was widely accepted by
	various banks & Reserve Bank of India.
	He has also pointed out anomaly in
	payment of Service Tax/GST by banks on
	Fees of Advocates. He has also registered
	with Insolvency and Bankruptcy Board of
	India and Registered Valuer for Security
	and Financial Assets.
Nature of his Expertise in specific	Taxation, Audit, Finance & Valuation
functional areas	
Relationship with Directors and	None
Key Managerial Personnel	
Number of shares held in the	Nil
Company	
Membership of Committees of the	None
board along with listed entities	
from which the person has	
resigned in the past three years	

DIRECTORS' REPORT

Dear Members,

The Board of Directors have the pleasure of presenting the 36th Annual Report together with the Audited Financial Statements, Auditors' Report and the Director's Report on the business and operations of the Company, for the financial year ended 31st March, 2024.

1. FINANCIAL PERFORMANCE

The summarized financial highlights for the year under review are presented below:

	Amount (in Rs.)		
Particulars	Financial Year	Financial Year 2022-23	
raiticulais	2023-24		
Net Sales/ Income from Operations	68,81,076	88,69,847	
Other Income	1,88,243	6,29,571	
Total Income	70,69,320	94,99,418	
Cost of material consumed	16,86,937	24,90,500	
Employee Benefit expenses	12,36,941	12,75,309	
Other expenses	29,84,419	44,79,538	
Total expenses	59,08,297	82,45,347	
Profit before Interest, Depreciation &	11,61,023	12,54,070	
Тах	/0-/0-0		
Less: Finance Cost	17,746	40,766	
Profit before Depreciation & Tax	11,43,277	12,13,304	
Less: Depreciation	10,27,218	10,08,205	
Profit (Loss) before Tax			
	1,16,059	2,05,099	
Add/(Less): Tax	(1,95,713)	(13,50,131)	
Other comprehensive Income/Loss	31,54,553	18,74,725	
Net Profit/(Loss) after Tax	30,74,898	7,29,693	
Balance b/f from the Balance Sheet	1,32,52,260	1,25,22,567	
Balance c/f to the Balance Sheet	1,63,27,158	1,32,52,260	

2. FINANCIAL HIGHLIGHTS

The revenue from operations of the Company during the financial year 2023-24 has decreased from Rs. 88,69,847/- in financial year 2022-23 to Rs.68,81,076/- in the relevant year. Your Company has recorded a decrease of 22.42% in the revenue from

operation of the Company during the financial year 2023-24. In spite of tough competition and ever-increasing technological advancements like online bookings etc., your Company has managed to sustain its position in the industry.

3. DIVIDEND

In order to conserve cash and ensure liquidity for the operations for the Financial Year 2023-24, the Board of Directors decided not to recommend any dividend to the shareholders for the Financial Year 2023-24.

4. SHARE CAPITAL

The Authorized Share Capital of your Company is Rs. 5,50,00,000/- divided into 1,10,00,000 equity shares @ Rs. 5/- each and the paid-up share capital of your Company is Rs. 3,00,70,000/- divided into 60,14,000 equity shares @ Rs. 5/- each. There was no change in the share capital structure of the Company during the financial year ended 31st March, 2024.

5. RESERVES

Your directors do not propose to transfer any amount to the Reserves for the financial year ended 31st March, 2024.

6. **DEPOSITS**

Your Company has neither any outstanding deposit nor accepted any deposit under Section 73 to 76 of the Companies Act, 2013 read with Companies (Acceptance of Deposits) Rules, 2014 during the period under review.

7. SUBSIDIARY/ASSOCIATE & JOINT VENTURECOMPANIES

The Company does not have any holding, subsidiary, and associate Companies.

8. LISTING

The equity shares of the Company continue to be listed on the BSE Limited. We confirm that Annual Listing Fees for the financial year 2023-24 has already been paid within the stipulated time period.

9. DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to clause (c) of sub-section 3 of Section 134 of the Companies Act, 2013, the Board of Directors of the Company hereby state and confirm that: -

- i) In the preparation of the Annual Accounts for the Financial Year ended March 31, 2024, the applicable Accounting Standards had been followed along with proper explanation relating to material departures;
- ii) The Directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year ended March 31, 2024 and of the profit or loss of the Company for that period;

- iii) The Directors had 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;
- iv) The Directors had prepared the Annual Accounts for the Financial Year ended March 31, 2024 of the Company 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 operating effectively.
- 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.

10. DIRECTORS/ KEY MANAGERIAL PERSONNEL (KMP)

a) Retire by Rotation

Mrs. Meena Aggarwal (DIN: 00084504) is retiring by rotation at the ensuing Annual General Meeting and is eligible for re-appointment. In view of the valuable guidance and support received from her, your Directors recommend her re-appointment.

b) Appointments and Cessation of Director during Financial Year 2023-24

During the period under review, there were no new appointments or cessations. However, Mr. Vipin Aggarwal (DIN: 00084395), was retired by rotation and reappointment at the Annual General Meeting of the Company held on September 30, 2023.

c) Declaration of Independent Directors

At the first meeting of the Board of Directors for the Financial Year 2023-24 held on 30/05/2023 the Independent Directors have confirmed, as required under sub section (7) of Section 149 of the Companies Act, 2013 that they meet the criteria of independence required under sub-section (6) of Section 149 of the Companies Act, 2013.

The Board, after undertaking due assessment of the veracity of the declaration submitted by the Independent Directors under sub section (6) of Section 149 of the Companies Act, was of the opinion that the Independent Directors meet the criteria of independence, are independent from Management and have necessary integrity, expertise, skills and experience required for their role appointment as Independent Director.

All the Independent Directors of the Company have registered themselves in the data bank maintained with the Indian Institute of Corporate Affairs, Manesar ('IICA'). In terms of Section 150 of the Act read with Rule 6(4) of the Companies (Appointment & Qualification of Directors) Rules, 2014, the Independent Directors are required to undertake online proficiency self-assessment test conducted by the IICA within a period of two (2) year from the date of inclusion of their names in the

data bank. The Independent Directors, whosoever is required, shall undertake the said proficiency test.

Further, pursuant to the provisions of Section 149(8) read with Schedule IV of the Act a meeting of the Independent Directors is required to be convened without the presence of Non-Independent Directors and Members of the Management.

Accordingly, the meeting of the Independent Directors was held on 13/02/2024.

d) Women Director

In terms of the provision of section 149 of the Companies Act, 2013 and Regulation 17 of the SEBI (Listing Obligation and disclosure Requirements) Regulation, 2015, your Company has complied with the requirement of having at least one Women Director on the Board of the Company. Mrs. Meena Aggarwal, Director & Chief Executive Officer is the Women director of the Company.

e) Appointment and cessation of KMP

During the year under review, there was no changes in Key Managerial Personnel of the Company.

As on the date of the report, the Key Managerial Personnel of your Company are as under-:

S.No.	Name	Designation
1	Mrs. Meena Aggarwal	Chief Executive Officer
2.	Mrs. Meena Aggarwal	Whole time Director
3	Mr. Sudhansu Kumar Nayak	Chief Financial Officer
4	Ms. Vineeta Agrawal	Company Secretary & Compliance Officer

11. BOARD MEETINGS

During the financial year 2023-24, 5 (Five) meetings were held on 30/05/2023, 12/08/2023, 01/09/2023, 11/11/2023 and 13/02/2024. Here gap between two Board Meetings did not exceed 120 days as mentioned in Regulation 17(2) of the Listing Regulations.

12. COMMITTEES OF THE BOARD

The Board of your Company have constituted 5 (Five) Committees as mentioned below in accordance with the provisions of the Companies Act, 2013 read with Listing Regulations:

a) Audit Committee

The primary objective of the Audit Committee is to monitor and provide an

effective supervision of the Management's financial reporting process, to ensure accurate and timely disclosures, with the highest levels of transparency, integrity and quality of financial reporting. The Committee oversees the work carried out in the financial reporting process by the Management, the internal auditor and the statutory auditor and notes the processes and safeguards employed by each of them and also assesses the adequacy and reliability of the internal control systems and risk management systems. The Audit Committee further reviews processes and controls including compliance with laws, Whistle Blower Policy and related cases thereto, functioning of the Prevention of Sexual Harassment at Workplace Policy and guidelines and internal controls.

The internal auditor reports functionally to the Audit Committee. The Executive Director(s) and Senior Management of the Company also attend the Meetings as invitees whenever required to address concerns raised by the Committee Members. All the recommendation of the Committee were accepted by the Board.

The audit committee met Five (4) times during the year under review on 30/05/2023, 12/08/2023, , 11/11/2023 and 13/02/2024. The composition of the Audit Committee is as under-:

S.no	Name of the Members	Designation
1	Mr. Sanwar Mal Saini	Chairman
2	Mr. Vipin Aggarwal	Member
3	Mr. Ravinder Mohan Manchanda	Member

b) Nomination & Remuneration Committee

The purpose of the Nomination and Remuneration Committee includes formulating criteria for determining qualifications, positive attributes and independence of Directors and recommending to the Board of Directors, a policy relating to the remuneration of the Directors and Key Managerial Personnel, overseeing the Company's process for appointment of Senior Management and their remuneration, devising criteria for performance evaluation of the Board of Directors (including Independent Directors).

The NRC also discharges the Board's responsibilities relating to compensation of the Company's Executive Directors and Senior Management.

