

4th September, 2024

Mumbai 400 001 BSE SCRIP CODE: 532721	Mumbai 400 051 NSE SYMBOL: VISASTEEL
Dalal Street,	Bandra – Kurla Complex, Bandra (E)
25 Floor P J Towers	Exchange Plaza, Plot No. C/1, G Block
BSE Limited	National Stock Exchange of India Limited

Sub: Annual Report 2023-24 and Notice of the 28th Annual General Meeting

Ref: Intimation under Regulation 30 and 34 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir/ Madam,

Pursuant to the provisions of Regulation 30, 34 and such other regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the Annual Report 2023-24 and Notice convening the 28th Annual General Meeting of the members of VISA Steel Limited ("the Company"), to be held on Friday, 27 September, 2024 at 1200 Hours through Video Conference (VC) / Other Audio-Visual Means ("OAVM") in conformity with the regulatory provisions and Circulars issued by the Ministry of Corporate Affairs, Government of India and Securities and Exchange Board of India.

This Annual Report and Notice are also available on the website of the Company <u>www.visasteel.com.</u>

This is for your information and records.

Thanking you, For VISA Steel Limited

AMISHA CHATURVEDI KHANNA Digitally signed by AMISHA CHATURVEDI KHANNA Date: 2024.09.04 17:43:25 +05'30'

Amisha Chaturvedi Khanna Company Secretary & Compliance Officer FCS 11034



VISA Steel Limited



ANNUAL REPORT 2023-24

VISION

Create long term stakeholder value through value addition of natural resources

CORE VALUES



We are transparent and

all our stakeholders

honest in our profession to



We work together as a team to benefit from our complementary strengths



We are committed to best standards of safety, corporate social responsibility and corporate governance

50 PASSION We are passionately committed to delivering excellence in performance



We demonstrate ownership in our attitude to create sustainable value for shareholders

CONTENT

COMPANY OVERVIEW

- 02 Chairman's Insight
- 03 Vice Chairman & MD's Message
- 04 Board of Directors
- 06 Corporate Social Responsibility

STATUTORY REPORTS

- 08 Report of the Directors
- 23 Management Discussion and Analysis
- 26 Corporate Governance

FINANCIAL STATEMENTS

- 40 Standalone
- 90 Consolidated

LISTING

Your Company has been listed on National Stock Exchange of India Limited and BSE Limited

FORWARD-LOOKING STATEMENTS

In this Annual Report, we have disclosed forward-looking information to enable investors to comprehend our prospects and take investment decisions. This report and other statements, both written and oral, that we periodically make contain forward-looking statements that set out anticipated results based on the management's plans and assumptions. We have tried wherever possible to identify such statements by using words such as 'anticipate', 'estimate', 'expects', 'projects', 'intends', 'plans', 'believes' and words of similar substance in connection with any discussion of future performance. We cannot guarantee that these forward-looking statements will be realised, although we believe we have been prudent in our assumptions. The achievements of results are subject to risks, uncertainties and even inaccurate assumptions. Should known or unknown risks or uncertainties materialise, or should underlying assumptions prove inaccurate, actual results could vary materially from those anticipated, estimated or projected. Readers should keep this in mind. We undertake no obligation to publicly update any forward-looking statements, whether as a result of new information, future events or otherwise.



CHAIRMAN'S INSIGHT



The Government's infrastructure spending and reform initiatives to revive the manufacturing sector is expected to increase demand for materials including Ferro Alloys. However, the key risks going forward include geo-political risks, high interest rates and sharp slowdown in the Chinese economy, especially the real estate sector."

Dear Shareholders,

For the year ended 31 March 2024, your Company's consolidated Revenue from operations was at ₹6,698.98 million in FY 2023-24 compared to ₹6574.84 million in FY 2022-23 and operating profit was ₹66.03 million in FY 2023-24 compared to ₹104.12 million in FY 2022-23.

Due to non-availability of working capital, the operations of your Company continued under conversion arrangement.

THE INDUSTRY

The global High Carbon Ferro Chrome production was at approx. 15.24 million tonnes in 2023, out of which India's Ferro Chrome production stood at approx. 1.40 million tonnes. India exported approx. 57% of its Ferro Chrome production, primarily to China.

India's Chrome Ore production reduced from approx. 3.68 million tonnes in FY 2022-23 to approx. 2.83 million tonnes in FY 2023-24, out of which OMC produced approx. 1.03 million tonnes of Chrome Ore in FY 2023-24 against an EC capacity of 1.7 million TPA.

VISION & STRATEGY

Your Company is committed to its vision to create long term stakeholder value through value addition of natural resources. The Company is focused on implementing Debt Resolution as per Reserve Bank of India (RBI) guidelines and plans to raise funds for working capital by inducting Investor, reducing cost and keeping the Plant operational.

OUTLOOK

The Government's infrastructure spending and reform initiatives to revive the manufacturing sector is expected to increase demand for materials including Ferro Alloys. However, the key risks going forward include geo-political risks, high interest rates and sharp slowdown in the Chinese economy, especially the real estate sector.

I would like to place on record my sincere appreciation and gratitude to the entire team of VISA Steel for its relentless commitment inspite of the challenging business environment. I am grateful to the members of the Board of the Company for their invaluable guidance and contribution and acknowledge the support of all shareholders. I would also like to convey my sincere thanks to all the stakeholders including shareholders, lenders, suppliers, customers, Government officials and employees for their valued support as we navigate through these challenging times and I hope to continue to receive your support in the future.

Warm regards & best wishes,

Vishambhar Saran Chairman

VICE CHAIRMAN & MD'S MESSAGE



Dear Shareholders,

Your Company has set up manufacturing facilities in Odisha for production of Ferro Alloys. The operations of the Company continued as a going concern inspite of non-availability of working capital for operations and other external factors beyond the control of the Company and its management.

OPERATIONS

The operations of Ferro Chrome Plant continued under conversion arrangement with support of related parties and other operational creditors, without which Plant operations as a going concern would be impossible causing a risk of Plant closure and agitation and other law and order problems.

FINANCE

Your Company has been under financial stress since 2011-12 due to various external factors beyond the control of your Company and its management. Despite the debt restructuring on 27 September 2012 and 31 December 2014, the Lenders did not disburse sanctioned facilities for operations, and adjusted the same with interest resulting in complete depletion of working capital and it now appears that the whole exercise of purported restructuring was mere evergreening of debt without even considering its adverse effect on the Company's operations. It is expected that the overall financial health of the Company would improve only after debt resolution and improvement in availability of working capital, for which the Company plans to raise funds by inducting Investor.

SBI (the Lead Bank) and other lenders like PNB, Union Bank, Canara Bank, Central Bank of India, Vijaya Bank (since merged

. 77

In line with our core philosophy, Health, Safety and Environment continues to be one of our key priorities. As a responsible corporate, the Company is focused on the happiness of people living in its neighbouring communities. Your Company's CSR team continues to direct its community development work in the areas of education, healthcare, rural development, sports & culture."

with Bank of Baroda), UCO Bank, Indian Overseas Bank, Exim Bank, Dena Bank (since merged with Bank of Baroda), Bank of Baroda, State Bank of Travancore (since merged with SBI) and SIDBI have already implemented Resolution through sale / assignment of debt to Asset Reconstruction Company (ARC).

HUMAN RESOURCE

Your Company recognizes Human Resource as its most important asset and is constantly engaged in developing its employees through various development & training programmes. We improve our team building through various employee engagement activities.

CORPORATE SOCIAL RESPONSIBILITY

In line with our core philosophy, Health, Safety and Environment continues to be one of our key priorities. As a responsible corporate, the Company is focused on the happiness of people living in its neighbouring communities. Your Company's CSR team continues to direct its community development work in the areas of education, healthcare, rural development, sports & culture. I would like to convey my sincere thanks to all the stakeholders of the Company for their valued support.

With warm regards,

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Vishal Agarwal Vice Chairman & MD

BOARD OF DIRECTORS



Mr. VISHAMBHAR SARAN Chairman

Born on 4th December 1947 at Faizabad. U.P., Mr. Saran secured a Bachelor's Degree in Mining Engineering from Indian Institute of Technology, Banaras Hindu University in 1969. He served Tata Steel for 25 years, starting from their various mines, Paradip Port and Kolkata & Jamshedpur Offices. He rose to the position of Director – Raw Materials, Tata Steel in 1988 & Director of Budgets in 1993. He availed voluntary retirement from 31st March, 1994, Mr. Saran founded the VISA Group in April 1994 and has built it up from scratch to a significant minerals and metals conglomerate. Philanthropically, creating and improving educational and medical facilities for the poor in backward districts of Odisha, UP and West Bengal through "VISA Trust", founded by him and his wife.

Mr. Saran is Honorary Consul of the Republic of Bulgaria for Eastern India; Trustee on the Board of Kalyan Bharti Trust & VISA Trust; Chairman of the Board of Governors, Heritage Law College, Kolkata; Member of National Executive Committee of Federation of Indian Chamber of Commerce Industry (FICCI).

Formerly, Mr. Saran was the President of Indian Chamber of Commerce, Kolkata; President of Coal Consumers Association; Trustee on the Board of Chennai Port Trust; Member of Governing Council of the International Chromium Development Association, Paris; Raw Material Committee of the International Iron & Steel Institute, Brussels; CII Eastern Regional Committee; Board of Tata Sponge Iron Limited and Standard Chrome Limited.



Mr. VISHAL AGARWAL Vice Chairman & Managing Director, Chairman, Corporate Social Responsibility Committee

Mr. Agarwal holds a Bachelor's Degree from London School of Economics and a Master's Degree from Oxford University. He was born in Faizabad, Uttar Pradesh and completed his schooling from Mayo College, Ajmer and Cheltenham College, UK. He has almost 27 years of rich experience in the Iron & Steel industry with hands on experience of setting up greenfield projects and international trading business. During 1997 to 2004, Mr. Agarwal developed the international trading business for the VISA Group in minerals and metals including Chrome Ore, Iron Ore, Manganese Ore, Alumina, Ferro Alloys etc. Since 2004, he has built the manufacturing business of the VISA Group from scratch.



MS. RITU BAJAJ Independent Director, Chairperson, Audit Committee

Ms. Ritu Bajaj, is a Practicing Company Secretary and a Fellow Member of the Institute of Company Secretaries of India (FCS). She has 21 years of experience in Corporate Law, Due Diligence, Secretarial Audits and other Allied Laws. She is a certified CSR Professional and has been with a start-up where she was closely partnering with the CEO to drive business performance. Since 2013, she is successfully running a Peer Reviewed Practicing Company Secretaries Firm under the name of RP and Associates. Her core skills include Mergers & Acquisitions. Buyback, National Company Law Tribunal matters, Drafting of Share Purchase and other Commercial Agreements, SEBI Laws and Regulations and other compliances.



MR. BISWAJIT CHONGDAR Independent Director, Chairman - Stakeholders Relationship Committee

Mr. Biswajit Chongdar has worked as Executive Director, In-charge (Marketing) with Steel Authority of India Limited, one of the largest steel producers in the country. During his 38 years of his exposure in SAIL, he has handled Domestic and International Marketing, Logistics and Raw Material sourcing. He is a BE in Civil Engineering from BE College, Shibpur and has attended SAID Business School, Oxford University for an Advance Marketing Course. He has also done Specialised Management Programme at Indian Institute of Management, Kolkata.

As a Head of Marketing function of SAIL, he has played a key role in the introduction of new products, devise strategies of marketing, development of new marketing areas, transparent marketing policies and branding etc. He has successfully headed the Marketing Department of SAIL for 4 Years as an Executive Director.



MR. DHANESH RANJAN Independent Director, Chairman - Nomination & Remuneration Committee

Mr. Dhanesh Ranjan secured a Master's Degree in Economics from Ranchi University and Diploma in Maritime Law from Lloyd's Maritime Academy, London. He joined Steel Authority of India Limited (SAIL) as Management Trainee and retired as Executive Director (Coal Import Group). He served SAIL for 36 years in various positions and offices. He has travelled overseas to several countries in the course of his appointment for facilitating business of the Company. Throughout his career, he has been at the cutting edge of policy making and strategizing in different areas and divisions of SAIL.



MR. MANOJ KUMAR

Wholetime Director designated as Director (Kalinganagar)

Mr. Manoj Kumar is a Mechanical Engineer from BIT Mesra, Ranchi. He has over 33 years of experience of working in various positions in the Iron & Steel industry. He had been accredited with bringing the concept of ABP based procurement into the company and was also responsible for streamlining the operational procurement by entering into Annual Rate Contracts & Vendor Stockings. He had played a key role in the Company's projects & operations.

CORPORATE SOCIAL RESPONSIBILITY

Your Company is focused on strengthening and enriching the lives of people living in its larger neighbouring communities. Throughout the year, CSR activities made significant progress in key areas including quality education, healthcare, nutrition, sanitation, skill development, safety & environment, rural development, sports and culture.





Your Company ensures access to quality education and learning opportunities for all, with special emphasis on scholarship programmes and others such as:

- Providing scholarships to meritorious students from underprivileged background in Odisha and Kolkata and also to students at Smt. Sarala Devi Saraswati Balika Inter College in Tilhar, Uttar Pradesh
- Established The Heritage School and The Heritage Institute of Technology through Kalyan Bharti Trust in Kolkata
- Conducting First Aid Training for the students of Government ITI and Government Polytechnic Institute, Jajpur to prepare them to handle emergency situations
- Providing vocational training to women in Odisha for taking up employment and encouraging entrepreneurship in a skilled craft as artisan
- Provided educational material for the specially abled students of Asha School, Command Hospital, Eastern Command
- Provided infrastructure support to Government school, Jajpur
- Provided school materials to students in Jajpur



\mathbb{W} **HEALTHCARE**

Your Company is making continuous efforts to provide access to quality healthcare solutions through:

- Organising medical camps with free medicine distribution in the nearby villages of Kalinganagar Plant, Odisha
- Creating mass awareness on menstrual hygiene along with breast, ovarian and cervical cancer amongst women from the nearby communities of Kalinganagar Plant, Odisha
- Constructing Healthcare Unit at CHC Danagadi and OPD shed at PHC, Jajpur to improve healthcare facilities for all
- Conducting Blood Donation Camps in Jajpur
- Supporting Medical Institutes, Odisha Blood Bank (Jajpur Road), Community Health Centre (Jajpur Road) with equipment and infrastructure support to enhance healthcare facilities
- Creating awareness on cleanliness and sanitation, aligned with 'Swachh Bharat' initiative

- Undertaking initiatives to control malaria and dengue
- Providing support in terms of nutritional meal and supplements to cancer fighting children undergoing treatment at Government Hospitals, Kolkata









RURAL DEVELOPMENT

Your Company is making sustainable rural livelihood improvements and enhancing access to better amenities through:

- Undertaking development of roads and renovation of temples and heritage sites in Odisha
- Installation of High mast light illuminate the area for the heavy vehicle and pedestrian use and safety in Jajpur
- Providing safe drinking water in the backward areas of Odisha
- Renovation of primary health centre and lending support to fight against natural calamity
- Provided infrastructure support to orphanage in West Bengal
- Distributed blankets to help underprivileged individuals cope with winter in Jajpur



- Your Company, in its journey towards environmental excellence, continues with its resolute effort by:
- Conducting regular safety training sessions for employees and contract labourers
- Extending support towards animal welfare • Undertaking mass plantation drives to
- beautify Divider area in Jajpur and in nearby government schools, hospital and public places
- Launching water recycling initiatives to preserve ground water levels
- Distributing saplings among villagers to encourage plantation







Ŋ SPORTS AND CULTURE

Your Company aims to promote sports and art amongst the youth by way of creating a platform to facilitate their skills through:

- Sponsored and organised Annual Ladies Golf Tournament at Tollygunge Club, Kolkata
- Working toward preserving contemporary Indian arts, culture and heritage for the future generation with the aim to support and promote talented artists and craftsmen

REPORT OF THE DIRECTORS

Dear Shareholders,

Your Directors are pleased to present this 28th Annual Report and the Audited Standalone and Consolidated Financial Statements of Accounts of the Company for the financial year ended 31 March 2024.

FINANCIAL SUMMARY/HIGHLIGHTS

				(₹ in million)	
Particulars	Stando	alone	Consoli	Consolidated	
	2023-24	2022-23	2023-24	2022-23	
Revenue from Operations	6,698.98	5,724.77	6,698.98	6574.84	
Other Income	14.95	16.45	14.95	17.15	
Total Income	6,713.93	5,741.22	6,713.93	6591.99	
Profit before interest, depreciation, tax & exceptional items	66.00	91.97	66.03	104.12	
Finance Cost	299.07	277.28	299.07	253.71	
Depreciation	485.86	468.18	485.86	726.04	
Profit / (Loss) before Exceptional Items and Taxation	(718.93)	(653.49)	(718.90)	(875.63)	
Exceptional Items		(3,983.64)		17,478.43	
Profit /(Loss) before Tax	(718.93)	(4,637.13)	(718.90)	16,602.80	
Tax Expenses					
Profit / (Loss) after Tax	(718.93)	(4,637.13)	(718.90)	16,602.80	
Other Comprehensive Income	(0.98)	5.05	(0.98)	7.85	
Total Comprehensive Income for the period	(719.91)	(4,632.08)	(719.88)	16,610.65	

OPERATIONS

The standalone Revenue from operations of the Company was ₹6,698.98 million and profit before interest, depreciation, tax and exceptional items was at ₹66 million for the financial year 2023-24. The consolidated Revenue from operations of the Company was ₹6,698.98 million and profit before interest, depreciation, tax and exceptional items was at ₹66.03 million during the financial year 2023-24. The Ferro Alloy Plant operated under conversion arrangement to continue as a going concern, due to non-availability of funds for working capital.

During the year under review, operations of the Company continued under conversion arrangement with support of related parties and other operational creditors, without which plant operation as a going concern would become impossible causing a risk of Plant closure and agitation and other law & order problems. The management is continuously making all efforts to keep the Company as a going concern so as to preserve the asset value.

Scheme of Arrangement for Transfer of Special Steel Business Undertaking

The NCLT vide its order dated 8th July 2019 had sanctioned the Scheme of Arrangement for transfer of the Company's Special Steel Business Undertaking to VISA Special Steel Limited. However, the Hon'ble Supreme Court vide its ex-parte order dated 17 January 2020 had stayed the NCLT Order dated 8 July 2019. The NCLT Order had been given effect to and the Scheme stood implemented by the Company prior to 17 January 2020. The aforesaid stay order dated 17th January 2020 stands vacated consequent to the Hon'ble Supreme Court order dated 16 May 2024, and the Scheme of Arrangement sanctioning the transfer of Company's Special Steel Business undertaking to VISA Special Steel Limited stands affirmed.

Debt Resolution

Your Company has been under financial stress since 2011-12 due to various external factors beyond the control of the Company and its management. Despite the Debt Restructuring as per CDR LoA dated 27 September 2012 and 31 December 2014, the lenders have not disbursed sanctioned facilities for operations and have adjusted the same towards interest, resulting in complete depletion of working capital and it now appears that the whole exercise of purported restructuring was mere ever greening of debt without even considering its adverse effect on Plant operations and financial performance of your Company.

State Bank of India (SBI) had filed an application before National Company Law Tribunal (NCLT) for initiating Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code (IBC), which was dismissed by NCLT Cuttack bench. SBI preferred an appeal before National Company Law Appellate Tribunal (NCLAT) New Delhi which has directed NCLT to restore the application and proceed further in accordance with law. The order of NCLAT has been challenged by the Company in the Hon'ble Supreme Court by way of a Civil Appeal and the same has been admitted on 9th September 2021. Oriental Bank of Commerce, since merged with Punjab National Bank, had filed an application before NCLT for initiating CIRP under IBC which was admitted vide NCLT order dated 28 November 2022 and Interim Resolution Professional had been appointed. The NCLT order had been challenged before NCLAT and the matter is pending. Meanwhile, Hon'ble Orissa High Court has stayed the operation of the NCLT order dated 28 November 2022. SBI and PNB have since assigned their debt to Assets Care & Reconstruction Enterprise Limited (ACRE) and consequently, ACRE has filed Substitution Application in the matter. It is expected that the overall financial health of the Company would improve after debt resolution and improvement in availability of working capital for which the Company plans to raise funds by inducting Investor.

Your Company has been requesting lenders to implement a Resolution as per RBI Guidelines. SBI (the Lead Bank) and other lenders like PNB, Union Bank, Canara Bank, Central Bank of India, Vijaya Bank (since merged with Bank of Baroda), UCO Bank, Indian Overseas Bank, Exim Bank, Dena Bank (since merged with Bank of Baroda), Bank of Baroda, State Bank of Travancore (since merged with SBI) and SIDBI have already implemented Resolution through sale of debt to ARCs.

The debts of the company have been classified as Non Performing Assets (NPA) and are barred by limitation from the NPA date. Such debts are disputed and as such are not to be considered as acknowledgement of liability by the Company.

Future Outlook

Some of the key risks going forward include geo-political tensions, high Interest rates and weakness in the Chinese economy, especially real estate sector. Due to these factors, the demand and prices of Ferro Alloys may get adversely impacted going forward.

The Company is focused on implementing Debt Resolution as per RBI guidelines and is making efforts for reducing cost and keeping the Plant operational to continue as a going concern.

DIVIDEND

In view of the losses incurred by the Company, your directors have not recommended any dividend for the financial year ended 31 March 2024.

TRANSFER TO RESERVES

No amount has been transferred to the General Reserve for the financial year ended 31 March 2024.

CHANGE IN NATURE OF BUSINESS

During the year under review, there has been no change in the nature of business of the Company.

TRANSFER TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

During the year under review, no amount was due to be transferred in the Investor Education and Protection Fund.

Ms. Amisha Chaturvedi Khanna, Company Secretary of the Company continues to be the Nodal Officer (IEPF) of the

Company. The details of the Nodal officer of the Company are also available on the website <u>www.visasteel.com</u>.

SHARE CAPITAL

Your Company's paid-up Equity Share Capital is ₹1,157,895,000/-(Rupees One Hundred Fifteen Crore Seventy-Eight Lac Ninety-Five Thousand only) comprising of 115,789,500 Equity Shares of ₹10/-each. There has been no change in the Capital Structure of the Company, during the financial year under review except that VISA Industries Limited, an entity belonging to Promoter Group acquired 1,15,00,000 Equity Shares of ₹10/- each aggregating to 9.93% through open market purchase.

SUBSIDIARIES

As on 31 March 2024, the Company has one subsidiary, Kalinganagar Chrome Private Limited which was incorporated on 1 July 2013.

CONSOLIDATED FINANCIAL STATEMENT

The Consolidated Financial Statement presented by your Company includes financial information of its subsidiary prepared in compliance with applicable Accounting Standards. A statement containing the salient features of the financial statement of your Company's subsidiary in the prescribed form AOC-1 pursuant to first proviso to Section 129(3) of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014 is annexed separately to the financial statements.

The Annual Financial Statement of the aforesaid subsidiary and your Company will be made available to the shareholders as and when they demand and will also be kept for inspection by any investor at the registered office of your Company. The financial statements of your Company and its subsidiary are also available on the website of your Company. In terms of SEBI (Listing Obligations and Disclosure Requirements), 2015, hereinafter termed as the SEBI Listing Regulations, Consolidated Financial Statement, confirming to Indian Accounting Standard 110 issued by the Institute of Chartered Accountants of India, is attached as a part of the Annual Report.

The highlights of performance of subsidiary as on 31 March 2024 and its contribution to the overall performance of your Company during the period under review are tabulated below:

				(₹ in million)
Name of the Subsidiary	Total Income	Total Comprehensive Income	Profit / Loss considered in Consolidation	Net worth Attributable
Kalinganagar	-	(0.01)	(0.01)	0.26
Chrome Private				
Limited				

BOARD MEETINGS

The Board met 5 times during the year, the details of which are given in the Corporate Governance Report that forms part of the Annual Report. The intervening gap between the meetings was within the period prescribed under the Companies Act, 2013 and the SEBI Listing Regulations, as amended from time to time.

Further, the Independent Directors at their separate meeting, held on 14 February 2024 reviewed the performance of the Board, Chairman of the Board and of Non-Independent Directors, as required under the Act and the SEBI Listing Regulations.

The Independent Directors at their separate meeting also assessed the quality, quantity and timelines of flow of information between your Company's Management and the Board of Directors of your Company.

COMMITTEES OF THE BOARD AND ITS MEETINGS

As a matter of good Corporate Governance and to ensure better accountability and to deal with specific areas/concerns that need a closer view, various Board level Committees have been constituted in terms of the provisions of the Act and the SEBI Listing Regulations under formal approval of the Board. There exists an Audit Committee, Nomination & Remuneration Committee, Stakeholders Relationship Committee and Corporate Social Responsibility Committee.

The details of the composition, brief terms of reference, meetings held during the financial year 2023-24, attendance of the Board of Directors/ Members etc., of the said Board Meeting/ Committees are given in the Report on Corporate Governance annexed hereto and forming part of this Report.

DIRECTORS AND KEY MANAGERIAL PERSONNEL

Directors

The Board comprises of an optimum mix of Executive and Non-Executive Directors including Independent Directors.

In accordance with the provisions of Section 152 of the Companies Act, 2013 and in terms with the Articles of Association of your Company, Mr. Vishal Agarwal, Vice Chairman & Managing Director (DIN: 00121539), retires by rotation at the forthcoming Annual General Meeting and being eligible offers himself for reappointment. The Board recommends his reappointment, to the members for their approval.

During the year under review, Mr. Sheo Raj Rai and Ms. Rupanjana De, Independent Directors of the Company completed their second term of tenure with the Company on 7 August 2023 and 24 August 2023 respectively. Accordingly, they ceased to be the Directors of the Company with effect from that date. The Board placed on record its sincere appreciation for the extensive contribution rendered by Mr. Sheo Raj Rai and Ms. Rupanjana De during their tenure in the Company. The Board of Directors at its meeting held on 7 August 2023, based on the recommendation of Nomination and Remuneration Committee, approved the appointment of Mr. Biswajit Chongdar (DIN 07571173) as an Additional Director categorised as Non-Executive and Independent Director of the Company with effect from 7 August 2023. Further, the shareholders at the 27th Annual General Meeting ('AGM') held on 29 September 2023 have approved the appointment of Mr. Biswajit Chongdar (DIN 07571173) as an Independent Director of the Company for a period of 3 (three) years till the conclusion of 30th AGM proposed to be held in the year 2026.

Further, the Board of Directors at its meeting held on 24 August 2023, based on the recommendation of Nomination and Remuneration Committee, had approved the appointment of Ms. Ritu Bajaj (DIN: 02167982) as an Additional Director categorised as Non-Executive and Independent Director of the Company with effect from 24 August 2023. Further, the shareholders at the 27th Annual General Meeting ('AGM') held on 29 September 2023 have approved the appointment of Ms. Ritu Bajaj (DIN: 02167982) as an Independent Director of the Company for a period of 3 (three) years till the conclusion of 30th AGM proposed to be held in the year 2026.

Mr. Vishambhar Saran (DIN: 00121501) was re-appointed w.e.f. 15 December 2021 for a further period of 5 (five) Years as Wholetime Director designated as the Chairman. The remuneration payable to him is subject to the approval of the members at the ensuing Annual General Meeting and other necessary approvals.

Mr. Vishal Agarwal (DIN: 00121539) was re-appointed w.e.f. 25 June 2022 for a further period of 5 (five) Years as Vice Chairman & Managing Director. The remuneration payable to him is subject to the approval of the members at the ensuing Annual General Meeting and other necessary approvals.

Mr. Manoj Kumar (DIN: 06823891) was re-appointed w.e.f. 15 September 2021 for a further period of 5 (five) years as the Whole time Director designated as Director (Kalinganagar). The remuneration payable to him is subject to the approval of the members at the ensuing Annual General Meeting and other necessary approvals.

In the opinion of the Board, all the Directors including Independent Directors appointed during the year possess the requisite qualifications, experience, expertise and hold high standards of integrity and relevant proficiency.

In accordance with the appointment of these Directors, the Committees of the Board were also reconstituted thereof.

Statement of Declaration

All Independent Directors of the Company have submitted the requisite declarations confirming that they meet the criteria of independence as prescribed under Section 149(6) of the Companies Act, 2013 read with Regulation 16 and 25(8) of the SEBI Listing Regulations. The Independent Directors have also confirmed that they have complied with Schedule IV of the Companies Act, 2013 and the Company's Code of Conduct.

Independent Directors have in terms of Section 150 of the Companies Act 2013 read with Rule 6 of Companies (Appointment & Qualifications of Directors) Rules, 2014 confirmed that they have enrolled themselves in the Independent Directors data bank maintained with Indian Institute of Corporate Affairs.

Key Managerial Personnel

Mr. Vishambhar Saran is responsible for Chief Executive functions of your Company in addition to being the Whole time Director designated as the Chairman, Mr. Vishal Agarwal acts as Deputy Chief Executive Officer in addition to being the Vice Chairman & Managing Director and Mr. Manoj Kumar, acts as Chief Operating Officer in addition to being the Whole time Director designated as Director (Kalinganagar).

Mr. Surinder K. Singhal continues to be the Chief Financial Officer of your Company and Ms. Amisha Chaturvedi Khanna continues to be the Company Secretary and Compliance Officer of your Company.

BOARD EVALUATION

Pursuant to the provisions of Section 134 of Companies Act, 2013 and Regulation 19 of the SEBI Listing Regulations, the Board has carried out an annual performance evaluation of its own performance, the individual Directors as well as the Board Committees. The performance evaluation of Independent Directors, Chairman and Executive Directors was done by the Nomination and Remuneration Committee and Board during the year under review.

The Board evaluation was carried out in accordance with the criteria laid down in the Nomination and Remuneration policy of the Company.

DIRECTORS' RESPONSIBILITY STATEMENT

In terms of the provisions of Section 134(5) of the Companies Act, 2013, your Directors to the best of their knowledge and ability confirm:

- a) that in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- b) that the directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31 March 2024 and of the loss of the Company for that period;
- c) that proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) that the Annual Accounts had been prepared on a going concern basis;

- e) that the directors have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and
- f) that proper systems have been devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

AUDIT COMMITTEE

The Audit Committee comprises of 3 (three) Non-Executive Independent Directors. As on 31 March 2024, Ms. Ritu Bajaj, Independent Director is the Chairperson of the Audit Committee. The members of the Committee possess adequate knowledge of Accounts, Audit and Finance, among others. The composition of the Audit Committee meets the requirements as per Section 177 of the Companies Act, 2013 and Regulation 18 of the SEBI Listing Regulations, the details of which are given in the Corporate Governance Report forming part of this Annual Report.

All recommendations made by the Audit Committee during the FY 2023-24 were accepted by the Board of Directors of the Company.

CEO / CFO CERTIFICATION

In accordance with the SEBI Listing Regulations, Mr. Vishal Agarwal, Vice Chairman & Managing Director and Mr. Surinder K. Singhal, Chief Financial Officer of the Company have certified to the Board regarding the Financial Statements for the year ended 31 March 2024, which is annexed to this Report.

AUDITORS

Statutory Auditors and Auditors Report

The members of the Company had, at the 26th Annual General Meeting of the members of the Company held on 29 September 2022, approved the re-appointment of M/s. Singhi & Co., Chartered Accountants (FRN 302049E) as Statutory Auditors of the Company (for their second term) to hold office from the conclusion of that Annual General Meeting till the conclusion of 31st Annual General Meeting.

The para-wise management response to the qualifications/ observations made in the Independent Auditors Report is stated as under:

- 1. Attention is drawn to Para 2 of the Independent Auditors Report regarding Basis of Qualified Opinion. The clarification of the same is provided in Note No. 16B of the Accounts of the Standalone Accounts.
- 2. Attention is drawn to Para 5 of the Independent Auditors Report regarding Emphasis of Matter related to Scheme of Arrangement. The clarification of the same is provided in Note No. 34 of the Accounts of the Standalone Accounts.
- 3. Attention is drawn to Para 4 of the Independent Auditors Report regarding Matter related to material uncertainty relating to Going Concern. The clarification of the

same is provided in Note No. 35 of the Accounts of the Standalone Accounts.

- Attention is drawn to Para ix of Annexure A to the Independent Auditors Report. The clarification of the same is provided in Note No. 16 of the Accounts of the Standalone Accounts.
- 5. The Auditors observation in para 8 of the Annexure B to the Independent Auditors report regarding dues to financial institution and banks has been addressed in Note No. 16B of the Standalone Accounts.
- 6. Attention is drawn to Para 15(i)(vi) of the Independent Auditors Report regarding Audit Trail. the clarification of the same is provided in Note No. 45(V) of the Standalone Accounts.

During the year under review, the statutory auditors have not reported to the Audit Committee any material fraud on the Company under Section 143(12) of the Companies Act, 2013.

Internal Auditors

In terms of the provisions of Section 138 of the Companies Act, 2013, M/s. L B Jha & Co., an Independent Chartered Accountants firm were appointed as Internal Auditors of the Company for financial year 2024-25. The Audit Committee in consultation with the Internal Auditors formulates the scope, functioning, periodicity and methodology for conducting the Internal Audit. The Audit Committee, interalia, reviews the Internal Audit Report, for every quarter.

Secretarial Auditors and Secretarial Audit Report

Pursuant to Section 204 of the Companies Act, 2013 and The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors of the Company had appointed M/s. MKB & Associates, Company Secretaries, as its Secretarial Auditor to undertake the Secretarial Audit for financial year 2023-24. The report of the Secretarial Auditor of the Company in specified form MR-3 are annexed herewith as Annexure - I and forms part of this report. The report does not contain/ contains any observation or qualification or adverse remarks.

The Board has re-appointed M/s. MKB & Associates, Company Secretaries, as Secretarial Auditors of the Company for the financial year 2024-25.

SECRETARIAL STANDARDS

The Directors state that applicable Secretarial Standards respectively, have been duly followed by the Company.

Cost Auditors

In terms of Section 148 of the Companies Act, 2013, the Company is required to maintain cost records and have the audit of its cost records conducted by a Cost Accountant. Cost records are prepared and maintained by the Company as required under Section 148(1) of the Act.

The Board on the recommendation of the Audit Committee, has appointed, M/s. DGM & Associates, (Registration No.00038), Cost Accountants, Kolkata as Cost Auditors of the Company, to carry out the cost audit of the products manufactured by the Company for the financial year ending 31 March 2025.

Pursuant to Section 148 of the Act read with the Companies (Audit and Auditors) Rules, 2014, appropriate resolutions seeking ratification to the remuneration of the said Cost Auditors are appearing in the Notice convening the 28th Annual General Meeting of the Company.

No frauds have been reported during the financial year under review by the Auditors of the Company.

RISK MANAGEMENT

The speed and degree of changes in the global economy and the increasingly complex interplay of factors influencing the business makes Risk Management an inevitable exercise and to cater to the same, your Company has identified major focus areas for risk management to ensure that organizational objectives are achieved and has a robust policy along with well-defined and dynamic structure and proactive approach to assess, monitor and mitigate risks associated with the business.

The Company has formulated and implemented a risk management policy in accordance with the SEBI Listing Regulations, to identify and monitor business risk and assist in measures to control and mitigate such risks. In accordance with the policy, the risk associated with the Company's business is always reviewed by the management team and placed before the Audit Committee. The Audit Committee reviews these risks on periodical basis and ensures that mitigation plans are in place. The Board is briefed about the identified risks and mitigation plans undertaken.

The risks faced by the Company are detailed in Management Discussion and Analysis Report forming part of this Annual Report. In the opinion of the Board, as on date there are no material risks which may threaten the existence of the Company, except as stated in Management Discussion and Analysis Report forming part of this Annual Report.

SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS / COURTS

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

INTERNAL CONTROL SYSTEM

Your Company has adequate system of internal control procedures commensurate with its size and the nature of business. The internal control systems of the Company are monitored and evaluated by the Internal Auditors and their audit reports are periodically reviewed by the Audit Committee of the Board of Directors of the Company. Your Company manages and monitors the various risks and uncertainties that can have adverse impact on the Company's business. Your Company is giving major thrust in developing and strengthening its internal audit so that risk threat can be mitigated.

Significant audit observations and recommendations along with corrective actions thereon are presented to the Audit Committee for their inputs and suggestions. The Audit Committee through Internal Auditor regularly reviews the system for cost control, financial controls, accounting controls, etc. to assess the adequacy and effectiveness of the internal control systems. Such controls have been tested during the year and no reportable material weakness in the design or operation was observed and the Board is of the opinion that the Company 's Internal Financial Controls were adequate and effective during the year ended 31 March 2024. Necessary certification by the Statutory Auditors in relation to Internal Financial Control u/s 143(3)(i) of the Companies Act, 2013 forms part of the Audit Report.

MATERIAL CHANGES AND COMMITMENTS AFFECTING FINANCIAL POSITION BETWEEN THE END OF THE FINANCIAL YEAR AND DATE OF THE REPORT

There have been no material changes and commitments which affect the financial position of the Company that have occurred between the end of the financial year to which the financial statements relate and the date of this report, except as disclosed.

RELATED PARTY TRANSACTIONS

All Related Party Transactions entered into during financial year 2023-24 were on arm's length basis and also in the ordinary course of business. No Related Party Transactions were made by the Company with Promoters, Directors, Key Managerial Personnel or other designated persons during financial year 2023-24 except those reported.

All Related Party Transactions were placed before the Audit Committee for approval. Prior omnibus approval of the Audit Committee was obtained on a yearly basis for the transactions which were of foreseen and repetitive in nature. The transactions entered into pursuant to the omnibus approval so granted were audited by M/s. L. B. Jha & Co., Chartered Accountants and a statement giving details of all Related Party Transactions were placed before the Audit Committee for its approval on a quarterly basis. M/s. L. B. Jha & Co., concluded that all Related Party Transactions entered into during financial year 2023-24 by your Company were on Arm's Length Basis and also in the ordinary course of business, to the Audit Committee of the Board of Directors of your Company.

The Related Party Transactions Policy, Policy for determining 'Material' subsidiaries and Policy on Materiality of RPT as approved by the Board is available on the following weblink: chrome-extension://efaidnbmnnibpcajpcglclefindmkaj/ https://www.visasteel.com/code-policies/Related%20Party%20 Transactions%20Policy,%20Policy%20for%20determing%20 material%20subsidiary%20&%20Policy%20on%20 materiality%20of%20RPT.pdf. Information on transaction with Related Parties is given in Form AOC-2 pursuant to Rule 8(2) of the Companies (Accounts) Rules, 2014 as Annexure II forming part of the Report.

None of the Directors or KMP(s) has any pecuniary relationships or transactions vis-à-vis the Company during financial year 2023-24 except as disclosed in Notes to Financial Statement forming part of this Annual Report.

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

Information pursuant to Section 134(3)(m) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 in respect of Conservation of Energy and Technology Absorption and Foreign Exchange Earnings and Outgo is given in Annexure III forming part of this Report.

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS

Details of loans, guarantees and investments covered under the provisions of Section 186 of the Companies Act, 2013 are given in the note no. 16 and 4 to the Financial Statement.

HUMAN RESOURCES

The Company places significant emphasis on recruitment, training & development of human resources, which assumes utmost significance in achievement of corporate objectives. The Company integrates employee growth with organisational growth in a seamless manner through empowerment and by offering a challenging workplace aimed towards realisation of organisational goals. To this effect, your Company has a training centre at its Plant for knowledge-sharing and imparting need-based training to its employees. The Company also has in place a Performance Management System in SAP for performance appraisal of the employees. To ensure accommodation, hospitality and other facilities for its employees, the Company has set up a modern guest house at Kalinganagar in Odisha.

PARTICULARS OF EMPLOYEES AND OTHER ADDITIONAL INFORMATION

The information required under Section 197(12) of the Companies Act, 2013, read with Rule 5(2) & 5(3) of the Companies (Particulars of Employees) Rules, 1975, as amended, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (the Rules) are set out in Annexure IV forming part of this Report. However, as per the provisions of Section 136 of the Companies Act, 2013, the Annual Report excluding the aforesaid information is being sent to all the members of the Company and others entitled thereto. Any member interested in obtaining a copy of the statement may write to the Company.