The Nomination & Remuneration Committee met Five (4) times during the year under review on 30/05/2023, 12/08/2023, , 11/11/2023 and 13/02/2024. The composition of the Committee is as under-:

S.no.	Name of the Members	Designation
1	Mr. Ravinder Mohan Manchanda	Chairman
2	Mrs. Meena Aggarwal	Member
3	Mr. Sanwar Mal Saini	Member

c) Stakeholders Relationship Committee

Mainly, the Stakeholders Relationship Committee is responsible for resolving complaints related to transfer/transmission of shares, non- receipt of annual report and non-receipt of declared dividends, general meetings, approve issue of new/duplicate certificates and new certificates on split/consolidation/renewal etc., approve transfer/transmission, dematerialization and other related shareholder issues.

The Stakeholders Relationship Committee met Five (4) times during the year under review on 30/05/2023, 12/08/2023, 11/11/2023 and 13/02/2024. The composition of the Committee is as under-:

S.no. Name of the Members		Designation	
1	Mr. Sanwar Mal Saini	Chairman	
2	Mr. Vipin Aggarwal	Member	
3	Mr. Ravinder Mohan Manchanda	Member	

d)<u>Risk Management Committee</u>

Risk Management Committee is focused on enterprise risk management framework for identifying risks and opportunities that may have a bearing on the organization's objectives, assessing them in terms of likelihood and magnitude of impact and determining a response strategy.

The Risk Management Committee met Five (4) times during the year under review on 30/05/2023, 12/08/2023, , 11/11/2023 and 13/02/2024. The composition of the Committee is as under-:

S.no.	Name of the Members	Designation
1	Mr. Ravinder Mohan Manchanda	Chairman
2	Mr. Vipin Aggarwal	Member
3	Mr. Sanwar Mal Saini	Member

e) <u>Corporate Social Responsibility and Sustainability Committee</u>

The Company did not fall under the purview of the criteria specified for applicability of Corporate Social Responsibility ("CSR") under Section 135 for the year under review. Therefore, the provisions of Section 135 of the Act were not applicable on the Company.

13. POLICY ON QUALIFICATION AND REMUNERATION FOR THE DIRECTORS, KEY MANAGERIAL PERSONNEL AND OTHER EMPLOYEES:

The Company believes that building a diverse and inclusive culture is integral to its success. A diverse Board, among others, will enhance the quality of decisions by utilizing different skills, qualifications, professional experience, and knowledge of the Board members necessary for achieving sustainable and balanced development. Accordingly, the Company has formulated and adopted the Nomination and Remuneration Policy in accordance with the provisions of Companies Act, 2013 read with the Rules issued thereunder and the Listing Regulations. During the financial year under review.

The said Policy of the Company, inter alia, provides that the Nomination and Remuneration Committee shall formulate the criteria for appointment of Executive, Non-Executive and Independent Directors on the Board of Directors of the Company and persons in the Senior Management of the Company, their remuneration including determination of qualifications, positive attributes, independence of directors and other matters as provided under subsection (3) of Section 178 of the Act (including any statutory modification(s) or re-enactment(s) thereof for the time being in force). The Policy also lays down broad guidelines for evaluation of performance of Board as a whole, Committees of the Board, individual Directors including the chairperson and the Independent Directors. The Policy encourages the appointment of women at senior executive levels and thereby promoting diversity. The Policy is designed to attract, recruit, retain and motivate best available talent.

There was no change carried in such policy during the year under review.

The web link of the Remuneration Policy is <u>http://www.woodsvilla.in/nomination_remuneration_policy.html</u>

14. PERFORMANCE EVALUATION

The Board annually evaluates its performance as well as the performances of its Committees and of Directors individually.

For evaluating the performance of the Board as a whole, the Board reviews the periodical performances of the Company and the role of the Board towards achievement of the said performances and the future plans as set out from time to time.

The performance of the Whole Time Directors is evaluated by the Board by linking it directly with their devotion towards implementation and management of the growth parameters of the Company and the actual achievements of the Company.

The performance of the Non-Executive / Independent Directors is evaluated on the basis of their contribution for adopting better corporate governance practices, transparency and disclosures in achieving the goal of the Company.

The performance of the various Committees of the Board is reviewed on the basis of

the achievement of the work designated to the specific committee.

The Directors expressed their satisfaction with the evaluation process.

15. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

As required under Regulation 34 read with Schedule V of the Listing Regulations, the Management Discussion and Analysis Report are presented in a separate section forming part of this Annual Report in Annexure- A.

16. CORPORATE GOVERNANCE REPORT

The provisions relating to the Corporate Governance as enumerated under the Regulation 15 of Listing Regulations are not applicable to your Company as the paid up share capital and net worth of the Company as on the last day of the previous financial year are below rupees ten crores and rupees twenty five crores respectively. Hence, the disclosure in the annual report relating to para C, D and E of Schedule V to the above said Regulations does not forms the part of this Report.

17. VIGIL MECHANISM / WHISTLE BLOWER POLICY

Pursuant to the provisions of Section 177(9) & (10) of the Companies Act, 2013 read with Rule 7 of the Companies (Meeting of Board and its Powers) Rules, 2014 and Regulations 34(3) of Listing Regulations, a Vigil Mechanism/Whistle Blower policy for directors and employees to report genuine concerns about unethical behavior, actual or suspected fraud or violation of the Company's code of conduct or ethics policy has been established. The Vigil Mechanism Policy has been uploaded on the website of the Company.

During the year under review, no employee was denied access to the Audit Committee. No complaints were received under Vigil Mechanism & Whistle Blower Policy during the financial year 2023-24.

18. RISK MANAGEMENT POLICY

The Company follows the risk management policy wherein the management keeps an eagle eye view on the markets related to the services provided by the Company. The management also monitors the socio-economic changes worldwide and the changes in the currency fluctuation to minimize the risks.

The Board members are regularly informed about the potential risks, their assessment and minimization procedures. The Board frames a plan for elimination / minimization of the risk and further lays out the steps for implementing and monitoring of the risk management plan.

There are no risks which in the opinion of the Board are of the nature that can threaten the existence of the Company. However, the risks *inter-se* that is generally dealt in regular course of business and has to be taken care of is seasonal sale and weather conditions.

19. RELATED PARTY TRANSACTIONS

On the recommendation of the Audit Committee, the Board of Directors has adopted a policy on Related Party Transactions. The Policy envisages the procedure governing related party transactions required to be followed to ensure compliance with the applicable laws and regulations as well as to ensure that the Related Party Transactions are managed and disclosed in accordance with the legal and accounting requirements.

During the year under review, no contract or arrangement was entered by the Company in terms of the provisions of Section 188(1) of the Act. All the related party transactions entered during the year were in the ordinary course of business and on arm's length basis.

Further, no material related party transaction was entered during the year under review. Accordingly, disclosure as required under section 134(3) (h) of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014, in form AOC-2, is not applicable to your Company.

All related party transactions are mentioned in the notes to the financial statements.

20. ADEQUACY OF INTERNAL FINANCIAL CONTROLS RELATED TO FINANCIAL STATEMENTS

The Board has *inter-alia* reviewed the adequacy and effectiveness of your Company's internal financial controls relating to its financial statements.

The Board has discussed with the Management of the Company the major financial risk exposures and the steps taken by it to monitor and control such exposures, overseen and reviewed the functioning of the Whistle Blower Mechanism and the findings in respect of the investigations conducted on frauds, which were material in nature and the actions taken by the Management in this regard.

21. MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY

There are no material changes and commitments affecting the financial position of your Company occurred between the end of the financial year till the date of this report.

22. EXTRACT OF ANNUAL RETURN

A copy of annual return of the Company is available on the website of the Company. Web link of the same is <u>https://woodsvilla.in/pdf/MGT-7-202324.pdf</u>.

23. PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS

Your Company has not made any Loan or given any Guarantees and the details of investments made are given under relevant note of the Financial Statements. However, the investments made does not exceeds the limits as prescribed under Section 186 of the Act during the financial year under review.

24. SIGNIFICANT AND MATERIAL ORDER PASSED BY REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND OPERATIONS OF THE BANK

During the period under review, no significant or material orders were passed by any Regulator, Court or Tribunal against your Company, which could impact its going concern status or operations.

25. CHANGE IN NATURE OF BUSINESS, IFANY

During the period under review, there was no change in the nature of business of your Company.

26. DISCLOSURE UNDER SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION & REDRESSAL) ACT, 2013

The Company has zero tolerance towards sexual harassment at the workplace and has adopted a policy on prevention, prohibition and redressal of sexual harassment at workplace in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules there under. The Company has constituted necessary Internal Complaints Committee in accordance with the said Act.

During the period under review, your Company has not received any complaint of Sexual Harassment at Work Place.

27.AUDITORS

(a) STATUTORY AUDITORS AND THEIR REPORT

At the 34th Annual General Meeting of the Shareholders of your Company held on 30th September, 2022, M/s Rakesh Raj & Chartered Accountants, was appointed as the Statutory Auditors of the Company to hold office as such from the conclusion of the 34th Annual General Meeting until the conclusion of the 39th Annual General Meeting on such remuneration, as may be approved by the Board.

There are no qualifications, reservations or adverse remarks made by M/s Rakesh Raj & Associates, Chartered Accountants, Statutory Auditors of the Company, in their report.

Further, pursuant to Section 143(12) of the Companies Act, 2013, the Statutory Auditors of the Company have not reported any instances of frauds committed in the Company by its officers or employees.

(b) SECRETARIAL AUDITORS AND AUDIT REPORT

Pursuant to the provisions of Section 204 of the Act, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, your Company had appointed M/s Kundan Agrawal & Associates, Company Secretaries, Delhi, to act as the Secretarial Auditor of your Company for the financial year 2023-24. The secretarial audit of your Company was conducted in respect of the matters

prescribed in the said Rules and as set out in the Secretarial Audit Report for the financial year 2023-24, which is provided as an Annexure-B to this report.

The Secretarial Audit Report does not contain any qualification, reservation or adverse remark and is self- explanatory in nature

(c) INTERNAL AUDITORS

Pursuant to the provisions of Section 138 of the Companies Act, 2013 and the relevant rules and regulations framed thereunder, your Company had appointed M/s Ashu Gogia & Associates, Chartered Accountants as the Internal Auditor for the financial year 2023-24.

(d)COST AUDITORS

The provisions relating to the Cost Audit and appointment of Cost Auditor under Section 148 of the Companies Act, 2013 are not applicable to your Company.

28. PARTICULARS OF CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS & OUTGO

The Company makes all efforts towards conservation of energy, protection of environment and ensuring safety.

(A) CONSERVATIONOF ENERGY -

a. Steps taken or impact on conservation of energy;

Considering the nature of activities in which the Company operates, energy consumption is in accordance to the normal business practices and does not require any specific installations. In its regular course of business, the Company is always vigilant to conserve the resources and continuously implements measures required to save energy.

b. Steps taken by the Company for utilizing alternate sources of energy;

The Company focuses on improving energy efficiency, increasing the use of renewable/ alternate source of energy in form of solar energy etc.

c. Capital investment on energy conservation equipment: NIL

(B) TECHNOLOGY ABSORPTION -

a. Efforts made towards technology absorption;

The business activities of the Company are not specific to any technology requirements.

b. Benefits derived as a result of the above efforts:

N.A.

c. Information regarding technology imported, during the last 3 years: N.A. d. Expenditure incurred on Research and Development: N.A.

(C) Foreign Exchange Earnings and Outgo -

- (a) Foreign Exchange Earnings : Nil
- (b) Foreign Exchange Out go : Nil

29. PARTICULARS OF EMPLOYEES / PERSONNEL

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are provided in the prescribed format and annexed herewith as Annexure- C to this Report.

The statement containing particulars of employees as required under Section 197(12) of the Companies Act, 2013 read with Rule 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, forms part of this Annual Report. Further, the Report is being sent to the members excluding the aforesaid annexure. In terms of Section 136 of the Act, any shareholder interested in obtaining a copy thereof may write to the Company Secretary of the Company at woodsvillaresort@gmail.com

30. SECRETARIAL STANDARDS

During the year company has complied with the Secretarial Standards- I and II issued by the Institute of Company Secretaries of India.

31. THE DETAILS OF AN APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016 DURING THE YEAR ALONG WITH THEIR STATUS AS AT THE END OF THE FINANCIAL YEAR:

There was no application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016 during the period under review.

32. THE DETAILS OF THE DIFFERENCE BETWEEN THE AMOUNT OF THE VALUATION DONE AT THE TIME OF ONE-TIME SETTLEMENT AND THE VALUATION DONE WHILE TAKING A LOAN FROM THE BANKS OR FINANCIAL INSTITUTIONS ALONG WITH THE REASONS THEREOF:

The above clause was not applicable on the company for the period under review.

ACKNOWLEDGEMENTS

The Board of Directors places on record its gratitude to the Ministry of Corporate Affairs, Securities and Exchange Board of India, other Statutory and Regulatory Authorities, Financial Institutions, Stock Exchanges, Registrar and Share Transfer Agent, Depositories and Correspondent Banks for their continued support and guidance.

The Board also places on record its appreciation to the Shareholders of the Company for their continued support and to its valued customers for their continued patronage. The Board also expresses its deep sense of appreciation to all the employees of your Company for their strong work ethic, excellent performance, professionalism, teamwork, commitment and initiatives which has led to your Company reinforcing its customer centric image and making commendable progress in today's challenging environment.

FOR AND ON BEHALF OF THE BOARD

VIPIN AGGARWAL Director MEENA AGGARWAL Wholetime Director & CEO DIN: 00084504

DIN: 00084395

PLACE: New Delhi DATE: 05.09.2024

Annexure A

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

INDUSTRY STRUCTURE AND DEVELOPMENTS

The Economy-Performance and Perspectives

The hospitality industry in India is a dynamic and diverse sector that encompasses various segments such as hotels, restaurants, travel and tourism, event management, and more. As one of the fastest-growing industries in the country, it plays a significant role in contributing to India's economy and creating employment opportunities.

Opportunities:

1. Growing Tourism: India's rich cultural heritage, diverse landscapes, and historical monuments attract a large number of domestic and international tourists. This offers significant opportunities for hotel industry to cater to the increasing demand.

2. Business Travel: With India emerging as a global business hub, there is a rising demand for business hotels and conference facilities, providing opportunities for growth and investment in this segment.

3. Technological Advancements: Adopting technological advancements such as online booking platforms, mobile apps for hospitality services, and personalized experiences can enhance customer engagement and loyalty.

4. Focus on Experiential Travel: Travelers are now seeking unique and authentic experiences, and businesses that can offer experiential stays, local cuisine, and cultural activities stand to benefit.

Threats, Risks & Concerns:

1. Economic Volatility: The hospitality industry is sensitive to economic fluctuations. During economic downturns, there may be a decrease in both business and leisure travel, impacting revenue and profitability.

2. Competition: The industry is highly competitive, with both local and international players vying for a share of the market. Businesses need to constantly innovate and offer exceptional services to stay ahead.

3. Regulatory Challenges: Dealing with complex and often changing regulatory frameworks, such as licensing, permits, and tax regulations, can be challenging for hospitality businesses.

4. Seasonal Fluctuations: Certain tourist destinations experience seasonal fluctuations, leading to varying demand throughout the year, which may affect the sustainability of businesses in those areas.

5. Infrastructure Issues: Inadequate infrastructure, particularly in smaller towns and remote areas, can hinder the growth and development of hospitality businesses in those regions.

6. Security Concerns: Safety and security issues can impact tourism and deter potential travelers, requiring businesses to invest in robust security measures.

OUTLOOK

In conclusion, the hospitality industry in India offers numerous opportunities for growth and success due to the country's diverse attractions and increasing tourism. However, it also faces inherent risks that require businesses to be adaptable, innovative, and resilient in their strategies to thrive in this ever-evolving market.

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES/ INDUSTRIAL RELATIONS FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED

Industrial relations remained cordial at the Resort as well as at Head Office. Human Resource is the key asset for any Organization especially in the Hospitality Industry. The Company has taken various steps for the training and development of the Human Resource. The Company also takes various steps to keep the employees motivated and to work for excellence

SEGMENT-WISE OR PRODUCT-WISE PERFORMANCE

The Company is engaged in single segment, hence the segment-wise reporting is not applicable to the Company.

DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

The Financial Performance of the Company is in line with its Operational Performance and there is no deviation between the two.

COMPLIANCE OF VARIOUS STATUTORY AND LEGAL REQUIREMENTS

The Company is subject to compliance of various statutory and legal requirements under different laws in force. The Company adheres to the statutory requirements and regularly reviews the compliance to overcome such risk.

Material developments in Human Resources:

Material development in human resources for hotels is crucial to ensuring the hospitality staff is well-trained, motivated, and equipped with the necessary skills to provide excellent service to guests. Here are some specific areas of material development in human resources for hotels:

Standard Operating Procedures (SOPs): Create comprehensive manuals that outline the

hotel's standard operating procedures for various departments, such as the front desk, housekeeping, food and beverage, and maintenance.

On boarding Kits: Prepare comprehensive on boarding kits for new employees, including welcome materials, company culture information, and an overview of their job responsibilities.

Language Training: If the hotel serves an international clientele, offer language training materials to help staff communicate effectively with guests from various regions.

Career Development Plans: Provide materials that outline career paths within the hotel, offering guidance on advancement opportunities and skill development.

Regularly updating and refreshing these materials based on employee feedback, industry trends, and guest expectations is essential to ensure the hotel's human resources strategy remains effective and aligned with the organization's goals. Additionally, integrating interactive and engaging elements into the training materials can enhance the learning experience and retention of information.

Total number of people employed was 9 employees during the year under review.

GOING CONCERN

In the opinion of the Board, the Company will be in a position to carry on its existing activities and accordingly it is considered appropriate to prepare the financial statements on the basis of going concern.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

Company is having adequate internal control system and procedures. The systems, procedures, checks and controls are tested on a routine basis and are certified by our Internal and Statutory Auditors.

Your Company has reviewed internal controls and its effectiveness through the internal audit process. The focus of these reviews is as follow:

- Identify weaknesses and areas of improvement
- Compliance with defined policies and processes
- Safeguarding of tangible and intangible assets
- Management of business and operational risks
- Compliance with applicable statutes

The Audit Committee of the Board plays an important role in review of the adequacy of the internal control environment of the Company.

DISCLOSURE OF ACCOUNTING TREATMENT IN PREPARATION OF FINANCIAL STATEMENT AND KEY CHANGES IN RATIOS

In the preparation of the financial statements, the Company has followed the Accounting

Standards referred to in Section 133 of the Companies Act, 2013. The significant accounting policies which are consistently applied are set out in the Notes to the Financial Statements.

The key financial ratios of the Company where there has been significant change (25% or more) and change in Return on Net Worth are summarized below along with detailed explanation:

Sr. No	Particulars	2023-24	2023-24	Change (%)	Detailed explanation, if there is any significant change, i.e., 25% or more
1	Debtor Turnover Ratio	0.01	0.04	(75)	Debtor Turnover ratio has improved due to due to more proactive efforts by management to recover dues.
2	Inventory Turnover Ratio	0.01	0.01	-	
3	Interest Coverage Ratio	-	-		-
4	Current Ratio	27.28	20.32	34	Current assets has increased due to an increase in Cash & cash equivalents and also due to certain advances to suppliers.
5	Debt Equity Ratio	-	0.01	(100)	Due to no debt in Company
6	Operating Profit Margin	0.02	0.02	-	
7	Net Profit Margin	1.64	2.16	(24)	
8	Return on Net worth	(0.21)	(3.06)	(93.14)	Net profit margin has increased since the company has earned better profit after taxes in current year as compared to previous year.