The disclosure pertaining to remuneration of Directors, Key Managerial Personnel and Employees as required under Section 197(12) of the Act read with Rule 5(1) of the Companies (Particulars of Employees) Rules, 1975 are provided in Annexure IV to this report.

DISCLOSURE REQUIREMENTS FOR CERTAIN TYPES OF AGREEMENTS BINDING LISTED ENTITIES UNDER REGULATION 30A(2) OF LISTING REGULATIONS

There are no agreements entered into by the shareholders, promoters, promoter group entities, related parties, directors, key managerial personnel, employees of the Company, among themselves or with the Company or with a third party, solely or jointly, which, either directly or indirectly or potentially or whose purpose and effect is to, impact the management or control of the Company or impose any restriction or create any liability upon the and there are no material departures; Such accounting policies have been selected and the Company as on the date of notification of clause 5A to Para A of Part A of Schedule III of Listing Regulations, except as disclosed if applicable.

DEPOSITS

The Company has not accepted or renewed any deposits during the year under review.

CORPORATE GOVERNANCE

The Company is committed in maintaining the highest standards of Corporate Governance and adheres to the stipulations prescribed under Regulation 17-27 of the SEBI Listing Regulations. A Report on Corporate Governance & Shareholder Information together with the Auditors' Certificate thereon is annexed as part of the Annual Report.

MANAGEMENT DISCUSSION & ANALYSIS

A detailed analysis of the Industry and Company Outlook, Company's operations, project review, risk management, strategic initiatives and financial review & analysis, as stipulated under the SEBI Listing Regulation is presented under a separate section titled "Management Discussion and Analysis" forming part of the Annual Report.

ANNUAL RETURN

In accordance with Section 92(3), 134(3)(a) read with Rule 12 of the Companies (Management and Administration) Rules, 2014 (as amended), a copy of Annual Return shall be available on the website of the Company, i.e. <u>https://www.visasteel.com/annual-return.php</u>

VIGIL MECHANISM / WHISTLE BLOWER POLICY

The Company has a Vigil Mechanism/Whistle Blower Policy to deal with instances of fraud and mismanagement, if any. The policy provides for adequate safeguards against victimisation of employees and / or Directors and also provides for direct access to the Chairman of the Audit Committee. (This policy provides a framework to promote responsible and secure reporting of undesirable activities ("Whistle Blowing"). Through this policy, the Company seeks to provide a mechanism to the whistle blowers to disclose any misconduct, malpractice, unethical and improper practice taking place in the Company for appropriate action and reporting without fear of any kind of discrimination, harassment, victimization or any other unfair treatment or employment practice being adopted against the whistle blower). The Policy is available on the following weblink: <u>chrome-extension://</u> <u>efaidnbmnnibpcajpcglclefindmkaj/https://www.visasteel.com/</u> code-policies/vigil-mechanism-whistle-blower-policy.pdf.

CORPORATE SOCIAL RESPONSIBILITY

The Corporate Social Responsibility (CSR) Committee comprises of 3 (three) Directors. As on 31 March 2024, Mr. Vishal Agarwal is the Chairman of the CSR Committee.

CSR policy recommended by the Corporate Social Responsibility Committee had been approved by the Board of Directors and is available on the following weblink: <u>chrome-extension://</u> <u>efaidnbmnnnibpcajpcglclefindmkaj/https://www.visasteel.com/</u> <u>code-policies/csr-policy.pdf</u>.

During the year, the CSR initiatives undertaken by the Company, although not mandatory under Section 135 of the Act read with Companies (Corporate Social Responsibility Policy) Rules 2014, are detailed in the Annual Report.

Detailed Annexure as per Companies (CSR Policy) Rules, 2014 (as amended from time to time) is attached as Annexure V forming part of this Report.

NOMINATION AND REMUNERATION POLICY

In terms of the requirement of Section 178 of the Companies Act, 2013, on the recommendation of the Nomination and Remuneration Committee, the Board has approved the Nomination and Remuneration Policy (hereinafter referred as "Policy') of the Company. The policy is available on the following weblink: chrome-extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.visasteel.com/code-policies/Nomination%20and%20 Remuneration%20Policy.pdf.

The salient features of the policy are as below:

- to lay down criteria for identifying persons who are qualified to become Directors and who may be appointed in Senior Management or KMP(s) of the Company;
- to lay down the terms and conditions in relation to the appointment of Directors, Senior Management Personnel or KMP and recommend to the Board the appointment and removal of Directors, Senior Management Personnel or KMP(s);
- to lay down criteria to carry out evaluation of every Director's performance;
- to formulate criteria for determining qualification, positive attributes and Independence of a Director;

- to determine the composition and level of remuneration, including reward linked with the performance, which is reasonable and sufficient to attract, retain and motivate Directors, KMP, Senior Management Personnel and other Employees to work towards the long-term growth and success of the Company;
- to devise a policy on the diversity of the Board;
- to assist the Board with developing a succession plan for the Board.

DISCLOSURE AS PER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND 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 thereunder. The Company has not received any complaint of sexual harassment during the financial year 2023-24. The Company has complied with provisions relating to the constitution of Internal Compliant Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

ACKNOWLEDGEMENT

Your directors record their sincere appreciation for the assistance, support and guidance provided by all stakeholders including employees, banks, customers, suppliers, regulatory & government authorities, business associates. The Directors commend the continuing commitment and dedication of all employees at all levels and look forward to their continued support in future.

Your directors value your involvement as shareholders and look forward to your continuing support.

For and on behalf of the Board

Vishal Agarwal

Vice Chairman & Managing Director (DIN: 00121539)

Manoj Kumar

Wholetime Director designated as Director (Kalinganagar) (DIN: 06823891)

Kolkata 14 August 2024

Annexure - I to the Directors' Report

FORM NO. MR-3

SECRETARIAL AUDIT REPORT

For the Financial Year Ended 31 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, VISA STEEL LIMITED

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **VISA STEEL 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.

The Company's Management is responsible for preparation and maintenance of secretarial and other records and for devising proper systems to ensure compliance with the provisions of applicable laws and Regulations.

Based on our verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the Financial Year ended on 31 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 March 2024 to the extent applicable, according to the provisions of:

- i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- ii) The Securities Contracts (Regulation) Act, 1956 and Rules made thereunder;
- iii) The Depositories Act, 1996 and Regulations and Bye-laws framed thereunder;
- iv) The 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;

- v) The Regulations and Guidelines prescribed under the Securities & Exchange Board of India Act, 1992 ("SEBI Act") or by SEBI, to the extent applicable:
 - a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011
 - b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015
 - c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018
 - d) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021
 - e) The Securities and Exchange Board of India (Issue and listing of Non-convertible Securities) Regulations, 2021
 - f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993
 - g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021
 - h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018
 - The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015
 - j) Other than fiscal, labour and environmental laws which are generally applicable to all manufacturing/trading companies, the following laws/acts are also, inter alia, applicable to the Company:
 - a) The Legal Metrology Act, 2009 and Rules made there under
 - b) The Orissa Electricity (Duty) Act, 1961 and rules made thereunder
 - c) The Static and Mobile Pressure Vessels (Unfired) Rules, 1981
 - d) The Gas Cylinder Rules, 2004
 - e) The Petroleum Act, 1934 and Rules made thereunder
 - f) The Environment (Protection) Act, 1986
 - g) The Air (Prevention and Control of Pollution) Act, 1981
 - h) Orissa Air (Prevention and Control of Pollution) Rules, 1983

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

- a) Secretarial Standards issued by The Institute of Company Secretaries of India.
- b) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

We further report that:

- a) 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.
- b) Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.
- c) None of the directors in any meeting dissented on any resolution and hence there was no instance of recording any dissenting member's view in the minutes.

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

We further report that there was an application filed by Oriental Bank of Commerce [since merged with Punjab National Bank (PNB)] under Section 7 of The Insolvency & Bankruptcy Code, 2016 against the Company before the National Company Law Tribunal, Cuttack Bench (NCLT, Cuttack Bench). On 28 November 2022 NCLT, Cuttack Bench admitted the application and CIRP commenced against the Company. Subsequently, by an ad interim order dated 21 December 2022 of Orissa High Court, the admission was stayed. The ad interim stay is still effective and the fact of such stay was disclosed by the company in the limited review report for the quarter and nine months ended 31 December 2022.

We further report that during the period under audit, the Company has passed the following special resolutions:

- i. To appoint Mr. Biswajit Chongdar (DIN: 07571173) as an Independent Director of the Company for a period of 3 (three) years from 7 August 2023 upto 6 August 2026.
- To appoint Ms. Ritu Bajaj (DIN: 02167982) as an Independent Director of the Company for a period of 3 (three) years from 24 August 2023 upto 23 August 2026.
- This report is to be read with our letter of even date which is annexed as **Annexure – I** which forms an integral part of this report.

For MKB & Associates Company Secretaries Firm Reg No: P2010WB042700

Raj Kumar Banthia

	Partner
Date: 14.08.2024	Membership no. 17190
Place: Kolkata	COP no. 18428
UDIN: A017190F000949858	Peer Review Certificate No.: 1663/2022

Annexure 'I' to the Directors' Report

To The Members, **VISA STEEL LIMITED**

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

- 1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. 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.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- 4. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events, etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

For MKB & Associates Company Secretaries Firm Reg No: P2010WB042700

Date: 14.08.2024 Place: Kolkata UDIN: A017190F000949858 **Raj Kumar Banthia** Partner ership no. 17190

Peer Review Certificate No.: 1663/2022

COP no. 18428

Annexure 'II' to the Directors' Report

FORM NO. AOC-2

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

Form for disclosure of contracts/arrangements entered into by the Company with related parties referred to in sub-section (1) of Section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto.

1.	Details of contracts or arrangements or transactions not at arm's length basis		
(a)	Name(s) of the related party and nature of relationship	:	
(b)	Nature of contracts/arrangements/ transactions	:	
(c)	Duration of the contracts/arrangements/ transactions	:	
(d)	Salient terms of the contracts or arrangements or transactions including the value, if any.	:	
(e)	Justification for entering into such contracts or arrangements or transactions	:	Not Applicable
(f)	Date(s) of approval by the Board	:	-
(g)	Amount paid as advances, if any	:	
(h)	Date on which the special resolution was passed in general meeting as required under first proviso to section 188	:	_
2.	Details of material contracts or arrangements or transactions at arm's length		
(a)	Name(s) of the related party and nature of relationship	:	VISA Minmetal Limited (Enterprises over which KMP or relative of KMP exercise significant influence)
(b)	Nature of contracts/arrangements/ transactions	:	Sale / Purchase of Goods and conversion arrangement for earning of conversion income by VSL from VML on Arm's Length Basis for conversion of raw materials into finished goods, reimbursement of the cost of any raw materials procured by VSL at actuals, reimbursement/recovery of expenses at actuals, advance for major refurbishment and relining of the furnaces or any other transactions
(c)	Duration of the contracts/arrangements/ transactions	:	As mutually agreed,
(d)	Salient terms of the contracts or arrangements or transactions including the value, if any.	:	In the Ordinary course of business and on arm's length basis
(e)	Date(s) of approval by the Board	:	In the quarterly meetings of the Board@
(f)	Amount paid as advances, if any	:	Nil

Note:

[®]Date of the quarterly meetings of the Board of Directors of the Company are mentioned in the Corporate Governance Report for the year ended 31 March 2024.

Annexure 'III' to the Directors' Report

Particulars of Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo required pursuant to provisions of Section 134(3)(m) of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014.

A. CONSERVATION OF ENERGY

(i) The steps taken or impact on conservation of energy:

- 1. Replacement of Briquette vibrating screen from 100 TPH capacity to 150 TPH to enhance the screening efficiency and reduction in process fines.
- 2. Replacement of Air preheater tubes in CFBC Boiler due to which loading on primary Air, ID Fan and SA fan has been reduced resulting smooth boiler operation and reduction in auxiliary power consumption by 100 KW/hour.
- 3. Replacement of High-Pressure IBR valves at Common Steam Header for CFBC and other WHRBs boiler have stopped leakages and have resulted saving of approx. 1 cubic metre per hour of DM water.
- 4. Descaling of all TG's condensers was done resulting improved turbine vacuum from 0.85 to 0.90.
- 5. Insulation of 2664 sq. meter area of steam line/boiler in CPP for preventing loss of steam enthalpy.
- 6. In the FY 2023-24, 103 KW LED installations were done against HPSV lights replacement and new installations.
- 7. 57.7 KL LDO was used in place of HSD to reduce the specific energy consumption.

(ii) The steps taken by the company for utilizing alternate sources of energy:

- 1. Utilization of Char and De-dust in CFBC has resulted in reduction of primary coal consumption.
- 2. Usage of coke fines (-6mm) in the form of composite briquette in ferrochrome along with nut coke.
- (iii) The capital investment on energy conservation equipment: NIL

B. TECHNOLOGY ABSORPTION RESEARCH & DEVELOPMENT (R&D)

(i) The efforts made towards technology absorption:

- 1. Replacement of conventional nozzle with new grid nozzle in CFBC Boiler.
- 2. Implementation of Fast Bus Transfer System at CPP.
- 3. Installation of RC network (Resistance Capacitor network) in Ferro Chrome Furnace Transformer.

(ii) The benefits derived like product improvement, cost reduction, product development or import substitution:

- 1. The new grid nozzle installation has optimized combustion process resulting reduction in specific fuel combustion and increase in overall efficiency of boiler.
- 2. Fast Bus Transfer System has enabled the uninterrupted auxiliary power supply of 6.6 Kv to overall plant auxiliaries in case of tripping of any one station transformer by transferring load to another station transformer.
- 3. The installation has restricted flow of surges in primary side resulting reduction in breakdown of furnace transformer.

(iii) In case of imported technology (imported during the last three years reckoned from the beginning of the financial year)

(a) The details of technology imported:

2021-22	2022-23	2023-24
NIL	NIL	NIL

- (b) The year of import: Not Applicable
- (c) Whether the technology been fully absorbed: Not Applicable
- (d) If not fully absorbed, areas where absorption has not taken place, and the reasons thereof; and future plan of action: Not Applicable

(iv) The expenditure incurred on research and development: $\ensuremath{\mathsf{NIL}}$

C. FOREIGN EXCHANGE EARNINGS AND OUTGO DURING THE YEAR

Particulars	2023-24	2022-23
Foreign Exchange Earned	-	-
Foreign Exchange Outgo	-	-

Annexure 'IV' to the Directors' Report

Information 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

1. Ratio of the remuneration of each Director to the median remuneration of all the employees of the Company for the financial year 2023-24:

SI. No.	Name of the Director	Ratio
	Executive Directors	
1	Mr. Vishambhar Saran	35.94
2	Mr. Vishal Agarwal	37.87
3	Mr. Manoj Kumar	15.89
	Independent Directors	
1	Ms. Rupanjana De (till 24.08.2023)	0.62
2	Mr. Sheo Raj Rai (till 07.08.2023)	0.31
3	Ms. Ritu Bajaj (wef 24.08.2024)	0.56
4	Mr. Biswajit Chongdar (wef 07.08.2024)	0.74
5	Mr. Dhanesh Ranjan	0.99

2. Percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, in the financial year 2023-24:

No change in the remuneration of Directors

CFO: 10%

CS: 10%

- 3. The percentage increase in the median remuneration of employees in the financial year 2023-24: 4.95%
- 4. The number of permanent employees on the rolls of the Company as on 31 March 2024: 319
- 5. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration: NIL
- 6. Affirmation that remuneration is as per the Remuneration Policy of the Company Yes

Annexure 'V' to the Directors' Report

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITIES FOR THE FINANCIAL YEAR 2023-24:

6.

- 1. Brief outline of Company's CSR Policy of the Company: The Company has formulated a CSR policy as per the provisions of the Companies Act, 2013 to take up projects or programmes relating to CSR activities as decided by the Corporate Social Responsibility Committee from time to time every year, as per the availability of CSR expenditure activities specified in Section 135 read with Schedule VII to the Companies Act 2013.
- 2. Composition of CSR Committee as on 31 March 2024

SI. No. Name of Director Designation / Nature of Directorship

- 1 Mr. Vishal Agarwal Chairman, Vice Chairman Managing Director
- 2 Ms. Ritu Bajaj* Member, Independent Non Executive Director
- 3 Mr. Manoj Kumar Member, Executive Director

*Ms. Ritu Bajaj was appointed as a member w.e.f. 24 August 2023.

No meeting(s) of CSR Committees were held during the year under review

- 3. Provide the web-link where composition of CSR committee, CSR Policy and CSR projects approved by the board are disclosed on the website of the Company. Composition of CSR Committee, CSR Policy and CSR projects approved by the Board is available on the website of the Company and can be accessed through the following weblinks: www.visasteel.com.
- 4. Provide the executive summary along with the weblink(s) of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8, if applicable: – Not Applicable
- 5. (a) Average net profit of the Company as per subsection (5) of section 135: – The Company has losses during the last three financial years
 - (b) Two percent of average net profit of the Company as per sub-section (5) of section 135: NA
 - (c) Surplus arising out of the CSR projects or programmes or activities of the previous financial years: NA
 - (d) Amount required to be set off for the financial year, if any: NA
 - (e) Total CSR obligation for the financial year [(b)+(c)-(d)]: NA

- (a) Amount spent on CSR Projects (both Ongoing Project and other than Ongoing Project): – NA
 - (b) Amount spent in Administrative Overheads: NA
 - (c) Amount spent on Impact Assessment, if applicable: - NA
 - (d) Total amount spent for the Financial Year [(a)+(b)+(c)]: - NA
 - (e) CSR amount spent or unspent for the Financial Year: -

	Amount L	Jnspent (in ₹)			
Spent for	to Unsper	ount transferred nt CSR Account o-section (6) of 85	fund spec VII as per	ified unde	r Schedule oviso to
	Amount	Date of transfer	Name of the Fund	Amount	Date of transfer
NA					

(f) Excess amount for set off, if any

		(₹ in million)
SI No	. Particulars	Amount
(i)	Two percent of average net profit of the Company as per sub-section (5) of section 135	(1.05)
(ii)	Total amount spent for the Financial Year	-
(iii)	Excess amount spent for the financial year [(ii)-(i)]	-
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous Financial Years, if any	-
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	-

- 7. Details of Unspent CSR amount for the preceding three Financial Years: – NA
- Specify the reason(s), if the Company has failed to spend two per cent of the average net profit as per section 135(5): – NA

Sd/-

Mr. Vishal Agarwal Vice Chairman & Managing Director (DIN 00121539) Chairman - CSR Committee

MANAGEMENT DISCUSSION AND ANALYSIS

OVERVIEW

During FY 2023-24, the operations of the Company continued under conversion arrangement to continue as a going concern, due to non-availability of working capital.

INDUSTRY STRUCTURE AND DEVELOPMENTS

Industry Overview

The global High Carbon Ferro Chrome production was at approx. 15.24 million tonnes in 2023, out of which India's Ferro Chrome production stood at approx. 1.40 million tonnes. India exported approx. 57% of its Ferro Chrome production, primarily to China.

India's Chrome Ore production reduced from approx. 3.68 million tonnes in FY 2022-23 to approx. 2.83 million tonnes in FY 2023-24, out of which OMC produced approx. 1.03 million tonnes of Chrome Ore in FY 2023-24 against an EC capacity of 1.7 million TPA.

Company Overview

Your Company has established manufacturing assets for production of Ferro Alloys at Kalinganagar in Odisha.

OPPORTUNITIES AND THREATS

Opportunities

In view of some of the Government's infrastructure spending and reform initiatives to revive the manufacturing sector, the demand for Ferro Alloys is expected to grow over time.

Threats

The long-term competitiveness of the Ferro Alloy Industry in India will depend on the cost of doing business including raw material costs, energy costs, regulatory costs, logistics costs for inbound and outbound transportation of raw material and finished goods, interest costs etc. There has been a significant drop in the production of chrome ore which has resulted in a huge supply demand mismatch, due to which the Chrome Ore prices have increased to very high levels. However, your Company is determined to face these challenges going forward.

SEGMENT WISE PERFORMANCE & OUTLOOK

Your Company is engaged in the manufacturing of Ferro Alloys.

During the year under review, the operations of your Company continued under conversion arrangement. Your Company is carrying out major refurbishment and relining of Furnaces in phased manner.

Your Company is operating the Ferro Chrome Plant under conversion arrangement to continue as a going concern, due to non-availability of funds for working capital and major refurbishment and relining of Furnaces.

The Company has been taking support of related parties and other operational creditors to continue Plant operations under conversion arrangement without which such operations as a going concern would be impossible and there is a risk of Plant closure and agitation and other law and order problems.

RISK MANAGEMENT

The volatility in the Global economy and the increasingly complex interplay of factors influencing a more globally integrated business makes Risk Management an inevitable exercise and to cater to the same, your Company has identified major focus areas for risk management to ensure organisational objectives are achieved and has a well-defined and dynamic structure and proactive approach to assess, monitor and mitigate risks associated with these areas, briefly enumerated below:

- a) Operations The price and availability of key raw materials, non-availability of working capital and regulatory changes such as duties / taxes / cess etc. have an impact on the operations. Moreover, the stocks are also subject to the other foreseeable risks. Necessary coverage has been taken in the form of a comprehensive Industrial All Risk (IAR) policy which covers plant, machinery, buildings (with contents), tools & equipment and stocks (raw materials, stores & spares and finished goods) against fire, allied perils and all other foreseeable risks. The policy also covers loss of profit to the business arising from any accidental event. The Company has also taken Sales Turnover policy covering transit risk of all materials sold and purchased by the Company.
- b) **Foreign Exchange –** A comprehensive forex policy has been formulated for managing its foreign exchange exposure.
- c) **Systems –** Your Company is having SAP, the leading software for Enterprise Resource Planning, to integrate its operations and to use best business and commercial practices.
- d) **Statutory compliances –** Procedure is in place for periodical reporting of compliance of statutory obligations and is reported to the Board of Directors at its meetings.

INTERNAL CONTROL AND SYSTEMS

Your Company has in place detailed and well spelt internal control systems, which commensurate with the size and nature of its operations and periodic audits are conducted in various disciplines to ensure adherence to the same. During the year, M/s. L. B. Jha, & Co. Internal Auditor of your Company had independently evaluated the adequacy and efficacy of the audit controls. The direct reporting of the Internal Auditors to the Audit Committee of the Board ensures independence of the audit and compliance functions. The Internal Auditor regularly reports to the Audit Committee on their observations on your Company's processes, systems and procedures ascertained during their audit. Your Company has also appointed Cost Auditors for the cost audit of its manufactured products and the Cost Auditors also report to the Audit Committee on their observations. Your Company has appointed Auditors to report on arm's length pricing policy and its compliance with the Companies Act, SEBI regulations on related

party transaction. Your Company currently uses cloud which has reduced the IT Cost and protects from data loss in case of hardware failure. Emphasis is placed on adequacy, reliability, and accuracy of dissemination of financial data and information. Compliance issues are given utmost importance and reported regularly to the Board.

Your Company has been accredited with ISO 14001:2015 (Environmental Management System) and ISO 45001:2018 (Occupational Health and Safety Management System) Certification by BSI (British Standards Institution). It has also been accredited with the ISO 9001:2015 (Quality Management System) certification. It shows commitment to quality, customers, and a willingness to work towards improving efficiency.

Your Company has an adequate internal financial control system over financial reporting which were operating effectively as at 31 March 2024 and have been audited and certified by the Statutory Auditor of the Company.

FINANCE REVIEW AND ANALYSIS

Your Company reported Standalone Revenues from operations of ₹6,698.98 Million. The standalone operating profit was ₹66 Million.

Highlights (Standalone) (In Million)

		(₹ Million)
Particulars	2023-24	2022-23
Revenue from operations	6,698.98	5,724.77
Other Income	14.95	16.45
Total Income	6,713.93	5,741.22
Expenditure		
Raw Materials consumed	4,407.41	2,716.48
(Increase) / decrease in stock	-	0.17
Employee Cost	259.59	287.14
Other expenses	1,980.93	2,645.46
Operating Profit	66.00	91.97
Finance Cost	299.07	277.28
Depreciation	485.86	468.18
Exceptional Item		(3,983.64)
Profit/(Loss) before Tax	(718.93)	(4,637.13)
Tax Expenses		-
Profit/(Loss) after Tax	(718.93)	(4,637.13)
Other Comprehensive Income	(0.98)	5.05
Total Comprehensive Income	(719.91)	(4,632.08)

Sales & Other Income: Sales Revenue increased due to increase in prices.

Expenditure: Expenditure increased due to increase in the price of Raw Material. Other expenses has reduced due to lower production.

Finance Cost: Your Company did not provide majority part of the finance cost as per details mentioned in Note 16D of the Standalone Financial Statements.

Your Company has been under financial stress since 2011-12 due to various external factors beyond the control of your Company and its management. The Lenders have not disbursed sanctioned facilities for operations, and adjusted the same with interest resulting in complete depletion of working capital and it now appears that the whole exercise of purported restructuring was Your Company has reserved its right to claim losses suffered due to the actions and inactions of Banks including arising out of breaches and violations of contractual and other arrangements and such amount shall be claimed as a set-off against any dues.

Your Company has been requesting lenders to implement a Resolution as per RBI Guidelines. SBI (the Lead Bank) and other lenders like PNB, Union Bank, Canara Bank, Central Bank of India, Vijaya Bank (since merged with Bank of Baroda), UCO Bank, Indian Overseas Bank, Exim Bank, Dena Bank (since merged with Bank of Baroda), Bank of Baroda, State Bank of Travancore (since merged with SBI) and SIDBI have already implemented Resolution through sale of debt to ARCs.

DEVELOPMENTS IN HUMAN RESOURCES & INDUSTRIAL RELATIONS

Your Company has formulated a detailed Code of Conduct in order to practice ethical behaviour and sound conduct to establish the principles that guide our daily actions. Ethical conduct is the cornerstone of how your Company does business. Your Company is committed to creating a healthy work environment that enables employees to work without fear of prejudice, gender bias, sexual harassment and all forms of intimidation or exploitation. It is committed to provide a work environment that ensures every employee is treated with dignity and respect.

Your Company has been focussed on ensuring safety of employees and compliance of guidelines issued by Government of India and Government of Odisha. The Company recognizes Human Resource as its most important assets and is constantly engaged in developing its employees through various development & training programmes. We improve our team building through various employee engagement social activities.

The total number of employees in your Company, including those inducted as trainees in your Company, as on 31 March 2024 was 319.

CORPORATE SOCIAL RESPONSIBILITY

As a responsible Corporate, your Company is focused on the happiness of people living in its neighbouring communities. Your Company's CSR team has directed its community development work in the areas of education, healthcare, rural development, sports & culture, and your Company wishes to continue its support and focus on these issues.

HEALTH AND SAFETY

Your Company endeavours to be one of the most respected enterprises in terms of providing a safe work place to its employees, contractors, and other stakeholders. The management is making every possible effort to ensure that its employees and contractors adopt, practice, and enjoy world class health and safety standards.

KEY FINANCIAL RATIOS

Particulars	2023-24	2022-23
Debtors Turnover	-	-
Inventory Turnover*	84.03	57.21
Interest Coverage Ratio	-	-
Current Ratio	0.03	0.03
Debt Equity Ratio	-	-
Operating Profit Margin	(0.06)	(0.07)
Net Profit Margin	(0.11)	(0.11)
Return on Networth	-	-

During the current year, some financial ratios are unascertainable due to negative denominator.

#Details of significant changes (i.e change of 25% or more as compared to the immediately previous financial year) in key financial ratios:

Ratio	Details
Inventory Turnover Ratio	Refer note no. 43 of the Annual Report

OUTLOOK

The Government initiatives to implement reforms to revive the economy is expected to increase demand for Ferro Alloys going forward. However, the key risks going forward include high inflation globally, availability of Chrome ore, prolonged Russia-Ukraine war, high interest rates and weakness in Chinese economy, especially real estate sector.

CAUTIONARY STATEMENT

Statements in this "Management Discussion & Analysis" describing the Company's objectives, projections, estimates, expectations, or predictions may be 'forward looking statements' within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied. Important factors that could make a difference to the Company's operations include global and Indian demand supply conditions, finished goods prices, input availability and prices, cyclical demand and pricing in the Company's principal markets, changes in Government regulations, tax regimes, economic developments within India and the countries within which the Company conducts business and other factors such as litigation and labour negotiation.

CORPORATE GOVERNANCE

OUR PHILOSOPHY ON CODE OF GOVERNANCE

Corporate Governance refers to the structures and processes for direction and control of the Companies. It is the process carried out by the Board of Directors and its related Committees, on behalf of and for the benefit of the Company's Stakeholders, to provide direction, authority and oversights to the Management. It also provides the structure through which the objectives of the Company are set and the means of attaining those objectives and monitoring performances are determined. The Company takes pride in being a responsible corporate citizen and in maintaining the highest standard of good Corporate Governance. We consider it our inherent responsibility to disclose timely and accurate information regarding our financials and performance as well as the leadership and governance of the Company. The purpose of Company's Corporate Governance Policy is to continue and maintain the corporate culture of conscience and consciousness towards Shareholders and other Stakeholders. The Company has established systems and procedures to ensure that its Board of Directors is well informed and equipped to fulfil its overall responsibilities and to provide the Management with strategic direction needed to create long-term shareholder value. The Company always endeavours to uphold the principles and practices of Corporate Governance to ensure transparency, integrity and accountability in its functioning, which are vital to achieve its vision of emerging as a low cost and efficient producer of value-added steel products with backward integration and captive power.

I. BOARD OF DIRECTORS

The principal responsibility of the Board is to oversee the Management of the Company and in doing so serve the best

interest of the Company and its stakeholders. The Board reviews its strength and composition from time to time to ensure that it remains aligned with the statutory as well as business requirements.

Core Skills/ Expertise/ Competencies identified by the Board as required in the context of Companies Business The Board of Directors of your Company have evaluated and identified the following as the core skills/ expertise/ competencies in the context of Company's business, as may be required by the Members of the Board for effectively contributing to the Board and Committee proceedings.

	Core Skills/ Expertise/ Competencies	Whether such key skills, expertise and competence and attributes are available with the Company's Board
1.	Understanding of Company's Business and its Operation	Yes
2.	Finance & Accounts	Yes
3.	Corporate Governance and Ethics	Yes
4.	Strategy and Planning	Yes
5.	Technology and Innovation	Yes

Hence, core skills, expertise and competencies identified to function effectively amongst others are Understanding of Company's Business and its Operation, Finance & Accounts, Corporate Governance and Ethics, Strategy, Planning, Technology and Innovation. All of those are available with each of the Board member in as much as they are from diverse fields and have said competencies individually as well as collectively. Table below give summary of said competencies each of the Directors of the Company have.

SI N	o. Core Skills/ Expertise/ Competencies	Vishambhar Saran	Vishal Agarwal	Ritu Bajaj	Biswajit Chongdar	Dhanesh Ranjan	Manoj Kumar
1	Understanding of Company's Business and its Operation	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
2	Finance & Accounts	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	-
3	Corporate Governance and Ethics	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
4	Strategy and Planning	\checkmark	\checkmark	-	\checkmark	\checkmark	\checkmark
5	Technology and Innovation	-	V	\checkmark	-	-	\checkmark

Composition of the Board as on 31 March 2024

The Composition of the Board of Directors of the Company is in compliance with Section 149 of the Companies Act, 2013 and Regulation 16 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), 2015 (hereinafter termed as SEBI Listing Regulations). The Company has a judicious mix of Executive, Non-Executive and Independent Directors on its Board. As on 31 March 2024, the Board comprises of six members. Out of these six members, three members are Independent Directors including one Woman Director and three members are Executive Directors.

The Chairman of the Board is an Executive Director. An Independent Director is the Chairperson of the following Board Committees except Corporate Social Responsibility Committee:

a) Audit Committee;

- b) Nomination and Remuneration Committee and
- c) Stakeholders Relationship Committee.

Details of each Director as on 31 March 2024, as per SEBI Listing Regulations:

Name of the Directors and DIN	Category	No. of Board Meetings attended	Attendance at AGM	No. of Directorship held in other Companies1	Names of the listed entities where the person is a director and the category of directorship	No. of Chairmanship/ Membership in Committees4
Mr. Vishambhar Saran 00121501	Promoter Executive Chairman	5	Yes	3	Nil	Member – 0 Chairman – 0
Mr. Vishal Agarwal 00121539	Promoter Vice Chairman & Managing Director	5	Yes	6	Nil	Member – 2 Chairman – 2
Ms. Ritu Bajaj 02167982	Independent Non- Executive	2	Yes	1	Nil	Member – 2 Chairperson – 1
Mr. Biswajit Chongdar 07571173	Independent Non- Executive	3	Yes	1	Nil	Member – 2 Chairman –1
Mr. Dhanesh Ranjan 03047512	Independent Non- Executive	4	No	0	Nil	Member – 1 Chairman – 0
Mr. Manoj Kumar 06823891	Executive Director	4	Yes	3	Nil	Member – 0 Chairman – 0

Note:

- This excludes alternate directorship, nominee directorship, directorship in Foreign Companies and Companies under Section 8 of the Companies Act, 2013.
- All the Independent Directors of the Company fulfils the conditions of Independence, as required under the Companies Act, 2013 and the SEBI Listing Regulations. All the Independent Directors are independent of the management.
- 3. None of the Directors are related interse except as disclosed.
- 4. Each Director informs the Company on quarterly basis about the Board and the Committee position(s) which he/ she occupies in other Companies and notifies any changes therein. In addition to this, the Independent Directors provide an annual confirmation that they meet the criteria of Independence u/s 149 (6) of the Companies Act, 2013 and the SEBI Listing Regulations.
- 5. For this purpose, only two Committees, viz., the Audit Committee and the Stakeholders Relationship Committee have been considered. This excludes Committee and nominee positions held in Foreign Companies and Companies under Section 8 of the Companies Act, 2013.
- 6. None of the Independent Directors have resigned before the end of their tenure and there has been no change in the senior management of the Company during the year under review.

- 7. During the year under review, Mr. Sheo Raj Rai (DIN: 07902184), who was reappointed as Independent Director for his second term of 3 (three) years on 8 August 2020, retired on 7 August 2023 upon the completion of his second term. Mr. Biswajit Chongdar (DIN: 07571173) was appointed as an Additional Director on the Board of the Company with effect from 7 August 2023 and approved by the members in the 27th Annual General Meeting of the Company held on 29 September 2023.
- 8. Further, Ms. Rupanjana De (DIN: 01560140), who was reappointed as Independent Director for her second term of 3 (three) years on 26 August 2020, retired on 25 August 2023 upon the completion of her second term. Ms. Ritu Bajaj (DIN: 0216798) was appointed as an Additional Director on the Board of the Company with effect from 24 August 2023 and approved by the members in the 27th Annual General Meeting of the Company held on 29 September 2023.
- 9. During the year under review, 5 (five) Board Meetings were held on the following dates: 29 May 2023, 7 August 2023, 24 August 2023, 14 November 2023 and 14 February 2024. Mr. Vishambhar Saran and Mr. Vishal Agarwal are related to each other in terms of clause 77 of Section 2 of the Companies Act, 2013 read with the applicable Rules made thereunder.

The Non-Executive Directors of the Company do not hold any shares/ convertible instruments in the Company.

The detail of familiarization programme imparted to Independent Directors is disclosed in the following Web link of the Company: <u>https://www.visasteel.com/</u> <u>other-information/Familiarization%20programme%20</u> <u>for%20Independent%20Directors.pdf</u>

Name of the Director	Sitting Fees paid ¹	Total payments paid in 2023-24
	(₹)	(₹)
Ms. Rupanjana De	3,00,000	3,00,000
Mr. Sheo Raj Rai	1,50,000	1,50,000
Ms. Ritu Bajaj	2,70,000	2,70,000
Mr. Biswajit Chongdar	3,60,000	3,60,000
Mr. Dhanesh Ranjan	4,80,000	4,80,000
Total	15,60,000	15,60,000

Details of Remuneration paid to Board of Directors

Note:

- Sitting fees were paid @ ₹60,000 per Board Meeting and ₹30,000 per Committee Meeting i.e. Audit, Stakeholders Relationship and Nomination and Remuneration Committee(s) including separate meeting of Independent Directors.
- During the year under review, Mr. Sheo Raj Rai (DIN: 07902184), who was reappointed as Independent Director for his second term of 3 (three) years on 8 August 2020, retired on 7 August 2023 upon the completion of his second term. Mr. Biswajit Chongdar (DIN: 07571173) was appointed as an Additional

Director on the Board of the Company with effect from 7 August 2023 and approved by the members in the 27th Annual General Meeting of the Company held on 29 September 2023.

- 3. Further, Ms. Rupanjana De (DIN: 01560140), who was reappointed as Independent Director for her second term of 3 (three) years on 26 August 2020, retired on 25 August 2023 upon the completion of her second term. Ms. Ritu Bajaj (DIN: 0216798) was appointed as an Additional Director on the Board of the Company with effect from 24 August 2023 and approved by the members in the 27th Annual General Meeting of the Company held on 29 September 2023.
- 4. No stock options have been granted during the year to any of the Directors.
- 5. During the financial year 2023-24, the Non-Executive Directors did not have any other pecuniary relationship or transactions with the Company apart from the above.

The criteria of making payment to the Non-Executive Directors are as and when decided by the Board of Directors/ Nomination and Remuneration Committee. For the financial year 2023-24, the Company paid only sitting fees to the Non-Executive Independent Directors.

			Remuneration paid during 2023-24				
Name of the Director	Relationship with other Directors	Business relationship with the Company, if any	All elements of remuneration package i.e. salary, benefits, bonuses etc. (in (₹ in Million)	Fixed component & performance linked incentives, along with performance criteria	Service contracts, notice period, severance fee	Stock option details, if any	
Mr. Vishambhar Sarar	See Note (a)	Whole time Director designated as Chairman	17.42	See note (b)	As per resolution	NA	
Mr. Vishal Agarwal	See Note (a)	Vice Chairman & Managing Director	18.36	See note (b)	As per resolution	NA	
Mr. Manoj Kumar	See Note (a)	Whole time Director designated as Director (Kalinganagar)	7.69	See note (b)	As per resolution	NA	

Executive Directors

a) Mr. Vishambhar Saran is the father of Mr. Vishal Agarwal. Other than this, none of the other Directors are in any way related to any other Director.

b) In view of the ongoing losses being incurred by the Company, Mr. Vishambhar Saran and Mr. Vishal Agarwal had volunteered for reducing their salary retrospectively w.e.f. 1 April 2014. Mr. Manoj Kumar, Whole time Director designated as Director (Kalinganagar) is entitled to Performance Bonus of ₹765,000. The Company has internal norms for assessing performance of its Executive Directors which is done by the Board.

II) BOARD COMMITTEES

(i) Audit Committee

The Audit Committee comprises of 3 (three) Non-Executive Independent Directors, details are given under as on 31 March 2024:

Ms. Ritu Bajaj, Chairperson - Independent & Non-Executive Director Mr. Biswajit Chongdar, Member - Independent & Non-Executive Director Mr. Dhanesh Ranjan, Member - Independent & Non-Executive Director

All members of the Audit Committee are financially literate and possess requisite accounting or financial management expertise.

The Company Secretary acts as Secretary to the Committee. The powers, role and terms of reference of the Committee are as per the provisions of Section 177 of the Companies Act, 2013 and Regulation 18 read with applicable Schedule of the SEBI Listing Regulations.

The broad terms of reference of the Audit Committee are:

- Overseeing the Company's financial reporting process and disclosure of financial information to ensure that the financial statements are correct, sufficient and credible.
- 2. Reviewing with the management the internal control systems, internal audit functions, observations of the auditors, periodical financial statements before submission to the Board.
- 3. Recommendation of matters relating to financial management and audit reports.
- 4. The Committee is authorised to investigate into matters contained in the terms of reference or referred / delegated to it by the Board and for this purpose, has full access to information / records of the Company including seeking external professional support, if necessary.

Pursuant to the retirement of Mr. Sheo Raj Rai and Ms. Rupanjana De and appointment of Mr. Biswajit Chongdar and Ms. Ritu Bajaj during the year under review. The Audit Committee was reconstituted by inducting Mr. Biswajit Chongdar w.e.f. 07 August 2023 and Ms. Ritu Bajaj w.e.f. 24 August 2023 and cessation of Mr. Sheo Raj Rai w.e.f. 07 August 2023 and Ms. Rupanjana De w.e.f. 25 August 2023.