CAUTIONARY STATEMENT

The statement made in this report describing the Company's expectations and estimations may be a forward looking statement within the meaning of applicable securities laws and regulations. Actual results may differ from those expressed or implied in this report due to the influence of external and internal factors which are beyond the control of the Company.



Annexure **B**

CKA & Associates Company Secretaries Address:- 193, 1st floor, Shakti Khand-III, Indirapuram, Ghaziabad, Uttar Pradesh-201010

Form No. MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31st MARCH, 2024

[*Pursuant to section 204(1) of the Companies Act, 2013 and rule 9 of the Companies* (*Appointment and Remuneration of Managerial Personnel*) Rules, 2014]

To The Members **M/s WOODSVILLA LIMITED** E-4 2nd Floor, Defence Colony, New Delhi - 110024

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **M/s Woodsvilla 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.

We report that:

- a) 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.
- b) 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 the financial records and Books of the Company.
- c) Where ever required, we have obtained the Management representation about the compliances of laws, rules and regulations and happening of events etc. The compliance of the provisions of the Corporate and other applicable laws, rules, regulations, standards is the responsibility of management.

d) 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

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company, to the extent the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, the explanations and clarifications given to us and the representations made by the Management, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2024, generally complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

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

- 1) The Companies Act, 2013 (the Act) and the rules made thereunder;
- 2) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- 3) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- 5) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - (*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;
 - (*c*) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - (*d*) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 and The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 notified on 28 October 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;
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and

- (*h*) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998.
- (i) Indian Stamp Act, 1899;
- (j) Indian Contract Act, 1872;
- (k) Income Tax Act, 1961 and indirect tax laws;
- (/) Reserve Bank of India Act, 1934;
- (m) Applicable Labor Laws; and
- (n) Other applicable laws

Having regard to the compliance system prevailing in the Company and on the basis of presentation and Reports made by Compliance Auditors of the Company, we further report that the Company has adequate system to ensure the compliance of the other applicable laws specifically to the Company.

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

- Secretarial Standards issued by The Institute of Company Secretaries of India.
- Listing Agreements with Stock Exchanges in India.

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

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. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.
- Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were generally 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. But some documents, minutes, statutory registers, files are needed to be maintained in more improvised and updated. Company management could take steps for maintaining more proper compliance system. Minutes of the meetings should be in compliance with the Secretarial standards laid down by ICSI. Management is taking appropriate steps to updated statutory registers of the company.
- All decisions at Board Meetings and Committee Meetings are carried out by unanimously/majority as recorded in the minutes of the meetings of the Board of Directors or Committee of the Board, as the case may be.

- We had received all the necessary information and documents from the company. So, as per the due-diligence done by us of the available records and documents of company, maintenance of minutes of board meeting and committees and Statutory Registers of the company are in compliance with the applicable secretarial standards and various provisions of The Companies Act, 2013 to great extent, however further improvement will be appreciated.
- As per the Regulation 3(5) of SEBI (PIT) Regulations, 2015, the company could maintain the Structured Digital Database software in a more effective manner.
- We further report that based on the information received and records maintained there are adequate systems and processes in the Company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

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.
- We have not verified the correctness and appropriateness of financial records and books of accounts of the company.

For CKA & Associates Company Secretaries FRN: S2020UP762100 Place: Ghaziabad Date: 16/08/2024

SD/-

Charu Company Secretary Membership No.:-F10853 C.P. No.23703 UDIN: F010853F000984958

ANNEXURE C

STATEMENT OF DISCLOSURE OF REMUNERATION

Pursuant to Section 197(12) of the Companies Act, 2013 read with Rule 5(1) Of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

S. No.	Requirements	Disclosure
1	The ratio of the remuneration of each director to the median remuneration of all the employees of the Company for the financial year	None of the Director took any kind of remuneration from the company.
		The median remuneration of all the employees of the company was Rs. 50,373/-
2	The percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary in the financial year.	None of the Director taking any kind of remuneration from the company. So, there is no percentage increase in remuneration.
		Nameofthe%increaseinemployeeRemunerationMr.Sudhansu0KumarNayak-CFO-Ms.Vineeta0Agrawal – CS-
3	The percentage increase/decrease in the median remuneration of employees in the financial year.	During FY 2023-24, the percentage decrease in the median remuneration of employees as compared to previous year was approximately 45.55 %.
4	The number of permanent employees on the rolls of Company.	There were 12 employees as on March 31, 2024
5	The Average percentage increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentage increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration.	There was no increase in managerial remuneration.
6	Affirmation that the remuneration is as per the remuneration policy of the Company.	Yes, it is confirmed.

FOR AND ON BEHALF OF THE BOARD

VIPIN AGGARWAL Director DIN: 00084395 MEENA AGGARWAL Wholetime Director & CEO DIN: 00084504

PLACE: New Delhi DATE:05.09.2024

CHARTERED ACCOUNTANTS

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF WOODSVILLA LIMITED Report on the Audit of the Standalone Financial Statements Opinion

We have audited the accompanying standalone financial statements of Woodsvilla Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2024, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2024, the profit & total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements of the current period. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

There is no Key audit matter to be reported in this report.

Information Other than the Standalone Financial Statements and Auditor's Report Thereon

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

Our opinion on the standalone financial statements does not cover the other information and we do not express any form of assurance conclusion there on. In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

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



825/21A, Faridabad 121 001, Haryana (India) - Ph. : 0129-4613300 Email : rrafbd12@gmail.com



Management's Responsibility for the Standalone Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Standalone Financial Statements

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

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

- · Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that insufficient 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 financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- · Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- · Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.



Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.



and according to the explanations given to us:

- i. As informed to us, the Company has not any pending litigations which would impact its financial position.
- ii. The Company does not have any long term contracts including derivative contracts for which there were any material foreseeable losses.
- iii. There was no amount which was required to be transferred, to the Investor Education and Protection Fund by the Company.

iv. Based on our examination which included test checks, the Company has used accounting softwares for maintaining its books of account for the financial year ended March 31, 2024 which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the softwares. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with.

As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 01, 2023, reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 on preservation of audit trail as per the statutory requirements for record retention is not applicable for the financial year ended March 31, 2024.

For Rakesh Raj & Associates Chartered Accountants

(Firm's Registration No. 005145N) Abhishek Kumar Partner (Membership No.519429) hartered Acc UDIN: 24519429 BKBT 2155 30

Place: Faridabad Date: 30.05.2024



Annexure A to the Independent Auditors' Report

(Referred to in paragraph "1" under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

With reference to the Annexure A referred to in the Independent Auditors' Report to the members of the Company on the standalone financial statements for the year ended 31 March 2024, we report the following:

- (a) (A) The Company has maintained proper records showing full particulars, including (i) quantitative details and situation of property, plant and equipment.
 - (B) The Company has maintained proper records showing full particulars of intangible assets.
 - According to the information and explanations given to us and on the basis of our examination (b) of the records of the Company, the Company has a regular programme of physical verification of its property, plant and equipment by which all property, plant and equipment are verified in a phased manner over a period of three years. In accordance with this programme, certain property, plant and equipment were verified during the year. In our opinion, this periodicity of physical verification is reasonable having regard to the sizeof the Company and the nature of its assets. No material discrepancies were noticed on such verification.
 - The Company have immovable properties and Title Deeds are in the name of the Company. (c)
 - According to the information and explanations given to us and on the basis of our examination (d) of the records of the Company, the Company has not revalued its property, plant and equipment (including right of use assets) or intangible assets or both during the year.
 - According to the information and explanations given to us and on the basis of our examination (e) of the records of the Company, there are no proceedings initiated or pending against the Company for holding any benami property under the Prohibition of benami Property Transactions Act, 1988 and rules made thereunder.
- In respect of Inventory and Working Capital Limit (ii)
 - (a) (i) The Physical Verification of Inventory has been conducted at reasonable intervals by the Management
 - (ii) The coverage and procedure of physically verification of Inventory followed by the Management is reasonable, adequate and appropriate in relation to size of Company and nature of its business.

(iii) The Company has maintained proper records of Inventory. The discrepancies noticed on such verification between physical stock and Book stock were not material for each class of Inventory and the same have been properly dealt with the books of accounts.

- (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been sanctioned any working capital limits, in aggregate, from banks or financial institutions on the basis of the security of current assets at any point of time during the year. Accordingly, clause 3(ii)(b) of the Order is not applicable to the Company.
- According to the information and explanations and on the basis of our examination of the (iii) record f-the company during the year the Company has not made provided any guarantee or security or





subsidiaries (as defined under the Act), since it has no subsidiaries.

- (x) (a) The Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments) Accordingly, clause 3(x)(a) of the Order is not applicable.
 - According to the information and explanations given to us and on the basis of our examination (b) of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, clause 3(x)(b) of the Order is not applicable.
- Based on examination of the books and records of the Company and according to the (xi) (a) information and explanations given to us, considering the principles of materiality outlinedin the Standards on Auditing, we report that no fraud by the Company or on the Companyhas been noticed or reported during the course of the audit.
 - According to the information and explanations given to us, no report under sub-section (b) (12) of Section 143 of the Act has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - According to information no whistle blower complaints received by the Company dighe year (c) while determining the nature, timing and extent of our audit procedures.
- According to the information and explanations given to us, the Company is not a Nidhi Company. (xii) Accordingly, clause 3(xii) of the Order is not applicable.
- In our opinion and according to the information and explanations given to us, the transactions with (xiii) related parties are in compliance with Section 177 and 188 of the Act, where applicable, and the details of the related party transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.
- (a) The requirement of Internal Audit is applicable to the Company. The Company has internal Audit (xiv) System commensurate with the size and nature of the business.
- In our opinion and according to the information and explanations given to us, the Company has not (xv)entered into any non-cash transactions with its directors or persons connected to its directors and hence, provisions of Section 192 of the Act are not applicable to the Company.
- (a) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clauses 3(xvi)(a) and 3(xvi)(b) of the Order are not applicable. (xvi)
 - The Company is not a Core Investment Company (CIC) as defined in the regulations madeby (b) the Reserve Bank of India. Accordingly, clause 3(xvi)(c) of the Order is not applicable.
 - According to the information and explanations provided to us during the course of audit, the (c) Group does not have any CICs.
- (xvii) The Company has not incurred cash losses in the current and in the immediately preceding financialyear.
- (xviii) There has been no resignation of the statutory auditors during the year. Accordingly, clause 3(xviii)of the Order is not applicable.
- ecording to the information and explanations given to us and on the basis of the financial ratios,





ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the standalone financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one yearfrom 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 auditreport and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

- (a) Requirements of Corporate Social Responsibility (CSR) is not applicable to the Company (xx)Accordingly, reporting under clause 3(xx)(a) and (b) of the Order is not applicable for the year.
- The reporting under clause (xxi) is not applicable on the company. Consolidated financial statement (xxi) not applicable on the company.

For Rakesh Raj & Associates **Chartered Accountants** Firm's Registration No: 005145N

Abhishek Kumar Partner Membership No: 519429 UDIN: 24519429 BKBT 215530

Place: Faridabad Dated: 30.05.2024



ANNEXURE "B" to Independent Auditor's Report

Report on the Internal Financial Controls under (i) of Sub-Section 3 of Section 143 of the Companies Act ("The Act")

We have audited the Internal Financial Controls over financial reporting of Woodsvilla Limited ("The Company") as of 31st March 2024 in conjunction with our audit of the Standalone Financial Statement of the company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

Our responsibility is expressing 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") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of Internal Financial Controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance 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, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2024, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For RAKESH RAJ & ASSOCIATES



Firm Reg. No:005145N

Chartered Accountants

Abhishek Kumar Partner Membership No.:519429 Place: Faridabad

Date: 30.05.2024

UDIN- 24519429BKBT215530



st March R No.	2024 As at 31.03.2024 1,87,976.76 1,01,502.24 5,579.18 2,95,058.18 1,73,398.16 - 862.27 35,920.18 3,794.18 2,348.68 2,16,323.46	As at 31.03.2023 1,98,248.9 - 70,864.0 5,414.1 2,74,527.1 1,73,428.1 - 392.7 29,067.6 3,636.4
1 1 2 3 4 5 5 5 7	31.03.2024 1,87,976.76 1,01,502.24 5,579.18 2,95,058.18 1,73,398.16 - 862.27 35,920.18 3,794.18 2,348.68	31.03.2023 1,98,248.9 70,864.0 5,414.1 2,74,527.1 1,73,428.1 - 392.7 29,067.6
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	2,348.68	
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	5,11,381.64	4,81,354.0
	3,00,700.00	3,00,700.0
0	1,63,271.58	1,32,522.6
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WOODSVILLA LIMITED CIN : L55101DL1994PLC030472 Registered Office : E-4, 2nd Floor, Defence Colony, New Delhi - 110024 (Rupees in Hundreds)						
Statement of Profit and Loss for the	vear ended	B1st March 2		es in nunareus)		
Particulars	Not	Year ei e 31.03.2	nded 2024	Year ended 31.03.2023 (Rs.)		
Gross Income						
Revenue from operations	1		810.76	88,698.47		
Other Income	18		882.43	6,295.71		
Total Revenue		70,6	593.20	94,994.18		
Expenses: Cost of materials consumed Employee benefit expense Financial costs Depreciation and amortization expense Other expenses Total Expenses	19 20 21 22 23	12, 10, 29,	869.37 369.41 177.46 272.18 844.19 5 32.61	24,905.00 12,753.09 407.66 10,082.05 44,795.38 92,943.19		
Profit before exceptional & Extraordinary item and tax		1,1	60.59	2,050.99		
Exceptional Items			-	-		
Profit before extraordinary item and tax		1,1	60.59	2,050.99		
Extraordinary items			-	-		
Profit before tax		1,1	60.59	2,050.99		
Tax expense: Current tax Deferred tax	24		181.05) 138.18	319.95 13,181.36		
Profit(Loss) for the period from Continuing Operation		` (7	96.55)	(11,450.32)		
Other Comprehensive Income/(Loss) (Net of Taxes)	25	31,5	45.53	18,747.25		
Profit(Loss) for the period		` 30,7	48.98	7,296.93		
Paid up equity share capital(Face value-INR Rs. 5 per Equity Sha	ire)					
Earning per equity share:			0.01	0.00		
(1) Basic (2) Diluted			0.01	0.00 0.00		
The accompanying notes 1 to 26 are an integral part of Fir As per our report of even date attached.	•					
For RAKESH RAJ & ASSOCIATES	For	and on beha	If of the	Board		
(REGISTRATION NO.005145N)	flar		(P)	der mona		
	ARWAL	Ravin		an Manchanda		
Mun to LEASO EN DIN 000	ECTOR 84395	1 rox	around	DIRECTOR DIN 08578188		
(ABHISHEK KUMAR)		VUNUE	0-			
(PARTNER)		VINEETA AG				
MEMBERSHIP NO : 519429	his	COMPANY SEC	MA NO	yau		
Chartered ACCO		HANSU KUM				
PLACE : FARIDABAD		IEF FINANCIA				
DATE : 3 0 MAY 2024						

/

WOODSVILLA LIMITED CIN : L55101DL1994PLC030472 Registered Office : E-4, 2nd Floor, Defence Colony, New Delhi - 110024 Cash Flow Statement For The Period Ended March 31,2024

		(Amount in Rs.) 31.03.2024	Aupees in Hundreds (Amount in Rs.)
A) Cash	Flow From Operating Activities	51.03.2024	31.03.2023
i)	NET PROFIT BEFORE TAX &		
	EXTRAORDINARY ITEMS	1 160 50	2 050 00
	ADJUSTMENTS FOR:	1,160.59	2,050.99
ADD:	Depreciation and amortisation expenses	10,272.18	10,082.05
	Interest paid Gratuity Provision	177.46	407.66
Less:	Income from investing activities	239.82	-
	theome from investing activities	(`207.66)	
ii)	Operating Profit Before Working	11,642.39	12,540.71
	CAPITAL CHANGES	11,041.05	12,540.71
	ADJUSTMENTS FOR : Decrease/ (Increase) in inventories		
	Decrease/ (Increase) in trade receivables	29.96	2,532.89
	Decrease/ (Increase) in loans and advances	(`469.57)	75.42
	(Decrease)/ Increase in provisions	(`2,367.36) 239.82	4,968.95
	(Decrease)/ Increase in trade payables and other liabilities	2,271.42	1,146.23
			1,140.25
	Cash Generated From Operations Income tax	11,346.65	21,264.20
	Cash Flow Before Extraordinary Items	11 246 65	
		11,346.65	21,264.20
iv)	NET FLOW FROM OPERATING ACTIVITIES	11,346.65	21,264.20
B) Casl	n Flow From Investing Activities		
	(Addition)/ sale of fixed assets Income from Dividend	-	(`4,236.92
	(Addition)/ Sale to Investments	200.35	
	Addition to Capital WIP	(`26.69)	-
	NET CASH USED IN INVESTING ACTIVITIES	173.66	(`4,236.92
C) Casl	n Flow From Financing Activities		•
-	-		
	Increase/(Decrease) in secured loans		
	Interest & financial charges Increase/(Decrease) in unsecured loans	(`177.46)	- 407.66
	NET CASH FROM FINANCING ACTIVITIES	(`4,490.00) (`4,667.46)	
		(4,007.48)	- 407.66
	CASH EQUIVALENTS (A+B+C)	6,852.85	16,619.61
Add:	Cash & cash equivalents at the beginning of the period	29,067.32	12,447.71
	Cash and cash equivalents at the end of the period	35,920.18	•
			29,067.32
	The accompanying notes 1 to 26 are an integral part	of Financial Statements	
	As per our report of even date attached		
		For and on behalf	of the Board
	As per our report of even date attached.		
	FOR RAKESH RAJ & ASSOCIATES	Mh. Affert G	nder MARa
	(REGISTRATION NO.005145N)	VIPIN AGGARWAL Ravinder	Mohan Manchanda
		DIRECTOR	DIRECTOR
	NWW 218 Bacec	DIN 00084395	DIN 08578188
	The A	1 ta Agria	Not
	(ABHISHEK KUMAR)	(VINEETA AGARWAL	
	MEMBERSHIP NO 519429	COMPANY SECRETARY	
		d	
	Chartered Accos	Gichansen Kunn	Nouna K
	PLACE : FARIDABAD	- Lannan Anna	Der le
		Current and Carlos and Carlo	
	DATE : 3 0 MAY 2024	(SUDHANSU KUMAR NA CHIEF FINANCIAL OFFIC	