During the financial year 2023-24, the Committee met 4 (Four) times on – 29 May 2023, 7 August 2023, 14 November 2023 and 14 February 2024. The details of attendance by the Committee Members are as given under:

	No. of Meetings		
Name of the Director	No. of Meeting(s) which Director was entitled to attend	Attended	
Mr. Sheo Raj Rai (till 07.08.2023)	2	1	
Ms. Rupanjana De (till 25.08.2023)	2	2	
Mr. Dhanesh Ranjan	4	3	
Mr. Biswajit Chongdar (w.e.f. 07.08.2023)	2	2	
Ms. Ritu Bajaj (wef 24.08.2023)*	2	2	

*The Chairperson of the Audit Committee was present at the 27th Annual General Meeting of the Company held on 29 September 2023.

(ii) Stakeholders Relationship Committee

The composition, powers, role and terms of reference of the Committee are as per the provisions of Section 178 of the Companies Act, 2013 and Regulation 20 read with applicable Schedule of SEBI Listing Regulations.

The Stakeholders Relationship Committee comprises of the following Directors as on 31 March 2024:

Mr Biswajit Chongdar, Chairman - Independent & Non-Executive Director

Mr. Vishal Agarwal, Member

- Vice Chairman & Managing Director

Ms. Ritu Bajaj, Member

- Independent & Non-Executive Director

Note:

The primary function of the Committee is to consider and resolve the grievances of the stakeholders of the Company, including complaints relating to transfer and transmission of securities, non-receipt of dividends and such other grievances as may be raised by the security holders from time to time. As on 31 March 2024, the Company's shares are in dematerialised form except 500 Equity Shares of ₹10/-each and the shares are compulsorily traded on the Stock Exchanges in the dematerialised form.

As on 31 March 2024, Mr. Biswajit Chongdar, Independent Director is the Chairman of the Stakeholders Relationship Committee.

Particulars	Status
Number of shareholders' complaints received	NIL
during the financial year	
Number of shareholders' complaints not solved to the satisfaction of shareholders	NIL
Number of shareholders' pending complaints	NIL

Pursuant to the retirement of Mr. Sheo Raj Rai and Ms. Rupanjana De and appointment of Mr. Biswajit Chongdar and Ms. Ritu Bajaj during the year under review. The Stakeholders Relationship Committee was reconstituted by inducting Mr. Biswajit Chongdar w.e.f. 07 August 2023 and Ms. Ritu Bajaj w.e.f. 24 August 2023 and cessation of Mr. Sheo Raj Rai w.e.f. 07 August 2023 and Ms. Rupanjana De w.e.f. 25 August 2023.

During the financial year 2023-24, the Committee met 4 (Four) times on - 29 May 2023, 7 August 2023, 14 November 2023 and 14 February 2024. The details of attendance by the Committee members are given as under:

	No. of Meetings		
Name of the Director	No. of Meeting(s) which Director was entitled to attend	Attended	
Mr. Vishal Agarwal	4	4	
Mr. Sheo Raj Rai (till 07.08.2023)	2	1	
Ms. Rupanjana De (till 24.08.2023)	2	2	
Mr. Biswajit Chongdar (wef 07.08.2023)	2	2	
Ms. Ritu Bajaj (wef 24.08.2023)	2	2	

Note:

Ms. Amisha Chaturvedi Khanna, Company Secretary continues to be the Compliance Officer of the Company.

Nomination and Remuneration Committee

The composition, powers, role and terms of reference of the Committee are as per the provisions of Section 178 of the Companies Act, 2013 and Regulation 19 read with applicable Schedule of SEBI Listing Regulations.

The Committee comprises of the following Independent Directors as on 31 March 2024:

Mr. Dhanesh Ranjan, Chairman - Independent Director

Mr. Biswajit Chongdar, Member - Independent Director

Ms. Ritu Bajaj, Member -Independent Director

The role and terms of reference of the Nomination and Remuneration Committee, inter alia, includes the following:

- to lay down criteria for identifying persons who are qualified to become Directors and who may be appointed in senior management or as KMP of the Company;
- to lay down the terms and conditions in relation to the appointment of Directors, senior management personnel or KMP(s) and recommend to the Board the appointment and removal of Directors, senior management personnel or KMP(s);
- to lay down criteria to carry out evaluation of every Director's performance;
- to formulate criteria for determining qualification, positive attributes and Independence of a Director;
- to determine the composition and level of remuneration, including reward linked with the performance, which is reasonable and sufficient to attract, retain and motivate Directors, KMP(s) and senior management personnel to work towards the long-term growth and success of the Company;
- to devise a policy on the diversity of the Board; and
- to assist the Board with developing a succession plan for the Board.

Pursuant to Section 178 of the Companies Act, 2013, the Board of Directors of the Company has approved the Nomination and Remuneration Policy based on the recommendation of the Nomination & Remuneration Committee and the said policy is hosted on the Company's website at <u>www.visasteel.com</u>. The Policy includes the criteria for determining Qualifications, positive attributes, independence of a Director and other matters provided under Section 178(3) of the Act. For the sake of brevity, the Policy has not been reproduced here.

Pursuant to the retirement of Mr. Sheo Raj Rai and Ms. Rupanjana De and appointment of Mr. Biswajit Chongdar and Ms. Ritu Bajaj during the year under review. The Nomination and Remuneration Committee was reconstituted by inducting Mr. Biswajit Chongdar w.e.f. 07 August 2023 and Ms. Ritu Bajaj w.e.f. 24 August 2023 and cessation of Mr. Sheo Raj Rai w.e.f. 06 August 2023 and Ms. Rupanjana De w.e.f. 25 August 2023.

During the financial year 2023-24, the Committee met 3 (three) times on 29 May 2023, 7 August 2023 and 24 August 2023. The details of attendance by the Committee members are as given under:

	No. of Meetir	ngs
Name of the Director	No. of Meeting(s) which Director was entitled to attend	Attended
Mr. Sheo Raj Rai (till 07.08.2023)	2	1
Ms. Rupanjana De (till 24.08.2024)	3	2
Mr. Dhanesh Ranjan	3	3
Mr. Biswajit Chongdar (wef 07.08.2023)	1	1
Ms. Ritu Bajaj (wef 24.08.2023)	0	0

There has been no change in the senior management since the close of previous financial year.

Performance Evaluation Criteria for Independent & Non-Independent Director

The Company has in place a Remuneration Policy adopted in terms of the provisions of the Companies Act, 2013. The Board of Directors carried out an annual evaluation of its own performance and that of its committees and individual Directors including the criteria of independence of the Independent Directors, in line with the Policy, requirements of the Companies Act, 2013 and SEBI Listing Regulations. The Remuneration Policy of the Company is available on the website of the Company at <u>www.visasteel.com</u>.

The Nomination and Remuneration Committee also reviewed the performance of the Individual Directors. A separate Meeting of the Independent Directors of the Company was also held, wherein, the Independent Directors evaluated the performance of the Board as a whole and non - Independent Directors of the Company.

Corporate Social Responsibility Committee

In terms of Section 135 of the Companies Act, 2013, the Board on 26 September 2014, constituted a Corporate Social Responsibility (CSR) Committee to monitor the CSR Policy of the Company and the activities included in the Policy.

The Corporate Social Responsibility Committee was reconstituted by inducting Ms. Ritu Bajaj w.e.f. 24 August 2023 subsequent to the retirement of Ms. Rupanjana De (DIN: 01560140).

The Committee comprises of the following Directors as on 31 March 2024:

Mr. Vishal Agarwal, Chairman - Vice Chairman & Managing Director

Ms. Ritu Bajaj, Member - Independent Director Mr. Manoj Kumar, Member - Executive Director

The CSR policy of the Company is available on the website at <u>https://www.visasteel.com/code-policies/csr-policy.pdf</u>.

Note:

During the financial year 2023-24, no Meeting of the Committee was held. The CSR initiatives undertaken by the Company, although not mandatory under Section 135 of the Act read with applicable Rules made thereunder, are detailed in the Annual Report.

III. SUBSIDIARY COMPANY

The Company has 1 (One) subsidiary as on 31 March 2024: Kalinganagar Chrome Private Limited

During the year under review, the following has been duly complied with in accordance with the provisions of the SEBI Listing Regulations:

- The Audit Committee reviewed the financial statement and in particular, the investment made by the Unlisted Subsidiary Company.
- The minutes of the Board Meetings as well as statements of all significant transactions of the Unlisted Subsidiary Company were placed before the Board of Directors of the Company for their review.

The Company has formulated a Policy for Determining Material Subsidiary and the same is available on the Company's website at: <u>www.visasteel.com</u>.

Means of communication:

Quarterly results	Posted on our website www.visasteel.com
Newspapers normally published in	One English Language National Daily
	One daily published in Oriya Language
Any website, where displayed	<u>www.visasteel.com</u>
Whether it displays official news releases	Yes
Presentation to investors / analysts	Available as and when made
Whether Shareholder Information Report forms part of the Annual Report	Yes

The Annual Report containing, inter alia, Audited Standalone and Consolidated Financial Statements, Reports of the Auditors and Directors thereon, Chairman's Statement, Management Discussion and Analysis Report and other important information is circulated to the members and displayed on the Company's website.

General Body Meetings

Location and time, where last three AGMs were held and the Special Resolution(s) passed there at:

Year	Location	Date	Time	Special Resolutions passed
2022-2023		29 September 2023		 To appoint Mr. Biswajit Chongdar (DIN 07571173) as an Independent Director
				2. To appoint Ms. Ritu Bajaj (DIN 02167982) as an Independent Director
2021-2022	-	29 September 2022	_	·
Thro 2020-2021	Through VC / OAVM		12.00 PM	1. To re-appoint Mr. Dhanesh Ranjan (DIN 03047512) as an Independen Director.
			 To re-appoint Mr. Vishambhar Saran (DIN 00121501) as the Whole tim Director designated as Chairman. 	
		29 September 2021		 To re-appoint Mr. Vishal Agarwal (DIN 00121539) as the Vice Chairma & Managing Director.
				 To re-appoint Mr. Manoj Kumar (DIN:06823891) as the Whole-time Director designated as Director (Kalinganagar) of the Company.

Postal Ballot

- Whether resolutions were put through postal ballot last year: No
- Person who conducted the postal ballot exercise: NA
- Whether any Special Resolution is proposed to be conducted through postal ballot: No.
- Procedure of postal Ballot: E-voting

General Shareholder Information

 a) Annual General Meeting for current FY Date : 27 September 2024 Time : 1200 Hours Venue : The Company is conducting meeting through VC/OAVM pursuant to MCA Circulars dated 5 May 2020, 13 January 2021, 14 December 2021, 5 May 2022, 28 December 2022 and 25 September 2023 and as such there is no requirement to have a venue for the AGM. For details, please refer to the Notice of this AGM.

- b) Financial Year: April to March.
- c) Dividend Payment date: The Company did not declare any dividend during the financial year 2023-24.
- d) The name and address of the Stock Exchange(s) at which the listed entity's securities are listed and a confirmation about payment of annual listing fee to each of such stock exchange:

National Stock Exchange of India Ltd. (NSE)

Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E) Mumbai – 400 051 Scrip Symbol - VISASTEEL

BSE Limited (BSE)

Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001 Scrip Code – 532721

CIN of the Company – L51109OR1996PLC004601 The ISIN No. of the Company – INE286H01012 Listing fees have been paid to the Stock Exchanges for the financial year 2024-25.

e) Market price data -

	BSE Limi	ted	NSE	
Particulars	High	Low	High	Low
-		(₹)		(₹)
Apr-23	11.93	10.80	12.00	10.80
May-23	11.99	10.52	11.65	10.55
Jun-23	12.65	10.67	12.60	10.65
Jul-23	15.55	12.19	15.60	11.85
Aug-23	17.93	14.39	18.10	14.30
Sep-23	14.43	12.39	13.60	12.30
Oct-23	17.50	12.52	17.40	12.65
Nov-23	16.66	13.68	16.65	14.40
Dec-23	22.30	17.49	22.20	17.45
Jan-24	19.14	15.61	19.05	15.55
Feb-24	22.19	17.41	22.25	16.70
Mar-24	21.00	17.97	20.05	17.00

Performance in comparison to broad-based indices such as BSE Sensex, CRISIL Index etc.

	NSE CNX NIFTY		BSE SENSEX		
Financial Year	Change in VSL share price	Change in Nifty	Change in VSL share price	Change in SENSEX	
2023-24	70.67	28.11	79.86	24.56	

g) In case the securities are suspended from trading, the directors report shall explain the reason thereof:

NA

h) Registrar to an issue and share transfer agents:

KFin Technologies Limited (previously known as KFin Technologies Private Limited) Unit: VISA Steel Limited Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500 032 Tel: + 91 40 67162222, Fax: + 91 40 23001153 Email: <u>einward.ris@kfintech.com</u> Website: <u>www.kfintech.com</u>

i) Share Transfer system

Pursuant to Regulation 40 (1) of the Listing Regulation, the securities of the Company can be transferred only in dematerialized form. Accordingly, the Company has stopped accepting any transfer requests for securities held in physical form. Shareholders holding shares in physical form are advised to avail the facility of dematerialization.

In terms of Regulation 40(9) of the SEBI Listing Regulations, the Company yearly obtains an Annual Compliance Certificate, from a Company Secretary in Practice with respect to due compliance of share and security transfer formalities by the Company and the copy of the same is submitted to the Stock Exchanges.

The Company also obtains a Compliance Certificate under Regulation 7(3) of the Listing Regulations confirming that all activities in relation to both physical and electronic share transfer facilities are maintained by Registrar and Share Transfer Agent and files the same with the Stock Exchanges on a yearly basis.

Reconciliation of Share Capital Audit is conducted every quarter by a Practicing Company Secretary to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) with the total issued and listed capital. The report is submitted to the Stock Exchanges.

Further a summary of transmissions, dematerialization, re-materialization, etc. is placed before the Board at each meeting for its noting.

j) SEBI Complaints Redress System (SCORES)

Scores is a web-based complaint redress system where the investor grievances received are handled. Contact information of the designated official responsible for assisting and handling investor complaints is detailed here under:

The Company Secretary VISA Steel Limited 11 Ekamra Kanan, Nayapalli, Bhubaneswar – 751015, Odisha Tel: +91 674 350 2392 Email: <u>cs@visasteel.com</u>

k) Dispute Resolution Mechanism (SMART ODR)

In order to strengthen the dispute resolution mechanism for all disputes between a listed company and/or registrars & transfer agents and its shareholder(s)/investor(s), SEBI had issued a Standard Operating Procedure ('SOP') vide Circular dated 30 May 2022. As per this Circular, shareholder(s)/investor(s) can opt for Stock Exchange Arbitration Mechanism for resolution of their disputes against the Company or its RTA. Further, SEBI vide Circular dated 31 July 2023 (updated as on 20 December 2023), introduced the Online Dispute Resolution (ODR) Portal. Through this ODR portal, the aggrieved party can initiate the mechanism, after exercising the primary options to resolve its issue, directly with the Company and through the SEBI Complaint Redress System (SCORES) platform. The Company has complied with the above circulars and the same are available at the website of the Company: https://www.visasteel.com/investors-relations.php.

I) Distribution of shareholding

		202	24			202	23	
No. of equity shares held	No. of share- holders	% of share- holders	No. of shares held	% share- holding	No. of share- holders	% of share- holders	No. of shares held	% share- holding
1 – 500	16831	85.58	2120055	1.83	18929	84.64	2428447	2.10
501 – 1000	1570	7.98	1221059	1.05	1874	8.38	1462738	1.26
1001 – 2000	709	3.60	1060528	0.92	883	3.95	1326110	1.15
2001 – 3000	196	1.00	514436	0.44	251	1.12	654386	0.57
3001 – 4000	68	0.35	247737	0.21	98	0.44	356050	0.31
4001 – 5000	78	0.40	377120	0.33	101	0.45	487193	0.42
5001 – 10000	105	0.53	794359	0.69	133	0.59	1010915	0.87
10001 and above	111	0.56	109454206	94.53	94	0.42	108063661	93.33
Total	19668	100.00	115789500	100.00	22363	100.00	115789500	100.00

m) Dematerialization of shares and liquidity: As on 31 March 2024, except 500 Equity Shares of ₹10/- of the Company, all the shares are in dematerialized form.

- n) Outstanding global depository receipts or American depository receipts or warrants or any convertible instruments, conversion date and likely impact on equity: Not Applicable
- Commodity price risk or foreign exchange risk and hedging activities: Not Applicable

p) Plant locations:

Kalinganagar Kalinganagar Industrial Complex P.O. Jakhapura Jajpur – 755026, Odisha Tel: +91 6726 242 441/444 Fax: +91 6726 242 442

q) Address for correspondence

Registered Office Bhubaneswar VISA House 11 Ekamra Kanan, Nayapalli Bhubaneswar – 751015 Odisha Tel: +91 674 350 2392 Fax: + 91 674 2554 661-62

The Company has designated an Email-ID exclusively for registering complaints by investors and investors can reach the Company at <u>cs@visasteel.com</u>.

r) List of all credit ratings obtained by the entity along with any revisions thereto during Financial Year 2023-24 for all debt instruments of such entity or any fixed deposit programme or any scheme or proposal of the listed entity involving mobilisation of funds, whether in India or abroad.

Not Applicable

OTHER DISCLOSURES

a) Disclosures on materially significant related party transactions that may have potential conflict with the interests of listed entity at large:

All transactions entered into with related parties as defined under the Companies Act, 2013 and provisions of the Listing Regulations during the year were on an arm's length price basis and in the ordinary course of business. These have been placed and approved by the Audit Committee. The Board of Directors have approved and adopted a Related Party Transactions Policy, Policy for determining Materials Subsidiaries and Policy on Materiality of Related Party Transactions and the same has been uploaded on the website of the Company and can be accessed at: <u>www.visasteel.com</u>. Further, all the materially significant related party transactions are displayed in Note no. 45 of the Audited Financial Statement for the financial year ended 31 March 2024.

b) Details of non-compliance by the listed entity, penalties, strictures imposed on the listed entity by stock exchange(s) or the board or any statutory authority, on any matter related to capital markets, during the last three years:

Not Applicable

c) Details of establishment of vigil mechanism, Whistle Blower Policy, and affirmation that no personnel has been denied access to the Audit Committee:

The Company has a Vigil Mechanism / Whistle Blower Policy to deal with instances of fraud and mismanagement, if any. The policy provides for adequate safeguards against victimization of employees and / or Directors and also provides for direct access to the Chairman of the Audit Committee. The Policy is uploaded on the website of the Company at <u>www.visasteel.com</u>.

Further, the Company affirms that personnel have not been denied access to the Audit Committee.

d) Details of compliance with mandatory requirements and adoption of non-mandatory requirements:

The Company has complied with all the mandatory and non-mandatory requirements specified in Regulation 17 to 27 and clauses (b) to (i) and (t) of sub-regulation (2) of Regulation 46 of the SEBI Listing Regulations.

e) Web link where policy for determining material subsidiaries is disclosed:

https://www.visasteel.com/code-policies/Related%20 Party%20Transactions%20Policy,%20Policy%20for%20 determing%20material%20subsidiary%20&%20Policy%20 on%20materiality%20of%20RPT.pdf

f) Web link where policy on dealing with related party transactions:

https://www.visasteel.com/code-policies/Related%20 Party%20Transactions%20Policy,%20Policy%20for%20 determing%20material%20subsidiary%20&%20Policy%20 on%20materiality%20of%20RPT.pdf

- g) Disclosure of commodity price risks and commodity hedging activities: Not Applicable
- b) Details of utilization of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A) Not Applicable
- A Certificate from a Company Secretary in Practice that none of the directors on the board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/ Ministry of Corporate Affairs or any such statutory authority Attached
- j) Where the board had not accepted any recommendation of any committee of the board which is mandatorily required, in the relevant financial year, the same to be disclosed along with reasons thereof: Nil

k) Total fees for all services paid by the listed entity and its subsidiaries, on a consolidated basis, to the statutory auditor and all entities in the network firm/network entity of which the statutory auditor is a part:

Detailed in Note No. 40 to the Standalone Financial Statement

- Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:
 - a) Number of complaints filed during the financial year – NIL
 - b) Number of complaints disposed of during the financial year – NIL
 - c) Number of complaints pending as on end of the financial year NIL
- m) Disclosure by listed entity and its subsidiaries of 'Loans and advances in the nature of loans to firms/companies in which directors are interested by name and amount: Not Applicable
- Details of material subsidiaries of the listed entity; including the date and place of incorporation and the name and date of appointment of the statutory auditors of such subsidiaries: Not Applicable

Disclosure of Accounting Treatment

Your Company has not adopted any alternative accounting treatment prescribed differently from the Accounting Standards.

Management

A detailed report on Management's Discussion and Analysis forms part of this Annual Report.

CEO and CFO Certification

As required by Regulation 17(8) and Schedule II of the SEBI Listing Regulations, the Managing Director and Chief Financial Officer of the Company have given Compliance Certificate to the Board of the Directors.

o) Disclosure with respect to Demat Suspense account/ Unclaimed Suspense account

 aggregate number of shareholders and the outstanding shares in the suspense account lying at the beginning of the year:

No. of cases	No. of Shares held
3	873

• number of shareholders who approached listed entity for transfer of shares from suspense account during the year: Nil

- number of shareholders to whom shares were transferred from suspense account during the year: Nil
- number of shares transferred to IEPF

No. of cases	No. of Shares held
-	-

• aggregate number of shareholders and the outstanding shares in the suspense account lying at the end of the year:

No. of cases	No. of Shares held
3	873

- The voting rights on these shares shall remain frozen till the rightful owner of such shares claims the shares.
- p) The Company maintains a Structural Digital Database (SDD) in terms of Securities & Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.

q) Code of Conduct

The Board of Directors had adopted a Code of Conduct for the members of the Board, Committees and Senior Management of the Company and also for Independent Directors.

The Code of Conduct applicable to Directors and Senior Management, as approved by the Board of Directors, is available on the website of the Company at <u>www.visasteel.com</u>. All Directors and Senior Management Personnel have affirmed compliance with the Code and a declaration signed by the Vice Chairman & Managing Director is given below:

DECLARATION

In compliance with the requirements of the Regulation 26(3) & Schedule V of SEBI Listing Regulations, this is to confirm that all the Board Members and the Senior Management Personnel have affirmed compliance with the Code of Conduct for the financial year ended 31 March 2024.

For VISA Steel Limited

Vishal Agarwal

Place: Kolkata Date: 14 August 2024 Vice Chairman & Managing Director (DIN 00121539)

Adoption and compliance of discretionary/non-mandatory requirements:

THE BOARD

The Company has an Executive Chairman and the expenses of his office incurred during the performance of his duties are borne by the Company.

SHAREHOLDERS RIGHTS

The Company's quarterly and half yearly results are published in the newspapers and are also uploaded on its website <u>www.visasteel.com</u>. Therefore, no individual communication is sent to shareholders on the quarterly and half yearly financial results. However, the Company furnishes the quarterly and half yearly results on receipt of a request from the Shareholders.

MODIFIED OPINION IN AUDIT REPORT

The modified opinion in the Independent Audit Report in the Financial Statement for the Financial Year 2023-24 forms integral part of this Annual Report.

REPORTING OF INTERNAL AUDITOR

The Internal Auditor reports directly to the Audit Committee.

CEO /CFO Certification to the Board

Date: 14 August 2024

The Board of Directors VISA Steel Limited

Pursuant to the provisions of Regulation 17 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, We, Vishal Agarwal, Vice Chairman & Managing Director and Surinder K. Singhal, Chief Financial Officer, hereby certify that:

- We have reviewed financial statements and the cash flow statement for the year and that to the best of our knowledge and belief: α.
 - i. these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - these statements together present a true and fair view of the Company's affairs and are in compliance with existing ii. accounting standards, applicable laws and regulations.
 - iii. there are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the b. effectiveness of internal control systems of the Company pertaining to financial reporting and there have been no deficiencies in the design or operation of such internal controls, of which we are aware.
- we have indicated to the auditors and the Audit Committee that: c.
- there have been no significant changes in internal control over financial reporting during the year; d.
 - i. there have been no significant changes in accounting policies during the year; and
 - there have been no instances of significant fraud of which we have become aware. ii.

Sd/-

Vishal Agarwal

Vice Chairman & Managing Director

Surinder K. Singhal Chief Financial Officer

Sd/-

37

Independent Auditors' Certificate on Corporate Governance

To, The Members of, VISA Steel Limited VISA HOUSE 8/10 Alipore Road Kolkata –700 027

1. We, Singhi & Co., Chartered Accountants, the statutory auditors of VISA Steel Limited ("the Company"), have examined the compliance of conditions of corporate governance by the company, for the year ended March 31, 2024 as stipulated in regulation 17 to 27 and clauses (b) to (i) and (t) of regulation 46(2) and paragraphs C, D and E of Schedule V of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") as amended from time to time, pursuant to the Listing Agreement of the Company with Stock Exchanges.

MANAGEMENTS' RESPONSIBILITY

2. The compliance of conditions of Corporate Governance as stipulated under the listing regulations is the responsibility of the Company's Management, including the preparation and maintenance of all the relevant records and documents. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure the compliance with the conditions of the Corporate Governance stipulated in Listing Regulations.

AUDITORS' RESPONSIBILITY

- 3. Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring compliance with the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the company.
- 4. We have examined the books of account and other relevant records and documents maintained by the Company for the purposes of providing reasonable assurance on the compliance with Corporate Governance requirements by the Company.
- 5. We have carried out an examination of the relevant records of the Company in accordance with the Guidance Note on Certification of Corporate Governance issued by Institute of the Chartered Accountants of India ("the ICAI"), the Standards on Auditing specified under section 143 (10) of the Companies Act 2013, in so far as applicable for the purpose of this certificate and as per the guidance note on report or certificate for special purpose issued by ICAI which requires that we comply with ethical requirements of the code of Ethics issued by the ICAI.
- 6. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

OPINION

- 7. Based on our examination of the relevant records and according to the information and explanations provided to us and the representations provided by the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in regulations 17 to 27 and clauses (b) to (i) and (t) of regulation 46(2) and para C, D and E of Schedule V of the Listing Regulations during the year ended March 31, 2024.
- 8. We state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

RESTRICTION ON USE

9. This certificate is addressed and provided to the Members of the Company solely for the purpose of enabling the Company to comply with the requirement of the Listing Regulation and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

For SINGHI & CO., Chartered Accountants Firm Registration No.- 302049E

(Rahul Bothra) Partner Membership No. 067330 UDIN: 24067330BKFYRW2259

Place: Kolkata Date: August 14, 2024

Certificate of Non-Disqualification of Directors

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

To The Members, Visa Steel Limited 11, Ekamra Kanan, Nayapalli, Bhubaneswar – 751015, Odisha

We have examined the relevant disclosures received from the Directors and registers, records, forms, returns maintained by Visa Steel Limited (CIN: L51109OR1996PLC004601) having its Registered office at 11, Ekamra Kanan, Nayapalli, Bhubaneswar – 751015, Odisha (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications [including Directors Identification Number (DIN) status at the portal <u>www.mca.gov.in</u>] as considered necessary and explanations furnished to us by the Company and its officers, we certify that following are the Directors on the Board of the Company as on 31st March, 2024:

SI. No.	DIN	Name	Designation	Date of appointment
1	00121501	Mr. Vishambhar Saran	Chairman & Whole Time Director	10.09.1996
2	00121539	Mr. Vishal Agarwal	Managing Director	10.09.1996
3	02167982	Ms. Ritu Bajaj	Independent Director	24.08.2023
4	03047512	Mr. Dhanesh Ranjan	Independent Director	30.09.2018
5	06823891	Mr. Manoj Kumar	Whole Time Director	15.09.2015
6	07571173	Mr. Biswajit Chongdar	Independent Director	07.08.2023

We further certify that none of the aforesaid Directors on the Board of the Company for the financial year ended on 31st March, 2024 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

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

For MKB & Associates

Company Secretaries Firm Reg No: P2010WB042700

Raj Kumar Banthia

Partner Membership no. 17190 COP no. 18428

Date: 14.08.2024 Place: Kolkata UDIN: A017190F000949869

INDEPENDENT AUDITORS' REPORT

To the Members of VISA Steel Limited

REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

Qualified Opinion

1. We have audited the standalone financial statements of VISA Steel Limited ("the Company") which comprise the standalone balance sheet as at March 31, 2024, the standalone statement of profit and loss (including other comprehensive income), the standalone statement of changes in equity and the standalone statement of cash flows for the year then ended, and notes to the standalone financial statements, including material accounting policies other explanatory information (hereinafter referred to as "the financial statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the effect of matter referred to in Basis of Qualified Opinion paragraph 2 below, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2024, and loss and other comprehensive income, changes in equity and its cash flows for the year then ended.

Basis for Qualified Opinion

 We draw attention to Note 16B of the accompanying Standalone Financial Statements with regard to nonrecognition of interest expense on the borrowings of the Company. The accumulated interest not provided as on March 31, 2024 is ₹11,645.13 million (including ₹1,459.69 million for FY 2016-17, ₹1,552.29 million for FY 2017-18, ₹1,465.46 million for FY 2018-19, ₹1,443.39 million for FY 2019-20, ₹1,286.83 million for FY 2020-21, ₹1,289.27 million for FY 2021-22, ₹1,404.62 million for FY 2022-23, ₹1,743.58 million for the year ended March 31, 2024) which is not in accordance with the requirement of Ind AS 23: 'Borrowing Cost' read with Ind AS 109: 'Financial Instruments'.

Had the aforesaid interest expense been recognized, finance cost for the year ended March 31, 2024 would have been ₹2,042.65 million instead of the reported amount of ₹299.07 million. Total expenses for the year ended March 31, 2024 would have been ₹9,176.44 million instead of the reported amount of ₹7,432.86 million. Net loss after tax for the year ended March 31, 2024 would have been ₹2,462.51 million instead of the reported amount of ₹718.93 million. Total Comprehensive Income for the year ended March 31, 2024 would have been ₹(2,463.49) million instead of the reported amount of ₹(719.91) million, other equity would have been ₹(21,243.96) million against reported ₹(9,598.83) million, other current financial liability would have been ₹13,533.91 million instead of reported amount of ₹1,888.78 million and Loss per share for the year ended March 31, 2024 would have been ₹21.27 instead of the reported amount of ₹6.21.

The above reported interest has been calculated using Simple Interest rate and after considering regrouping of other financial liability to borrowings (Refer Note -45(ii)).

3. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those SAs 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 together with the ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Act and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified opinion.

Material Uncertainty Relating to Going Concern

4. We draw attention to Note - 35 to the standalone financial statements regarding the preparation of the statement on a going concern basis, for the reason stated therein. The Company has accumulated losses and has also incurred losses during the year ended March 31, 2024. As on date, the Company's current liabilities are substantially higher than its current assets and the Company's net worth has also been fully eroded.

Further, State Bank of India (SBI), a financial creditor had filed an application before National Company Law Tribunal (NCLT) Kolkata Bench for initiating Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code (IBC), which was dismissed by NCLT, Cuttack Bench. SBI preferred an appeal before National Company Law Appellate Tribunal (NCLAT) New Delhi which has directed the NCLT Cuttack Bench to restore the application and proceed further in accordance with law. The order of NCLAT has been challenged by the Company in the Hon'ble Supreme Court by way of a Civil Appeal and the same has been admitted on 9 September 2021. On 7 November 2022, Hon'ble Supreme Court passed an Order to the effect that NCLT may continue to hear the application filed by SBI but the same may not be given effect till the next date of hearing before Hon'ble Supreme Court, and the matter is pending. Oriental Bank of Commerce, since merged with Punjab National Bank, had also filed an application for initiating CIRP under IBC which was admitted vide NCLT order dated 28 November 2022 and an Interim Resolution Professional had been appointed.

The NCLT order has been challenged before NCLAT and the matter is pending. Meanwhile, Hon'ble Orissa High Court has stayed the operation of the NCLT order dated 28 November 2022. SBI and PNB have since assigned their respective debts to Assets Care and Reconstruction Enterprise Limited (ACRE) and ACRE has filled substitution application in the matter.

These conditions indicate the existence of a material uncertainty that may cast significant doubt on the Company's ability to continue as a going concern and therefore it may be unable to realise its assets and discharge its liabilities including potential liabilities in the normal course of business. All the assets including non-current assets and liabilities are still being carried at their book value except Capital Work in Progress which has been restated at its recoverable value in the earlier year(s). The appropriateness of assumption of going concern, and evaluation of recoverable value of its non-current assets is critically dependent upon the debt resolution of the Company which is under process, the Company's ability to raise requisite finance, generate cash flows in future to meet its obligations and to earn profits in future. The ability of the Company to continue as a going concern is solely dependent on the successful outcome of these conditions, which are not wholly within the control of the Company.

The Management of the Company has prepared this financial statement on a going concern basis based on their assessment of the successful outcome of the debt resolution which will enhance the Company's viability, till then the Company's operations continue under conversion arrangement.

Our opinion is not qualified in respect to the above matter.

Emphasis of Matter

5. We draw attention to the following matters:

Refer Note - 34 to the standalone financial statements regarding accounting for transfer of Special Steel Undertaking, pursuant to the Scheme of Arrangement ("the scheme") approved by the NCLT vide its order dated July 8, 2019, all the assets and liabilities of the Special Steel Undertaking of VISA Steel Limited ("transferor Company") had been transferred to and vested in the VISA Special Steel Limited, (an erstwhile wholly owned step down subsidiary up to 25 November 2022) ("VSSL" or "transferee Company") at their respective book values on a going concern basis from April 1, 2013 being the appointed date. Effective date of the scheme is July 13, 2019 being the date on which certified copy of the order sanctioning the said scheme was filed with the Registrar of Companies, Cuttack.

On January 17, 2020, Hon'ble Supreme Court of India vide its ex-parte order in Civil Appeal No. 56 of 2020 filed by SBI, had ordered issuance of notice and in the meanwhile stayed the aforesaid NCLT Order. The NCLT Order had been given effect to and stood implemented by the Company prior to January 17, 2020.

Subsequent to the year end the Hon'ble Supreme Court of India vide its order dated May 16, 2024 allowed substitution of the name of original appellant SBI with ACRE and the aforesaid appeal against NCLT order dated July 8, 2019 stands vacated. Hence, the Scheme of Arrangement stands affirmed.

Our opinion is not qualified in respect to the above matter.

Information Other than the Standalone Financial Statements and Auditors' Report Thereon

The Company's Board of Directors is responsible for the 6. preparation of the other information. The other information comprises the information included in the annual report, but does not include the standalone financial statements and our auditor's report thereon. The annual report is expected to be made available to us after the date of this auditor's report. Our opinion on the standalone financial statements does not cover the other information and we will not express any form of assurance conclusion thereon. In connection with our audit of the financial statements, our responsibility is to read the other information identified above when it becomes available 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. When we read the annual report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

Key Audit Matters

7. 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. For the matter below, our description of how our audit addressed the matter is provided in that context.

Sr. No.	Key Audit Matter	How our audit addressed the key audit matters				
1	Related Party Transaction (See Note 44 to the Star	Idal	one Financial Statements)			
	The Company has entered into a long term conversion	We	e addressed the Key Audit Matter as follows :-			
	arrangement with a related party for earning conversion income for conversion of input raw	1)	We reviewed the policy of the Company with respect to related party transactions.			
	materials into finished goods for the related party. The above transaction has a possible arm's length pricing risk associated with it.	2)	We reviewed the minutes of the meeting of the Audit Committee and Board.			
pricing		3)	We reviewed the list of Related party identified by the Company.			
		4)	We performed the sales process / procurement process walk through and tested the controls.			
		5	We obtained the arm's length pricing document prepared by the Company and assessed the Key Assumptions.			
		6)	We have assessed the application of arm's length price documents in executing the transactions.			
		7)	We reviewed compliance with Section 177 & 188 of the Companies Act 2013 for related party transaction.			
		8)	We reviewed whether transactions between related parties are on normal commercial terms and conditions no more favorable than those otherwise available to other parties considering the present financial position of the Company.			
		9)	We reviewed the disclosure of related party transactions as per Ind AS 24.			
		•	nclusion : Our audit procedures did not lead to any reservations regarding the related party transactions and its disclosure.			

Management's Responsibility for the Standalone Financial Statements

The Company's management and Board of Directors are 8 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 state of affairs, loss and other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities, selection and application of appropriate accounting policies, making judgments and estimates that are reasonable and prudent and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

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

9. 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 is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)
 (i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by 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.
- 10. Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work and (ii) to evaluate the effect of any identified misstatements in the financial statements.
- 11. We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

- 12. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.
- 13. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 14. As required by the Companies (Auditors' Report) Order, 2020 ("the Order") issued by the Central Government in terms of section 143 (11) of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 15. As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, except for the matter referred to in paragraph 2 above, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books except for the matters stated in the paragraph 15(i)(vi) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014.
 - c) The standalone balance sheet, the standalone statement of profit and loss (including other comprehensive income), the standalone statement of changes in equity and the standalone statement of cash flows dealt with by this Report are in agreement with the books of account.
 - d) In our opinion, except for the matter referred to in paragraph 2 above, the aforesaid standalone financial statements comply with the Ind AS specified under section 133 of the Act.
 - e) On the basis of the written representations received from the directors as on March 31, 2024 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2024 from being appointed as a director in terms of Section 164(2) of the Act.

- f) The qualification relating to the maintenance of accounts and other matters connected therewith are as stated in the Basis for Qualified Opinion paragraph and paragraph 15(b) above on reporting under Section 143(3)(b) of the Act and paragraph 15(i)(vi) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014.
- g) With respect to the adequacy of the internal financial controls with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
- h) With respect to the matter to be included in the Auditors' Report under section 197(16):

In our opinion and according to the information and explanations given to us, the remuneration paid by the company to its directors during the current year is in accordance with the provisions of Section 197 of the Act.

- i) With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
- i. The Company has disclosed the impact of pending litigations as at March 31, 2024 on its financial position in its standalone financial statements - Refer Note 33 to the standalone financial statements.
- ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
- iii. There were no amounts which were required to be transferred, to the Investor Education and Protection Fund by the Company during the year ended March 31, 2024.
- iv. a) The management has represented that, to the best of it's knowledge and belief, as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person or entity, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever

by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries. (Refer note – 46(h) to the financial statements);

- b) The management has represented, that, to the best of it's knowledge and belief, as disclosed in the notes to the accounts, no funds have been received by the company from any person or entity, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries. (Refer note 46(h) to the financial statements);
- c) Based on such audit procedures that we considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (a) and (b) contain any material misstatement.
- v. The Company has not declared any dividend in the last year which has been paid in the current year. Further, no dividend has been declared in the current year.
- The reporting under Rule 11(g) of the Companies vi. (Audit and Auditors) Rules, 2014 is applicable from 1 April 2023. Based on our examination, which included test checks, the company has used SAP software for maintaining its books of account which has a feature of recording audit trail (edit log) facility except that audit trail was not enabled at the database level for SAP software to log any direct data changes. For SAP software (at application layer only) for which audit trail feature is enabled, the audit trail facility has been operating throughout the year for all relevant transactions recorded in the software and we did not come across any instances of audit trail feature being tampered with during the course of our audit. (Refer note -45(v) to the financial statements).

As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 1, 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 Singhi & Co.

Chartered Accountants Firm's Registration No.302049E

(Rahul Bothra) Partner Membership No. 067330 UDIN: 24067330BKFYQ07180

Place: Kolkata Date: May 30, 2024 ANNUAL REPORT 2023-24

ANNEXURE A TO INDEPENDENT AUDITORS' REPORT

Referred to in paragraph 14 of the Independent Auditors' Report of even date to the members of VISA Steel Limited on the standalone financial statements as of and for the year ended March 31, 2024

We report that:

- i. (a) A. The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - B. The Company has maintained proper records showing full particulars of intangible assets.
 - (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 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 3 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 size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties (other than immovable properties where the Company is the lessee and the lease agreements are duly executed in favour of the lessee) disclosed in the standalone financial statements are held in the name of the Company.
 - (d) 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 revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets.
 - (e) According to information and explanations given to us and on the basis of our examination 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.
- (a) The inventory, has been physically verified by the management during the year. In our opinion, the frequency of such verification is reasonable and procedures and coverage as followed by management were appropriate. No material discrepancies were noticed on verification between the physical stocks and the book records that were more than 10% in the aggregate of each class of inventory.

- (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 been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets. Further, the Company has not filed quarterly returns or statements with banks or financial institutions as its loan is categorized as NPA. Hence we cannot comment on clause 3(ii)(b).
- iii. 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 made any investments, provided guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, limited liability partnerships or any other parties during the year. Accordingly, provisions of clauses 3(iii) (a) to 3(iii)(f) of the Order are not applicable to the Company.
- iv. According to the information and explanations given to us and on the basis of our examination of records of the Company, the Company has neither made any investments nor has it given loans or provided guarantee or security and therefore the relevant provisions of Sections 185 and 186 of the Companies Act, 2013 ("the Act") are not applicable to the Company. Accordingly, clause 3(iv) of the Order is not applicable.
- v. The Company has not accepted any deposits or amounts which are deemed to be deposits from the public. Accordingly, clause 3(v) of the Order is not applicable.
- vi. We have broadly reviewed the books of accounts maintained by the Company pursuant to the rules prescribed by the Central Government for maintenance of cost records under Section 148(1) of the Act in respect of its manufactured goods and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. However, we have not carried out a detailed examination of the records with a view to determine whether these are accurate or complete.
- vii. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, in our opinion amounts deducted / accrued in the books of account in respect of undisputed statutory dues including Goods and Services Tax ('GST'), Provident fund, Employees' State Insurance, Income-Tax, Duty of Customs, Cess and other material statutory dues have been regularly deposited by the Company with the appropriate authorities.

According to the information and explanations given to us and on the basis of our examination of the records of the Company, no undisputed amounts were payable in respect of Goods and Services Tax ('GST'), Provident fund, Employees' State Insurance, Income-Tax, Duty of Customs, Cess and other material statutory dues were in arrears as at March 31, 2024 for a period of more than six months from the date they became payable.

(b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the particulars of statutory dues referred to in sub-clause (a) as at March 31, 2024 which have not been deposited on account of a dispute, are as follows:-

Name of the statute	Nature of dues	Amount (₹ In Million)		Forum where the dispute is pending
Service Tax under Finance Act, 1994	Service Tax	37.55	Financial Year 2011-12 to 2014-15	Commissioner CGST & Central Excise and Customs
Service Tax under Finance Act, 1994	Service Tax	15.61	Financial Year 2010-11 to 2011-12	Commissioner of Central Excise (Appeals)
GST Act	GST	1.35	Financial Year 2017-18	Principal commissioner, CGST & Central Excise, Bhubaneshwar
GST ACT	GST	169.81	Financial Year 2018-19	Adjudicating Authority,GST
Customs Act	Custom	0.38	Financial Year July-2011 to Aug-2014	Custom, Excise & Service Tax Appellate Tribunal, Kolkata
Customs Act	Custom	1.28	2012-13	Custom, Excise & Service Tax Appellate Tribunal, Hyderabad

Note: - The above table excludes the disputed cases pertaining to the erstwhile Special Steel undertaking of the Company which stood transferred and vested in VISA Special Steel Limited pursuant to the Scheme of Arrangement as sanctioned by National Company Law Tribunal, Cuttack Bench dated July 8,2019. These disputed cases are still being pursued in the name of the Company.

- viii. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year.
- ix. (a) According to the records of the Company examined by us and the information and explanations given to us, loans or borrowings from banks and financial institutions aggregating to ₹26,435.52 million for the period as set out below, the Company has defaulted in repayment of loans or borrowing and in the payment of interest thereon. As stated in Note 16 of the standalone financial statements, the liabilities as per below mentioned table is disputed by the Company and the claim of lender(s) are presently sub-judice and pending before the appropriate authorities.

		Amount of defa	n March 31, 2024		
Nature of borrowing including debt	Name of lender	Interest		Principal	Remarks, if any -
securities		Less than 12 months	More than 12 months	More than 12 months	
Term Loan, Working Capital Loan	Assets Care and Reconstruction Enterprise limited	1460.45	10,509.12	12,088.42	
	Bank of India	24.12	166.75	201.96	-
	Edelweiss Asset Reconstruction Company Limited	10.57	82.01	88.58	-
	HUDCO	61.93	623.30	617.62	-
	Punjab & Sind Bank	29.70	255.56	215.43	-
	Total	1,586.78	11,636.73	13,212.01	

Note: The unprovided interest amount reported above has been calculated by the management at simple interest and after considering regrouping of other financial liability to borrowings (Refer Note – 45(ii)). upto March 31,2024.

(b) According to the information and explanations given to us by the management, we report that the Company has not been declared wilful defaulter by any bank or financial institution or government or government authority. xi.

- (c) According to the information and explanations given to us by the management, the Company has not obtained any term loans during the year. Accordingly, clause 3(ix)
 (c) of the Order is not applicable.
- (d) According to the information and explanations given to us by the management, the Company has not obtained any short term loans during the year. Accordingly, clause 3(ix)(c) of the Order is not applicable.
- (e) According to the information and explanations given to us and on an overall examination of the standalone financial statements of the Company, we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries as defined under the Act.
- (f) According to the information and explanations given to us and procedures performed by us, we report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries (as defined under the Act).
- x. (a) In our opinion, and according to the information and explanations given to us, the Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, clause3(x)(a) of the Order is not applicable to the Company.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not 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.

- (a) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanation given to us, we have neither come across any instance of material fraud by the Company or on the Company, noticed or reported during the year, nor have we been informed of any such case by the management.
- (b) According to the information and explanations given to us, no report under sub-section (12) of Section 143 of the Act has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of the Companies (Audit and Auditors) Rules, 2014 with the Central Government. Accordingly, the reporting under clause 3(xi)(b) of the Order is not applicable to the Company.
- (c) As represented to us by the management, there are no whistle blower complaints received by the Company during the year.
- xii. In our opinion and according to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, clause 3(xii) of the Order is not applicable to the Company.
- xiii. According to the information and explanations given to us and based on our examination of the records of the Company, transactions with related parties are in Compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv. (a) Based on information and explanations provided to us and our audit procedures, in our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
 - (b) We have considered the internal audit reports of the Company issued till date for the period under audit.

- xv. According to the information and explanations given to us and as represented to us by the management and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, clause 3(xv) of the Order is not applicable to the Company.
- xvi. (a) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934.
 Accordingly, the reporting under clause 3(xvi)(a) of the Order is not applicable to the Company.
 - (b) The Company has not conducted non-banking / housing finance activities during the year and is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, the reporting under clause 3(xvi)(b) of the Order is not applicable to the Company.
 - (c) The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, reporting under clause 3(xvi)(c) of the Order is not applicable to the Company.
 - (d) Based on the information and explanations provided by the management of the Company, the Group does not have any CIC's, which are part of the Group. We have not, however, separately evaluated whether the information provided by the management is accurate and complete. Accordingly, reporting under clause 3(xvi)(d) of the Order is not applicable to the Company.
- xvii. The Company has incurred cash losses of ₹233.07 million in the current financial year and ₹185.30 million cash loss was incurred in the previous year without considering the impact of qualification amount. (Refer Paragraph 2 of Basis Of Qualified Opinion of our Audit Report).
- xviii. There has been no resignation of the statutory auditors during the year. Accordingly, reporting under clause 3(xviii) of the Order is not applicable.
- xix. We draw attention to Note 35 to the standalone financial statements, which indicates that the Company has incurred a net loss of ₹718.93 million during the year ended 31 March 2024 and, as of that date, the Company's net worth is fully eroded and that the current liabilities exceed its current assets by ₹17,775.88 million. As explained in the aforesaid note, State Bank of India (financial creditor) had filed an application before National Company Law Tribunal (NCLT) Kolkata Bench for initiating Corporate Insolvency Resolution

Process (CIRP) under Insolvency and Bankruptcy Code (IBC), which was dismissed by NCLT, Cuttack Bench. SBI preferred an appeal before National Company Law Appellate Tribunal (NCLAT) New Delhi which has directed the NCLT, Cuttack Bench to restore the application and proceed further in accordance with law. The order of NCLAT has been challenged by the Company in the Hon'ble Supreme Court by way of a Civil Appeal and the same has been admitted on 9 September 2021.

On 7 November 2022, Hon'ble Supreme Court passed an Order to the effect that NCLT may continue to hear the application filed by SBI but the same may not be given effect till the next date of hearing before Hon'ble Supreme Court, and the matter is pending. Oriental Bank of Commerce, since merged with Punjab National Bank, had filed an application for initiating CIRP under IBC which was admitted vide NCLT order dated 28 November 2022 and an Interim Resolution Professional had been appointed. The NCLT order has been challenged before NCLAT and the matter is pending. Meanwhile, Hon'ble Orissa High Court has stayed the operation of the NCLT order dated 28 November 2022.

These conditions indicate the existence of a material uncertainty that may cast significant doubt on the Company's ability to continue as going concern and therefore it may be unable to realize its assets and discharge its liabilities including potential liabilities in the normal course of business. All the assets including non-current assets and liabilities are still being carried at their book value except Capital Work in Progress which has been restated at its recoverable value in the previous year. The appropriateness of assumption of going concern, and evaluation of recoverable value of its non-current assets is critically dependent upon the debt resolution of the Company which is under process, the Company's ability to raise requisite finance, generate cash flows in future to meet its obligations and to earn profits in future. The ability of the Company to continue as a going concern is solely dependent on the successful outcome of these conditions, which are not wholly within the control of the Company.

The Management of the Company has prepared the statement on going concern basis based on their assessment of the successful outcome of the debt resolution which will enhance the Company's viability till then the Company's operations continue under conversion arrangement. On the basis of the above and according to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the standalone financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, the aforesaid events or conditions indicate that a material uncertainty exists as on the date of the audit report regarding whether the Company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.

xx. The requirements as stipulated by the provisions of Section 135 are not applicable to the Company. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the Order are not applicable.

For Singhi & Co. Chartered Accountants Firm's Registration No.302049E

(Rahul Bothra) Partner Membership No. 067330 UDIN: 24067330BKFYQO7180

Place: Kolkata Date: May 30, 2024

ANNEXURE B TO INDEPENDENT AUDITORS' REPORT

Referred to in paragraph 15 (g) of the Independent Auditors' Report of even date to the members of VISA Steel Limited on the standalone financial statements for the year ended March 31, 2024

Report on the Internal Financial Controls with reference to the standalone financial statements under Clause (i) of Sub-section 3 of Section 143 of the Act

 We have audited the internal financial controls with reference to standalone financial statements of VISA Steel Limited ("the Company") as of March 31, 2024, in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's 3 internal financial controls with reference to these standalone financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing prescribed under Section 143(10) of the Act to the extent applicable to an audit of internal financial controls with reference to the standalone financial statements. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to the standalone financial statements were established and maintained and whether such controls operated effectively in all material respects.

- 4. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to the standalone financial statements and their operating effectiveness. Our audit of internal financial controls with reference to standalone financial statements included obtaining an understanding of such internal financial controls, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the standalone financial statements, whether due to fraud or error.
- 5. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified audit opinion on the Company's internal financial controls with reference to the standalone financial statements.

Meaning of Internal financial controls with reference to the standalone financial statements

- 6. A company's internal financial controls with reference to the standalone financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the standalone financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial controls with reference to the standalone financial statements includes those policies and procedures that :
 - pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
 - ii. provide reasonable assurance that transactions are recorded as necessary to permit preparation of the standalone financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and
 - iii. provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the standalone financial statements.

Inherent Limitations of Internal financial controls with reference to the standalone financial statements

7. Because of the inherent limitations of internal financial controls with reference to the standalone financial statements, 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 with reference to the standalone financial statements to future periods are subject to the risk that the internal financial controls with reference to the standalone financial statements attements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Basis for Qualified opinion

 According to the information and explanations given to us and based on our audit, the following material weakness has been identified in the operating effectiveness of the Company's internal financial controls with reference to the standalone financial statements as at March 31, 2024:

The Company's internal financial controls relating to application of appropriate policies and procedures that provide reasonable assurance that transactions are recorded as necessary to permit preparation of the standalone financial statements in accordance with generally accepted accounting principles were not operating effectively which resulted in non-recognition of interest expense as indicated in Note 16B to the standalone financial statements.

9. A 'material weakness' is a deficiency, or a combination of deficiencies, in internal financial controls with reference to the standalone financial statements, such that there is a reasonable possibility that a material misstatement of the

company's annual or interim standalone financial statements will not be prevented or detected on a timely basis.

Qualified opinion

10. In our opinion, the Company has, in all material respects, an adequate internal financial controls with reference to the standalone financial statements and except for the effects of the material weakness described in the Basis for Qualified Opinion paragraph above, such internal financial controls with reference to the standalone financial statements 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.

Explanatory paragraph

We also have audited, in accordance with the Standards on 11 Auditing issued by the Institute of Chartered Accountants of India, as specified under Section 143(10) of the Act, the standalone financial statements of VISA Steel Limited which comprise the Balance Sheet as at March 31, 2024, and the related Statement of Profit and Loss including other comprehensive income, Statement of changes in equity and Cash Flow Statement for the year then ended, and notes to the financial statements, including material accounting policies and other explanatory information. Resultant impact of this material weakness has been appropriately considered in our audit of the March 31, 2024 standalone financial statements of VISA Steel Limited and this report affect our report dated May 30, 2024, which expressed a qualified opinion on those standalone financial statements.

For Singhi & Co.

Chartered Accountants Firm's Registration No.302049E

(Rahul Bothra)

Partner Membership No. 067330 UDIN: 24067330BKFYQ07180

Place: Kolkata Date: May 30, 2024

BALANCE SHEET

As At 31 March 2024

All amount in ₹ Million, unless otherwise stated

SI.No. Particulars	Note	As At 31 March 2024	As At 31 March 2023
ASSETS :			
I. Non-Current Assets			
Property, Plant And Equipment Including ROU Assets	3 A	9,202.98	9,594.47
Capital Work-In-Progress	3 C	387.50	387.50
Intangible Assets	3 B	0.49	0.49
Financial Assets			
(i) Investments	4	42.23	42.93
(ii) Other Financial Assets	5	119.34	71.46
Deferred Tax Assets (Net)	6	-	-
Total Non-Current Assets		9,752.54	10,096.85
Current Assets			
Inventories	7	81.61	77.82
Financial Assets			
(i) Cash And Cash Equivalents	8	0.18	0.18
(ii) Other Bank Balances [Other Than (i) Above]	9	256.41	208.35
(iii) Others Financial Assets	10	6.80	5.88
Current Tax Assets (Net)	11	52.57	64.32
Other Current Assets	12	173.31	222.58
Total Current Assets		570.88	579.13
TOTAL ASSETS		10,323.42	10,675.98
II. EQUITY AND LIABILITIES:	_		
Equity			
Equity Share Capital	13 A	1,157.90	1,157.90
Other Equity	13 B	(9,598.83)	(8,878.92
Total Equity		(8,440.93)	(7,721.02
Liabilities			
Non-Current Liabilities			
Financial Liabilities			
Lease Liabilities	14	404.13	439.31
Provisions	15	13.46	26.91
Total Non-Current Liabilities		417.59	466.22
Current Liabilities			
Financial Liabilities			
(i) Borrowings	16	13,654.51	13,473.14
(ii) Lease Liabilities	17	35.18	31.65
(iii) Trade Payables	18		
(A) Total Outstanding Dues Of Micro Enterprises And Small Enterprises		-	-
(B) Total Outstanding Dues Of Creditors Other Than Micro Enterprises And Small Enterprises		493.56	423.40
(iv) Other Financial Liabilities	19	1,888.78	2,090.06
Other Current Liabilities	20	2,267.65	1,906.04
Provisions	21	7.08	6.49
Total Current Liabilities		18,346.76	17,930.78
TOTAL EQUITY AND LIABILITIES		10,323.42	10,675.98

This is the Balance Sheet referred to in our report of even date

For Singhi & Co.

Chartered Accountants Firm Registration Number - 302049E

Rahul Bothra

Partner Membership Number - 067330

Place: Kolkata Date: 30 May 2024 Vishal Agarwal Vice Chairman & Managing Director DIN 00121539

> Amisha Chaturvedi Khanna Company Secretary

The accompanying notes form an integral part of these Financial Statements.

For and on behalf of the Board of Directors

Manoj Kumar Director (Kalinganagar) DIN 06823891

STATEMENT OF PROFIT AND LOSS ACCOUNT

For The Year Ended 31 March 2024

		A	ll amount in ₹ Million, un	less otherwise stated
SI No	. Particulars	Note	Year ended 31 March 2024	Year ended 31 March 2023
Ι	Revenue From Operations	22	6,698.98	5,724.77
II	Other Income	23	14.95	16.45
III	Total Income		6,713.93	5,741.22
IV	Expenses			
	Cost Of Materials Consumed	24	4,407.41	2,716.48
	Changes In Inventories Of Finished Goods And Work-In-Progress	25	-	0.17
	Employee Benefit Expenses	26	259.59	287.14
	Finance Costs	27	299.07	277.28
	Depreciation And Amortization Expenses	28	485.86	468.18
	Other Expenses	29	1,980.93	2,645.46
	Total Expenses		7,432.86	6,394.71
v	Profit/(Loss) Before Exceptional Items And Tax		(718.93)	(653.49)
VI	Exceptional Items	30	-	(3,983.64)
VII	Profit/(Loss) Before Tax		(718.93)	(4,637.13)
VIII	Tax Expenses		-	-
IX	Profit/(Loss) For The Year		(718.93)	(4,637.13)
х	Other Comprehensive Income	31		
A(i)	Items that will not be reclassified to profit or loss		(0.98)	5.05
A(ii)	Income tax relating to items that will not be reclassified to profit or loss		-	-
B(i)	Items that will be reclassified to profit or loss		-	-
B(ii)	Income tax relating to items that will be reclassified to profit or loss		-	-
XI	Total Comprehensive Income For The Year		(719.91)	(4,632.08)
XII	Earnings/(Loss) Per Equity Share (Face Value Of ₹10 Per Equity Share)			
	1) Bαsic (₹)	32	(6.21)	(40.05)
	2) Diluted (₹)		(6.21)	(40.05)

This is the Statement of Profit and Loss referred to in our report of even date

For Singhi & Co.

Chartered Accountants Firm Registration Number - 302049E

Rahul Bothra

Partner Membership Number - 067330

Place: Kolkata Date: 30 May 2024 Vishal Agarwal Vice Chairman & Managing Director DIN 00121539

> Amisha Chaturvedi Khanna Company Secretary

The accompanying notes form an integral part of these Financial Statements.

For and on behalf of the Board of Directors

Manoj Kumar Director (Kalinganagar) DIN 06823891

STATEMENT OF CHANGES IN EQUITY

For The Year Ended 31 March 2024

All amount in ₹ Million, unless otherwise stated

A EQUITY SHARE CAPITAL

Particulars	Note	Balance As On 1 April 2023	Change In Share Capital Due To Prior Period Errors	Restated Balance At The 1 April 2023	Change In Share Capital During 2023-24	Balance As On 31 March 2024
Equity Share Capital		1,157.90	-	1,157.90	-	1,157.90
Particulars	13 A	Balance As On 1 April 2022	Change In Share Capital Due To Prior Period Errors	Restated Balance At The 1 April 2022	Change In Share Capital During 2022-23	Balance As On 31 March 2023
Equity Share Capital		1,157.90	-	1,157.90	-	1,157.90

B OTHER EQUITY

			Total			
Particulars	Note	Capital Reserve	al Reserve Securities Premium General Reserv		Retained Earnings	
Balance As At 1 April 2022		4,601.53	1,645.00	110.24	(10,603.61)	(4,246.84)
Changes In Accounting Policy Or Prior Period Errors		-	-	-	-	-
Restated Balance As At 1 April 2022		4,601.53	1,645.00	110.24	(10,603.61)	(4,246.84)
Profit/(Loss) For The Year		-	-	-	(4,637.13)	(4,637.13)
Other Comprehensive Income		-	-	-	5.05	5.05
Balance As At 31 March 2023	13 B	4,601.53	1,645.00	110.24	(15,235.69)	(8,878.92)
Changes In Accounting Policy Or Prior Period Errors		-	-	-	-	-
Restated Balance As 31 March 2023	-	4,601.53	1,645.00	110.24	(15,235.69)	(8,878.92)
Profit/(Loss) For The Year	-	-	-	-	(718.93)	(718.93)
Other Comprehensive Income		-	-	-	(0.98)	(0.98)
Balance As At 31 March 2024		4,601.53	1,645.00	110.24	(15,955.60)	(9,598.83)

This is the Statement of Changes in Equity referred to in our report of even date

For Singhi & Co.

Chartered Accountants Firm Registration Number - 302049E

Rahul Bothra

Partner Membership Number - 067330

Place: Kolkata Date: 30 May 2024

Vishal Agarwal

Vice Chairman & Managing Director DIN 00121539

DIN 00121539 Amisha Chaturvedi Khanna

Company Secretary

The accompanying notes form an integral part of these Financial Statements.

For and on behalf of the Board of Directors

Manoj Kumar

Director (Kalinganagar) DIN 06823891

CASH FLOW STATEMENT

For The Year Ended 31 March 2024

All amount in ₹ Million, unless otherwise stated

	Particulars	Year ended 31 March 2024	Year ended 31 March 2023			
Α.	Cash Flow From Operating Activities					
	Profit/(Loss) Before Tax For The Year	(718.93)	(4,637.13)			
	Adjustments To Reconcile Profit Before Tax For The Year To Net Cash Flows:					
	Depreciation And Amortization Expenses	485.86	468.18			
	Finance Costs	83.34	85.79			
	Liabilities No Longer Required Written Back	-	(21.13)			
	Loss On Assets Retirement/Write Off	-	5.11			
	Adjustments For Exceptional Items (Refer Note 30)	-	3,718.64			
	Interest Income Classified As Cash Flows From Investing Activity	(1.56)	(0.65)			
	(Gain)/Loss On Disposal Of Property, Plant And Equipment	(0.76)	-			
	Other Non- Cash Items	(1.67)	8.02			
	Operating Profit/(Loss) Before Changes In Operating Assets And Liabilities	(153.72)	(373.17)			
	Working Capital Adjustments:					
	Increase/(Decrease) In Trade Payable And Current Liabilities	367.73	397.74			
	(Increase)/Decrease In Inventories	(3.79)	43.76			
	(Increase)/Decrease In Other Non Current /Current Assets	(47.58)	144.87			
	Cash flow from Operation/(used in) Operation	162.64	213.20			
	Income Taxes (Paid)/ Refund	11.75	34.13			
	Net Cash Flow From/(Used In) Operating Activities	174.39	247.33			
В.	Cash Flow from Investing Activities					
	Payment For Acquisition Of Property, Plant And Equipment And Intangible Assets	(94.99)	(165.61)			
	Proceeds From Sale Of Property, Plant And Equipment And Intangible Assets	1.38	-			
	Sale Of Investments	0.70	-			
	Interest Received	1.56	0.65			
	Net Cash Flow From/(Used In) Investing Activities	(91.35)	(164.96)			
С.	Cash Flow From Financing Activities					
	Principal Payment Of Lease Liabilities (As Per Ind AS 116)	(31.65)	(28.43)			
	Interest Payment Of Lease Liabilities (As Per Ind AS 116)	(47.84)	(50.38)			
	Finance Costs Paid	(3.55)	(3.55)			
	Net Cash Flow From/(Used In) Financing Activities	(83.04)	(82.36)			
	Net Increase/(Decrease) in Cash and Cash Equivalents (A+B+C)	0.00	0.01			
D.	Cash And Cash Equivalents					
	Net Increase/(Decrease) In Cash And Cash Equivalents	0.00	0.01			
	Cash And Cash Equivalents At The Beginning Of The Year	0.18	0.17			
	Cash And Cash Equivalents At The End Of The Year	0.18	0.18			

(a) Cash And Cash Equivalents Consist Of Cash In Hand And Balance With Banks And Deposits With Banks.

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Balance With Banks In		
Current Account	-	
Cash In Hand	0.18	0.18
Cash And Cash Equivalents As At 31 March (Refer Note 8)	0.18	0.18

(b) The above Cash Flow Statement has been prepared under the 'Indirect Method' as set out in the Indian Accounting Standard on 'Statement of Cash Flows (Ind AS-7)'.

(c) Reconciliation between the opening and closing balances in the balance sheet for liabilities arising from financing activities

	Dalara A. O.		Non Cash C	Balance As On		
Item	Balance As On 1 April 2023	Cash Flow	Recognition/ Others	Fair Value Adjustment	31 March 2024	
Long Term Borrowing (Refer Note- 45(ii))	10,709.20	-	179.95	-	10,889.15	
Short Term Borrowings (Refer Note- 45(ii))	2,763.94	-	1.42	-	2,765.36	
Deemed Lease Liabilities (As Per Ind AS 116)	470.96	(79.49)	47.84	-	439.31	
Interest Accrued	1,952.33	(3.55)	(145.86)	-	1,802.92	
Total Liabilities From Financing Activities	15,896.43	(83.04)	83.35	-	15,896.74	

This is the Cash Flow Statement referred to in our report of even date

For Singhi & Co.

Chartered Accountants Firm Registration Number - 302049E

Rahul Bothra

Partner Membership Number - 067330

Place: Kolkata Date: 30 May 2024 Vishal Agarwal Vice Chairman & Managing Director DIN 00121539

> Amisha Chaturvedi Khanna Company Secretary

The accompanying notes form an integral part of these Financial Statements.

For and on behalf of the Board of Directors

Manoj Kumar Director (Kalinganagar) DIN 06823891

1 CORPORATE INFORMATION

VISA Steel Limited ("VSL" or "the Company") is engaged in the manufacturing of High Carbon Ferro Chrome with captive power plant incorporated on 10 September 1996, VSL has its registered office at Bhubaneswar with manufacturing facilities at Kalinganagar in Odisha. VSL is a Public Limited Company with its shares listed on BSE Limited (BSE) and National Stock Exchange of India Limited (NSE).

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS AND CRITICAL ESTIMATES & JUDGEMENTS

2.1 Basis Of Preparation Of Financial Statements

2.1.1 Compliance With Ind AS

These financial statements have been prepared to comply in all material aspects with Indian Accounting Standards ("Ind AS") notified under the Companies (Indian Accounting Standards) Rules, 2015 [As amended] notified under Section 133 of the Companies Act, 2013 (the Act) and other relevant provisions of the Act and presentation requirements of Division II of Schedule III to the Companies Act, 2013, (Ind AS compliant Schedule III), as applicable to Standalone Financial Statements.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

Effective 1 April 2023 the Company has applied the following amendments to existing standards which has been notified by the Ministry of Corporate Affairs ("MCA")-

- (a) Ind AS 1- Presentation Of Financial Statements-Companies are now required to disclose material accounting policies rather than their significant accounting policies. Accounting policy information, together with other information, is material when it can reasonably be expected to influence decisions of primary users of general purpose financial statements. The Company does not expect this amendment to have any significant impact in its financial statement.
- (b) Ind AS 8- Accounting Policies, Change In Accounting Estimates And Errors - Definition of 'change in accounting estimate' has been replaced by revised definition of 'accounting estimate. As per revised definition, accounting estimates are monetary amounts in the financial statements that are subject to measurement uncertainty.
 - A company develops an accounting estimate to achieve the objective set out by an accounting policy.

 Accounting estimates include: a) Selection of a measurement technique (estimation or valuation technique) b) Selecting the inputs to be used when applying the chosen measurement technique.

The amendments will help entities to distinguish between accounting policies and accounting estimates. The Company does not expect this amendment to have any significant impact in its financial statements.

(c) Ind AS12- Income Taxes-

Narrowed the scope of the Initial Recognition Exemption (IRE) (with regard to leases and decommissioning obligations). Now IRE does not apply to transactions that give rise to equal and offsetting temporary differences. Accordingly, companies will need to recognise a deferred tax asset and a deferred tax liability for temporary differences arising on transactions such as initial recognition of a lease and a decommissioning provision. The Company is evaluating the impact, if any, in its financial statements.

The amendments listed above did not have any impact on the amounts recognized in prior periods and are not expected to significantly affect the current and future periods.

2.1.2 Historical Cost Convention

The financial statements have been prepared on the historical cost convention and on accrual basis except for the following:

- certain financial assets and liabilities including derivative instruments measured at fair value
- defined benefit plans plan assets measured at fair value

2.1.3 Current Versus Non-Current Classification

The Company presents assets and liabilities in the balance sheet based on current/ non-current classification.

An asset is current when it is :

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in normal operating cycle
- It is held primarily for the purpose of trading
- It is due to be settled within twelve months after the reporting period, or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

The Company classifies all other liabilities as non-current.

2.1.4 Material Accounting Policy Information

Material accounting policy information has been identified and disclosed based on the guidance provided under Ind AS 1. The material accounting policy information used in the preparation of the financial statements have been disclosed in the respective notes.

2.2 Critical Accounting Judgment And Key Sources of Estimation Uncertainty

Impairment of non-current assets - Ind AS 36 α. requires that the Company assesses conditions that could cause an asset or a Cash Generating Unit (CGU) to become impaired and to test recoverability of potentially impaired assets. These conditions include internal and external factors such as the Company's market capitalization, significant changes in the Company's planned use of the assets or a significant adverse change in the expected prices, sales volumes or raw material cost. The identification of CGUs involves judgment, including assessment of where active markets exist, and the level of interdependency of cash inflows. CGU is usually the individual plant, unless the asset or asset group is an integral part of a value chain where no independent prices for the intermediate products exist, a group of plants is combined and managed to serve a common market, or where circumstances otherwise indicate significant interdependencies.

In accordance with Ind AS 36, goodwill and certain intangible assets are reviewed at least annually for impairment. If a loss in value is indicated, the recoverable amount is estimated as the higher of the CGU's fair value less cost to sell, or its value in use. Directly observable market prices rarely exist for the Company's assets. However, fair value may be estimated based on recent transactions on comparable assets, internal models used by the Company for transactions involving the same type of assets or other relevant information. Calculation of value in use is a discounted cash flow calculation based on continued use of the assets in its present condition, excluding potential exploitation of improvement or expansion potential.

Determination of the recoverable amount involves management estimates on highly uncertain matters, such as commodity prices and their impact on markets and prices for upgraded products, development in demand, inflation, operating expenses and tax and legal systems. The Company uses internal business plans, quoted market prices and the Company's best estimate of commodity prices, currency rates, discount rates and other relevant information. The Company does not include a general growth factor to volumes or cash flows for the purpose of impairment tests, however, cash flows are generally increased by expected inflation and market recovery towards previously observed volumes.

b. Defined Benefit Plans – The cost of the employment benefits such as gratuity, leave and provident fund obligation are determined using actuarial valuations. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases and mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

The parameter most subject to change is the discount rate. In determining the appropriate discount rate for plans operated in India, the management considers the interest rates of government bonds.

The mortality rate is based on publicly available mortality tables for the specific countries. Those mortality tables tend to change only at interval in response to demographic changes. Future salary increases and gratuity increases are based on expected future inflation rates. Further details about gratuity obligations are given in Note 26.

c. Taxes – The Company calculates income tax expense based on reported income. Deferred income tax expense is calculated based on the differences between the carrying value of assets and liabilities for financial reporting purposes and their respective tax basis that are considered temporary in nature. Valuation of deferred tax assets is dependent on management's assessment of future recoverability of the deferred benefit. Expected recoverability may result from expected taxable income in the future, planned transactions or planned tax optimizing measures. Economic conditions may change and lead to a different conclusion regarding recoverability.

- d. Leases The Company assesses whether a contract is or contains a lease, at inception of the contract. The Company recognises a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for shortterm leases (defined as leases with a lease term of 12 months or less) and leases of low value assets. The lease payments that are not paid at the commencement date are discounted using the incremental borrowing rate. The lease payment, excersie price of purchase option, penalties for termination of contract and any amount expected to pay.
- e. Useful lives of depreciable/ amortisable assets (tangible and intangible) The Company reviews its estimate of the useful lives of depreciable/ amortisable assets at each reporting date, based on the expected utility of the assets. Uncertainties in these estimates relate to technical and economic obsolescence that may change the utility of certain software, customer relationships, IT equipment and other plant and equipment.
- 2.3 New Standards / Amendments To Existing Standard Issued But Not Yet Effective And Recent Pronouncements – Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. For the year ended 31 March 2024, MCA has not notified any new standard or amendments to the existing standards applicable to the Company.

All amount in ₹ Million, unless otherwise stated

3A PROPERTY, PLANT & EQUIPMENT

	Gross Carrying Amount				Accur	Net Carrying Amount			
Particulars	As at 1 April 2023	Additions During The Year	Disposals /Adjustments During The Year	As at 31 March 2024	As at 1 April 2023	For The Year	Disposals /Adjustments During The Year	As at 31 March 2024	As at 31 March 2024
Owned									
Land- Freehold	15.63	-	-	15.63	-	-	-	-	15.63
Land- Leasehold	284.50	-	-	284.50	31.56	3.75	-	35.31	249.19
Factory Buildings	1,962.27	-	-	1,962.27	521.77	66.63	-	588.40	1,373.87
Buildings	853.28	-	-	853.28	159.68	20.69	-	180.37	672.91
Road	374.31	-	-	374.31	348.56	-	-	348.56	25.75
Plant & Machinery	9,504.46	88.86	37.73	9,555.59	2,725.01	364.32	37.73	3,051.60	6,503.99
Computers	4.72	0.20	-	4.92	4.46	0.02	-	4.48	0.44
Office Equipment	0.89	-	-	0.89	0.86	0.03	-	0.89	0.00
Furniture & Fixtures	16.24	-	-	16.24	14.88	0.04	-	14.92	1.32
Vehicles	30.99	5.93	6.88	30.04	26.73	1.34	6.26	21.81	8.23
Capital Spares	4.91	-	-	4.91	1.29	0.07	-	1.36	3.55
Right of use assets (Deemed disclosure as per Ind AS 116)									
Plant & Machinery	600.48	-	-	600.48	223.41	28.97	-	252.38	348.10
Total	13,652.68	94.99	44.61	13,703.06	4,058.21	485.86	43.99	4,500.08	9,202.98

			Gross Carr	rying Amount		Accumulated Depreciation/Amortization			
Particulars	As at 1 April 2022	Additions During The Year	Disposals /Adjustments During The Year	As at 31 March 2023	As at 1 April 2022	For The Year	Disposals /Adjustments During The Year	As at 31 March 2023	As at 31 March 2023
Owned									
Land- Freehold	15.63	-	-	15.63	-	-	-	-	15.63
Land- Leasehold	284.50	-	-	284.50	27.81	3.75	-	31.56	252.94
Factory Buildings	1,962.27	-	-	1,962.27	455.14	66.63	-	521.77	1,440.50
Buildings	853.28	-	-	853.28	138.99	20.69	-	159.68	693.60
Road	374.31	-	-	374.31	348.56	-	-	348.56	25.75
Plant & Machinery	9,353.04	165.61	14.19	9,504.46	2,390.89	343.57	9.45	2,725.01	6,779.45
Computers	4.72	-	-	4.72	4.46	-	-	4.46	0.26
Office Equipment	2.09	-	1.20	0.89	1.91	0.03	1.08	0.86	0.03
Furniture & Fixtures	16.41	-	0.17	16.24	15.00	0.04	0.16	14.88	1.36
Vehicles	31.68	-	0.69	30.99	25.52	1.66	0.45	26.73	4.26
Capital Spares	4.91	-	-	4.91	1.22	0.07	-	1.29	3.62
Right Of Use Assets (Deemed Disclosure As Per Ind As 116)									
Plant & Machinery	582.78	17.70	-	600.48	191.67	31.74	-	223.41	377.07
Total	13,485.62	183.31	16.25	13,652.68	3,601.17	468.18	11.14	4,058.21	9,594.47

Accounting Policy

Property, Plant And Equipment

Freehold land is carried at historical cost. All other items of property, plant and equipment are carried at historical cost less accumulated depreciation and accumulated impairment loss, if any. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

All amount in ₹ Million, unless otherwise stated

The ROU assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement day and any initial direct costs. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Depreciation Method, Estimated Useful Lives And Residual Value

Depreciation including amortization on tangible assets, where applicable is provided on pro-rata basis under Straight Line Method (SLM) over the estimated useful lives of the assets as specified in Schedule II to the Companies Act, 2013 ('the Act'), which is also supported by technical assessment carried out by the Company other than the following:

- Leasehold assets(Buildings and Plant and Machinery) which are jointly held are amortized over the period of lease i.e., 6 to10 years, being lower than the useful lives specified in Schedule II to the Act for similar assets.
- Furnace refractories are depreciated over useful life of 5-6 years based on technical assessment carried out by the Company
- Leasehold land is amortized over the period of lease. No depreciation is provided for freehold land.

The useful lives have been determined based on technical evaluation done by the management's expert which are higher than those specified by Schedule II to the Companies Act, 2013, in order to reflect the actual usage of the assets. The residual values are not more than 5% of the original cost of the asset.

3B INTANGIBLE ASSETS

		Gross Carry	ing Amount		Accur	Accumulated Depreciation/Amortization			Net Carrying Amount
Particulars	As at 1 April 2023	Additions During The Year	Disposals /Adjustments During The Year	As at 31 March 2024	As at 1 April 2023	For The Year	Disposals /Adjustments During The Year	As at 31 March 2024	As at 31 March 2024
Computer Software	2.28	-	-	2.28	1.79	-	-	1.79	0.49
Total	2.28	-	-	2.28	1.79	-	-	1.79	0.49
		Gross Carry	ing Amount		Accumulated Depreciation/Amortization			ation	Net Carrying Amount
Particulars	As at 1 April 2022	Additions During The Year	Disposals /Adjustments During The Year	As at 31 March 2023	As at 1 April 2022	For The Year	Disposals /Adjustments During The Year	As at 31 March 2023	As at 31 March 2023
Computer Software	2.28	-	-	2.28	1.79	-	_	1.79	0.49
Total	2.28	-	-	2.28	1.79	-	-	1.79	0.49

Accounting policy

Intangible assets

Intangible assets (Computer Software) are carried at cost less accumulated amortization and accumulated impairment loss, if any. Computer Software for internal use, which is primarily acquired, is capitalized. Subsequent costs associated with maintaining such software are recognized as expense as incurred. Cost of Software includes licenses fees and cost of implementation, system integration services etc. where applicable.

Amortization

The Company amortizes intangible assets (Computer Software) with a finite useful life using the straight line method over a period of 3 years.

3C CAPITAL WORK IN PROGRESS

Particulars	As at 31 March 2024
Opening Balance [#]	387.50
Closing Balance#	387.50
Particulars	As at 31 March 2023
Opening Balance# Closing Balance#	
Closing Balance [#]	387.50

[#] Represents residual value of abandoned projects. Hence no ageing and expected completion schedules are disclosed.

All amount in ₹ Million, unless otherwise stated

Accounting Policy

Capital Work-In-Progress

The items of property, plant and equipment which are not yet ready for use are disclosed as capital work-in-progress and are carried at historical cost or recoverable value, whichever is lower.

- **3D** The Company has till date incurred pre-operative expenses and interest cost of ₹4,887.05 million and allocated to respective assets in earlier years.
- **3E** Refer Note 38 for details of hypothecation/mortgaged of Property, Plant and Equipment.