WOODSVILLA LIMITED CIN: L55101DL1994PLC030472 Registered Office : E-4, 2nd Floor, Defence Colony, New Delhi - 110024

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED MARCH 31, 2024 (All amounts in INR , unless otherwise stated)

A. Equity Share Capital

Note No. 9 Current reporting period

Balance at the beginning of the current reporting period	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the current reporting period	Changes in equity share capital during the current year	Balance at the end of the current reporting period
3,00,700.00	•	3,00,700.00		3,00,700.00

(2) Previous reporting period

Balance at the beginning of the previous reporting period	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the previous reporting period	Changes in equity share capital during the previous year	Balance at the end of the previous reporting period
3,00,700.00		3,00,700.00	•	3,00,700.00

Note No. 10. Other Equity

(1) Current reporting period

(1) current reporting period	Reserves and Surplus			Items Comprehen		
Particulars	Special Reserve Fund (as per section 45-IC of RBI Act,1934)	Retained Earnings	General Reserve	Remeasurem ent of post employement benefit obligation, net of tax (item of OCI)	Remeasureme nt of Investments, net of tax (item of OCI)	Total
Balance at the beginning of the Current reporting period	3,000.00	36,286.66	33,603.19	1,294.45	58,338.30	1,32,522.60
Changes in accounting policy/prior period errors	-	-	-	· -	-	-
Restated balance at the beginning of the current reporting period	3,000.00	36,286.66	33,603.19	1,294.45	58,338.30	1,32,522.60
Total Comprehensive Income for the current year	-	(796.55)	-	880.83	30,664.70	30,748.98
Balance at the end of the current reporting period	3,000.00	35,490.11	33,603.19	2,175.28	89,003.00	1,63,271.58

(2) Previous reporting period

	Reserves and Surplus			Items Comprehen		
Particulars	Special Reserve Fund (as per section 45-IC of RBI Act, 1934)	Retained	General Reserve	Remeasurem ent of post employement benefit obligation, net of tax (item of OCI)	Remeasureme nt of Investments, net of tax (item of OCI)	Total
Balance at the beginning of the previous reporting period	3,000.00	47,736.98	33,603.19	1,031.06	39,854.44	1,25,225.67
Changes in accounting policy/prior period errors	-				•	-
Restated balance at the beginning of the previous reporting period	3,000.00	47,736.98	33,603.19	1,031.06	39,854.44	1,25,225.67
Total Comprehensive Income for the previous year	-	(`11,450.32)	-	263.39	18,483.86	7,296.93
Balance at the end of the previous reporting period	3,000.00	36,286.66	33,603.19	1,294.45	58,338.30	1,32,522.60

As per our report of even date attached.



and on behalf of the Board P 5 der Manchanda mohan VIPIN AGGARWAL DIRECTOR DIRECTOR DIN 08578188 DIN 00084395 WINEETA AGARWAL COMPANY SECRETARY

Suffange Khnar Nayak (sudhansu kumar nayak) Chief Financial Officer



(Rupees in Hundreds)



S FORMING PART OF THE FINANCIAL STATEMENTS		(Rupee	s in Hundred
Non-current Assets	cost	As at 31.03.2024	As at 31.03.2023
Investments		51.05.2024	51,05,2025
Unquoted - Non Trade (at cost)			
Government Securities			
Indira Vikas Patras	650.00	650.00	650.0
National Savings Certificates	100.00	100.00	100.0
	750.00	750.00	750.0
Quoted-Non Trade			
Investment in Equity Instruments Carried at fair value through Other Compre	hanciva Income		
GFL Limited	1.00	682.11	476.0
(990 equity shares of Rs.1 each fully paid)	1.00	002122	
Gujarat Fluorochemicals Limited	1.00	17,075.30	16,611.1
(550 equity shares of Rs.1 each fully paid)			
Darshan Oils Ltd.	54.00	662.40	662.4
(1800 equity shares of Rs.10 each fully paid)	4 50	1 242 05	211.1
Frontier Springs Ltd.	1.52	1,242.95	211.1
(100 equity shares of Rs.10 each fully paid) Premier Auto Electric Ltd.	0.50	1,85	4.2
(50 equity shares of Rs.10 each fully paid)	0.00	1,00	
Inland Printers Ltd.	7.00	90.52	44.5
(100 equity shares of Rs.10 each fully paid)			
Jindal Steel & Power Ltd.	149.25	80,669.25	51,865.2
(9500 equity shares of Rs.10 each fully paid) RBL Bank Ltd.	219.26	219.26	130.6
(80 equity shares of Rs.10 each fully paid)	215.20	215.20	150.0
U.S. 64 Scheme (UTI)	15.54	108.60	108.6
(100 equity shares of Rs.10 each fully paid)			
В	449.07	1,00,752.24	70,114.03
Total (A+B)	1,199.07	1,01,502.24	70,864.03
	-	As at	As at
	_	31.03.2024	31.03.2023
3 Other Financial Assets	-		
Unsecured, Considered Good :		1 005 67	1 011 6
Security Deposit Others:		1,895.67	1,911.6
MAT Credit Entitlement		3,683.51	3,502.4
	_		
Total	-	5,579.18	5,414.13
	-	As at	As at
	_	31.03.2024	31.03.2023
Current Assets	-		
Inventories			
(At Lower of cost and net realisable value)			
Raw Materials (Restaurant Stock).		451.65	481.6
Others		1 72 046 54	1 72 0 4 6 -
Residency Apartment Stock		1,72,946.51	1,72,946.5
	-	1,72,946.51 - 1,73,398.16	1,72,946.5 - - 1,73,428.1



Vincels Aguewood Ender mohan Sudhon she Kuner Nayak



(Rupees in Hundreds)

NOTES FORMING PART OF THE FINANCIAL STATEMENTS

	As at 31.03.2024	As at 31.03.2023
5 Trade Receivables Trade Receivables Total	<u>862.27</u> 862.27	392.70 392.70

The Ageing Schedule of Trade Receivable for the current reporting period is as follows						
Particulars Outstanding for following due date of pay			periods from	Total		
Particulars	Less than 6 months	2-3 Vrs.				
(i) Undisputed Trade receivables- considered good	862.27	-	-	862.27		
(ii) Undisputed Trade Receivables- Considered Doubtful	-	-	-			
(iii) Disputed Trade Receivables considered good	•	-	-	-		
(iv) Disputed Trade Receivables considered doubtful	-	-	-	-		

The Ageing Schedule of Trade Receivable for the Previous reporting period is as follows						
The Ageing Schedule of Hade	Outstandi					
Particulars	Less than 6 months	2-3 yrs.	More than 3 yrs.			
(i) Undisputed Trade receivables- considered good	392.70	-	-	392.70		
(ii) Undisputed Trade Receivables- Considered Doubtful	-	-	-	-		
(iii) Disputed Trade Receivables considered good	-	-	-			
(iv) Disputed Trade Receivables considered doubtful	-	-	-	-		

3	1.03.2024	31.03.2023
		51.05.2025
6 Cash & Cash Equivalent Balances with Banks		
Current accounts	33,684.78	27,472.85
Cash and Imprest	2,235.40	1,594.83
Total	35,920.18	29,067.68
Total		
	As at	As at
3	1.03.2024	31.03.2023
7 Current Tax Assets (Net)	3,794.18	3,636.43
TDS Receivable —	3,794.18	3,636.43
	As at	As at
3	1.03.2024	31.03.2023
8 Other Current Assets Unsecured, Considered Good		
Advance to Supplier	2,000.00	
Dividend Receivable	-	169.20
Prepaid Expenses	323.95	132.82
Other Advances - Consortium	24.73	
	2,348.68	302.02



Vincels Agrewor Ender Mohan Girkenser Konne Hayer



(Rupees in Hundreds)

9	Share Capital	As at 31st Ma Numbers	rch 2024 Amount (Rs.)	As at 31st Numbers	March 2023 Amount (Rs.)
	Authorized Capital Equity Shares of Rs 5/- each	1,10,000.00	5,50,000.00	1,10,000.00	5,50,000.00
	(31.03.2021: 55,00,000 shares of Rs.10 each)	1,10,000.00	5,50,000.00	1,10,000.00	5,50,000.00
	tssued/subscribed/paid up Share Capital Equity Shares of Rs 5/- each, fully paid (31.03.2021: 30,07,000 shares of Rs.10 each)	60,140.00 60,140.00	3,00,700.00 3,00,700.00	60,140.00 60,140.00	3,00,700.00 3,00,700.00

Note:-

NOTES FORMING PART OF THE FINANCIAL STATEMENTS

(i) Reconciliation of Opening and closing outstanding No of shares. Details to be given for each class of shares separately for Issued, Subscribed and fully paid up and Subscribed but not fully paid up, as applicable Opening Balance Fresh Issue Split Closin **Closing Balance**

	Equity Shares Subscribed & Fully Paid Share				
	Capital				60,140.00
	Numbers	60,140.00			3,00,700.00
	Amount (Rs.)	3,00,700.00		-	3,00,700.00
	(ii) Shares held by each shareholder holdin	ng more than 5% shares as	on period end.	%	31.03.2023
1	Name of Share holder	0/0		Held	No's held
	thanke of onlare notaet	Held	No's held	24.15	14,52,400
	Vipin Aggarwal	24.15	14,52,400	30.13	18,12,060
	Meena Aggarwal	30.13	18,12,060	16.69	10,03,740
	Vipin Aggarwal HUF	16.69	10,03,740	10.09	10,00,00
	Vipin Aggarwar nor		42,68,200.00		
			-	As at	As at
			-	31.03,2024	31.03.2023
11	Deferred Tax Liabilities (net)				
				13,111.43	12,288.94
	Accelerated depreciation			(135.65)	(198.00)
	Gratuity Payable			26,078.82	24,825.48
	Ind AS Adjustments		-	39,054.60	36,916.41
	Total			35/05 1100	
			-		
				As at	As at
			-	As at 31.03.2024	AS at 31.03.2023
12	Provisions		-		
12	Provisions Provision for Retirement Benefits			31.03.2024	31.03.2023
12				31.03.2024 425.26	31.03.2023
12	Provision for Retirement Benefits			31.03.2024	31.03.2023
12	Provision for Retirement Benefits Retirement benefits			31.03.2024 425.26 425.26 As at	<u>1,036.28</u> 1,036.28 1,036.28 As at
12	Provision for Retirement Benefits Retirement benefits			31.03.2024 425.26 425.26	31.03.2023 1,036.28 1,036.28
	Provision for Retirement Benefits Retirement benefits			31.03.2024 425.26 425.26 As at	<u>1,036.28</u> 1,036.28 1,036.28 As at
	Provision for Retirement Benefits Retirement benefits Total Borrowings Unsecured			31.03.2024 425.26 425.26 As at	<u>1,036.28</u> 1,036.28 1,036.28 As at
	Provision for Retirement Benefits Retirement benefits Total Borrowings Unsecured Loans & advances from related parties			31.03.2024 425.26 425.26 As at	31.03.2023 1,036.28 1,036.28 As at 31.03.2023
	Provision for Retirement Benefits Retirement benefits Total Borrowings Unsecured			31.03.2024 425.26 425.26 As at 31.03.2024	31.03.2023 1,036.28 1,036.28 As at 31.03.2023 4,490.00 4,490.00
	Provision for Retirement Benefits Retirement benefits Total Borrowings Unsecured Loans & advances from related parties		-	31.03.2024 425.26 425.26 As at 31.03.2024	31.03.2023 1,036.28 1,036.28 As at 31.03.2023 4,490.00
13	Provision for Retirement Benefits Retirement benefits Total Borrowings Unsecured Loans & advances from related parties Total		-	31.03.2024 425.26 425.26 As at 31.03.2024	31.03.2023 1,036.28 1,036.28 As at 31.03.2023 4,490.00 4,490.00 As at
	Provision for Retirement Benefits Retirement benefits Total Borrowings Unsecured Loans & advances from related parties Total Trade Payables		-	31.03.2024 425.26 425.26 As at 31.03.2024 - - As at 31.03.2024	31.03.2023 1,036.28 1,036.28 As at 31.03.2023 4,490.00 4,490.00 As at 31.03.2023
13	Provision for Retirement Benefits Retirement benefits Total Borrowings Unsecured Loans & advances from related parties Total Trade Payables Due to Micro, Small and Medium Enterprises		-	31.03.2024 425.26 425.26 As at 31.03.2024 - - As at 31.03.2024 - - - - - - - - - - - - -	31.03.2023 1,036.28 1,036.28 As at 31.03.2023 4,490.00 4,490
13	Provision for Retirement Benefits Retirement benefits Total Borrowings Unsecured Loans & advances from related parties Total Trade Payables		-	31.03.2024 425.26 425.26 As at 31.03.2024 - - As at 31.03.2024	31.03.2023 1,036.28 1,036.28 As at 31.03.2023 4,490.00 4,490.00 As at 31.03.2023

The Ageing Schedule of Trade Payable for the	Outstanding for foll		iods from due d	ate of payment	Total
Particulars	Less than 1 yr.	1-2 yrs.	2-3 yrs.	More than 3 yrs.	
		- 1	-	-	
(i) MSME"	4,557.72	-	•		4,557.72
(ii) Others (iii) Disputed dues- MSME	-	-	-	-	
(iv) Disputed dues- Others	-	-		-	

The Ageing Schedule of Trade Payable for the	Outstanding for foll	owing peri	ods from due d	ate of payment	
Particulars		1-2 yrs.	2-3 yrs.	More than 3 Vrs.	Total
		- 1			
I) MSME*	4,406.25			-	4,406.25
ii) Others iii) Disputed dues- MSME		-			
iv) Disputed dues- Others		-			

MSME as per the Micro, Small and Medium Enterprises Development Act, 2006

			As at	As at	
			31.03.2024	31.03.2023	
15	Other Current Liabilities Advance received for Apartments				
	Other Payables:		887.58	557.74	
	Statutory Dues		693.17	622.65	
	Salary Payable & ASSOC				
	TDS Payable)		81.22	66.00	
	Advance from Stomer		1,141.88	-	
			562.50		
	Audit Fee Payaple 200 0		3,366.35	1,246.39	
	Total Current Contract		As at 31.03.2024	As at 31.03.2023	
16	Provisions				Clude Mihau
	Current portion of long-term employee benefits				
	Retirement benefits		6.12	36.11	
	Total		6.12	36.11	
	10121				
	don	Vinedy Agueron	Suctors	r Kuran	Nongace

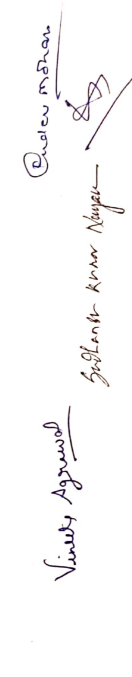
As at	As at
31.03.2024	31.03.2023
887.58	557.74
693.17	622.65
81.22	66.00
1,141.88	-
562.50	
3,366.35	1,246.39
As at	As at
31.03.2024	31.03.2023



WOODSVILLA LIMITED	
	NOTES FORMING PART OF THE FINANCIAL STATEMENTS

(Rupees in Hundreds)

Note	Note 1 : Property, Plant and Equipment	Equipment								Net Block	llock
			Gross Block	Block			Depreciation	tion			
Sr. No	Particulars	As at 01.04.2023	Adjustments/ Adjustments/ Additions (Deductions)	Adjustments/ (Deductions)	As at 31.03.2024	As at 01.04.2023	Addition during the	Deduction during the vear	As at 31.03.2024	As at 31.03.2024	As at 01.04.2023
Ξ	1 Langible Assets Resort Land	20,901.45			20,901.45		-			20,901.45	20,901.45
	2 Building Resort Building	2,29,227.57			2,29,227.57	86,068.96	4,628.86		90,697.82	1,38,529.75	1,43,158.61
	3 Plant and Equipment Resort Machinery Plant & Machinery	22,079.69 28,054.09			22,079.69 28,054.09	15,347.66 17,463.24	831.32 1,009.32		16,178.98 18,472.56	5,900.71 9,581.53	6,732.03 10,590.85
	4 <u>Furniture & Fixtures</u> Furniture Resort Fumiture	31,542.24 27,232.79			31,542.24 27,232.79	16,422.14 26,814.65	3,564.31 51.42		19,986.45 26,866.07	11,555.79 366.72	15,120.10 418.14
	5 <u>Vehicles</u>	17,262.28	,		17,262.28	16,467.16	0.98	•	16,468.14	794.14	795.12
	6 Office Equipment	5,812.77			5,812.77	5,289.91	185.97	•	5,475.88	336.89	522.86
	7 Other (Specify) Computer	9.78		,	9.78	•				9.78	9.78
	Total	3,82,122.66			3,82,122.66	1,83,873.72	10,272.18		1,94,145.90	1,87,976.76	1,98,248.94







WOODSVILLA LIMITED FORMING PART OF THE FINANCIAL STATEMENTS

SFORMING PART OF THE FINANCIAL STATEMENTS		
P ³ .		s in Hundreds)
	For the year	For the year
	ending	ending
	31.03.2024	31.03.2023
	(Rs.)	(Rs.)
17 Revenue from operations		
Room tariff	40,865.70	56,569.20
Restaurant sales	27,945.06	32,129.27
Restaurant sales	27,5 18100	
Tabal	68,810.76	88,698.47
Total		
	For the year	For the year
	ending	ending
	31.03.2024	31.03.2023
	(Rs.)	(Rs.)
18 Other income	7.31	4,538.12
Income from Sale of Securities	-	-
Income From Sale Flat	57.83	346.45
Misc Receipts	200.35	283.00
Dividend	1,616.94	1,128.14
Interest on FDR	1,882.43	6,295.71
Total		
	For the year	For the year
	ending	ending
	31.03.2024	31.03.2023
	(Rs.)	(Rs.)
19 Cost of Material Consumed		2 014 50
Opening stock	481.61	3,014.50
Fuel expenses	2,512.43	3,414.43
Purchases	14,326.97	<u>18,957.69</u> 25,386.61
	17,321.02	481.61
Less: Closing stock	451.65	24,905.00
·	16,869.37	24,905.00
	For the year	For the year
	ending	ending
	31.03.2024	31.03.2023
	(Rs.)	(Rs.)
		UNAL
20 Employnment Benefit Expense	11,164.45	11,102.14
Salaries	239.82	320.31
Gratuity Staff welfare	965.14	1,330.64
Staff weildle		
Total	12,369.41	12,753.09
lotai		
	For the year	For the year
	ending	ending
	31.03.2024	31.03.2023
	(Rs.)	(Rs.)
21 Finance Cost		107 66
Bank interest and charges	177.46	407.66
Total	177.46	407.66