4. NON-CURRENT INVESTMENTS

Particulars	As At 31 March 2024	As At 31 March 2023
Unquoted		
Investments In Equity Instruments (Fully Paid Up)		
Investment In Subsidiaries (At Amortised Cost)		
Kalinganagar Chrome Private Limited	0.60	0.60
60,000 (31 March 2023 : 60,000) Equity Shares of		
₹10/- each fully paid up [Including beneficial interest in		
1 Equity Shares of ₹10/- each, fully paid up]		
Investment In Joint Venture (At Amortised Cost)		
VISA Urban Infra Limited @	10.00	10.00
1,000,000 (31 March 2023 : 1,000,000) Equity		
Shares of ₹10/- each, fully paid up		
Investment-Others (At Fair Value Through Profit And Loss)		
Kalinganagar Special Steel Private Limited	-	0.70
Nil (31 March 2023 : 70,000) Equity Shares		
of ₹10/- each, fully paid up [Including beneficial interest in		
1 Equity Shares of ₹10/- each, fully paid up]		
VISA Coke Limited	31.63	31.63
1,054,476 (31 March 2023 : 1,054,476) Equity		
Shares of ₹10/- each fully paid up		
Aggregate Amount Of Unquoted Investments	42.23	42.93

@ For charges created in respect of shareholding in VISA Urban Infra Limited, Refer Note 16C (iv).

Accounting Policies

- (I) Classification Of Financial Assets At Amortised Cost
 - Investment in subsidiaries and joint venture are recognised at amortised cost.

(II) Classification Of Financial Assets At Fair Value Through Profit Or Loss

The company classifies the following financial assets at fair value through profit or loss (FVTPL)

• equity investments for which the entity has not elected to recognise fair value gains and losses through other comprehensive income.

Investments in subsidiaries and joint venture

Investments in subsidiaries and joint ventures are carried at cost less accumulated impairment loss, if any. Where an indication of impairment exists, the carrying amount of the investment is assessed and written down immediately to its recoverable amount. On disposal of investments in subsidiaries and joint ventures, the difference between net disposal proceeds and the carrying amounts is recognised in the statement of profit and loss.

All amount in ₹ Million, unless otherwise stated

5. NON-CURRENT-OTHER FINANCIAL ASSETS

Particulars	As At 31 March 2024	As At 31 March 2023
Security Deposits With Others	119.34	71.46
	119.34	71.46

6. DEFERRED TAX ASSETS (NET)

The balance comprises temporary differences attributable to:

Particulars	As At 31 March 2024	As At 31 March 2023
Deferred Tax Assets (A)		
Investments In Joint Ventures	2.48	2.25
Inventories	0.63	0.65
Allowance For Doubtful Advances	1.27	1.27
Liabilities As Per Ind-AS 116	110.57	118.53
Provisions For Employee Benefits	5.17	11.18
Interest Accrued	430.83	454.40
Disallowances Allowable For Tax Purpose On Payment	520.70	430.64
Unabsorbed Depreciation & Business Loss Carried Forward (Refer Note Below)	540.39	628.21
	1,612.04	1,647.13
Deferred Tax Liabilities (B)		
Property, Plant And Equipment And Intangible Assets	(1,612.04)	(1,647.13)
	(1,612.04)	(1,647.13)
Net Deferred Tax Assets (A-B)	-	-

Note: The Company has recognized deferred tax assets in respect of brought forward losses and unabsorbed depreciation to the extent of deferred tax liability only, as there is no reasonable certainty supported by convincing evidence that sufficient taxable profits will be available against which the unused tax losses can be utilized.

Movements In Deferred Tax Assets During The Year Ended:

31 March 2024	Opening Balance	Recognised in Profit/(Loss)	Closing Balance
Deferred Tax Assets/(Liabilities) In Relation To :			
Investments In Joint Ventures	2.25	0.23	2.48
Inventories	0.65	(0.02)	0.63
Allowance For Doubtful Advances	1.27	0.00	1.27
Liabilities As Per Ind-AS 116	118.53	(7.96)	110.57
Provisions For Employee Benefits	11.18	(6.01)	5.17
Interest Accrued	454.40	(23.57)	430.83
Disallowances Allowable For Tax Purpose On Payment	430.64	90.06	520.70
Unabsorbed Depreciation & Business Loss Carried Forward	628.21	(87.82)	540.39
Total Deferred Tax Assets	1,647.13	(35.09)	1,612.04
Property Plant And Equipment And Intangible Assets	(1,647.13)	35.09	(1,612.04)
Total Deferred Tax Liabilities	(1,647.13)	35.09	(1,612.04)
Net (Charge)/Credit	-	-	-

All amount in ₹ Million, unless otherwise stated

Movements In Deferred Tax Assets During The Year Ended:

31 March 2023	Opening Balance	Recognised in Profit/(Loss)	Closing Balance
Deferred Tax Assets/(Liabilities) In Relation To :			
Investments In Joint Ventures	2.05	0.20	2.25
Inventories	0.68	(0.03)	0.65
Allowance For Doubtful Advances	1.27	-	1.27
Liabilities As Per Ind-AS 116	121.23	(2.70)	118.53
Provisions For Employee Benefits	12.64	(1.46)	11.18
Interest Accrued	454.40	-	454.40
Disallowances Allowable For Tax Purpose On Payment	371.04	59.60	430.64
Unabsorbed Depreciation & Business Loss Carried Forward	689.87	(61.66)	628.21
Total Deferred Tax Assets	1,653.18	(6.05)	1,647.13
Property Plant And Equipment And Intangible Assets	(1,653.18)	6.05	(1,647.13)
Total Deferred Tax Liabilities	(1,653.18)	6.05	(1,647.13)
Net (Charge)/Credit	-	-	-

7. INVENTORIES

Particulars	As At 31 March 2024	As At 31 March 2023
(Refer Note (a) Below)		
Raw Materials	35.35	30.68
Stores And Spares	46.26	47.14
	81.61	77.82

(a) See Note 38 for details of hypothecation of inventories.

Accounting Policies

Raw materials and stores are stated at cost. By-product and scrap are stated at the lower of cost and net realisable value. Cost of inventories also include all other costs incurred in bringing the inventories to their present location and condition. Costs are assigned to individual items of inventory on the basis of weighted average basis. Costs of purchased inventory are determined after deducting rebates, input tax credits and discounts.

8. CASH AND CASH EQUIVALENTS

Particulars	As At 31 March 2024	As At 31 March 2023
Cash In Hand	0.18	0.18
	0.18	0.18

There are no repatriation restrictions with regard to cash and cash equivalents as at the end of the reporting period and prior periods.

9. OTHER BANK BALANCES [OTHER THAN CASH AND CASH EQUIVALENTS]

Particulars	As At 31 March 2024	As At 31 March 2023
Balance With Banks		
In Current Account (Refer Note (a) Below)	233.60	186.94
Fixed Deposit With Banks With Original Maturity Of More Than 3 Months But Less Than 12 Months (Under	22.81	21.41
Lien)		
	256.41	208.35

(a) The Company is not able to operate its Bank Account as the case filed by a vendor is subjudice. The Company has been taking support of related parties for making payments on behalf of the Company to keep the plant operational.

All amount in ₹ Million, unless otherwise stated

10. OTHER CURRENT FINANCIAL ASSETS

Particulars	As At 31 March 2024	As At 31 March 2023
Interest Accrued On Deposits	6.80	5.88
	6.80	5.88

11. CURRENT TAX ASSETS (NET)

Particulars	As At 31 March 2024	As At 31 March 2023
Income Tax Assets (Tax Deducted At Source & Tax Collected At Source)	52.57	64.32
	52.57	64.32

12. OTHER CURRENT ASSETS

Particulars	As At 31 March 2024	As At 31 March 2023
Advances Against Supply Of Goods And Rendering Services		
Considered Good	88.47	73.48
Considered Doubtful	5.06	5.06
Less: Allowances For Doubtful Advances	(5.06)	(5.06)
Contract Assets	32.86	82.35
Prepaid Expenses	2.20	4.67
Others Taxes Receivable / Adjustable	49.78	62.08
	173.31	222.58

13. EQUITY SHARE CAPITAL AND OTHER EQUITY

A Equity Share Capital

Particulars	As At 31 March 2024	As At 31 March 2023
Authorised		
252,000,000 Equity Shares (31 March 2023 : 252,000,000) of ₹10/- each	2,520.00	2,520.00
Issued, Subscribed And Paid-Up		
115,789,500 Equity Shares (31 March 2023 : 115,789,500) of ₹10/- each fully paid up	1,157.90	1,157.90

(a) Movements In Equity Share Capital

Particulars	Year Ended 31 Ma	rch 2024	Year Ended 31 March 2023		
	Number of Shares	Amount	Number of Shares	Amount	
Balance As At The Beginning Of The Year	115,789,500	1,157.90	115,789,500	1,157.90	
Add : Shares Issued During The Year	-	-	-	-	
Balance As At The End Of The Year	115,789,500	1,157.90	115,789,500	1,157.90	

(b) Terms And Rights Attached To Equity Shares

The Company has only one class of equity shares referred to as equity shares having a par value of ₹10 per share. Each Shareholder is entitled to one vote per share held. The Company declares and pays dividend in Rupees. The dividend proposed by the Board of Directors is subject to the approval of shareholders in the ensuing Annual General Meeting, except in case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.

All amount in ₹ Million, unless otherwise stated

(c) Details Of Shareholders Holding More Than 5 % Shares In The Company

	31 March 2	024	31 March 2023		
Particulars	Number of Shares	Percentage of Holding	Number of Shares	Percentage of Holding	
VISA Infrastructure Limited	44,387,167	38.33	44,387,167	38.33	
VISA International Limited	23,787,833	20.54	23,787,833	20.54	
VISA Industries Limited	11,500,000	9.93	5,780,000	4.99	
Vikasa India EIF I Fund	10,788,087	9.32	10,788,087	9.32	
ERISKA Investment Fund Ltd	9,912,036	8.56	9,912,036	8.56	

(d) Disclosure Of Shareholding Of Promoters

		31 March 2024		3	31 March 2023	
Promoter Name	No. Of Shares	% Of Total Shares	% Change During The Year	No. Of Shares	% of Total Shares	% Change During The Year
VISA Infrastructure Limited	44,387,167	38.33	-	44,387,167	38.33	-
VISA Industries Limited	11,500,000	9.93	49.74	5,780,000	4.99	100.00

B Other Equity

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Reserve And Surplus		
Capital Reserve	4,601.53	4,601.53
Securities Premium	1,645.00	1,645.00
General Reserve	110.24	110.24
Retained Earnings	(15,955.60)	(15,235.69)
Total	(9,598.83)	(8,878.92)
Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Capital Reserve [Refer (a) Below]		
Balance At The Beginning Of The Year	4,601.53	4,601.53
Balance At The End Of The Year	4,601.53	4,601.53
Securities Premium Reserve [Refer (b) Below]		
Balance At The Beginning Of The Year	1,645.00	1,645.00
Balance At The End Of The Year	1,645.00	1,645.00
General Reserve [Refer (c) Below]		
Balance At The Beginning Of The Year	110.24	110.24
Balance At The End Of The Year	110.24	110.24
Retained Earnings		
Balance As At The Beginning Of The Year	(15,235.69)	(10,603.61)
Add : Net Profit/(Loss) After Tax Transferred From Statement Of Profit And Loss	(718.93)	(4,637.13)
Add: Remeasurements Gain/ (Loss) Of The Net Defined Benefit Plan	(0.98)	5.05
Balance As At The End Of The Year	(15,955.60)	(15,235.69)

Nature And Purpose Of Reserves

- (a) Capital Reserve represents amount arisen pursuant to Scheme of Amalgamation.
- (b) Securities Premium Reserve is used to record the premium on issue of shares. The reserve is utilised in accordance with the specific provisions of the Act.
- (c) General Reserve represents free reserve not held for any specific purpose.

All amount in ₹ Million, unless otherwise stated

14. NON CURRENT LEASE LIABILITIES

Particulars	As At 31 March 2024	As At 31 March 2023
Long Term Maturities Of Lease Obligations [Refer Note 41]	404.13	439.31
(Deemed Disclosure As Per Ind AS 116)		
	404.13	439.31

15. NON CURRENT PROVISIONS

Particulars As J 31 March 202		As At 31 March 2023
Provision For Employee Benefits	13.46	26.91
	13.46	26.91

16. CURRENT - BORROWINGS

Particulars	As At 31 March 2024	As At 31 March 2023
Secured Borrowings (Refer Note (a), B And C Below)		
(I) Working Capital Loans		
From Banks	-	2,113.50
From Other Parties	2,765.36	650.44
(II) Current Maturities Of Long-Term Borrowing (Refer Note (b) Below)		
From Banks	417.39	6,996.27
From Other Parties	10,029.26	3,270.43
Unsecured Borrowings		
Loan Repayable To Related Party (Refer D Below)	442.50	442.50
	13,654.51	13,473.14

(a) The debts/borrowings of the Company have been classified as Non-Performing Assets (NPA) and are barred by limitation from the NPA date of 11 July 2012 and accordingly the entire debt classified as current is disputed and as such the same is not to be considered as acknowledgement of liability by the Company.

(b) Long term borrowing has been applied for the purpose of construction and acquisition of property, plant and equipment.

A. Debt Restructuring

The Company has been under financial stress due to various external factors beyond the control of the Company and its management which amongst others, include (i) failure of the State Government of Odisha to fulfil its obligation under the MOU executed with the Company for grant of Captive Mines, which has deprived the Company of assured supply of consistent quality of raw material at a reasonable cost, (ii) de-allocation of Coal Block by Ministry of Coal and Hon'ble Supreme Court judgment dated 24 September 2014, which has deprived the Company of assured supply of consistent quality of coal at a reasonable cost, (iii) non-availability of vital raw materials at viable prices due to closure of Mines following the investigations by Shah Commission which commenced sometime in 2011 and the Hon'ble Supreme Court judgment dated 16 May 2014, (iv) dumping of Steel and Stainless Steel products by overseas manufacturers resulting in sharp drop in prices, (v) high cost of logistics for transportation of sanctioned loans for Plant operations and adjustment of disbursed loan with interest / principal repayment instead of plant operations, which resulted in complete depletion of working capital of the Company. The Company has also informed lenders that it reserves its right to claim losses suffered due to the actions and inactions of lenders arising out of breaches and violations of contractual and other arrangements and such claim amount shall be claimed as a right of set-off against any dues.

Due to the aforesaid external factors, the EBITDA margins of the Company since 2011-12 have not been sufficient to service interest / principal repayment and whilst the outstanding principal term loan amount was only ₹3,850.00 Million as on 1 April 2013, during the period April 2013 to March 2016, the lenders have charged/recovered approx. ₹4,258.51 Million on account of interest/ repayment whereas EBITDA during this period was only approx. ₹1,413.93 Million. This has resulted in ballooning of liabilities of the Company towards its lenders, which are far in excess of the hard cost of investments in the project for which the principal term loan had been taken from the lenders.

The Company's debts had been restructured under the aegis of Corporate Debt Restructuring cell (CDR) and a Master Restructuring Agreement (MRA) dated 19 December 2012 was executed to give effect to the package approved by CDR cell with effect from 1 March 2012. Pursuant to the approval of the Company's Business Re-organisation Plan by the CDR, a Common Loan Agreement (CLA) had also been executed among the Company, VISA Special Steel Limited (VSSL) and lenders.

State Bank of India (SBI) had filed an application before Hon'ble National Company Law Tribunal (NCLT) for initiating Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code (IBC) against the Company, which was dismissed by NCLT, Cuttack Bench. SBI preferred an appeal before Hon'ble National Company Law Appellate Tribunal (NCLAT) New Delhi which had directed NCLT to restore the application and proceed further in accordance with law. The order of NCLAT had been challenged by the Company in the Hon'ble Supreme Court by way of a Civil Appeal and the same had been admitted on 9 September 2021. On 7 November 2022, Hon'ble Supreme Court passed an Order to the effect that NCLT may continue to hear the application filed by SBI but the same may not be given effect till the next date of hearing before Hon'ble Supreme Court, and the matter is pending. Oriental Bank of Commerce, since merged with Punjab National Bank (PNB), had filed an application for initiating CIRP under IBC which was admitted vide NCLT order dated 28 November 2022 and an Interim Resolution Professional had been appointed. The NCLT order has been challenged before NCLAT and the matter is pending. Meanwhile, Hon'ble Orissa High Court has stayed the operation of the NCLT order dated 28 November 2022. SBI and PNB have since assigned their debt to Assets Care & Reconstruction Enterprise Limited (ACRE) and consequently, ACRE has filed Substitution Application in the matter.

SBI (the Lead Bank) and other lenders like PNB, Union Bank, Canara Bank, Central Bank of India, Vijaya Bank (since merged with Bank of Baroda), UCO Bank, Indian Overseas Bank, Exim Bank, Dena Bank (since merged with Bank of Baroda), Bank of Baroda, State Bank of Travancore (since merged with SBI) and SIDBI have already implemented Resolution through sale of debt to Asset Reconstruction Company (ARC). More than 90% of the debt has been assigned to ACRE.

The Company does not have working capital and is presently carrying its operation with the support of the operational creditors. There is panic among operational creditors whose financial support is necessary for plant operations, without which there is risk of plant closure, agitation and law and order problems from workers. The Company has not filed quarterly returns or statements with Banks or Financial Institutions as its debt is categorised as NPA and debt is barred by limitation and is disputed.

B The Company stopped providing further interest in its books effective 1 April 2016 since the debt is barred by limitation from the NPA date of 11 July 2012. The amount of such interest not provided for in the financial year ended 31 March 2024 is estimated at ₹1,743.58 million and the accumulated amount of such unprovided interest as on the said date is estimated at ₹11,645.13 million.

C Details of Securities (Also refer note 38)

- (i) First pari-passu charge by way of hypothecation of all the Company's current assets and fixed assets (excluding land) including movable and immovable plant and machinery, machinery spares, tools and accessories, vehicles and other movable assets both present and future ("Hypothecated Assets") of the Company, save and except specific assets charged to Banks, Financial Institutions and Non Banking Financial Companies (NBFC).
- (ii) First pari-passu mortgage and charge on the immovable properties of the Company situated at Kalinganagar Industrial Complex, Jajpur, (Odisha), Golagaon, Jajpur, (Odisha), Raigarh, (Chhattisgarh) and office premises of the Company at Bhubaneswar, (Odisha).
- (iii) Pursuant to CDR, pledge of equity shares of the Company with the CDR Lenders.
- (iv) Pledge of entire Equity Shares held by the Company in VISA Urban Infra Limited.
- (v) Lien on all Bank Accounts including the Trust and Retention Account.
- (vi) The Lenders of SMCF loan are having a second pari-passu charge on the hypothecated assets and a second charge on the mortgaged assets of the Company.
- (vii) The personal guarantee of Mr. Vishambhar Saran, Chairman and Mr. Vishal Agarwal, Vice Chairman and Managing Director of the Company are invalid due to non-fulfilment of its obligation by lenders, and the matter is sub judice.
- **D** Unsecured loan from related party is interest bearing and repayable on demand.

All amount in ₹ Million, unless otherwise stated

17. CURRENT LEASE LIABILITIES

Particulars	As At 31 March 2024	As At 31 March 2023
Current Maturities Of Lease Obligations [Refer Note 41] (Deemed Disclosure As Per Ind AS 116)	35.18	31.65
	35.18	31.65

18. CURRENT - TRADE PAYABLES

Particulars	As At	As At
	31 March 2024	31 March 2023
Dues To Related Party	302.73	65.80
Dues To Micro And Small Enterprises	-	-
Dues To Other Than Micro And Small Enterprises	190.83	357.60
	493.56	423.40

Trade Payables Ageing Schedule

			As or	n 31 March 2	024		
Particulars	Unbilled Due	Not Due	Upto 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total
Total Outstanding Dues Of Micro Enterprises And Small Enterprises	-	-	-	-	-	-	-
Total Outstanding Dues Of Creditors Other Than Micro Enterprises And Small Enterprises	5.69	29.97	366.92	-	-	-	402.58
Disputed Dues Of Micro Enterprises And Small Enterprises	-	-	-	-	-	-	-
Disputed Dues Of Creditors Other Than Micro Enterprises And Small Enterprises	2.09	-	-	27.30	-	61.59	90.98
Total	7.78	29.97	366.92	27.30	-	61.59	493.56
			As or	n 31 March 2	023		
Particulars	Unbilled Due	Not Due	Upto 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total
Total Outstanding Dues Of Micro Enterprises And Small Enterprises	-	-	-	-	-	-	-
Total Outstanding Dues Of Creditors Other Than Micro Enterprises And Small Enterprises	-	44.10	315.62	-	-	-	359.72
Disputed Dues Of Micro Enterprises And Small Enterprises	-	-	-	-	-	-	-
Disputed Dues Of Creditors Other Than Micro Enterprises And Small Enterprises	2.09	-	-	-	-	61.59	63.68
Total	2.09	44.10	315.62		-	61.59	423.40

There are no outstanding creditors registered under Micro, Small and Medium Enterprises Development Act, 2006, as per the information available with the Company. As a result no interest provision/ payments have been made by the Company to such creditors, and no disclosure has been made in this financial statement.

19. OTHER CURRENT FINANCIAL LIABILITIES

Particulars	As At 31 March 2024	As At 31 March 2023
Interest Accrued (Refer Note 16(B))	1,802.92	1,952.33
Employee Related Liabilities	24.90	39.23
Other Liabilities	60.96	98.50
	1,888.78	2,090.06

All amount in ₹ Million, unless otherwise stated

20. OTHER CURRENT LIABILITIES

Particulars	As At 31 March 2024	As At 31 March 2023
Contract Liabilities	194.92	190.11
Statutory Liabilities (Includes Goods And Service Tax, Excise Duty, Tax Deducted At Source, Provident Fund, Employee State Insurance Etc.)	19.88	10.22
Electricity Duty [#]	2,052.85	1,705.71
	2,267.65	1,906.04

[#] This includes liability related to Electricity Duty levied on power generated from non-conventional sources which the Company has disputed.

As per the provisions of Industrial Policy Resolution 2001, Government of Odisha (IPR 2001) dated 03.12.2001, "18.8 A power plant generating power from non-conventional sources set up after the effective date shall be deemed to be a new industrial unit and will be entitled to all the incentives under this policy. These plants will not be liable to pay electricity duty". The Company has set up the power plant generating power from non-conventional sources after the effective date of IPR 2001 i.e. 03.12.2001 and hence is deemed to be a new industrial unit and not liable to pay electricity duty as per IPR 2001. However, this liability has been provided on the basis of prudent accounting.

21. CURRENT-PROVISIONS

Particulars	As At 31 March 2024	As At 31 March 2023
Provision For Employee Benefits	7.08	6.49
	7.08	6.49

22. REVENUE FROM OPERATIONS

Dart	culars	Year ended	Year ended
Part		31 March 2024	31 March 2023
(a)	Sale Of Products		
	Manufactured Goods	439.75	76.91
	Total	439.75	76.91
(b)	Sale Of Services		
	Conversion Income	5,959.71	5,275.92
	Total	5,959.71	5,275.92
(c)	Other Operating Revenues		
	Scrap Sales	23.12	24.58
	Income From Shared Services	211.30	323.70
	Other Operating Income	65.10	2.53
	Liabilities No Longer Required Written Back	-	21.13
	Total	299.52	371.94
		6,698.98	5,724.77
(d)	Contract Balances		
	The following table provides information about receivables, contract assets and contract liabilities from		
	contracts with customers.		
	Receivables, which are included in 'Trade and other receivables'		
	Contract Assets	32.86	82.35
	Contract Liabilities	194.92	190.11
(e)	Other Information		
	a. Transaction price allocated to the remaining performance obligations- NIL		
	b. The amount of revenue recognised in the current period that was included in the opening contract		
	liability balance ₹ 190.11 million.		
	c. The amount of revenue recognised in the current period from performance obligations satisfied (or		
	partially satisfied) in previous periods – e.g. changes in transaction price- NIL		
	d. Performance obligations- The Company satisfy the performance obligation on shipment/delivery as		
	per terms of contract.		
	e. Significant payment terms- The contract does not have any financing component and variable		
	consideration.		

All amount in ₹ Million, unless otherwise stated

Accounting Policy

Revenue From Operations

The company derives revenue primarily from conversion of raw material into finished products.

Revenue is recognized upon transfer of control of promised products or services to customers in an amount that reflects the consideration which the Company expects to receive in exchange for those products or services. Revenue is measured based on the consideration specified in a contract with a customer and excludes amounts collected on behalf of third parties.

23. OTHER INCOME

Parti	culars	As At 31 March 2024	As At 31 March 2023
(α)	Interest Income		
	On Bank Deposits	1.56	0.65
	On Others	12.44	9.93
(b)	Other Non-Operating Income		
	Insurance Claim Received	-	0.02
	Gain On Sale Of Property, Plant And Equipment	0.76	-
	Other Non-Operating Income	0.19	5.85
		14.95	16.45

24. COST OF MATERIALS CONSUMED

Particulars	As At 31 March 2024	As At 31 March 2023
Chrome Ore	4,101.68	2,433.62
Others	305.73	282.86
	4,407.41	2,716.48

25. CHANGES IN INVENTORIES OF FINISHED GOODS AND WORK-IN-PROGRESS

Particulars	As At 31 March 2024	As At 31 March 2023
Opening Stock		
Finished Goods	-	-
By-Products	-	0.17
Work-In-Progress	-	-
	-	0.17
Less : Closing Stock		
Finished Goods	-	-
By-Products	-	-
Work-In-Progress		-
	-	-
(Increase)/ Decrease In Stock	-	0.17

26. EMPLOYEE BENEFIT EXPENSES

Destinutore	As At	As At
Particulars	31 March 2024	31 March 2023
Salaries And Wages	239.63	266.45
Contribution To Provident And Other Funds	16.82	18.83
Staff Welfare Expenses	3.14	1.86
	259.59	287.14

All amount in ₹ Million, unless otherwise stated

Additional Disclosures Relating To Employee Benefit Obligations/ Expenses

(I) Post Employment Defined Contribution Plan

The Company contributes to the Provident Fund (PF) maintained by the Regional Provident Fund Commissioner. Under the PF scheme contributions are made by both the Company and its eligible employees to the Fund, based on the current salaries. An amount of ₹12.19 Million (31 March 2023 : ₹12.99 Million) has been charged to the Statement of Profit and Loss towards Company's contribution to the aforesaid PF scheme. Apart from making monthly contribution to the scheme, the Company has no other obligation.

(II) Post Employment Defined Benefit Plan - Gratuity (Funded)

The Company provides for Gratuity, a defined benefit retirement plan covering eligible employees. As per the scheme, the Gratuity Trust Funds managed by the Life Insurance Corporation of India (LICI) make payment to vested employees at retirement, death, incapacitation or termination of employment, of an amount based on the respective employee's eligible salary for specified number of days, as per provisions of Gratuity Act depending upon the tenure of service subject to a maximum limit of ₹2.00 Million. Vesting occurs upon completion of five years of service. Liabilities with regard to the Gratuity Plan are determined by actuarial valuation as set out in policy below, based on which, the Company makes contributions to the Gratuity Fund.

The following Table sets forth the particulars in respect of the aforesaid Gratuity fund of the Company.

(III) Balance Sheet Amounts - Post Employment Defined Benefit Plan-Gratuity (Funded)

	Present value of obligation	Fair value of plan assets	Net Amount
1 April 2022	43.24	5.74	37.50
Current Service Cost	3.09	-	3.09
Interest Cost/Income	3.11	-	3.11
Past Service Cost	-	-	-
Investment Income	-	0.41	(0.41)
Total Amount Recognised In Profit Or Loss	6.20	0.41	5.79
Remeasurements (Gains)/Losses			
- Change In Demographic Assumptions	-	-	-
- Change In Financial Assumptions	(5.00)	-	(5.00)
- Experience Variance (i.e. Actual Experience Vs Assumptions)	-	-	-
- Return On Plan Asset, Excluding Amount Recognised In Net Interest Expense	-	0.05	(0.05)
Total Amount Recognised In Other Comprehensive Income	(5.00)	0.05	(5.05)
Contributions By Employer	-	16.40	(16.40)
Benefits Paid	(4.05)	(4.05)	-
1 April 2023	40.39	18.55	21.84
Current Service Cost	3.03	-	3.03
Interest Cost/Income	2.91	-	2.91
Past Service Cost	-	-	-
Investment Income	-	1.33	(1.33)
Total Amount Recognised In Profit Or Loss	5.94	1.33	4.61
Remeasurements (Gains)/Losses			
- Change In Demographic Assumptions	-	-	-
- Change In Financial Assumptions	0.82	-	0.82
- Experience Variance (I.E. Actual Experience Vs Assumptions)	0.84	-	0.84
- Return On Plan Asset, Excluding Amount Recognised In Net Interest Expense	-	0.69	(0.69)
Total Amount Recognised In Other Comprehensive Income	1.66	0.69	0.97
Contributions By Employer	-	18.78	(18.78)
Benefits Paid	(4.46)	(4.46)	-
31 March 2024	43.53	34.89	8.64

All amount in ₹ Million, unless otherwise stated

(IV) The Net Liability Disclosed Above Relates To The Aforesaid Gratuity Plan (Funded) As Follows:

Particulars	As At 31 March 2024	As At 31 March 2023
Reconciliation Of The Present Value Of The Defined Benefit Obligation And The Fair Value Of Plan Assets:		
Present Value Of Funded Obligation At The End Of The Year	43.53	40.39
Less: Fair Value Of Plan Assets At The End Of The Year	34.89	18.55
Net Asset /(Liability) Recognised In The Balance Sheet	8.64	21.84

(V) Principal Actuarial Assumption Used:

Particulars	As At 31 March 2024	As At 31 March 2023
Discount Rates	6.97%	7.20%
Expected Salary Increase Rates	5.00%	5.00%
Attrition Rate	2% depending	2% depending
	on age	on age
Mortality	100 % of	100 % of
	IALM(12-14)	IALM(12-14)

The Company ensures that the investment positions are managed within an Asset - Liability Matching (ALM) framework that has been developed to achieve investment that are in line with the obligation under the Gratuity scheme. Within this framework the Company's ALM objective is to match asset with gratuity obligation. The Company actively monitors how the duration and the expected yield of instruments are matching the expected cash outflow arising from the gratuity obligations. The Company has not changed the process used to manage its risk from previous period. The Company does not use derivatives to manage its risk. The gratuity scheme is funded with LICI which has good track record of managing fund.

(VI) The Major Categories Of Plan Assets As A Percentage Of The Fair Value Of Total Plan Assets As Follows:

Particulars	As At 31 March 2024	As At 31 March 2023
Insurer Managed Funds	100%	100%

(VII) Category Of Plan Assets

Particulars	As At 31 March 2024	As At 31 March 2023
Fund With LIC	34.89	18.55
Total	34.89	18.55

Maturity Profile Of Defined Benefit Obligation

Weighted Average Duration (Based On Discounted Cash Flow) Is 10 Years.

The Expected Maturity Analysis Of Undiscounted Gratuity Benefit Is As Follows:

	1 Year	2 to 5 Year	6 to 10 Year	> 10 Year	Total
As at 31 March 2024					
Defined Benefit Obligation	4.64	10.42	24.01	47.97	87.04
As at 31 March 2023					
Defined Benefit Obligation	4.20	9.76	23.35	48.61	85.92

All amount in ₹ Million, unless otherwise stated

(VIII) Sensitivity Analysis

The following table presents a sensitivity analysis to one of the relevant actuarial assumption, holding other assumptions constant, showing how the defined benefit obligation would have been affected by changes in the relevant actuarial assumptions that were reasonably possible at the reporting date.

	As at 31 March	2024	As at 31 March 2023	
	Decrease	Increase	Decrease	Increase
Discount Rate (-/+1%)	47.41	40.13	44.19	37.08
Salary Growth Rate (-/+1%)	40.26	47.18	37.15	44.00
Attrition Rate(-/+50%)	42.91	44.09	39.72	41.01
Mortality Rate(-/+10%)	43.42	43.64	40.27	40.51

The above sensitivity analyses are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant actuarial assumptions the same method (present value of the defined benefit obligation calculated with the projected unit credit method at the end of the reporting period) has been applied as when calculating the defined benefit liability recognised in the balance sheet.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the prior period.

(IX) The Company expects to contribute ₹ 12.54 Millions (Previous Year ₹ 25.64 Millions) to its gratuity fund in 2024-25 Risk Exposure

Valuations are performed on certain basic set of pre-determined assumptions and other regulatory framework which may vary overtime. Thus, the Company is exposed to various risks in providing the above gratuity benefit, the most significant of which are as follows:

Interest Rate Risk: The plan exposes the Company to the risk of fall in interest rates. A fall in interest rates will result in an increase in the ultimate cost of providing the above benefit and will thus result in an increase in the value of the liability (as shown in financial statements).

Liquidity Risk : This is the risk that the company is not able to meet the short term gratuity pay-outs. This may arise due to non availability of enough cash/cash equivalents to meet the liabilities or holdings of liquid not being sold in time.

Salary Escalation Risk : The present value of the defined benefit plan is calculated with the assumption of salary increase rate of plan participants in future. Deviation in the rate of increase of salary in future for plan participants from the rate of increase in salary used to determine the present value of obligation will have a bearing on the plan's liability.

Demographic Risk: The Company has used certain mortality and attrition assumptions in valuation of the liability. The Company is exposed to the risk of actual experience turning out to be worse compared to the assumption.

Regulatory Risk: Gratuity benefit is paid in accordance with the requirements of the Payment of Gratuity Act, 1972(as amended from time to time). There is a risk of change in regulations requiring higher gratuity payouts (e.g. Increase in the maximum limit on gratuity of ₹20,00,000).

Accounting Policies

Employee Benefits

Short-Term Obligations

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognized in respect of employees services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

Other Long-Term Employee Benefit Obligations

The liabilities for earned leave and sick leave are not expected to be settled wholly within 12 months after the end of the period in which the employees render the related service. They are therefore measured at the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting period on government bonds using the projected unit credit method. The benefits are discounted using the market yields at the end of the reporting period that have terms approximating to the terms of the related obligation.

All amount in ₹ Million, unless otherwise stated

Remeasurements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss. The obligations are presented as current liabilities in the balance sheet if the Company does not have an unconditional right to defer settlement for at least twelve months after the reporting period, regardless of when the actual settlement is expected to occur.

Post-Employment Obligations

The Company operates the following post-employment schemes:

- (a) defined benefit plans such as gratuity and
- (b) defined contribution plans such as provident fund.

Defined Benefit Plan

The liability or asset recognised in the balance sheet in respect of defined benefit gratuity plans is the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets. The defined benefit obligation is calculated annually by actuaries using the projected unit credit method.

The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows by reference to market yields at the end of the reporting period on government bonds that have terms approximating to the terms of the related obligation.

The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in employee benefit expense in the statement of profit and loss. Remeasurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in equity and in the balance sheet.

Changes in the present value of the defined benefit obligation resulting from plan amendments or curtailments are recognised immediately in profit or loss as past service cost.

Defined Contribution Plans

The Company pays provident fund contributions to publicly administered provident funds as per local regulations. The Company has no further payment obligations once the contributions have been paid. The contributions are accounted for as defined contribution plans and the contributions are recognised as employee benefit expense when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

27. FINANCE COSTS

Particulars	As At 31 March 2024	As At 31 March 2023
Interest On Statutory Dues	215.73	191.49
Interest On Lease (Deemed Disclosure As Per Ind AS 116)	47.84	50.38
Interest Expenses- Others	35.50	35.40
Bank Charges And Amortisation Of Processing Fees Etc	0.00	0.01
	299.07	277.28

28. DEPRECIATION AND AMORTIZATION EXPENSES

Particulars	As At 31 March 2024	As At 31 March 2023
Depreciation And Amortisation Expenses On Property, Plant And Equipment & ROU	485.86	468.18
	485.86	468.18

29. OTHER EXPENSES

All amount in ₹ Million, unless otherwise stated

Particulars	As At 31 March 2024	As At 31 March 2023
Consumption Of Stores And Spare Parts	463.10	505.06
Power And Fuel	1,082.90	1,534.36
Rent	-	0.35
Repairs To Buildings	9.92	12.01
Repairs To Machinery	42.22	25.06
Insurance Expenses	8.26	7.96
Rates And Taxes, Excluding Taxes On Income	21.64	15.24
Material Handling Expenses	216.20	354.33
Miscellaneous Expenses (Refer Note 39)	136.69	191.09
	1,980.93	2,645.46

30. EXCEPTIONAL ITEMS

The Exceptional Items for the year ended 31 March 2024 is Nil (31 March 2023 includes (a) squaring off of ₹3718.64 Million, standing to the debit of VISA Special Steel Limited on account of an award under Arbitration and Conciliation Act 1996. (b) ₹265.00 Million towards revision in Infrastructure sharing fees due to non-operation of Steel Making facilities of VSSL).

31. OTHER COMPREHENSIVE INCOME

Particulars	As At 31 March 2024	
Items That Will Not Be Reclassified To Profit Or Loss		
Remeasurements Of The Defined Benefit Plans	(0.98) 5.05
	80.0)	5.05

32. EARNING / (LOSS) PER EQUITY SHARE

Particulars		As At 31 March 2024	As At 31 March 2023	
(i) Ba	sic			
α.	Profit/(Loss) After Tax	(718.93)	(4,637.13)	
b.	(I) Number Of Equity Shares At The Beginning Of The Year	115,789,500	115,789,500	
	(II) Number Of Equity Shares At The End Of The Year	115,789,500	115,789,500	
	(III) Weighted Average Number Of Equity Share Outstanding During The Year	115,789,500	115,789,500	
	(IV) Face Value Of Each Equity Share (₹)	10	10	
с.	Basic Earning / (Loss) Per Share [a/ (b(iii)] (₹)	(6.21)	(40.05)	
(ii) Di	luted			
α.	Dilutive Potential Equity Shares	-	-	
b.	Weighted Average Number Of Equity Shares For Computing Dilutive Earning / (Loss) Per Share	115,789,500	115,789,500	
с.	Diluted Earning / (Loss) Per Share [Same As (i)(c) Above] (₹)	(6.21)	(40.05)	

All amount in ₹ Million, unless otherwise stated

33. CONTINGENT LIABILITIES

(a) Claims Against The Company Not Acknowledged As Debts :

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
(i) Sales / Customers And Related Matters	191.90	191.90
(ii) Purchases / Vendors And Related Matters	4,901.10	4,823.80
(iii) Other Matters	-	279.57

(b) Other Matters For Which The Company Is Contingently Liable :

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
(i) Disputed Entry Tax Matters Under Appeal	0.96	0.96
(ii) Disputed GST Matter Under Appeal	181.16	57.22
(iii) Disputed Service Tax Matters Under Appeal	54.63	65.59
(iv) Disputed Customs Matter Under Appeal	1.84	1.84

(c) In respect of the contingent liabilities mentioned in Note 33(a) and 33(b) above, pending resolution of the respective proceedings, it is not practicable for the Company to estimate the timings of cash outflows, if any. The Company does not expect any reimbursements in respect of the above contingent liabilities.

Accounting Policy

Provisions and Contingent Liabilities

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognised as interest expense. However contingent liabilities are not considered. Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non occurrence of one or more uncertain future events not wholly within the control of the Company or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made.

34. BUSINESS RE-ORGANISATION/RE-STRUCTURING PLAN

The Hon'ble Supreme Court vide its ex-parte order dated 17 January 2020 had stayed the NCLT order dated 8 July 2019 sanctioning the Scheme of Arrangement for transfer of the Company's Special Steel Business Undertaking to VISA Special Steel Limited. The NCLT order had been given effect to and the Scheme stood implemented by the Company prior to 17 January 2020. The aforesaid stay order dated 17 January 2020 stands vacated consequent to the Hon'ble Supreme Court order dated 16 May 2024, and the Scheme of Arrangement stands affirmed.

35. The Company has incurred net loss during the year ended 31 March 2024 which has adversely affected the net worth of the Company. The Company's financial performance has been adversely affected due to non-availability of working capital for operations, and other external factors beyond the Company's control. It is expected that the overall financial health of the Company would improve after debt resolution and improvement in availability of working capital. Accordingly, the Company has prepared the financial statements on the basis of going concern assumption.

36. SEGMENT INFORMATION

The Company is in the business of manufacturing of Ferro Alloys and hence has only one reportable operating segment as per IND AS 108 "Operating Segments". There is no reportable geographical segment of the Company.

All amount in ₹ Million, unless otherwise stated

37. FAIR VALUE MEASUREMENTS

a) Financial Instruments By Category

	As At	As At 31 March 2024		As At	31 March 2023	
	Amortized cost	FVTOCI	FVTPL	Amortized cost	FVTOCI	FVTPL
Financial Assets						
Investments	10.60	-	31.63	10.60	-	32.33
Cash And Cash Equivalents	0.18	-	-	0.18	-	-
Other Bank Balances	256.41	-	-	208.35	-	-
Others Financial Assets	126.15	-	-	77.34	-	-
Total Financial Assets	393.34	-	31.63	296.47	-	32.33
Financial Liabilities						
Current Borrowings	13,654.51	-	-	13,473.14	-	-
Other Financial Liability	1,888.78	-	-	2,090.06	-	-
Trade Payables	493.56	-	-	423.40	-	-
Lease Liabilities	439.31	-	-	470.96	-	-
Total Financial Liabilities	16,476.16	-		16,457.56	-	

b) Fair Value Hierarchy

The table shown below analyses financial instruments carried at fair value, by valuation method. The different levels have been defined below:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices)
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs)

Financial Assets And Liabilities Measured At Fair Value As At 31 March 2024

	Level 1	Level 2	Level 3	Total
Financial Assets				
Investments	-	31.63	-	31.63
Total Financial Assets	-	31.63	-	31.63

	Level 1	Level 2	Level 3	Total
Financial Assets				
Investments		32.33	-	32.33
Total Financial Assets	-	32.33	-	32.33

Notes:

- (i) Current financial assets and liabilities are stated at amortized cost which is approximately equal to their fair value.
- (ii) Non- current financial assets and liabilities measured at amortised cost have same fair value as at 31 March 2024 and 31 March 2023.

c) Valuation Techniques

The Following Methods And Assumptions Were Used To Estimate The Fair Values Investment has been fair valued based on valuation carried out by independent valuer.

Changes in level 2 and level 3 fair values are analysed at each reporting period

All amount in ₹ Million, unless otherwise stated

38. ASSETS HYPOTHECATED/MORTGAGED AS SECURITY (REFER NOTE 16 C)

The carrying amounts of certain categories of assets hypothecated/mortgaged as security for current and non-current borrowings pursuant to the requirements of Ind AS 2, Ind AS 16, Ind AS 38 and Ind AS 107:

Particulars	As At 31 March 2024	As At 31 March 2023
Current Assats	51 March 2024	51 March 2025
Current Assets		
Financial Assets	263.39	214.41
Non-Financial Assets		
Inventories	81.61	77.82
Total Current Assets Hypothecated/Mortgaged As Security(A)	345.00	292.23
Non-Current Assets		
Property, Plant And Equipment	8,854.88	9,217.40
Capital Work-In-Progress (Refer Note 3C)	387.50	387.50
Intangible Assets	0.49	0.49
Certain Investments	10.00	10.00
Total Non-Currents Assets Hypothecated/Mortgaged As Security (B)	9,252.87	9,615.39
Total Assets Hypothecated/Mortgaged As Security (A+B)	9,597.87	9,907.62

39. MISCELLANEOUS EXPENSES INCLUDES PAYMENT TO AUDITORS

Particulars	As At 31 March 2024	As At 31 March 2023
As Auditors :		
Audit Fees	1.00	1.00
Tax Audit Fees	0.13	0.13
Other Services	0.65	0.65
Re-Imbursement Of Expenses	0.01	-
	1.79	1.78

40. FINANCIAL RISK MANAGEMENT

The Company's principal financial liabilities comprise loans and borrowings in domestic currency, trade payables and other payables. The main purpose of these financial liabilities is to finance the Company's operations. The Company's principal financial assets include loans, trade and other receivables, and cash and short-term deposits that derive directly from its operations.

The Company has exposure to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

This note presents information about the Company's exposure to each of the above risks and how the Company is managing such risk.

The Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. The Company's risk management policies are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities. The Company's risk management is carried out by the CFO and his team.

(A) Credit Risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers and others. In addition, credit risk arises from financial guarantees.

All amount in ₹ Million, unless otherwise stated

The Company follows a credit risk management policy under which the Company transacts business only with counterparties that have a certain level of credit worthiness based on internal assessment of the parties, financial condition, historical experience, and other factors. The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer. The Company has established a credit policy under which each new customer is analysed individually for creditworthiness.

The Company establishes an allowance for impairment that represents its estimate of incurred losses in respect of trade and other receivables. The main components of this allowance are a specific loss component that relate to individually significant exposures, and a collective loss component that are expected to occur. The collective loss allowance is determined based on historical data of payment statistics for similar financial assets. Debt securities are analysed individually, and an expected loss shall be directly deducted from debt securities.

Credit risk also arises from transactions with financial institutions, and such transactions include transactions of cash and cash equivalents, various deposits, and financial instruments such as derivative contracts. The Company manages its exposure to this credit risk by entering into transactions only with banks that have high ratings. The Company's treasury department authorizes, manages, and oversees new transactions with parties with whom the Company has no previous relationship.

Furthermore, the Company limits its exposure to credit risk of financial guarantee contracts by strictly evaluating their necessity based on internal decision making processes, such as the approval of the board of directors.

Credit risk exposure

The carrying amount of financial assets represents the Company's maximum exposure to credit risk. The maximum exposure to credit risk as of 31 March 2024 and 31 March 2023 are as follows:

Particulars	As At 31 March 2024	As At 31 March 2023
Cash and cash equivalents	0.18	0.18
Other Bank balances	256.41	208.35
Others Financial Assets	126.14	77.34
	382.73	285.87

(B) Liquidity Risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

However, in view of various unfavourable factors as set out in Note 35, the Company has been experiencing stressed liquidity condition. In order to overcome such situation, the Company has been taking measures to ensure that the Company's cash flow from business borrowing or financing is sufficient to meet the cash requirements for the Company's operations.

Maturities Of Financial Liabilities

Contractual maturities for non-derivative and derivative financial liabilities, including estimated interest, at undiscounted values are as follows:

As At 31 March 2024	Upto 12 months	More than 1 year and upto 5 years	> 5 Years	Total
Trade Payable	493.56	-	-	493.56
Lease Liabilities	35.18	98.36	305.77	439.31
Current Borrowings [@]	13,654.51	-	-	13,654.51
Other Financial Liabilities @	1,888.78	-	-	1,888.78
	16,072.02	98.36	305.77	16,476.16
As At 31 March 2023	Upto 12 months	More than 1 year and upto 5 years	> 5 Years	Total
Trade Payable	423.40	-	-	423.40
Lease Liabilities	31.65	124.09	315.22	470.96
Current Borrowings [@]	13,473.14	-	-	13,473.14
Other Financial Liabilities @	2,090.06	-	-	2,090.06
	16,018.25	124.09	315.22	16.457.56

@ The contractual maturity obligations in respect of borrowings as set out above may undergo changes upon debt resolution.

All amount in ₹ Million, unless otherwise stated

(C) Market Risk

Market risk means that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. The goal of market risk management is optimization of profit and controlling the exposure to market risk within acceptable limits.

Interest Rate Risk

The Company manages the exposure to interest rate risk by monitoring interest rate risks regularly in order to avoid exposure to interest rate risk on borrowings at variable interest rate.

The exposure of the Company's borrowings to interest rate changes at the end of the reporting period are as follows:

a) Interest Rate Risk Exposure

The carrying amount of interest-bearing financial instruments as of 31 March 2024 and 31 March 2023 are as follows:

Particulars	As At 31 March 2024	As At 31 March 2023
Variable Rate Financial Liabilities	12,554.42	12,373.06
Variable Rate Financial Assets	-	-

b) Sensitivity Analysis On The Fair Value Of Financial Instruments With Fixed Interest Rate

The Company does not account for any fixed rate financial assets and liabilities at fair value through profit or loss, and the Company does not designate derivatives (interest rate swaps) as hedging instruments under fair value hedge accounting model. Therefore a change in interest rates at the reporting date would not affect profit or loss.

c) Sensitivity Analysis On The Cash Flows Of Financial Instruments With Variable Interest Rate

As of 31 March 2024 and 31 March 2023, provided that other factors remain the same and the interest rate of borrowings with floating rates increases or decreases by 1%, the changes in interest expense for the years ended 31 March 2024 and 31 March 2023 were as follows:

	Impact On Pro	Impact On Profit Before Tax			
Particulars	As At 31 March 2024	As At 31 March 2023			
Interest Rates - Increase by 100 Basis Points [Refer (a) below]	(125.54)	(123.73)			
Interest Rates - Decrease by 100 Basis Points [Refer (a) below]	125.54	123.73			

(a) The Company has stopped providing interest accrued and unpaid effective 1 April 2016 in its books. Refer Note 16(B).

41. LEASES

Leases As Lessee (Deemed Disclosure As Per Ind AS 116)

(a) The Company has entered into certain contracts having contract period of more than 12 months and following deemed disclosure of lease liabilities is made as per Ind AS 116.

(b) Movement In Lease Liabilities

Particulars	As At 31 March 2024	As At 31 March 2023		
Balance At The Beginning	470.96	481.69		
Additions	-	17.70		
Interest Cost Accrued During The Year	47.84	50.38		
Deletions	-	-		
Payment Of Lease Liabilities	(79.49)	(78.81)		
Balance At The End	439.31 47			
Lease Liabilities Included In The Statement Of Financial Position				
Current Lease Liabilities	35.18	31.65		
Non - Current Lease Liabilities	404.13	439.31		
	439.31	470.96		

All amount in ₹ Million, unless otherwise stated

(c) Amount Recognized In Profit Or Loss

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Interest Expense On Lease Liabilities	47.84	50.38
Depreciation Expense Of Right-Of-Use Assets	28.97	31.74
Total	76.81	82.12

(d) Amounts Recognised In The Statement Of Cash Flow

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Total Cash Outflow For Leases	(79.49)	(78.81)

(e) Future Payment Of Lease Liabilities On An Undiscounted Basis

Future payment of lease liabilities on an undiscounted basis are as follows:

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Less Than One Year	79.49	79.49
One To Five Years	241.28	320.77
More Than Five Years	726.65	726.65
Total Undiscounted Lease Liabilities	1,047.42	1,126.91

(f) The weighted average incremental borrowing rate of 10.50% has been applied to lease liabilities recognised in the Balance Sheet.

Accounting Policies

The Company As Lessor

Leases for which the Company is a lessor are classified as finance or operating leases. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as finance lease. All other leases are classified as operating leases.

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.

The Company As Lessee

The Company assesses whether a contract is or contains a lease, at inception of the contract. The Company recognises a right-ofuse asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less) and leases of low value assets. For these leases, the Company recognises the lease payments as an operating expense on a straight-line basis over the lease term, unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed. Contingent and variable rentals are recognized as expense in the periods in which they are incurred.

Lease Liability

The lease payments that are not paid at the commencement date are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Company, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

42. CAPITAL MANAGEMENT

Risk Management

The fundamental goal of capital management is to:

- safeguard the Company's ability to continue as a going concern, so that it can continue to provide returns to shareholders and benefits to other stakeholders, and
- maintain an optimal capital structure to reduce the cost of capital.

All amount in ₹ Million, unless otherwise stated

The Board of Directors has the primary responsibility to maintain a strong capital base and reduce the cost of capital through prudent management of deployed funds and leveraging opportunities in domestic and international financial markets so as to maintain investor, creditor and market confidence and to sustain future development of the business.

For the purpose of company's capital management, capital includes issued capital and all other equity reserves. The company manages its capital structure in light of changes in the economic and regulatory environment and the requirements of the financial covenants.

However in view of certain adverse factors and challenges being faced by the Company over past few years as explained in Note 35, the net worth of the Company is eroded.

The Company manages its capital on the basis of net debt to equity ratio which is net debt divided by total equity

Particulars	As At 31 March 2024	As At 31 March 2023
Net Debt	15,896.73	15,896.44
Total Equity	(8,440.93)	(7,721.02)
Net Debt To Equity Ratio	-	-

43. RATIO ANALYSIS AND ITS ELEMENTS

Rat	io	Numerator	Denominator	Year ended 31 March 2024	Year ended 31 March 2023	% Variance	Reason for variance
(a)	Current Ratio	Current Assets	Current Liabilities	0.03	0.03	3.72%	-
(b)	Debt-Equity Ratio	Total Debt	Shareholder's Equity	(-)ve	(-)ve	-	-
(c)	Debt Service Coverage Ratio	Earning for Debt Service = Net Profit after taxes + Non-cash operating expenses like depreciation and other amortizations + Interest + other adjustments like loss on sale of Fixed assets etc.	Debt service = Interest & Lease Payments + Principal Repayments	Refer Note 16	Refer Note 16	-	-
(d)	Return On Equity ratio	Net Profits after taxes – Preference Dividend	Average Shareholder's Equity	(-)ve	(-)ve	-	-
(e)	Inventory Turnover Ratio	Cost of goods sold/sales	Average inventory =(Opening + Closing balance)/ 2	84.03	57.21	46.89%	Increase in revenue
(f)	Trade Receivables Turnover Ratio	Net Credit Sales= Gross credit sales minus sales return. Trade receivables includes sundry debtors and bill's receivables.	Average trade debtors = (Opening + Closing balance)/ 2	-	-	-	-
(g)	Trade Payables Turnover Ratio	Net Credit Purchases =Gross credit purchases minus purchase return	Average Trade Payables = (Opening Balance + Closing balance)/ 2	-	-	-	-
(h)	Net Capital Turnover Ratio	Net Sales= Total sales minus sales returns.	Working Capital = Current assets minus current liabilities.	(-)ve	(-)ve	-	-
(i)	Net Profit Ratio	Net profit after tax (before exceptional items)	Net Sales = Total sales minus sales returns.	-10.73%	-11.46%	-6.37%	-
(j)	Return On Capital Employed	Earning before interest, taxes and exceptional items	Capital Employed = Tangible Net Worth + Total Debt + Deferred Tax Liability	(-)ve	(-)ve	-	-
(k)	Return On Investment	Current value of Investment- Cost of Investment	Cost of Investment	Not Applicable	Not Applicable	-	-

All amount in ₹ Million, unless otherwise stated

44. RELATED PARTY DISCLOSURES PURSUANT TO INDIAN ACCOUNTING STANDARD(IND AS) 24

(a)	Related Parties	Names of the Related Parties		
(i)	Where Control Exists			
	Subsidiaries	Kalinganagar Chrome Private Limited (KCPL)		
		Kalinganagar Special Steel Private Limited (KSSPL) (Ceased to be a subsidiary w.e.f. 25 November 2022		
		VISA Ferro Chrome Limited (VFCL), a subsidiary of KSSPL (Ceased to be a subsidiary w.e.f. 25 November 2022)		
		VISA Special Steel Limited (VSSL), a subsidiary of VFCL (Ceased to be a subsidiary w.e.f. 25 November 2022)		
(ii)	Others			
	Joint Venture Company	VISA Urban Infra Limited		
	Enterprise Having Significant Influence	VISA Infrastructure Limited		
	Key Managerial Personnel	Mr. Vishambhar Saran (Chairman)		
		Mr. Vishal Agarwal (Vice Chairman & Managing Director)		
		Mr. Manoj Kumar (Director-Kalinganagar)		
		Ms. Rupanjana De (Independent Director) (upto 25 August 2023)		
		Mr. Dhanesh Ranjan (Independent Director)		
		Mr. Sheo Raj Rai (Independent Director) (upto 7 August 2023)		
		Mr. Biswajit Chongdar (Independent Director) (w.e.f. 07 August 2023)		
		Ms. Ritu Bajaj (Independent Director) (w.e.f. 24 August 2023)		
	Relatives Of Key Managerial Personnel	Mrs. Bhawna Agarwal (Wife of Mr. Vishal Agarwal)		
	Member Of A Group Of Which Enterprise Having significant Influence Is Also A Member	VISA Minmetal Limited		
		VISA Coke Limited		
		VISA Industries Limited		

VISA Special Steel Limited (VSSL), a subsidiary of VFCL (w.e.f. 25 November 2022)

(b) Details Of Transactions With Related Parties

Nature Of Transactions	Name Of The Related Parties	31 March 2024	31 March 2023
Purchase Of Goods	VISA Coke Limited	340.57	342.73
	VISA Special Steel Limited	364.32	299.51
	VISA Minmetal Limited	106.93	4.92
Sale Of Goods	VISA Special Steel Limited	1.69	16.80
	VISA Coke Limited	2.72	4.08
Rendering/Receiving Of Services	VISA Minmetal Limited	5,959.71	5,276.68
	VISA Special Steel Limited	125.00	(14.16)
	VISA Coke Limited	81.90	81.90
Reimbursement/Recovery Of Expenses	VISA Coke Limited	45.82	31.94
	VISA Minmetal Limited	-	0.88
	VISA Special Steel Limited 157.69	157.69	169.95
Finance Cost	VISA Infrastructure Limited	35.50	35.40
Remuneration	Mr. Vishambhar Saran	17.42	17.42
	Mr. Vishal Agarwal	18.36	18.36
	Mr. Manoj Kumar	7.70	7.70
	Mrs. Bhawna Agarwal	-	3.50
Sitting Fees	Ms. Rupanjana De	0.30	0.49
	Mr. Dhanesh Ranjan	0.48	0.20
	Mr. Sheo Raj Rai	0.15	0.49
	Ms. Ritu Bajaj	A Special Steel Limited125.00A Coke Limited81.90A Coke Limited45.82A Minmetal Limited-A Special Steel Limited157.69A Infrastructure Limited35.50Vishambhar Saran17.42Vishal Agarwal18.36Manoj Kumar7.70. Bhawna Agarwal-Rupanjana De0.30Dhanesh Ranjan0.48Sheo Raj Rai0.15Ritu Bajaj0.27Biswajit Chongdar0.36A Industries Limited0.70	-
	Mr. Biswajit Chongdar	0.36	-
Sale Of Investment	VISA Industries Limited	0.70	-
Other Transaction (Refer Note 30)	VISA Special Steel Limited	-	3,718.64

Note: The above figures are exclusive of taxes, wherever applicable.

All amount in ₹ Million, unless otherwise stated

(c) Details Of Transactions With Related Parties

		3	31 March 2024	4			3	31 March 2023	3	
Nature of Transaction	Subsidiary Company	Enterprise having significant influence	Key Managerial Personnel	Relatives of Key Managerial Personnel	Other Related Party	Subsidiary Company	Enterprise having significant influence	Key Managerial Personnel	Relatives of Key Managerial Personnel	Other Related Party
Purchase of Goods	-	-	-	-	811.82	201.37	-	-	-	445.79
Sale of Goods	-	-	-	-	4.41	14.90	-	-	-	5.98
Rendering/Receiving	-	-	-	-	6,166.60	(57.89)	-	-	-	5,402.31
of Services										
Reimbursement/	-	-	-	-	203.51	112.94	-	-	-	89.82
Recovery of Expenses										
Finance Cost	-	35.50	-	-	-	-	35.40	-	-	-
Remuneration	-	-	43.48	-	-	-	-	43.48	3.50	-
Sitting Fees	-	-	1.56	-	-	-	-	1.18	-	-
Sale of Investment	-	-	-	-	0.70	-	-	-	-	-
Other Transaction	-	-	-	-	-	3,718.64	-	-	-	-
(Refer Note 30)										

Note: The above figures are exclusive of taxes, wherever applicable.

(d) Details Of Balances With Related Parties As At 31 March 2024

Balance	Subsidiary Company	Enterprise having significant influence	Key Managerial Personnel	Relatives of Key Managerial Personnel	Other Related Parties
Payable	-	-	1.76	-	494.66
Unsecured Loan (Including Unpaid Interest)	-	530.22	-	-	-

Details Of Balances With Related Parties As At 31 March 2023

Βαίαπce	Subsidiary Company	Enterprise having significant influence	Key Managerial Personnel	Relatives of Key Managerial Personnel	Other Related Parties
Payable	-	-	3.74	-	255.92
Unsecured Loan (Including Unpaid Interest)	-	498.28	-	-	-

(e) Details Of Compensation Paid To KMP

	VISHAMBH	AR SARAN	VISHAL A	GARWAL	MANOJ KUMAR		
KMP COMPENSATION	31 March 2024	31 March 2023	31 March 2024	31 March 2023	31 March 2024	31 March 2023	
Short-Term Employee Benefits	15.08	15.08	16.13	16.13	7.48	7.48	
Post-Employment Benefits	2.34	2.34	2.23	2.23	0.22	0.22	
Long-Term Employee Benefits	-	-	-	-	-	-	
Termination Benefits	-	-	-	-	-	-	
Employee Share Based Payments	-	-	-	-	-	-	
Total Compensation	17.42	17.42	18.36	18.36	7.70	7.70	

(f) The Company is taking support of Related Parties for making payments on-behalf of the Company for supply of essential goods and critical raw material to ensure that Plant is operational, and adjusting the receivable and payable amount. The transaction falling under the ambit of Section 188 of Companies Act are at Arm's length and in Ordinary Course of business.

- **45.** (i) Balances of certain debtors and creditors are subject to confirmation and reconciliation. In the opinion of the management, current assets and advances will have value on realization in the ordinary course of business at least equal to the amount at which they are stated and also the current liabilities and advances will not have claims more than at which they are stated.
 - (ii) Based on the confirmation received from lenders and reconciliation thereof, an amount of ₹181.37 million has been reclassified & regrouped from other financial liabilities to borrowings.
 - (iii) Some winding up petitions filed against the Company are pending and the Company is contesting the same.
 - (iv) Balances of few banks/financial institutions are subject to confirmation.
 - (v) The Company was maintaining its books of account on SAP software 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 SAP software, except that audit trail feature was not enabled at the database level but was activated subsequent to balance sheet date. Further, there is no instance of audit trail feature being disabled during the year.

46. ADDITIONAL REGULATORY INFORMATION

(a) Title Deeds Of The Immovable Properties

The title deeds of immovable properties, other than immovable properties where the Company is the lessee and the lease agreements are duly executed in favour of the lessee, disclosed in the standalone financial statements are held in the name of the Company.

(b) Loans And Advances (Repayable On Demand Or Without Specifying Any Terms Or Period Of Repayment) To Specified Person.

During the year ended 31 March 2024, the Company did not provide any loans or advances, which remain outstanding, repayable on demand or without specifying any terms or period of repayment, to specified persons (previous year : Nil).

(c) Relationship With Struck Off Companies

The Company does not have any transactions with Company's struck off under section 248 of the Companies Act, 2013 or section 560 of the Companies Act, 1956 during the year ended 31 March 2024 (Previous year : Nil).

(d) Disclosure In Relation To Undisclosed Income

The Company does not have any transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year ended 31 March 2024 (Previous year : Nil) in the tax assessments under Income Tax Act, 1961.

(e) Details Of Benami Property Held

The Company does not hold any property under Benami transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder, and there are no proceedings against the Company for the year ended 31 March 2024 (Previous year : Nil).

(f) Registration Of Charges Or Satisfaction With Registrar Of Companies (ROC)

The Company does not have any charges or satisfaction, which is yet to be registered with ROC beyond the statutory period, during the year ended 31 March 2024 (Previous year : Nil).

(g) Details Of Crypto Currency Or Virtual Currency

The Company has not traded or invested in crypto currency or virtual currency during the year ended 31 March 2024 (Previous year: Nil).

(h) Utilization Of Borrowed Fund And Share Premium

The Company has not advanced or loaned or invested funds to any other person(s) or entity (ies), including foreign entities (intermediaries) with the understanding that the intermediary shall: (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company (ultimate beneficiaries) or (b) provide any guarantee, security or the like to or on behalf of the ultimate beneficiaries.

The Company has not received any fund from any person(s) or entity(ies), including foreign entities (funding party) with the understanding that the Company shall: (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the funding party (ultimate beneficiaries) or (b) provide any guarantee, security or the like on behalf of the ultimate beneficiaries.

47. PREVIOUS YEAR FIGURES

The previous year figures are reclassified where considered necessary to conform to this year's classification.

For Singhi & Co. Chartered Accountants Firm Registration Number - 302049E

Rahul Bothra Partner Membership Number - 067330

Place: Kolkata Date: 30 May 2024 Vishal Agarwal Vice Chairman & Managing Director DIN 00121539

> Amisha Chaturvedi Khanna Company Secretary

For and on behalf of the Board of Directors

Manoj Kumar Director (Kalinganagar) DIN 06823891

Statement on Impact of Audit Qualifications for the Financial Year ended 31 March 2024, [See Regulation 33 / 52 of the SEBI (LODR) (Amendment) Regulations, 2016] (Standalone basis)

I.	SI. No.	Particulars	Audited Figures (as reported before adjusting for qualifications) (₹ In Million)	Adjusted Figures (audited figures after adjusting for qualifications) (₹ In Million)
	1	Total income	6,713.93	6,713.93
	2	Total Expenditure	7,432.86	9,176.44
	3	Net Profit/(Loss)	(718.93)	(2,462.51)
	4	Earnings Per Share	(6.21)	(21.27)
	5	Total Assets	10,323.42	10,323.42
	6	Total Liabilities	18,764.35	30409.48
	7	Net Worth	(8,440.93)	(20,086.06)
	8	Any other financial item(s) (as felt appropriate by the management)	-	-

II. Audit Qualification (each audit qualification separately):

- a. Details of Audit Qualification: As per Annexure A
- b. Type of Audit Qualification: Qualified Opinion / Disclaimer of Opinion / Adverse Opinion
- c. Frequency of qualification: since how long continuing FY 2017
- d. For Audit Qualification(s) where the impact is quantified by the auditor, Management's Views: As per Annexure A
- e. For Audit Qualification(s) where the impact is not quantified by the auditor: Not Applicable
 - (i) Management's estimation on the impact of audit qualification:
 - (ii) If management is unable to estimate the impact, reasons for the same:
 - (iii) Auditors' Comments on (i) or (ii) above:

III. Signatories:

- Managing Director
- CFO
- Audit Committee Chairperson
- Statutory Auditor

Vishal Agarwal

Surinder K. Singhal

Ritu Bajaj

For Singhi & Co.

Firm Registration Number:302049E Chartered Accountants

Rahul Bothra

Partner Membership Number 067330

Place: Kolkata Date: 30 May 2024

Annexure –A

All amount in ₹ Million, unless otherwise stated

SI. No	Details of Audit Qualification (s)	Management's Views
1	Auditors in their Standalone Audit Report has stated that:	The secured debt of the Company has
	Basis of Qualified Opinion	been categorized as Non-Performing Assets (NPA) by the lenders effective 11

We draw attention to Note in the accompanying standalone financial statement with regard to non-recognition of interest expense on the borrowings of the Company. The accumulated interest not provided as on March 31, 2024 is ₹11,645.13 Million (including ₹1,459.69 Million for FY 2016-17, ₹1,552.29 Million for FY 2017-18, ₹1,465.46 Million for the FY 2018-19, ₹1,443.39 Million for the FY 2019-20, ₹1,286.83 Million for the FY 2020-21, ₹1,289.27 Million for the FY 2021-22, ₹1,404.62 Million for the FY 2022-23, ₹559.97 Million and ₹1,743.58 Million for the quarter and year ended March 31, 2024 respectively) which is not in accordance with the requirement of Ind AS 23: 'Borrowing Cost' read with Ind AS 109: 'Financial Instruments'.

Had the aforesaid interest expense been recognized, finance cost for the quarter and year ended March 31, 2024 would have been ₹633.32 Million and ₹2,042.65 Million instead of the reported amount of ₹73.35 Million and ₹299.07 Million respectively. Total expenses for the quarter and year ended March 31, 2024 would have been ₹2,213.87 Million and ₹9,176.44 Million instead of the reported amount of ₹1,653.90 Million and ₹7,432.86 Million. Net loss after tax for the quarter and year ended March 31, 2024 would have been ₹648.78 Million and ₹2,462.51 Million instead of the reported amount of ₹88.81 Million and ₹718.93 Million. Total Comprehensive Income for the quarter and year ended March 31, 2024 would have been ₹(653.55) Million and ₹(2,463.49) Million instead of the reported amount of ₹(93.58) Million and ₹(719.91) Million, other equity would have been ₹(21,243.96) Million against reported ₹(9,598.83) Million, other current financial liability would have been ₹13,533.91 Million instead of reported amount of ₹0.77 and ₹6.21.

The above reported interest has been calculated using Simple Interest rate and after considering regrouping of other financial liability to borrowings.

Vishal Agarwal Managing Director Surinder K. Singhal Chief Financial Officer **Ritu Bajaj** Chairperson, Audit Committee The secured debt of the Company has been categorized as Non-Performing Assets (NPA) by the lenders effective 11 July 2012 and accordingly, the Company has stopped providing further interest in its books effective 1 April 2016. The amount of interest expenses not provided for is estimated at ₹559.97 Million for the quarter ended 31 March 2024 and the accumulated amount of interest not provided as on 31 March 2024 is estimated at ₹11,645.13 Million.

For Singhi & Co. Firm Registration Number: 302049E Chartered Accountants

Rahul Bothra

Partner Membership Number 067330

INDEPENDENT AUDITORS' REPORT

To the Members of VISA Steel Limited

REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS

Qualified Opinion

1. We have audited the accompanying consolidated financial statements of VISA Steel Limited ("hereinafter referred to as the Parent Company") and its subsidiary (the Parent Company and its subsidiary together referred to as "the Group"), and its joint venture (refer Note 39 to the attached consolidated financial statements), comprising the consolidated balance sheet as at March 31, 2024, the consolidated statement of profit and loss (including other comprehensive income), the consolidated statement of changes in equity, the consolidated cash flow statement for the year then ended, and notes to the consolidated financial statements, including material accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us, and based on the consideration of reports of other auditors on separate financial statements of such subsidiary and joint venture as were audited by the other auditors, the aforesaid consolidated financial statements give the information required by the Companies Act 2013 ("Act") in the manner so required except for the effect of matter referred to in paragraph 2 below give a true and fair view in conformity with the accounting principles generally accepted in India of the consolidated state of affairs of the Group and its joint venture as at March 31, 2024, of its consolidated total comprehensive income (comprising consolidated loss and consolidated other comprehensive income), consolidated changes in equity and consolidated cash flows for the year then ended.

Basis for Qualified Opinion

We draw attention to Note 16B of the accompanying financial statements with regard to non-recognition of interest expense on the borrowings of the Parent Company. The accumulated interest not provided as on March 31, 2024 is ₹11,645.13 million (including ₹1,459.69 million for FY 2016-17, ₹1,552.29 million for FY 2017-18, ₹1,465.46 million for FY 2018-19, ₹1,443.39 million for FY 2019-20, ₹1,286.83 million for FY 2020-21, ₹1,289.27 million for FY 2021-22, ₹1,404.62 million for FY 2022-23, ₹1,743.58 million for the year ended March 31, 2024) which is not in accordance with the requirement of Ind AS 23: 'Borrowing Cost' read with Ind AS 109: 'Financial Instruments'.

Had the aforesaid interest expense been recognized, finance cost for the year ended March 31, 2024 would have been ₹2,042.65 million instead of the reported amount of ₹299.07 million. Total expenses for the year ended March

31, 2024 would have been ₹9,176.45 million instead of the reported amount of ₹7,432.87 million. Net loss after tax for the year ended March 31, 2024 would have been ₹2,462.48 million instead of the reported amount of ₹718.90 million. Total Comprehensive Income for the year ended March 31, 2024 would have been ₹(2,463.46) million instead of the reported amount of ₹(719.88), other equity would have been ₹(21,243.90) million against reported amount of ₹(9,598.77) million, other current financial liability would have been ₹13,533.91 million instead of reported amount of ₹1,888.78 million and loss per share for the year ended March 31, 2024 would have been ₹21.27 instead of the reported amount of ₹6.21.

The above reported interest has been calculated using Simple Interest rate and after considering regrouping of other financial liability to borrowings (Refer Note -47(ii))

3. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those SAs are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group and its joint venture in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the consolidated financial statements under the provisions of the Act and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained and audit evidence obtained by other auditors in terms of their report is sufficient and appropriate to provide a basis for our qualified opinion.

Material Uncertainty Relating to Going Concern

4. We draw your attention to Note 34 to the consolidated financial statements regarding the preparation of the consolidated financial statements on a going concern basis, for the reason stated therein. The Parent Company have accumulated losses and have also incurred losses during the year ended March 31, 2024. As on date, the Parent Company's current liabilities are substantially higher than its current assets and their net worth has also been fully eroded.

Further, State Bank of India (SBI), a financial creditor, had filed an application before National Company Law Tribunal (NCLT) for initiating Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code (IBC) against the Parent Company, which was dismissed by NCLT, Cuttack bench. SBI preferred an appeal before National Company Law Appellate Tribunal (NCLAT)which had directed the NCLT Cuttack bench to restore the application and proceed further in accordance with law. The order of NCLAT had been challenged by the Parent Company in the Hon'ble Supreme Court by way of a Civil Appeal and the same had been admitted on 9 September 2021. On 7 November 2022, Hon'ble Supreme Court passed an Order to the effect that NCLT may continue to hear the application filed by SBI but the same may not be given effect till the next date of hearing before Hon'ble Supreme Court, and the matter is pending. Oriental Bank of Commerce, since merged with Punjab National Bank, had also filed an application before NCLT for initiating CIRP under IBC against the Parent Company which was admitted by NCLT vide order dated 28 November 2022 and an Interim Resolution Professional had been appointed. The NCLT order is challenged by the Parent Company before NCLAT and the matter is pending. Meanwhile, Hon'ble Orissa High Court has stayed the operation of the NCLT order dated 28 November 2022. SBI and PNB have since assigned their respective debts to Assets Care and Reconstruction Enterprise Limited (ACRE) and ACRE has filled substitution application in the matter.

These conditions indicate the existence of a material uncertainty that may cast significant doubt on the Parent Company's ability to continue as a going concern and therefore it may be unable to realise its assets and discharge its liabilities including potential liabilities in the normal course of business. All the assets including noncurrent assets and liabilities are still being carried at their book value except Capital Work in Progress which has been restated at its recoverable value in the earlier year(s). The appropriateness of assumption of going concern, and evaluation of recoverable value of its non-current assets is critically dependent upon the debt resolution of the Parent Company which is under process, the Parent Company's ability to raise requisite finance, generate cash flows in future to meet its obligations and to earn profits in future. The ability of the Parent Company to continue as a going concern is solely dependent on the successful outcome of these conditions, which are not wholly within the control of the Parent Company.

The Management of the Parent Company has prepared the statement on a going concern basis based on their assessment of the successful outcome of the debt resolution, till then the Parent Company's operations continue under conversion arrangement.

Our opinion is not qualified in respect to the above matter.

Emphasis of Matter

5. We draw attention to the following matters:

Refer Note 37 to the Statement regarding accounting for transfer of Special Steel Undertaking, pursuant to the Scheme of Arrangement ("the scheme") approved by the NCLT vide its order dated July 8, 2019 (NCLT Order), all the assets and liabilities of the Special Steel Undertaking of VISA Steel Limited ("transferor Company" or "the Parent Company") has been transferred to and vested in VISA Special Steel Limited, (an erstwhile wholly owned step down subsidiary of the Parent Company up to 25 November 2022) ("VSSL" or "transferee Company") at their respective book values on a going concern basis from April 1, 2013 being the appointed date. Effective date of the scheme is July 13, 2019 being the date on which certified copy of the order sanctioning the said scheme is filled with the Registrar of Companies, Cuttack.

On January 17, 2020, Hon'ble Supreme Court of India vide its ex-parte order in Civil Appeal No. 56 of 2020 filed by SBI, had ordered issuance of notice and in the meanwhile stayed the aforesaid NCLT Order. The NCLT Order had been given effect to and stood implemented by the Parent Company prior to January 17, 2020.

Subsequent to the year end the Hon'ble Supreme Court of India vide its order dated May 16, 2024 allowed substitution of the name of original appellant SBI with ACRE and the aforesaid appeal against NCLT order dated July 8, 2019 stands vacated. Hence, the Scheme of Arrangement stands affirmed.

Our opinion is not qualified in respect to the above matter.

Information Other than the consolidated financial statements and Auditors' Report Thereon

The Parent Company's Board of Directors is responsible for the 6 preparation of the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditor's report thereon. The annual report is expected to be made available to us after the date of this auditor's report. Our opinion on the consolidated financial statements does not cover the other information and we will not express any form of assurance conclusion thereon. In connection with our audit of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our audit, or otherwise appears to be materially misstated. When we read the annual report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

Key Audit Matters

7. Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For the matter below, our description of how our audit addressed the matter is provided in that context.

The key audit matter	How the matter was addressed in our audit					
Related Party Transactions	We addressed the Key Audit Matter as follows :-					
Refer to Note 45 to the financial statements. The Parent Company has entered into a long-term conversion	1) We reviewed the policy of the Parent Company with respect to related party transactions.					
arrangement for earning conversion income from conversion with a related party for conversion of input raw	2) We reviewed the minutes of the meeting of the Audit Committee and Board of the Parent Company.					
materials into finished goods which are taken by the same related party. The above transaction has a possible arm's	3) We reviewed the list of Related party identified by the Parent Company					
length pricing risk associated with it.	4) We performed the sales process / procurement process walk through and tested the controls.					
	5) We obtained the arm's length pricing document prepared by the Parent Company and assessed the Key Assumptions.					
	6) We have assessed the application of arm's length price documents ir executing the transactions.					
	 We reviewed compliance with Section 177 & 188 of the Companies Act 2013 for related party transactions. 					
	8) We reviewed whether transactions between related parties are or normal commercial terms and conditions no more favorable than those otherwise available to other parties considering the present financial position of the Parent Company.					
	9) We reviewed the disclosure of related party transactions as per Ind AS 24					
	Conclusion:					
	Our audit procedures did not lead to any reservations regarding the related party transactions and its disclosure.					

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

8 The Parent Company's management and Board of Directors are responsible for the preparation and presentation of these consolidated financial statements in terms of the requirements of the Act that give a true and fair view of the consolidated state of affairs, consolidated loss and consolidated cash flows of the Group including its joint venture in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under section 133 of the Act. The Board of Directors of the respective companies included in the Group and joint venture are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of each Company and for preventing and detecting frauds and other irregularities; the selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Parent Company, as aforesaid.

In preparing the consolidated financial statements, the management and Board of Directors of the respective companies included in the Group and its joint venture are responsible for assessing the ability of each Company 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 of the respective companies included in the Group and its joint venture are responsible for overseeing the financial reporting process of each Company.

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

9. Our objectives are to obtain reasonable assurance about whether the consolidated 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 consolidated financial statements. As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on the internal financial controls with reference to consolidated financial statements and the operating effectiveness of such controls based on our audit.
- 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 in preparing consolidated financial statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of this assumption. 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 consolidated 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 Group (Parent and subsidiary) as well as joint venture to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of such entities or business activities within the Group and its joint venture to express an opinion on the consolidated financial statements, of which we are the independent auditors. We are responsible for the direction, supervision and performance of the audit of financial statements of such entities included in consolidated financial statements of which we are the auditors. For the other entities included in the consolidated financial statements, which have been audited by other auditors, such other auditors remain responsible for the

direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion. Our responsibilities in this regard are further described in the section titled 'Other Matters' in this audit report.

- 10. Materiality is the magnitude of misstatements in the consolidated financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.
- 11. We believe that the audit evidence obtained by us along with the consideration of audit reports of the other auditors referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the consolidated financial statements.
- 12. We communicate with those charged with governance of the Parent Company and such other entities included in the consolidated financial statements of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 13. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.
- 14. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Other Matters

15. We did not audit the annual financial statements of 1 subsidiary whose financial statements reflect total assets of ₹0.27 million and net assets of ₹0.26 million as at March 31, 2024, total revenue of Rs. Nil million, net loss of ₹0.01 million, total comprehensive income (comprising of loss and other comprehensive income) of ₹(0.01) million for the year ended March 31, 2024 and net cash outflow amounting to ₹0.00* million for the year ended March 31, 2024, as considered

in the consolidated annual financial statements. The consolidated annual financial statements also include the Group's share of total comprehensive income (comprising of profit/(loss) and other comprehensive income) of ₹0.04 million for the year ended March 31, 2024 respectively as considered in the consolidated annual financial statements, in respect of a joint venture whose financial statements have not been audited by us. These annual financial statements have been audited by other auditors whose reports have been furnished to us by the Management, and our opinion on the consolidated annual financial statements insofar as it relates to the amounts and disclosures included in respect of a subsidiary and a joint venture and our report in terms of sub-section (3) of Section 143 of the Act insofar as it relates to the aforesaid subsidiary and joint venture, is based solely on the reports of the other auditors.