WOODSVILLA LIMITED WOODSVILLA LI

21 pepreciation & Amortisation Expense Depreciation Total	For the year ending 31.03.2024 (Rs.) 10,272.18 10,272.18 For the year ending 31.03.2024	For the year ending 31.03.2023 (Rs.) 10,082.05 10,082.05 For the year ending 31.03.2023 (Rs.)
	(Rs.)	
23 Other expenses	275.35	785.44
Advertisement & Publicity	2.2.20	
Auditors' remuneration:	500.00	500.00
Audit fees	19.20	27.30
Books and periodicals	1,642.44	3,775.52
Commission	7,329.90	7,095.18
Electricity and water	4,168.30	9,726.59
Housekeeping	903.71	926.34
Insurance	50.00	50.00
Internal Audit Fee	-	472.40
Gardening / Horticulture expenses	2,053.84	2,508.81
Laundry charges	182.55	206.96
Membership and subscriptions	562.99	373.97
Miscellaneous expenses	-	467.00 342.09
Prior Period expenses	259.60	
Printing and stationery	3,530.00	3,090.00 1,125.72
Listing Fee Rent,rates & taxes	919.97	7,843.35
Repairs and maintenance	4,801.80 408.02	975.73
Telephone and Internet	124.21	887.04
Conveyance & Travelling expenses	19.50	-
Intrest on TDS	2,092.81	3,615.95
Vehicle Running & Maintenance	29,844.19	44,795.38
Total	29,04419	
	For the year	For the year
	ending	ending
	31.03.2024	31.03.2023
	(Rs.)	(Rs.)
	·	
24 Tax Expenses Current Tax		242.05
i) Income Taxes	-	319.95
	181.05	-
ii) MAT Credit Entitlement	181.05	319.95
Total		
	For the year	For the year
	ending	ending
	31.03.2024	31.03.2023
	(Rs.)	(Rs.)
25 Components of Other Comprehensive Income (OCI)		
Development aping (losses) on Investments	30,664.70	18,483.86
Re-measurement gains (losses) on Investments Re-measurement gains (losses) on Defined benefit plans	880.83	263.39
	31,545.53	18,747.25
Total		



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26 (C) NOTES TO ACCOUNTS

Additional Notes to the Financial Statements

(i) The Government of India promulgated the Micro, Small and Medium Enterprises Development Act, 2006, which came into force with effect from October 02, 2006. As per the Act, the Company is required to identify the Micro. Small and Medium suppliers and pay them interest on overdues beyond the specified period, irrespective of the terms agreed upon with those suppliers

There is no interest paid/payable during the year by the Company to the suppliers covered under Micro, Small, Medium Enterprises Development Act, 2006

The above information takes into account only those suppliers who have responded to the enquiries made by the Company for this purpose. However, according to the Company estimates, there is no liability of interest to such suppliers.

(ii) Managerial remuneration: No remuneration was paid to any director during the relevant year

(iii) Earning per share as per IND AS-33	AS AT 31.03.2024	AS AT 31.03.2023
 (a) Calculation of weighted average (no. of equity shares of Rs.5/- each.) No. of shares at the beginning of the period 	60,14,000	60,14,000
Shares issued during the year Shares Splitted No. of Shares at the close of the period Weighted average no. of equity shares	60, 14 ,000 60, 14 ,000	60,14,000 60,14,000
during the period	30,748.98	7,296.93
 (b) Net Profit / (Loss) for the period attributable to equity shares (in rupees) (c) Basic & Diluted earning (in rupees) per shares 	0.01	0.00

(iv) Disclosure of Shareholding of Promoters

Disclosure of shares held by promoters at the end of the Shares held by promoters at the end	nd of the current reporting year		% Change during the year
Shares held by promoters at the e	No. of Shares	% of total shares	ear
S.No Promoter name	1452400	24.15%	
1 Vipin Aggarwal	1812060	30.13%	
2. Meena Aggarwal			
Disclosure of shares held by promoters at the end of the	a previous reporting period	is as follows:	
Disclosure of shares held by promoters at the end of th	e previous reporting year		% Change during the
Disclosure of shares held by promoters at the end of the shares held	No. of Shares	% of total shares	year
S.No Promoter name	1452400	24.15%	
1. Vipin Aggarwal	1812060	30.13%	
2 Meena Aggarwal Remuneration to Auditors		2023-24 Amount in '00 500.00	2022-23 Amount in '00 500.00
(I) Audit fees		500.00	500.00

(v) Segment Reporting : based on the guiding principles given in Accounting Standard on Segment Reporting (IND AS-108), the Company's primary business segment is Hospitality. As the Company's business activity falls within a single primary business segment the disclosure requirements of IND AS-108 in this repard are not applicable.

(vii) There is no transaction which is required to be disclosed as required under paragraph 5 (viii) of the general instructions for preparation of statement of Profit and Loss as per Schedule III of the Companies Act, 2013

(viii) Related Party Disclosures under Accounting Standard (IND AS-24)

 (a) Names of the Related Parties
 (i) Where control exists:
 The Generative did not have new helding or subsidiate control of the set of the set

(1) where control exists. The Company did not have any holding or subsidiary company during the year.

(ii) Other related parties with whom there are transactions during the year

(III) Other resonance Associates Key Management Personnel Dr. Mrs. Meena Aggarwal (Director) Mr. Vipin Aggarwal (Director) Mr. Sudhanshu Kumar Nayak (CFO) Relatives of Key Management Personnel Vipin Aggarwal & Sons HUF Aadeesh Aggarwal Enterprises over which Key Management Personnel or their relative has significant influence Cost Plus Travels Pvt Ltd Lost Plus Travels PVLLId Keshov Leasing Private Limited Pravik Estates PVLLId Club 9 Vacations Private Limited Club 9 Holidays Private Limited Avsarr Quest PVLLId Evalon Suttes Private Limited Fusion Suites Private Limited Shri Sal Kirpa Society Vipin Aggarwal Kudsia & Associates

(b) Transactions with Related Parties

Description	Nature of Transaction/ Balance outstanding	Key Management Personnel and their Relatives		
		Current Year	Previous Year	
Outstanding balance as at year				
endi Mr. Vibin Appartixal	Short term borrowings	CALCULATION AND AND AND AND AND AND AND AND AND AN	4,49,000	
Hr. Sudhanshu Kumer Nevex	Short term barrowings		A CARLON CARD IN THE REPORT OF T	
Hrs. Heene Aggarmel	Short term borrewings		ner freder skale størt og fra de forske størt for de som for 2 kan de som en støre størt at de som en som en s	



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- (ix) There are no disputed dues of wealth tax, service tax, income tax which have not been deposited by the Company
- (x) The Company has received advances against sale of residency apartments (as part of hotel project) from the prospective buyers. The amounts have been treated as "advance for apartments" (part of hotel project) under the head other current Habilities. Further, the amount spent on the Residency Apartments is reflected under Inventories pending registration / sale.

The said amount remains "unpaid" despite of final demand due from them and as such on these flats due to unpaid demand part of work of sanitary, electrical and finishing has also been kept pending besides registration of sale deed.

(xi) Disclosure of Financial Ratios

Ratio	Numerator/Denominator	Current Reporting Period	Previous Reporting Period	% change as compared to previous reporting period
Current Ratio,	Total Current Assets/ Total Current Liabilities	27.28	20.32	34.25%
Debt-Equity Ratio,	Debt consists of current and non current debt /Total equity	0.02	0.03	- 30.50%
Return on Equity Ratio,	Net profit after tax/Average total equity	6.63%	1.68%	
Inventory turnover ratio,	Revenue from operations/Average Inventory	0.40	0.01	4166.67%
Trade Receivables turnover ratio,	Revenue from operations/Average Trade Receivables	109.66	7.65	1332.66%
Trade payables turnover ratio,	Net Credit Purchase/Average Trade Payable	71.66	71.17	0.68%
Net capital turnover ratio,	Revenue from operations/Average working capital (i.e. Total current assets	0.33	0.45	-26.80%
	less Total current liabilities)	44.69%	8.23%	443.01%
Net profit ratio,	Profit for the year/Revenue from operations	44.0970		45.08%
Return on Capital employed,	Profit before tax and finance costs/Capital Employed***	7.080%	4.880%	45.00 %

Earning for Debt Service = Net Profit after taxes + Non-cash operating expenses + Interest + Other non-cash adjustments
 Debt service = Interest and lease payments + Principal repayments

*** Capital employed = Net worth + Lease liabilities + Deferred tax liabilities

Explanation for variances exceeding 25%:

	Explanation
Ratios	Due to decrease in net profits in current year as compared to previous year.
Return on Equity Ratio,	from aparations in current year as compared to present of
Inventory turnover ratio,	Due to increase in revenue from operations in current year as compared to previous year.
Trade Receivables turnover ratio,	Due to increase in revenue from operations in current year to previous year.
Trade Receivables comover	to any profits in current year as compared to previous year
Net profit ratio,	a to be a sevenue from operations in current year as compared to pressed of
Net capital tarneter interest	Due to decrease in net profits in current year as compared to previous year.
Return on Capital employed,	Due to decrease in her prove and

(xii) Previous year figures have been regrouped/recast wherever found necessary to make them comparable with those of the current year.

(xiii) Balances shown under Trade Receivables, Trade Payables and advances are subject to confirmation and reconciliation with the respective parties.

(xiv) The figures have been rounded off to the nearest hundreds with two decimals points.

As per our report of even date attached. RAJ & ASSOCIATES ACCOUN HARTERED ATION NO DO (ABHISHEK KUMAR)

Chartered A (PARTNER) MEMBERSHIP NO : 519429

I

DATE : 3 0 MAY 2024

IN AGO DIRECTOR

DIRECTOR DIN 08578188

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VINEETA AGARWAL COMPANY SECRETARY

Shansh Krow Negak SUDHANSU KUMAR NAYAK CHIEF FINANCIAL OFFICER

ON BEHALF OF BOARD OF DIRECTORS