Our opinion on the consolidated financial statements, and our report on Other Legal and Regulatory Requirements below, is not qualified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors.

*Represents figures below the rounding convention used in the consolidated financial statements.

Report on Other Legal and Regulatory Requirements

- 16. As required by the Companies (Auditor's Report) Order, 2020 ("the order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and other financial information of the Subsidiary Company incorporated in India, as noted in the "Other Matter" paragraph we give in the "Annexure B" a statement on the matters specified in paragraph 3 (xxi) of the order.
- 17. As required by Section 143(3) of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements of such subsidiary and joint venture as were audited by other auditors, as noted in the 'Other Matters' paragraph, we report, to the extent applicable, that:
 - We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements;
 - b) In our opinion, except for the matter referred to in paragraph 2 above, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and the reports of the other auditors except for the matters stated in the paragraph 17(i)(vi) below on

reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014;

- c) The consolidated balance sheet, the consolidated statement of profit and loss, and the consolidated statement of cash flows dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements;
- In our opinion, except for the matter referred to in paragraph 2 above, the aforesaid consolidated financial statements comply with the Accounting Standards specified under section 133 of the Act;
- e) On the basis of the written representations received from the directors of the Parent Company as on March 31, 2024 taken on record by the Board of Directors of the Parent Company and the reports of the statutory auditors of its subsidiary company and joint venture incorporated in India, none of the directors of the Group company and its joint venture incorporated in India are disqualified as on March 31, 2024 from being appointed as a director in terms of Section 164(2) of the Act;
- f) The qualification relating to the maintenance of accounts and other matters connected therewith are as stated in the Basis for Qualified Opinion paragraph and paragraph 17(b) above on reporting under Section 143(3)(b) of the Act and paragraph 17(i)(vi) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014;
- g) With respect to the adequacy of the internal financial controls with reference to financial statements of the Group and its joint venture incorporated in India and the operating effectiveness of such controls, refer to our separate Report in "Annexure A";
- h) In our opinion and based on the consideration of reports of other statutory auditors of the subsidiary and joint venture incorporated in India, the managerial remuneration for the year ended March 31, 2024 has been paid/provided by the Parent Company, its subsidiary and joint venture incorporated in India to their directors is in accordance with the provisions of section 197 read with Schedule V to the Act;
- i) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditor's) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the report of the other auditors on separate financial statements of the subsidiary and its joint venture as noted in the 'Other Matters' paragraph:

- The consolidated financial statements disclose the impact of pending litigations as at March 31, 2024 on the consolidated financial position of the Group and its joint venture. Refer Note 33 to the consolidated financial statements;
- The Group and its joint venture did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
- iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Parent Company or its subsidiary company, joint venture incorporated in India during the year ended March 31, 2024
- iv. a) The management of the Parent Company has represented that, to the best of it's knowledge and belief, as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Group to or in any other person or entity, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Group ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries. (Refer note -48(h) to the consolidated financial statements):
 - b) The management of the Parent Company has represented, that, to the best of it's knowledge and belief, as disclosed in the notes to the accounts, no funds have been received by the Group from any person or entity, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the

Group shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries. (Refer note – 48(h) to the consolidated financial statements);

- c) Based on such audit procedures that we considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (a) and (b) contain any material mis-statement.
- v. The Parent Company has not declared any dividend in the last year which has been paid in the current year. Further, no dividend has been declared in the current year.
- The reporting under Rule 11(g) of the Companies vi. (Audit and Auditors) Rules, 2014 is applicable from 1 April 2023. Based on our examination, which included test checks, the parent company has used SAP software for maintaining its books of account which has a feature of recording audit trail (edit log) facility except that audit trail was not enabled at the database level for SAP software to log any direct data changes. For SAP software (at application layer only) for which audit trail feature is enabled, the audit trail facility has been operating throughout the year for all relevant transactions recorded in the software and we did not come across any instances of audit trail feature being tampered with during the course of our audit.

As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 1, 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 Singhi & Co. Chartered Accountants Firm's Registration No.302049E

(Rahul Bothra)

Partner Membership No. 067330 UDIN: 24067330BKFYQQ9152

Place: Kolkata Date: May 30, 2024

ANNEXURE A TO INDEPENDENT AUDITORS' REPORT

Referred to in paragraph 17 (g) of the Independent Auditors' Report of even date to the members of VISA Steel Limited on the consolidated financial statements for the year ended March 31, 2024.

Report on the Internal Financial Controls with reference to the consolidated financial statements under Clause (i) of Sub-section 3 of Section 143 of the Act

1. In conjunction with our audit of the consolidated financial statements of the VISA Steel Limited (hereinafter referred to as "the Parent Company") as of and for the year ended March 31, 2024, we have audited the internal financial controls with reference to consolidated financial statements of the Parent Company and its subsidiary company and its joint venture, which are companies incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

3. Our responsibility is to express an opinion on the Parent Company's internal financial controls with reference to the consolidated financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing prescribed under Section 143(10) of the Act to the extent applicable to an audit of internal financial controls with reference to the consolidated financial statements. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to

consolidated financial statements were established and maintained and if such controls operated effectively in all material respects.

- 4. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to the consolidated financial statements and their operating effectiveness. Our audit of internal financial controls with reference to consolidated financial statements included obtaining an understanding of internal financial controls with reference to consolidated financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error.
- 5. We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditors of the relevant subsidiary Company and joint venture Company in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our qualified audit opinion on the Parent Company's internal financial controls with reference to the consolidated financial statements.

Meaning of Internal financial controls with reference to the consolidated financial statements

- 6. A Company's internal financial controls with reference to consolidated financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of consolidated financial statements for external purposes in accordance with generally accepted accounting principles. A Company's internal financial controls with reference to the consolidated financial statements includes those policies and procedures that:
 - pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company;

- ii. provide reasonable assurance that transactions are recorded as necessary to permit preparation of consolidated financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and
- iii. provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the consolidated financial statements.

Inherent Limitations of Internal financial controls with reference to the consolidated financial statements

7. Because of the inherent limitations of internal financial controls with reference to consolidated financial statements, 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 with reference to the Consolidated Financial Statements to future periods are subject to the risk that the internal financial controls with reference to the Consolidated because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Basis for qualified opinion

 According to the information and explanations given to us and based on our audit, the following material weakness has been identified in the operating effectiveness of internal financial controls with reference to the consolidated financial statements of the Parent Company as at March 31, 2024: The internal financial controls of the Group relating to application of appropriate policies and procedures that provide reasonable assurance that transactions are recorded as necessary to permit preparation of the Consolidated Financial Statements in accordance with generally accepted accounting principles were not operating effectively which resulted in non-recognition of interest expense as indicated in Note 16B to the Consolidated Financial Statements.

9. A 'material weakness' is a deficiency, or a combination of deficiencies, in internal financial controls over financial reporting, such that there is a reasonable possibility that a material misstatement of the Parent Company's annual or interim Consolidated Financial Statements will not be prevented or detected on a timely basis.

Qualified Opinion

10 In our opinion, the Parent Company, its subsidiary company and its joint venture, which are companies incorporated in India, have in all material respects, an adequate internal financial controls with reference to the Consolidated Financial Statements and except for the effects of the material weakness described in the Basis for Qualified Opinion paragraph above, such internal financial controls with reference to the Consolidated Financial Statements were operating effectively as at March 31, 2024, based on the internal financial controls with reference to the Consolidated Financial Statements criteria established by the Parent 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.

Other Matters

11. Our aforesaid reports under section 143(3)(i) of the Act on the adequacy and operating effectiveness of the internal financial controls with reference to the Consolidated Financial Statements in so far as it relates to one subsidiary and one joint venture, which are companies incorporated in India, is based on the corresponding reports of the auditors of such companies incorporated in India.

Our opinion is not qualified in respect of this matter.

Explanatory paragraph

12. We also have audited, in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India, as specified under Section 143(10) of the Act, the Consolidated Financial Statements which comprise the Consolidated Balance Sheet as at March 31, 2024, and the related Consolidated Statement of Profit and Loss including other comprehensive income, the consolidated statement of changes in equity, the consolidated cash flow statement for the year then ended, and notes to the consolidated financial statements, including material accounting policies and other explanatory information. Resultant impact of this material weakness has been appropriately considered in our audit of the Consolidated Financial Statements for the year ended March 31, 2024 and this report affect our report dated May 30, 2024, which expressed a qualified opinion on those Consolidated Financial Statements.

For Singhi & Co. Chartered Accountants

Membership No. 067330

(Rahul Bothra)

Partner

Firm's Registration No.302049E

UDIN: 24067330BKFYQQ9152

Place: Kolkata Date: May 30, 2024

ANNEXURE B TO INDEPENDENT AUDITORS' REPORT

Referred to in paragraph 16 of the Independent Auditors' Report of even date to the members of VISA Steel Limited on the consolidated financial statements for the year ended March 31, 2024.

In terms of the information and explanations sought by us and given by the Parent Company and the books of account and records examined by us in the normal course of audit and to the best of our knowledge and belief and based on the consideration of report of respective auditors of its subsidiary company incorporated in India, we state that:

(xxi) The following qualifications or adverse remarks are given by the respective auditors in their report on Companies (Auditors Report) order, 2020 of the Companies included in the Consolidated Financial Statements.

Sr. No.	Name	CIN	Holding Company/subsidiary/ Associate/ Joint Venture	Clause number of the CARO report which is qualified or adverse remarks
1.	VISA Steel Limited	L51109OR1996PLC004601	Holding Company	ii(b), ix(a), xvii, xix

For Singhi & Co. Chartered Accountants Firm's Registration No.302049E

(Rahul Bothra) Partner Membership No. 067330 UDIN: 24067330BKFYQQ9152

Place: Kolkata Date: May 30, 2024

CONSOLIDATED BALANCE SHEET

As At 31 March 2024

SI. As At As At Particulars Note 31 March 2024 31 March 2023 No. I. ASSETS: **Non-Current Assets** Property, Plant And Equipment Including ROU Assets 3A 9,202.98 9,594.47 387.50 387.50 Capital Work-In-Progress 3C Intangible Assets 3B 0.49 0.49 **Financial Assets** (i) Investments 4 31.63 32.33 (ii) Investments Accounted For Using The Equity Method 39(c) 10.40 10.36 (iii) Other Financial Assets 5 119.34 71.46 Deferred Tax Assets (Net) 6 9,752.34 10,096.61 **Total Non-Current Assets Current Assets** Inventories 81.61 7 77.82 **Financial Assets** 0.38 0.38 (i) Cash And Cash Equivalents 8 (ii) Other Bank Balances [Other Than (i) Above] 9 256.41 208.35 (iii) Others Financial Assets 10 6.80 5.88 Current Tax Assets (Net) 11 52.57 64.32 Other Current Assets 12 173.37 222.65 **Total Current Assets** 571.14 579.40 TOTAL ASSETS 10,323.48 10,676.01 EQUITY AND LIABILITIES: II. Equity Equity Share Capital 13A 1,157.90 1,157.90 Other Equity 13B (9,598.77) (8,878.89) Non-Controlling Interest (8,440.87) (7,720.99) **Total Equity** Liabilities **Non-Current Liabilities Financial Liabilities** 439.31 Lease Liabilities 14 404 13 Provisions 15 13.46 26.91 **Total Non-Current Liabilities** 417.59 466.22 **Current Liabilities Financial Liabilities** 16 13,654.51 13,473.14 (i) Borrowings (ii) Lease Liabilities 17 35.18 31.65 (iii) Trade Payables 18 (A) Total Outstanding Dues Of Micro Enterprises And Small Enterprises (B) Total Outstanding Dues Of Creditors Other Than Micro Enterprises And Small Enterprises 493.56 423.40 2,090.06 (iv) Other Financial Liabilities 19 1,888.78 Other Current Liabilities 20 2,267.65 1,906.04 Provisions 21 7.08 6.49 **Total Current Liabilities** 18,346.76 17,930.78 TOTAL EQUITY AND LIABILITIES 10,323.48 10,676.01

This is the Consolidated Balance Sheet referred to in our report of even date

For Singhi & Co.

Chartered Accountants Firm Registration Number - 302049E

Rahul Bothra

Partner Membership Number- 067330

Place: Kolkata Date: 30 May 2024 Vishal Agarwal Vice Chairman & Managing Director DIN 00121539

> Amisha Chaturvedi Khanna Company Secretary

The accompanying notes form an integral part of these Financial Statements.

All amount in ₹ Million, unless otherwise stated

For and on behalf of the Board of Directors

Manoj Kumar Director (Kalinganagar) DIN 06823891

CONSOLIDATED STATEMENT OF PROFIT AND LOSS ACCOUNT

For The Year Ended 31 March 2024

SI No.	Particulars	Note	Year Ended 31 March 2024	Year Ended 31 March 2023
I	Revenue From Operations	22	6,698.98	6,574.84
II	Other Income	23	14.95	17.15
III	Total Income		6,713.93	6,591.99
IV	Expenses			
	Cost Of Materials Consumed	24	4,407.41	3,317.38
	Changes In Inventories Of Finished Goods And Work-In-Progress	25	-	26.32
	Employee Benefit Expenses	26	259.59	359.92
	Finance Costs	27	299.07	253.71
	Depreciation And Amortization Expenses	28	485.86	726.04
	Revenue From Operations Other Income Total Income Expenses Cost Of Materials Consumed Changes In Inventories Of Finished Goods And Work-In-Progress Employee Benefit Expenses Finance Costs Depreciation And Amortization Expenses Other Expenses Total Expenses Profit/(Loss) Before Exceptional Items, Share Of Net Profit Of Investment Accounted Using Equity Method And Tax Share Of Net Profit Of Joint Venture Accounted Using Equity Method And Tax Profit/(Loss) Before Exceptional Items And Tax Exceptional Items Profit/(Loss) Before Tax Tax Expenses Profit/(Loss) Before Tax Tax Expenses Profit/(Loss) For The Year Other Comprehensive Income Items that will not be reclassified to profit or loss Income tax relating to items that will not be reclassified to profit or loss Income tax relating to items that will be reclassified to profit or loss Income tax relating to items that will be reclassified to profit or loss Income tax relating to items that will be reclassified to profit or loss Total Comprehensive Income For The Year Profit/(Loss) For The Year Is Attributable To: <t< td=""><td>29</td><td>1,980.94</td><td>2,784.28</td></t<>	29	1,980.94	2,784.28
	Total Expenses		7,432.87	7,467.65
			(718.94)	(875.66)
	Share Of Net Profit Of Joint Venture Accounted Using Equity Method And Tax	39(c)	0.04	0.03
v	Profit/(Loss) Before Exceptional Items And Tax		(718.90)	(875.63)
VI	Exceptional Items	30	-	17,478.43
VII	Profit/(Loss) Before Tax		(718.90)	16,602.80
VIII	Tax Expenses		-	-
IX	Profit/(Loss) For The Year		(718.90)	16,602.80
х	Other Comprehensive Income	31		
A (i)	Items that will not be reclassified to profit or loss		(0.98)	7.85
A (ii)	Income tax relating to items that will not be reclassified to profit or loss		-	-
B (i)	Items that will be reclassified to profit or loss	_	-	-
B (ii)	Income tax relating to items that will be reclassified to profit or loss		-	-
XI	Total Comprehensive Income For The Year		(719.88)	16,610.65
XII	Profit/(Loss) For The Year Is Attributable To:			
	Owners Of The Company		(718.90)	16,602.80
	Non-Controlling Interest		-	-
XIII	Other Comprehensive Income Is Attributable To:			
	Owners Of The Company		(0.98)	7.85
	Non-Controlling Interest		-	-
XIV	Total Comprehensive Income For The Period Attributable To:			
	Owners Of The Company		(719.88)	16,610.65
	Non-Controlling Interest		-	-
xv	Earnings/(Loss) Per Equity Share (Face Value Of ₹ 10 Per Equity Share)			
	1) Basic (₹)	32	(6.21)	143.39

This is the Consolidated Statement of Profit and Loss referred to in our report of even date

For Singhi & Co.

Chartered Accountants Firm Registration Number - 302049E

Rahul Bothra

Partner Membership Number- 067330

Place: Kolkata Date: 30 May 2024 Vishal Agarwal Vice Chairman & Managing Director DIN 00121539

> Amisha Chaturvedi Khanna Company Secretary

The accompanying notes form an integral part of these Financial Statements.

For and on behalf of the Board of Directors

Manoj Kumar Director (Kalinganagar) DIN 06823891

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For The Year Ended 31 March 2024

All amount in ₹ Million, unless otherwise stated

A EQUITY SHARE CAPITAL

Particulars	Note	Balance As On 1 April 2023	Change In Share Capital Due To Prior Period Errors	Restated Balance As At 1 April 2023	Change In Share Capital During 2023-24	Balance As On 31 March 2024
Equity Share Capital		1,157.90	-	1,157.90	-	1,157.90
Particulars	13 A	Balance As On 1 April 2022	Change In Share Capital Due To Prior Period Errors	Capital Due To Prior As At		Balance As On 31 March 2023
Equity Share Capital		1,157.90	-	1,157.90	-	1,157.90

B OTHER EQUITY

		Reserves and Surplus				THEORY		
Particulars	Note	Capital Reserve	Securities Premium	General Reserve	Retained Earnings	Total Other Equity	NCI	Total
Balance As At 1 April 2022		4,612.65	1,645.00	60.33	(31,807.52)	(25,489.54)	-	(25,489.54)
Changes In Accounting Policy Or Prior Period Errors		-	-	-	-	-	-	-
Restated Balance As At 1 April 2022		4,612.65	1,645.00	60.33	(31,807.52)	(25,489.54)	-	(25,489.54)
Profit/(Loss) For The Year		-	-	-	16,602.80	16,602.80	-	16,602.80
Other Comprehensive Income		-	-	-	7.85	7.85	-	7.85
Balance As At 31 March 2023	13 B	4,612.65	1,645.00	60.33	(15,196.87)	(8,878.89)	-	(8,878.89)
Changes In Accounting Policy Or Prior Period Errors		-	-	-	-	-	-	-
Restated Balance As At 31 March 2023		4,612.65	1,645.00	60.33	(15,196.87)	(8,878.89)	-	(8,878.89)
Profit/(Loss) For The Year		-	-	-	(718.90)	(718.90)	-	(718.90)
Other Comprehensive Income	1	-	-	-	(0.98)	(0.98)	-	(0.98)
Balance As At 31 March 2024		4,612.65	1,645.00	60.33	(15,916.75)	(9,598.77)	-	(9,598.77)

This is the Consolidated Statement of Changes in Equity referred to in our report of even date

For Singhi & Co.

Chartered Accountants Firm Registration Number - 302049E

Rahul Bothra

Partner Membership Number- 067330

Place: Kolkata Date: 30 May 2024

Vishal Agarwal

Vice Chairman & Managing Director DIN 00121539

DIN 00121539 Amisha Chaturvedi Khanna

Company Secretary

The accompanying notes form an integral part of these Financial Statements.

For and on behalf of the Board of Directors

Manoj Kumar

Director (Kalinganagar) DIN 06823891

CONSOLIDATED CASH FLOW STATEMENT

For The Year Ended 31 March 2024

All amount in ₹ Million, unless otherwise stated

	Particulars	Year Ended 31 March 2024	Year Ended 31 March 2023
Α.	Cash Flow From Operating Activities		
	Profit/(Loss) Before Tax For The Year	(718.90)	16,602.80
	Adjustments To Reconcile Profit Before Tax For The Year To Net Cash Flows:		
	Depreciation And Amortization Expenses	485.86	726.04
	Finance Costs	83.34	62.16
	Liabilities No Longer Required Written Back	-	(22.13)
	Loss On Assets Retirement/Write Off	-	5.11
	Interest Income Classified As Cash Flows From Investing Activity	(1.56)	(0.68)
	(Gain)/Loss On Disposal Of Property, Plant And Equipment	(0.76)	-
	(Profit)/Loss In Investment In Joint Venture	(0.04)	(0.03)
	Profit On Loss Of Control Of Subsidiary (Refer Note 36)	-	(17,478.43)
	Other Non- Cash Items	(1.67)	10.39
	Operating Profit/(Loss) Before Changes In Operating Assets And Liabilities	(153.73)	(94.77)
	Working Capital Adjustments:		
	Increase/(Decrease) In Trade Payable And Current Liabilities	367.73	213.55
	(Increase)/Decrease In Inventories	(3.79)	122.12
	(Increase)/Decrease In Other Non Current /Current Assets	(47.57)	(14.82)
	Cash Flow From/(Used In) Operation	162.64	226.08
	Income Taxes (Paid)/ Refund	11.75	38.04
	Net Cash Flow From/(Used In) Operating Activities	174.39	264.12
В.	Cash Flow From Investing Activities		
	Payment For Acquisition Of Property, Plant And Equipment And Intangible Assets	(94.99)	(183.31)
	Proceeds From Sale Of Property, Plant And Equipment And Intangible Assets	1.38	-
	Release/(Creation) Of Security Deposit/Fixed Deposit	0.70	8.25
	Interest Received	1.56	0.68
	Net Cash Flow From/(Used In) Investing Activities	(91.35)	(174.38)
С.	Cash Flow From Financing Activities		
	Payments Of Short-Term Borrowings	-	(32.57)
	Share Application Money Pending Allotment	_	9.30
	Principal Payment Of Lease Liabilities (As Per Ind AS 116)	(31.65)	(25.34)
	Interest Payment Of Lease Liabilities (As Per Ind AS 116)	(47.84)	(26.75)
	Finance Costs Paid	(3.55)	(3.55)
	Net Cash Flow From/(Used In) Financing Activities	(83.04)	(78.91)
	Net Increase/(Decrease) In Cash And Cash Equivalents (A+B+C)	0.00	10.83
D.	Cash And Cash Equivalents		
	Net Increase/(Decrease) In Cash And Cash Equivalents	0.00	10.83
	Cash And Cash Equivalents At The Beginning Of The Year	0.38	0.50
	Derecognition Of Cash And Cash Equivalent Of Subsidiaries	-	(10.95)
	Cash And Cash Equivalents At The End Of The Year	0.38	0.38

(a) Cash And Cash Equivalents Consist Of Cash In Hand And Balance With Banks And Deposits With Banks.

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Balance With Banks In		
Current Account	0.20	0.20
Cash In Hand	0.18	0.18
Cash And Cash Equivalents As At 31 March (Refer Note 8)	0.38	0.38

(b) The above Consolidated Cash Flow Statement has been prepared under the 'Indirect Method' as set out in the Indian Accounting Standard on 'Statement of Cash Flows (Ind AS-7)'.

(c) Reconciliation between the opening and closing balances in the balance sheet for liabilities arising from financing activities

	Dalama A. O.		Non Cash C	hanges	Bullion A. O.
Particulars	Balance As On 1 April 2023	Cash Flow	Recognition/ Others	Fair Value Adjustment	Balance As On 31 March 2024
Long Term Borrowing (Refer Note- 47(ii))	10,709.20	-	179.95	-	10,889.15
Short Term Borrowings (Refer Note- 47(ii))	2,763.94	-	1.42	-	2,765.36
Deemed Lease Liabilities (As Per Ind AS 116)	470.96	(79.49)	47.84	-	439.31
Interest Accrued	1,952.33	(3.55)	(145.86)	-	1,802.92
Total Liabilities From Financing Activities	15,896.43	(83.04)	83.35	-	15,896.74

This is the Consolidated Cash Flow Statement referred to in our report of even date

For Singhi & Co.

Chartered Accountants Firm Registration Number - 302049E

Rahul Bothra

Partner Membership Number- 067330

Place: Kolkata Date: 30 May 2024 Vishal Agarwal Vice Chairman & Managing Director DIN 00121539

> Amisha Chaturvedi Khanna Company Secretary

The accompanying notes form an integral part of these Financial Statements.

For and on behalf of the Board of Directors

Manoj Kumar Director (Kalinganagar) DIN 06823891

1 CORPORATE INFORMATION

VISA Steel Group is consisting of VISA Steel Limited ('VSL' or 'the Parent Company') and its subsidiary (together referred to as "Group"). The Parent Company is engaged in the manufacturing of High Carbon Ferro Chrome with captive power plant in Odisha. Incorporated on 10 September, 1996, VSL has its registered office at Bhubaneswar with manufacturing facilities at Kalinganagar in Odisha. VSL is a Public Limited Company with its shares listed on BSE Limited (BSE) and National Stock Exchange of India Limited (NSE). For details on the subsidiary, Refer Note-39.

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS AND CRITICAL ESTIMATES & JUDGEMENTS

2.1 Basis Of Preparation Of Financial Statements

2.1.1 Compliance With Ind AS

These financial statements have been prepared to comply in all material aspects with Indian Accounting Standards ("Ind AS") notified under the Companies (Indian Accounting Standards) Rules, 2015 [As amended] notified under Section 133 of the Companies Act, 2013 (the Act) and other relevant provisions of the Act and presentation requirements of Division II of Schedule III to the Companies Act, 2013, (Ind AS compliant Schedule III), as applicable to Consolidated Financial Statements.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

Effective 1 April 2023 the Group has applied the following amendments to existing standards which has been notified by the Ministry of Corporate Affairs ("MCA")-

- (a) Ind AS 1- Presentation Of Financial Statements-Companies are now required to disclose material accounting policies rather than their significant accounting policies. Accounting policy information, together with other information, is material when it can reasonably be expected to influence decisions of primary users of general purpose financial statements. The Group does not expect this amendment to have any significant impact in its financial statement.
- (b) Ind AS 8- Accounting Policies, Change In Accounting Estimates And Errors - Definition of 'change in account estimate' has been replaced by revised definition of 'accounting estimate. As per revised definition, accounting estimates are monetary amounts in the financial statements that are subject to measurement uncertainty.

- A company develops an accounting estimate to achieve the objective set out by an accounting policy.
- Accounting estimates include: a) Selection of a measurement technique (estimation or valuation technique) b) Selecting the inputs to be used when applying the chosen measurement technique.

The amendments will help entities to distinguish between accounting policies and accounting estimates. The Group does not expect this amendment to have any significant impact in its financial statements.

(c) Ind AS12- Income Taxes-

Narrowed the scope of the Initial Recognition Exemption (IRE) (with regard to leases and decommissioning obligations). Now IRE does not apply to transactions that give rise to equal and offsetting temporary differences. Accordingly, companies will need to recognise a deferred tax asset and a deferred tax liability for temporary differences arising on transactions such as initial recognition of a lease and a decommissioning provision. The Group is evaluating the impact, if any, in its financial statements.

The amendments listed above did not have any impact on the amounts recognized in prior periods and are not expected to significantly affect the current and future periods.

2.1.2 Historical Cost Convention

The Consolidated Financial Statements have been prepared on the historical cost convention and on accrual basis except for the following:

- certain financial assets and liabilities including derivative instruments measured at fair value
- defined benefit plans plan assets measured at fair value

2.1.3 Principles Of Consolidation And Equity Accounting

Subsidiaries

Subsidiaries are all entities (including structured entities) over which the Parent has control. The Parent controls an entity when the Parent is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the relevant activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Parent. They are deconsolidated from the date that control ceases.

The acquisition method of accounting is used to account for business combinations by the Parent.

The Group combines the financial statements of the Parent Company and its subsidiaries line by line adding together

like items of assets, liabilities, equity, income and expenses. Inter-company transactions, balances and unrealised gains on transactions between Group Companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

Non-controlling interests in the results and equity of subsidiaries are shown separately in the consolidated statement of profit and loss, consolidated statement of changes in equity and consolidated balance sheet respectively.

Joint Ventures

Interests in joint ventures are accounted for using the equity method, after initially being recognised at cost in the consolidated balance sheet.

(i) Equity Method

Under the equity method of accounting, the investments are initially recognised at cost and adjusted thereafter to recognise the parent's share of the postacquisition profits or losses of the investee in profit and loss, and the Parent's share of other comprehensive income of the investee in other comprehensive income. Dividends received or receivable from associates and joint ventures are recognised as a reduction in the carrying amount of the investment.

When the Parent's share of losses in an equityaccounted investment equals or exceeds its interest in the entity, including any other unsecured long-term receivables, the Parent does not recognise further losses, unless it has incurred obligations or made payments on behalf of the other entity.

Unrealised gains on transactions between the Parent and its associates and joint ventures are eliminated to the extent of the Parent's interest in these entities. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of equity accounted investees have been changed where necessary to ensure consistency with the policies adopted by the Group.

The carrying amount of equity accounted investments are tested for impairment in accordance with the policy.

(ii) Changes In Ownership Interests

The Group treats transactions with non-controlling interests that do not result in a loss of control as transactions with equity owners of the Group. A change in ownership interest results in an adjustment between the carrying amounts of the controlling and non-controlling interests to reflect their relative interests in the subsidiary. Any difference between the amount of the adjustment to non-controlling interests and any consideration paid or received is recognised within equity.

When the Group ceases to consolidate or equity account for an investment because of a loss of control, joint control or significant influence, any retained interest in the entity is remeasured to its fair value with the change in carrying amount recognised in profit or loss. This fair value becomes the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

If the ownership interest in a joint venture or an associate is reduced but joint control or significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income are reclassified to profit or loss where appropriate.

2.1.4 Current Versus Non-Current Classification

The Group presents assets and liabilities in the balance sheet based on current/ non-current classification.

An asset is current when it is:

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in normal operating cycle
- It is held primarily for the purpose of trading
- It is due to be settled within twelve months after the reporting period, or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as non-current.

2.1.5 Material Accounting Policy Information

Material accounting policy information has been identified and disclosed based on the guidance provided under Ind AS 1. The material accounting policy information used in the preparation of the financial statements have been disclosed in the respective notes.

2.2 Critical Accounting Judgment And Key Sources Of Estimation Uncertainty

a. Impairment of non-current assets - Ind AS 36 requires that the Group assesses conditions that could cause an asset or a Cash Generating Unit (CGU) to become impaired and to test recoverability of potentially impaired assets. These conditions include internal and external factors such as the Group's market capitalization, significant changes in the Group's planned use of the assets or a significant adverse change in the expected prices, sales volumes or raw material cost. The identification of CGUs involves judgment, including assessment of where active markets exist, and the level of interdependency of cash inflows. CGU is usually the individual plant, unless the asset or asset group is an integral part of a value chain where no independent prices for the intermediate products exist, a group of plants is combined and managed to serve a common market, or where circumstances otherwise indicate significant interdependencies.

In accordance with Ind AS 36, goodwill and certain intangible assets are reviewed at least annually for impairment. If a loss in value is indicated, the recoverable amount is estimated as the higher of the CGU's fair value less cost to sell, or its value in use. Directly observable market prices rarely exist for the Group's assets, however, fair value may be estimated based on recent transactions on comparable assets, internal models used by the Group for transactions involving the same type of assets or other relevant information. Calculation of value in use is a discounted cash flow calculation based on continued use of the assets in its present condition, excluding potential exploitation of improvement or expansion potential.

Determination of the recoverable amount involves management estimates on highly uncertain matters, such as commodity prices and their impact on markets and prices for upgraded products, development in demand, inflation, operating expenses and tax and legal systems. The Group uses internal business plans, quoted market prices and the Group's best estimate of commodity prices, currency rates, discount rates and other relevant information. The Group does not include a general growth factor to volumes or cash flows for the purpose of impairment tests, however, cash flows are generally increased by expected inflation and market recovery towards previously observed volumes.

b. Defined Benefit Plans – The cost of the employment benefits such as gratuity, leave and provident fund obligation are determined using actuarial valuations. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases and mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

The parameter most subject to change is the discount rate. In determining the appropriate discount rate for plans operated in India, the management considers the interest rates of government bonds.

The mortality rate is based on publicly available mortality tables for the specific countries. Those mortality tables tend to change only at interval in response to demographic changes. Future salary increases and gratuity increases are based on expected future inflation rates.

Further details about gratuity obligations are given in Note 26.

- c. Taxes The Group calculates income tax expense based on reported income. Deferred income tax expense is calculated based on the differences between the carrying value of assets and liabilities for financial reporting purposes and their respective tax basis that are considered temporary in nature. Valuation of deferred tax assets is dependent on management's assessment of future recoverability of the deferred benefit. Expected recoverability may result from expected taxable income in the future, planned transactions or planned tax optimizing measures. Economic conditions may change and lead to a different conclusion regarding recoverability.
- d. Leases The Group assesses whether a contract is or contains a lease, at inception of the contract. The Group recognises a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less) and leases of low value assets. The lease payments that are not paid at the commencement date are discounted using the incremental borrowing rate. The lease payment, exercise price of purchase option, penalties for termination of contract and any amount expected to pay.

e. Useful lives of depreciable/ amortisable assets (tangible and intangible) - The Group reviews its estimate of the useful lives of depreciable/ amortisable assets at each reporting date, based on the expected utility of the assets. Uncertainties in these estimates relate to technical and economic obsolescence that may change the utility of certain software, customer relationships, IT equipment and other plant and equipment.

2.3 New Standards/Amendments To Existing Standard Issued But Not Yet Effective And Recent Pronouncements –

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

3A PROPERTY, PLANT & EQUIPMENT

All amount in $\mathfrak T$ Million, unless otherwise stated

		ES FC NCI						E CONSOL	IDATED
e stated	Net arrying Amount	As At I March 2024	15.63	49.19 73.87 72.91	25.75 03.99 0.44	0.00	8.23 3.55	48.10 02.98	

Disposals Adjustments As At As At As At During The 2023 2023	For The Year	As At 31 Mαrch 2024			
rear				Disposals justments Derecognition uring The Year	
		15.63		•	•
35.31	31.56 3.75	284.50 31	2	2	2
- 588.40	521.77 66.63	1,962.27 521	,96	- 1,96	1,96
- 180.37	159.68 20.69	853.28 155	853	- 853	853
- 348.56	348.56 -		374.31	- 374	374
37.73 - 3,051.60	364.32	9,555.59 2,725.01	,555.	37.73 - 9,555.	
- 4.48	4.46 0.02	4.92 4	4.	- 4.	0.20 - 4.
0.89	0.86 0.03		0.89	- 0.8	0.8
14.92	14.88 0.04		16.24	16.2	16.2
6.26 - 21.81	26.73 1.34		30.04	6.88 - 30.0	
1.36	1.29 0.07		4.91	- 4.9	- 4.9
252.38	223.41 28.97		600.48	- 600.4	600.4
43.99 - 4,500.08	485.86	13,703.06 4,058.21	3,703	•	94.99 44.61 - 13,703

δ_{AA}				Gr	Gross Carrying Amount	Jount			Accumulate	Accumulated Depreciation/Amortisation	Amortisation			Π	Impairment Losses	Ŷ		Net Carrying Amount
d freehold 15.63 · · 15.63 ·		Particulars	As At 1 April 2022	Additions During The Year	D /Adju		31 N	As At 1 April 2022	For The Year	Disposals /Adjustments During The Year	Derecognition	As At 31 March 2023	As At 1 April 2022	Recognised /Reversal	Deduction /Adjustments	Derecognition	As At 31 March 2023	As At 31 March 2023
Freehold 15.63 · · 15.63 ·		Owned																
Leasehold 31962 · · 35.12 284.50 3155 4.05 ·		Land- Freehold	15.63				15.63											15.63
y Buildings 5.829.68 · And Machinery 25.96.76 183.31 14,19 16.571,42 950,46 6956.67 78.08 94.4 94.85.56 · · · · · · · · · · · · · ·		Land- Leasehold	319.62			35.12	284.50	31.55	4.05		4.04	31.56						252.94
upper 868.46 · · 15.18 853.28 14.2.4 2102 · 318 159.68 ·		Factory Buildings	5,829.68			3,867.41	1,962.27	1,252.29	99.28		829.80	521.77	1,900.72			1,900.72		1,440.50
411.32 \cdot 3701 374.31 38300 \cdot \cdot 34.44 348.56 \cdot <th< td=""><td></td><td>Buildings</td><td>868.46</td><td></td><td></td><td>15.18</td><td>853.28</td><td>142.54</td><td>21.02</td><td></td><td>3.88</td><td>159.68</td><td></td><td></td><td></td><td></td><td></td><td>693.60</td></th<>		Buildings	868.46			15.18	853.28	142.54	21.02		3.88	159.68						693.60
And Machinery 25,906.76 18331 14.19 16,571,42 9,504,46 6,956,67 78.08 9,45 4,809,29 2,725,01 6,511,20 · 6,71 Equipment 2.12 0 0,03 1,08 0,03 14,88 · 0,02 · 0,02 ·		Road	411.32			37.01	374.31	383.00			34.44	348.56						25.75
uters 7.63 · · 2.91 4,72 7.22 · · 2.76 4,46 0.11 · · 0.11 · · 0.11 · 0.11 · · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.11 · 0.02 0.86 0.02 0.86 0.02 0.86 0.02 0.86 0.02 0.02 0.86 0.02 0.02 0.03 1.488 · · 0.02 0.02 0.03 1.488 · · 0.02 0.02 0.03 1.488 · · · · · · · · · · · · · · · · · ·		Plant And Machinery	y 25,906.76	183.31	14.19	16,571.42	9,504.46	6,965.67	578.08	9.45	4,809.29	2,725.01	6,511.20			6,511.20		6,779.45
Equipment 2.12 . 1.20 0.03 1.93 0.03 1.08 0.02 0.86 0.02 . . 0.02 . . 0.02 .		Computers	7.63			2.91	4.72	7.22			2.76	4.46	0.11			0.11		0.26
ure and 16.48 · 0.17 0.07 16.24 15.02 0.05 0.16 0.03 14.88 · · · · · · · · · · · · · · · · · ·		Office Equipment	2.12			0.03	0.89	1.93	0.03	1.08	0.02	0.86	0.02			0.02		0.03
es 31.68 · 0.69 · 30.99 25.52 1.66 0.45 · 26.73 · · · · · · · · · · · · · · · · · · ·		Furniture and	16.48		0.17	0.07	16.24	15.02	0.05	0.16	0.03	14.88						1.36
es 31.68 . 0.69 . 30.99 25.52 1.66 0.45 . 26.73 .		Fixtures																
Il Spares 10.65 · · 5.74 4.91 4.17 0.48 · 3.36 1.29 · <		Vehicles	31.68		0.69		30.99	25.52	1.66	0.45		26.73		•				4.26
of use assets ned disclosure r Ind AS 116) And Machinery 237.28 · (363.20) 600.48 163.19 21.39 · (38.83) 223.41 · · · · · · · · · · · · · · · · · · ·		Capital Spares	10.65			5.74	4.91	4.17	0.48		3.36	1.29						3.62
And Machinery 237.28 - (363.20) 600.48 163.19 21.39 - (38.83) 223.41		Right of use assets Deemed disclosuri Deer Ind AS 116)	a a															
3365731 18331 16.25 2017169 1365268 899210 72604 11.14 564879 4.058.21 8.412.05 - 8.412.05 -		Plant And Machinery				(363.20)	600.48	163.19	21.39	.	(38.83)	223.41						377.07
		Total	33,657.31	183.31	16.25	1	13,652.68	8,992.10	726.04	11.14	5,648.79	4,058.21	8,412.05	•	•	8,412.05	•	9,594.47
		The ROU assets cc are subsequently r	omprise thε measured c	e initial m xt cost le:	ieasurem ss accumi	ent of the c Jated depr	orrespond. eciation ar	ing lease l nd impairr	iability, lé ment loss	ease payn ses.	nents made	e at or befc	ore the cor	nmencem	ient day a	nd any initic	al direct cc	osts. The
The ROU assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement day and any initial direct costs. They are subsequently measured at cost less accumulated depreciation and impairment losses.	Denreciation Method. Estimated Useful Lives And Residual Value	Depreciation Met	thod. Estin	nated U	seful Live	s And Resi	idual Valu	٩.										

Depreciation including amortization on tangible assets, where applicable is provided on pro-rata basis under Straight Line Method (SLM) over the estimated useful lives of the assets as specified in Schedule II to the Companies Act, 2013 ('the Act'), which is also supported by technical assessment carried out by the Group other than the following:

- Leasehold assets(Buildings and Plant and Machinery) which are jointly held are amortized over the period of lease i.e., 6 to10 years, being lower than the useful lives specified in Schedule II to the Act for similar assets.
- Furnace refractories are depreciated over useful life of 5-6 years based on technical assessment carried out by the Group
- Leasehold land is amortized over the period of lease. No depreciation is provided for freehold land.

NOTES FORMING PART OF THE CONSOLIDATED **FINANCIAL STATEMENT**

The useful lives have been determined based on technical evaluation done by the management's expert which are higher than those specified by Schedule II to the Companies Act, 2013, in order to reflect the actual usage of the assets. The residual values are not more than 5% of the original cost of the asset

Impairment Of Non Financial Assets

from other assets or Groups of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its The Group assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Group estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash generating unit's (CGU) fair value less costs of disposal and its value in use. Recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those recoverable amount. Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period. Impairment losses of continuing operations, including impairment on inventories, are recognised in profit or loss section of the statement of profit and loss, except for properties previously revalued with the revaluation taken to OCI. For such properties, the impairment is recognised in OCI up to the amount of any previous revaluation.

3B INTANGIBLE ASSETS

All amount in ₹ Million, unless otherwise stated

FINANCIAL STATEMENT

NOTES FORMING PART OF THE CONSOLIDATED

				Gross Carry	Gross Carrying Amount			Accumulate	Accumulated Depreciation/Amortisation	Amortisation				Impairi	Impairment Losses	Net Carrying Amount
Particulars	As At 1 April 2023	Additions During The Year	Disposals /Adjustments During The Year	Derecognition	As At 31 March 2024	As At 1 April 2023	For / The Year	Disposals For /Adjustments : Year During The Year	Derecognition	As At 31 March 2024	As At 1 April 2023	Recognised /Reversal	scognised Deduction /Reversal /Adjustments	Derecognition	As At 31 March 2024	As At 31 March 2024
Computer Software	2.30				2.30	1.81			•	1.81				•		0.49
Total	2.30	•	•	•	2.30	1.81	•	•	·	1.81	•	•	•	·	•	0.49
		Gr	Gross Carrying Amount	lount			Accumulate	Accumulated Depreciation/Amortisation	Amortisation				Impairment Losses	ş		Net Carrying Amount
Particulars	As At 1 April 2022	Additions During The Year	Disposals /Adjustments During The Year	Derecognition	As At 31 March 2023	As At 1 April 2022	As At 1 April – For The Year 2022	Disposals /Adjustments During The Year	Derecognition	As At 31 March 2023	As At 1 April 2022	Recognised /Reversal	Recognised Deduction /Reversal /Adjustments	Derecognition	As At 31 March 2023	As At 31 March 2023
Computer Software	2.30	•		•	2.30	1.81				1.81						0.49
Total	2.30	•	•		2.30	1.81	•		•	1.81	•			•	•	0.49

Accounting policy

Intangible assets

Intangible assets (Computer Software) are carried at cost less accumulated amortization and accumulated impairment loss, if any. Computer Software for internal use, which is primarily acquired, is capitalized. Subsequent costs associated with maintaining such software are recognized as expense as incurred. Cost of Software includes licenses fees and cost of implementation, system integration services etc. where applicable.

Amortization

The Group amortizes intangible assets (Computer Software) with a finite useful life using the straight line method over a period of 3 years.

All amount in ₹ Million, unless otherwise stated

3C CAPITAL WORK IN PROGRESS

Particulars	As at 31 March 2024
Capital Work-In-Progress	
Opening Balance#	387.50
Closing Balance#	387.50
Particulars	As at 31 March 2023
Capital Work-In-Progress	
Opening Balance#	387.50
Closing Balance#	387.50

* Represents residual value of abandoned projects. Hence no ageing and expected completion schedule is disclosed.

Accounting Policy

Capital Work-In-Progress

The items of property, plant and equipment which are not yet ready for use are disclosed as capital work-in-progress and are carried at historical cost or recoverable value, whichever is lower.

3D The Group has till date incurred pre-operative expenses and interest cost of ₹ 4,887.05 million and allocated to respective assets in earlier years

3E Refer Note 40 for details of hypothecation/mortgage of Property, Plant and Equipment.

4. NON-CURRENT INVESTMENTS

Particulars	As At 31 March 2024	As At 31 March 2023
Jnquoted		
Investment-Others (At Fair Value Through Profit And Loss)		
Kalinganagar Special Steel Private Limited^	-	0.70
Nil (31 March 2023 : 70,000) Equity Shares		
Of ₹ 10/- Each, Fully Paid Up [Including Beneficial Interest In 1 Equity		
Shares Of ₹ 10/- Each, Fully Paid Up]		
Visa Coke Limited	31.63	31.63
1,054,476 (31 March 2023 : 1,054,476) Equity		
Shares Of ₹ 10/- Each Fully Paid Up		
Aggregate Amount Of Unquoted Investments	31.63	32.33

^Ceased to be a subsidiary w.e.f. 25 November 2022, post which the subsidiary has issued fresh capital resulting in loss of control

Accounting Policies

(I) Classification Of Financial Assets At Amortised Cost

Investment in subsidiaries and joint venture are recognised at amortised cost.

(II) Classification Of Financial Assets At Fair Value Through Profit Or Loss

The Group classifies the following financial assets at fair value through profit or loss (FVTPL)

 equity investments for which the entity has not elected to recognise fair value gains and losses through other comprehensive income.

All amount in ₹ Million, unless otherwise stated

5. NON-CURRENT -OTHER FINANCIAL ASSETS

Particulars	As At 31 March 2024	As At 31 March 2023
Security Deposits With Others	119.34	71.46
	119.34	71.46

6. DEFERRED TAX ASSETS (NET)

The Balance Comprises Temporary Differences Attributable To:

Particulars	As At 31 March 2024	As At 31 March 2023
Deferred Tax Assets (A)		
Investments In Joint Ventures	2.48	2.25
Inventories	0.63	0.65
Allowance For Doubtful Advances	1.27	1.27
Liability As Per Ind AS 116	110.57	118.53
Provisions For Employee Benefits	5.17	11.18
Interest Accrued	430.83	454.40
Disallowances Allowable For Tax Purpose On Payment	520.70	430.64
Unabsorbed Depreciation & Business Loss Carried Forward (Refer Note Below)	540.39	628.21
	1,612.04	1,647.13
Deferred Tax Liabilities (B)		
Property Plant And Equipment And Intangible Assets	(1,612.04)	(1,647.13)
	(1,612.04)	(1,647.13)
Net Deferred Tax Assets (A-B)	-	-

Note: The Group has recognized deferred tax assets in respect of brought forward losses and unabsorbed depreciation to the extent of deferred tax liability only, as there is no reasonable certainty supported by convincing evidence that sufficient taxable profits will be available against which the unused tax losses can be utilized.

Movements In Deferred Tax Assets During The Year Ended:

31 March 2024	Opening Balance	Recognised in Profit/(Loss)	Closing Balance
Deferred Tax Assets/(Liabilities) In Relation To :			
Investments In Joint Ventures	2.25	0.23	2.48
Inventories	0.65	(0.02)	0.63
Allowance For Doubtful Advances	1.27	0.00	1.27
Liability As Per Ind AS 116	118.53	(7.96)	110.57
Provisions For Employee Benefits	11.18	(6.01)	5.17
Interest Accrued	454.40	(23.57)	430.83
Disallowances Allowable For Tax Purpose On Payment	430.64	90.06	520.70
Unabsorbed Depreciation & Business Loss Carried Forward	628.21	(87.82)	540.39
Total Deferred Tax Assets	1,647.13	(35.09)	1,612.04
Property Plant And Equipment And Intangible Assets	(1,647.13)	35.09	(1,612.04)
Total Deferred Tax Liabilities	(1,647.13)	35.09	(1,612.04)
Net (Charge)/Credit	-	-	-

All amount in ₹ Million, unless otherwise stated

31 March 2023	Opening Balance	Recognised in Profit/(Loss)	Closing Balance
Deferred Tax Assets/(Liabilities) In Relation To :			
Investments In Joint Ventures	2.05	0.20	2.25
Inventories	1.70	(1.05)	0.65
Allowance For Doubtful Advances	7.90	(6.63)	1.27
Liability As Per Ind AS 116	36.07	82.46	118.53
Provisions For Employee Benefits	17.72	(6.54)	11.18
Interest Accrued	500.74	(46.34)	454.40
Disallowances Allowable For Tax Purpose On Payment	397.13	33.51	430.64
Unabsorbed Depreciation & Business Loss Carried Forward	689.87	(61.66)	628.21
Total Deferred Tax Assets	1,653.18	(6.05)	1,647.13
Property Plant And Equipment And Intangible Assets	(1,653.18)	6.05	(1,647.13)
Total Deferred Tax Liabilities	(1,653.18)	6.05	(1,647.13)
Net (Charge)/Credit	-	-	-

7. INVENTORIES

Particulars	As At 31 March 2024	As At 31 March 2023
(Refer Note (a) below)		
Raw Materials	35.35	30.68
Stores And Spares	46.26	47.14
	81.61	77.82

(a) See Note 40 For Details Of Hypothecation Of Inventories.

Accounting Policies

Raw materials and stores are stated at cost. By-product and scrap are stated at the lower of cost and net realisable value. Cost of inventories also include all other costs incurred in bringing the inventories to their present location and condition. Costs are assigned to individual items of inventory on the basis of weighted average basis. Costs of purchased inventory are determined after deducting rebates, input tax credits and discounts.

8. CASH AND CASH EQUIVALENTS

Particulars	As At 31 March 2024	
Balance With Banks		
In Current Account	0.20	0.20
Cash In Hand	0.18	0.18
	0.38	0.38

There are no repatriation restrictions with regard to cash and cash equivalents as at the end of the reporting period and prior periods.

9. OTHER BANK BALANCES [OTHER THAN CASH & CASH EQUIVALENTS]

Particulars	As At 31 March 2024	As At 31 March 2023
Balance With Banks		
In Current Account (Refer Note (a) Below)	233.60	186.94
Fixed Deposit With Banks With Original Maturity Of More Than 3 Months But Less Than 12 Months (Under	22.81	21.41
Lien)		
	256.41	208.35

(a) The Parent Company is not able to operate its Bank Account as the case filed by a vendor is subjudice. The Parent Company has been taking support of related parties for making payments on behalf of the Parent Company to keep the plant operational.

All amount in ₹ Million, unless otherwise stated

10. OTHER CURRENT FINANCIAL ASSETS

Particulars	As At 31 March 2024	As At 31 March 2023
Interest Accrued On Deposits	6.80	5.88
	6.80	5.88

11. CURRENT TAX ASSETS (NET)

Particulars	As At 31 March 2024	As At 31 March 2023
Income Tax Assets (Tax Deducted At Source & Tax Collected At Source)	52.57	64.32
	52.57	64.32

12. OTHER CURRENT ASSETS

Particulars	As At 31 March 2024	As At 31 March 2023
Advances Against Supply Of Goods And Rendering Services		
Considered Good	88.47	73.48
Considered Doubtful	5.06	5.06
Less: Allowances For Doubtful Advances	(5.06)	(5.06)
Contract Assets	32.86	82.35
Advances To Related Party	0.06	0.07
Prepaid Expenses	2.20	4.67
Others Taxes Receivable / Adjustable	49.78	62.08
	173.37	222.65

13. EQUITY SHARE CAPITAL AND OTHER EQUITY

A Equity Share Capital

Particulars	As At 31 March 2024	As At 31 March 2023
Authorised		
252,000,000 Equity Shares (31 March 2023 : 252,000,000) of ₹ 10/- each	2,520.00	2,520.00
Issued, Subscribed And Paid-up		
115,789,500 Equity Shares (31 March 2023 : 115,789,500) Of ₹ 10/- Each Fully Paid Up	1,157.90	1,157.90

(a) Movements In Equity Share Capital

Particulars	Year Ended 31 Ma	rch 2024	Year Ended 31 March 2023		
Particulars	Number of Shares Amount		Number of Shares	Amount	
Balance as at the beginning of the year	115,789,500	1,157.90	115,789,500	1,157.90	
Add : Shares issued during the year	-	-	-	-	
Balance as at the end of the year	115,789,500	1,157.90	115,789,500	1,157.90	

(b) Terms And Rights Attached To Equity Shares

The Parent Company has only one class of equity shares referred to as equity shares having a par value of ₹ 10 per share. Each Shareholder is entitled to one vote per share held. The Parent Company declares and pays dividend in Rupees. The dividend proposed by the Board of Directors is subject to the approval of shareholders in the ensuing Annual General Meeting, except in case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Parent after distribution of all preferential amounts, in proportion to their shareholding.

All amount in ₹ Million, unless otherwise stated

(c) Details Of Shareholders Holding More Than 5 % Shares In The Company

	31 March	2024	31 March 2023		
Particulars	Number of Shares	Percentage of Holding	Number of Shares	Percentage of Holding	
VISA Infrastructure Limited	44,387,167	38.33	44,387,167	38.33	
VISA International Limited	23,787,833	20.54	23,787,833	20.54	
VISA Industries Limited	11,500,000	9.93	5,780,000	4.99	
Vikasa India EIF I Fund	10,788,087	9.32	10,788,087	9.32	
ERISKA Investment Fund Limited	9,912,036	8.56	9,912,036	8.56	

(d) Disclosure Of Shareholding Of Promoters

		31 March 2024		3	31 March 2023	
Promoter Name	No. Of Shares	% Of Total Shares	% Change During The Year	No. Of Shares	% of Total Shares	% Change During The Year
VISA Infrastructure Limited	44,387,167	38.33	-	44,387,167	38.33	-
VISA Industries Limited	11,500,000	9.93	49.74	5,780,000	4.99	100.00

B Other Equity

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Reserves And Surplus		
Capital Reserve	4,612.65	4,612.65
Securities Premium	1,645.00	1,645.00
General Reserve	60.33	60.33
Retained Earnings	(15,916.75)	(15,196.87)
Total	(9,598.77)	(8,878.89)
Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Capital Reserve [Refer (a) Below]		
Balance At The Beginning Of The Year	4,612.65	4,612.65
Balance At The End Of The Year	4,612.65	4,612.65
Securities Premium Reserve [Refer (b) Below]		
Balance At The Beginning Of The Year	1,645.00	1,645.00
Balance At The End Of The Year	1,645.00	1,645.00
General Reserve [Refer (c) Below]		
Balance At The Beginning Of The Year	60.33	60.33
Balance At The End Of The Year	60.33	60.33
Retained Earnings		
Balance At The Beginning Of The Year	(15,196.87)	(31,807.52)
Add : Net Profit/(Loss) After Tax Transferred From Statement Of Profit And Loss	(718.90)	16,602.80
Add: Remeasurements Gain/(Loss) of the Net Defined Benefit Plans	(0.98)	7.85
Balance At The End Of The Year	(15,916.75)	(15,196.87)

Nature And Purpose Of Reserves

- (a) Capital Reserve represents amount arisen pursuant to various Schemes of Amalgamation.
- (b) Securities Premium is used to record the premium on issue of shares. The reserve is utilised in accordance with the specific provisions of the Act.
- (c) General Reserve represents free reserve not held for any specific purpose.

All amount in ₹ Million, unless otherwise stated

14. NON CURRENT LEASE LIABILITIES

Particulars	As At 31 March 2024	As At 31 March 2023
Long Term Maturities Of Lease Obligations [Refer Note 42]	404.13	439.31
(Deemed Disclosure As Per Ind AS 116)		
	404.13	439.31

15. NON CURRENT PROVISIONS

Particulars As At 31 March 2024		As At 31 March 2023
Provision For Employee Benefits	13.46	26.91
	13.46	26.91

16. CURRENT - BORROWINGS

Particulars	As At 31 March 2024	As At 31 March 2023
Secured Borrowings (Refer (a) , B and C Below)		
(i) Working Capital Loans		
From Banks	-	2,113.50
From Other Parties	2,765.36	650.44
(ii) Current Maturities Of Long-Term Debt (Refer Note (b) Below)		
From Banks	417.39	6,996.27
From Other Parties	10,029.26	3,270.43
Unsecured Borrowings		
Loan Repayable To Related Party (Refer D below)	442.50	442.50
	13,654.51	13,473.14

(a) The debts/borrowings of the Parent Company have been classified as Non-Performing Assets (NPA) and are barred by limitation from the NPA date of 11 July 2012 and accordingly the entire debt classified as current is disputed and as such the same is not to be considered as acknowledgement of liability by the Parent Company.

(b) Long term borrowing has been applied for the purpose of construction and acquisition of property, plant and equipment.

A. Debt Restructuring

The Group has been under financial stress due to various external factors beyond the control of the Group and its management which amongst others, include (i) failure of the State Government of Odisha to fulfil its obligation under the MOU executed with the Group for grant of Captive Mines, which has deprived the Parent Company of assured supply of consistent quality of raw material at a reasonable cost, (ii) de-allocation of Coal Block by Ministry of Coal and Hon'ble Supreme Court judgment dated 24 September 2014, which has deprived the Group of assured supply of consistent quality of coal at a reasonable cost, (iii) non-availability of vital raw materials at viable prices due to closure of Mines following the investigations by Shah Commission which commenced sometime in 2011 and the Hon'ble Supreme Court judgment dated 16 May 2014, (iv) dumping of Steel and Stainless Steel products by overseas manufacturers resulting in sharp drop in prices, (v) high cost of logistics for transportation of raw materials as these rates are fixed by Associations at rates much above the Government notified rates, (vi) non-disbursement of sanctioned loans for Plant operations and adjustment of disbursed loan with interest/principal repayment instead of plant operations, which resulted in complete depletion of working capital of the Group. The Group has also informed lenders that it reserves its right to claim losses suffered due to the actions and inactions of lenders arising out of breaches and violations of contractual and other arrangements and such claim amount shall be claimed as a right of set-off against any dues.

Due to the aforesaid external factors, the EBITDA margins of the Parent Company since 2011-12 have not been sufficient to service interest / principal repayment and whilst the outstanding principal term loan amount was only ₹ 3,850.00 Million as on 1 April 2013, during the period April 2013 to March 2016, the lenders have charged/recovered approx. ₹ 4,258.51 Million on account of interest/ repayment whereas EBITDA during this period was only approx. ₹ 1,413.93 Million. This has resulted in ballooning of liabilities of the Parent Company towards its lenders, which are far in excess of hard cost of investments in the project for which the principal term loan had been taken from the lenders.

The Parent Company's debts had been restructured under the aegis of Corporate Debt Restructuring cell (CDR) and a Master Restructuring Agreement (MRA) dated 19 December 2012 was executed to give effect to the package approved by CDR cell with effect from 1 March 2012. Pursuant to the approval of the Parent Company and VSSL Business Re-organisation Plan by the CDR, a Common Loan Agreement (CLA) had also been executed among the Parent Company, VISA Special Steel Limited (VSSL) and lenders.

State Bank of India (SBI) had filed an application before Hon'ble National Company Law Tribunal (NCLT) for initiating Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code (IBC) against the Parent Company, which was dismissed by NCLT, Cuttack Bench. SBI preferred an appeal before Hon'ble National Company Law Appellate Tribunal (NCLAT) New Delhi which had directed NCLT to restore the application and proceed further in accordance with law. The order of NCLAT had been challenged by the Parent Company in the Hon'ble Supreme Court by way of a Civil Appeal and the same had been admitted on 9 September 2021. On 7 November 2022, Hon'ble Supreme Court passed an Order to the effect that NCLT may continue to hear the application filed by SBI but the same may not be given effect till the next date of hearing before Hon'ble Supreme Court, and the matter is pending. Oriental Bank of Commerce, since merged with Punjab National Bank (PNB), had filed an application for initiating CIRP under IBC which was admitted vide NCLT order dated 28 November 2022 and an Interim Resolution Professional had been appointed. The NCLT order has been challenged before NCLAT and the matter is pending. Meanwhile, Hon'ble Orissa High Court has stayed the operation of the NCLT order dated 28 November 2022. SBI and PNB have since assigned their debt to Assets Care & Reconstruction Enterprise Limited (ACRE) and consequently, ACRE has filed Substitution Application in the matter.

SBI (the Lead Bank) and other lenders like PNB, Union Bank, Canara Bank, Central Bank of India, Vijaya Bank (since merged with Bank of Baroda), UCO Bank, Indian Overseas Bank, Exim Bank, Dena Bank (since merged with Bank of Baroda), Bank of Baroda, State Bank of Travancore (since merged with SBI) and SIDBI have already implemented Resolution through sale of debt to Asset Reconstruction Company (ARC). More than 90% of the debt has been assigned to ACRE.

The Group does not have working capital and is presently carrying its operation with the support of the operational creditors. There is panic among operational creditors whose financial support is necessary for plant operations, without which there is risk of plant closure, agitation and law and order problems from workers. The Parent Company has not filed quarterly returns or statements with Banks or Financial Institutions as its debt is categorised as NPA and debt is barred by limitation and is disputed.

B The Parent Company and VSSL stopped providing further interest in its books effective 1 April 2016 since the debt is barred by limitation from the NPA date of 11 July 2012. The amount of such interest not provided for in the financial year ended 31 March 2024 is estimated at ₹ 1,743.58 Million and the accumulated amount of such unprovided interest as on the said date is estimated at ₹ 11,645.13 Million.

C Details Of Securities (Also Refer Note 40)

- (i) First pari-passu charge by way of hypothecation of all the Parent Company's current assets and fixed assets (excluding land) including movable and immovable plant and machinery, machinery spares, tools and accessories, vehicles and other movable assets both present and future ("Hypothecated Assets") of the Company, save and except specific assets charged to Banks, Financial Institutions and Non Banking Financial Companies (NBFC).
- (ii) First pari-passu mortgage and charge on the immovable properties of the Parent Company situated at Kalinganagar Industrial Complex, Jajpur, (Odisha), Golagaon, Jajpur, (Odisha), Raigarh, (Chhattisgarh) and office premises of the Parent Company at Bhubaneswar, (Odisha).
- (iii) Pursuant to CDR, pledge of equity shares of the Parent Company with the CDR Lenders.
- (iv) Pledge of entire Equity Shares held by the Parent Company in VISA Urban Infra Limited.
- (v) Lien on all Bank Accounts including the Trust and Retention Account.
- (vi) The Lenders of SMCF loan are having a second pari-passu charge on the hypothecated assets and a second charge on the mortgaged assets of the Parent Company.
- (vii) The personal guarantee of Mr. Vishambhar Saran, Chairman and Mr. Vishal Agarwal, Vice Chairman and Managing Director of the Parent Company are invalid due to non-fulfilment of its obligation by lenders, and the matter is sub judice.
- **D** Unsecured loan from related party is interest bearing and is repayable on demand.

All amount in ₹ Million, unless otherwise stated

17. CURRENT LEASE LIABILITIES

Particulars	As At 31 March 2024	As At 31 March 2023
Current Maturities Of Lease Obligations [Refer Note 42] (Deemed Disclosure As Per Ind AS 116)	35.18	31.65
	35.18	31.65

18. CURRENT - TRADE PAYABLES

Particulars	As At	As At
	31 March 2024	31 March 2023
Dues To Related Party	302.73	65.80
Dues To Micro Enterprises And Small Enterprises	-	-
Dues To Other Than Micro Enterprises And Small Enterprises	190.83	357.60
	493.56	423.40

Trade Payables Ageing Schedule

			As or	n 31 March 2	024		
Particulars	Unbilled Due	Not Due	Upto 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total
Outstanding Dues Of Micro Enterprises And Small Enterprises	-	-	-	-	-	-	-
Outstanding Dues Of Creditors Other Than Micro Enterprises And Small Enterprises	5.69	29.97	366.92	-	-	-	402.58
Disputed Dues Of Micro Enterprises And Small Enterprises	-	-	-	-	-	-	-
Disputed Dues Of Creditors Other Than Micro Enterprises And Small Enterprises	2.09	-	-	27.30	-	61.59	90.98
Total	7.78	29.97	366.92	27.30	-	61.59	493.56
			As or	n 31 March 2	023		
Particulars	Unbilled Due	Not Due	Upto 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total
Outstanding Dues Of Micro Enterprises And Small Enterprises	-	-	-	-	-	-	-
Outstanding Dues Of Creditors Other Than Micro Enterprises And Small Enterprises	-	44.10	315.62	-	-	-	359.72
Disputed Dues Of Micro Enterprises And Small Enterprises	-	-	-	-	-	-	-
Disputed Dues Of Creditors Other Than Micro Enterprises And Small Enterprises	2.09	-	-	-	-	61.59	63.68
Total	2.09	44.10	315.62	-	-	61.59	423.40

There are no outstanding creditors registered under Micro, Small and Medium Enterprises Development Act, 2006 as per the information available with the Group. As a result no interest provision/ payments have been made by the Group to such creditors and no disclosure made in this consolidated financial statement.

19. OTHER CURRENT FINANCIAL LIABILITIES

Particulars	As At 31 March 2024	As At 31 March 2023
Interest Accrued (Refer Note 16(B))	1,802.92	1,952.33
Employee Related Liabilities	24.90	39.23
Other Liabilities	60.96	98.50
	1,888.78	2,090.06

All amount in ₹ Million, unless otherwise stated

20. OTHER CURRENT LIABILITIES

Particulars	As At 31 March 2024	As At 31 March 2023
Contract Liabilities	194.92	190.11
Statutory Liabilities (Includes Goods And Service Tax, Excise Duty, Tax Deducted At Source, Provident Fund, Employee State Insurance Etc.)	19.88	10.22
Electricity Duty#	2,052.85	1,705.71
	2,267.65	1,906.04

[#]This includes liability related to Electricity Duty levied on power generated from non-conventional sources which the Parent Company has disputed.

As per the provisions of Industrial Policy Resolution 2001, Government of Odisha (IPR 2001) dated 03.12.2001, "18.8 A power plant generating power from non-conventional sources set up after the effective date shall be deemed to be a new industrial unit and will be entitled to all the incentives under this policy. These plants will not be liable to pay electricity duty". The parent company has set up the power plant generating power from non-conventional sources after the effective date of IPR 2001 i.e. 03.12.2001 and hence is deemed to be a new industrial unit and not liable to pay electricity duty as per IPR 2001. However, this liability has been provided on the basis of prudent accounting.

21. CURRENT- PROVISIONS

Particulars	As At 31 March 2024	As At 31 March 2023
Provision For Employee Benefits	7.08	6.49
	7.08	6.49

22. REVENUE FROM OPERATIONS

Parti	culars	Year ended 31 March 2024	Year ended 31 March 2023
(a)	Sale Of Products	51 March 2024	51 March 2025
()	Manufactured Goods	439.75	200.43
	Total	439.75	200.43
(b)	Sale Of Services		
	Conversion Income	5,959.71	6,187.22
	Total	5,959.71	6,187.22
(c)	Other Operating Revenues		
	Scrap Sales	23.12	32.59
	Income From Shared Services	211.30	129.94
	Other Operating Income	65.10	2.53
	Liabilities No Longer Required Written Back	-	22.13
	Total	299.52	187.19
		6,698.98	6,574.84
(d)	Contract Balances		
	'The following table provides information about receivables, contract assets and contract liabilities from		
	contracts with customers.		
	Receivables, which are included in 'Trade and other receivables'	-	-
	Contract Assets	32.86	82.35
	Contract Liabilities	194.92	190.11
(e)	Other Information		
	a) Transaction price allocated to the remaining performance obligations- NIL		
	b) The amount of revenue recognised in the current period that was included in the opening contract		
	liability balance ₹ 190.11 million		
	c) The amount of revenue recognised in the current period from performance obligations satisfied (or		
	partially satisfied) in previous periods – e.g. changes in transaction price- NIL		
	d) Performance obligations- The Company satisfy the performance obligation on shipment/delivery as		
	per the terms of contract.		
	e) Significant payment terms- The contract does not have any financing component and variable		
	consideration.		

All amount in ₹ Million, unless otherwise stated

Accounting Policy

Revenue From Operations

The Group derives revenue primarily from conversion of raw material into finished products.

Revenue is recognized upon transfer of control of promised products or services to customers in an amount that reflects the consideration which the Group expects to receive in exchange for those products or services. Revenue is measured based on the consideration specified in a contract with a customer and excludes amounts collected on behalf of third parties.

23. OTHER INCOME

Parti	culars	As At 31 March 2024	As At 31 March 2023
(α)	Interest Income		
	On Bank Deposits	1.56	0.68
	On Others	12.44	10.60
(b)	Other Non-Operating Income		
	Insurance Claim Received	-	0.02
	Gain On Sale Of Property Plant And Equipment	0.76	-
	Other Non-Operating Income	0.19	5.85
		14.95	17.15

24. COST OF MATERIALS CONSUMED

Particulars	As At 31 March 2024	As At 31 March 2023
Chrome Ore	4,101.68	2,433.62
Iron Ore	-	576.62
Others	305.73	307.14
	4,407.41	3,317.38

25. CHANGES IN INVENTORIES OF FINISHED GOODS AND WORK-IN-PROGRESS

Particulars	As At 31 March 2024	As At 31 March 2023
Opening Stock		
Finished Goods	-	-
By-Products	-	29.76
Work-In-Progress	-	-
	-	29.76
Less : Closing Stock		
Finished Goods	-	-
By-Products	-	3.44
Work-In-Progress	-	-
	-	3.44
(Increase)/Decrease In Stock	-	26.32

26. EMPLOYEE BENEFIT EXPENSES

Particulars	As At 31 March 2024	As At 31 March 2023
Salaries And Wages	239.63	334.13
Contribution To Provident And Other Funds	16.82	23.26
Staff Welfare Expenses	3.14	2.53
	259.59	359.92

All amount in ₹ Million, unless otherwise stated

Additional Disclosures Relating To Employee Benefits Obligations/Expenses

(I) Post Employment Defined Contribution Plan

The Group contributes to the Provident Fund (PF) maintained by the Regional Provident Fund Commissioner. Under the PF scheme contributions are made by both the Group and its eligible employees to the Fund, based on the current salaries. An amount of ₹ 12.19 Million (31 March 2023 : ₹ 16.19 Million) has been charged to the Statement of Profit and Loss towards Group's contribution to the aforesaid PF scheme. Apart from making monthly contribution to the scheme, the Group has no other obligation.

(II) Post Employment Defined Benefit Plan-Gratuity (Funded)

The Group provides for Gratuity, a defined benefit retirement plan covering eligible employees. As per the scheme, the Gratuity Trust Funds managed by the Life Insurance Corporation of India (LIC) make payment to vested employees at retirement, death, incapacitation or termination of employment, of an amount based on the respective employee's eligible salary for specified number of days, as per provision of Gratuity Act depending upon the tenure of service subject to a maximum limit of ₹ 2.00 Million. Vesting occurs upon completion of five years of service. Liabilities with regard to the Gratuity Plan are determined by actuarial valuation as set out in policy below, based on which, the respective entities makes contributions to the Gratuity Fund.

The following Table sets forth the particulars in respect of the aforesaid Gratuity fund of the Group.

(III) Balance Sheet Amounts - Post Employment Defined Benefit Plan-Gratuity (Funded)

	Present Value Of Obligation	Fair Value Of Plan Assets	Net Amount
1 April 2022	59.82	5.74	54.08
Current Service Cost	4.17	-	4.17
Interest Cost/Income	3.11	-	3.11
Past Service Cost	-	-	-
Investment Income	-	0.41	(0.41)
Total Amount Recognised In Profit Or Loss	7.28	0.41	6.87
Remeasurements (Gains)/Losses			
- Change In Demographic Assumptions	-	-	-
- Change In Financial Assumptions	-	-	-
- Experience Variance (i.e. Actual Experience Vs Assumptions)	(7.80)	-	(7.80)
- Return On Plan Asset, Excluding Amount Recognised In Net Interest Expense	-	0.05	(0.05)
Total Amount Recognised In Other Comprehensive Income	(7.80)	0.05	(7.85)
Contributions By Employer	-	16.40	(16.40)
Benefits Paid	(5.54)	(4.05)	(1.49)
Derecognition On Loss Of Control	(13.37)		(13.37)
1 April 2023	40.39	18.55	21.84
Current Service Cost	3.03	-	3.03
Interest Cost/Income	2.91	-	2.91
Past Service Cost	-	-	-
Investment Income	-	1.33	(1.33)
Total Amount Recognised In Profit Or Loss	5.94	1.33	4.61
Remeasurements (Gains)/Losses			
- Change In Demographic Assumptions	-	-	-
- Change In Financial Assumptions	0.82	-	0.82
- Experience Variance (i.e. Actual Experience Vs Assumptions)	0.84	-	0.84
- Return On Plan Asset, Excluding Amount Recognized In Net Interest Expense	-	0.69	(0.69)
Total Amount Recognised In Other Comprehensive Income	1.66	0.69	0.97
Contributions By Employer	-	18.78	(18.78)
Benefits Paid	(4.46)	(4.46)	-
Derecognition On Loss Of Control	-	-	-
31 March 2023	43.53	34.89	8.64

All amount in ₹ Million, unless otherwise stated

(IV) The Net Liability Disclosed Above Relates To The Aforesaid Gratuity Plan (Funded) As Follows:

Particulars	As At 31 March 2024	As At 31 March 2023
Reconciliation Of The Present Value Of The Defined Benefit Obligation And The Fair		
Value Of Plan Assets:		
Present Value Of Funded Obligation At The End Of The Year	43.53	40.39
Less: Fair Value Of Plan Assets At The End Of The Year	34.89	18.55
Net Asset /(Liability) Recognised In The Balance Sheet	8.64	21.84

(V) Principal Actuarial Assumption Used:

Particulars	As At 31 March 2024	As At 31 March 2023
Discount Rates	6.97%	7.20%
Expected Salary Increase Rates	5.00%	5.00%
Attrition Rate	2% depending on	2% depending on
	age	age
Mortality	100 % of	100% of
	IALM (12-14)	IALM (12-14)

The Group ensures that the investment positions are managed within an Asset - Liability Matching (ALM) framework that has been developed to achieve investment that are in line with the obligation under the Gratuity scheme. Within this framework the Group's ALM objective is to match asset with gratuity obligation. The Group actively monitor how the duration and the expected yield of instruments are matching the expected cash outflow arising from the gratuity obligations. The Group has not changed the process used to manage its risk from previous period. The gratuity scheme is funded with LIC which has good track record of managing fund.

(VI) The Major Categories Of Plan Assets As A Percentage Of The Fair Value Of Total Plan Assets Are As Follows:

Particulars	As At 31 March 2024	As At 31 March 2023
Insurer Managed Funds	100%	100%

(VII) Category Of Plan Assets

Particulars	As At 31 March 2024	As At 31 March 2023
Fund With LIC	34.89	18.55
Total	34.89	18.55

Maturity Profile Of Defined Benefit Obligation Weighted Average Duration (Based on Discounted Cashflow) Is 10 Years

The Expected Maturity Analysis Of Undiscounted Gratuity Benefit As Follows:

	1 Year	2 to 5 Year	6 to 10 Year	> 10 Year	Total
As at 31 March 2024					
Defined Benefit Obligation	4.64	10.42	24.01	47.97	87.03
As at 31 March 2023					
Defined Benefit Obligation	4.20	9.76	23.35	48.61	85.92

All amount in ₹ Million, unless otherwise stated

(VIII) Sensitivity Analysis

The following table presents a sensitivity analysis to one of the relevant actuarial assumption, holding other assumptions constant, showing how the defined benefit obligation would have been affected by changes in the relevant actuarial assumptions that were reasonably possible at the reporting date.

	As At 31 March	As At 31 March 2024		As At 31 March 2023	
	Decrease	Increase	Decrease	Increase	
Discount Rate (-/+1%)	47.41	40.13	44.19	37.08	
Salary Growth Rate (-/+1%)	40.26	47.18	37.15	44.00	
Attrition Rate(-/+50%)	42.91	44.09	39.72	41.01	
Mortality Rate(-/+10%)	43.42	43.64	40.27	40.51	

The above sensitivity analysis are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant actuarial assumptions the same method (present value of the defined benefit obligation calculated with the projected unit credit method at the end of the reporting period) has been applied as when calculating the defined benefit liability recognised in the balance sheet.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the prior period.

(IX) The Group expects to contribute ₹ 12.54 Millions (Previous Year ₹ 25.64 Millions) to its gratuity fund in 2024-25 Risk Exposure

Valuations are performed on certain basic set of pre-determined assumptions and other regulatory framework which may vary overtime. Thus, the Group is exposed to various risks in providing the above gratuity benefit, the most significant of which are as follows:

Interest Rate Risk: The plan exposes the Group to the risk of fall in interest rates. A fall in interest rates will result in an increase in the ultimate cost of providing the above benefit and will thus result in an increase in the value of the liability (as shown in financial statements).

Liquidity Risk : This is the risk that the Group is not able to meet the short term gratuity pay-outs. This may arise due to non availability of enough cash/cash equivalents to meet the liabilities or holding of illiquid assets not being sold in time.

Salary Escalation Risk : The present value of the defined benefit plans calculated with the assumption of salary increase rate of plan participants in future. Deviation in the rate of increase of salary in future for plan participants from the rate of increase in salary used to determine the present value of obligation will have a bearing on the plan's liability.

Demographic Risk : The Group has used certain mortality and attrition assumptions in valuation of the liability. The Group is exposed to the risk of actual experience turning out to be worse compared to the assumption.

Regulatory Risk: Gratuity benefit is paid in accordance with the requirements of the Payment of Gratuity Act, 1972(as amended from time to time). There is a risk of change in regulations requiring higher gratuity payouts (e.g. Increase in the maximum limit on gratuity of ₹ 20,00,000).

Accounting Policies

Employee Benefits

Short-Term Obligations

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognized in respect of employees services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

Other Long-Term Employee Benefit Obligations

The liabilities for earned leave and sick leave are not expected to be settled wholly within 12 months after the end of the period in which the employees render the related service. They are therefore measured at the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting period using the projected unit credit method. The benefits are discounted using the market yields at the end of the reporting period that have terms approximating to the terms of the related obligation. Remeasurements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss.

All amount in ₹ Million, unless otherwise stated

The obligations are presented as current liabilities in the balance sheet if the Group does not have an unconditional right to defer settlement for at least twelve months after the reporting period, regardless of when the actual settlement is expected to occur.

Post-Employment Obligations

The Group operates the following post-employment schemes:

- (a) defined benefit plans such as gratuity and
- (b) defined contribution plans such as provident fund.

Defined Benefit Plan

The liability or asset recognised in the balance sheet in respect of defined benefit gratuity plans is the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets. The defined benefit obligation is calculated annually by actuaries using the projected unit credit method.

The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows by reference to market yields at the end of the reporting period on government bonds that have terms approximating to the terms of the related obligation.

The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in employee benefit expense in the statement of profit and loss.

Remeasurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in equity and in the balance sheet.

Changes in the present value of the defined benefit obligation resulting from plan amendments or curtailments are recognised immediately in profit or loss as past service cost.

Defined Contribution Plans

The Group pays provident fund contributions to publicly administered provident funds as per local regulations. The Group has no further payment obligations once the contributions have been paid. The contributions are accounted for as defined contribution plans and the contributions are recognised as employee benefit expense when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

27. FINANCE COSTS

Particulars	As At 31 March 2024	As At 31 March 2023
Interest On Statutory Dues	215.73	191.49
Interest On Lease (Deemed Disclosure As Per Ind AS 116)	47.84	26.75
Interest Expenses- Others	35.50	35.40
Bank Charges And Amortisation Of Processing Fees Etc.	0.00	0.07
	299.07	253.71

28. DEPRECIATION AND AMORTISATION EXPENSES

Particulars	As At 31 March 2024	As At 31 March 2023
Depreciation And Amortisation Expenses On Property, Plant And Equipment & ROU	485.86	726.04
	485.86	726.04

All amount in ₹ Million, unless otherwise stated

29. OTHER EXPENSES

Particulars	As At 31 March 2024	As At 31 March 2023
Consumption Of Stores And Spare Parts	463.10	618.51
Power And Fuel	1,082.90	1,463.69
Rent	-	0.69
Repairs To Buildings	9.92	12.01
Repairs To Machinery	42.22	34.30
Insurance Expenses	8.26	12.23
Rates And Taxes, Excluding Taxes On Income	21.64	16.12
Material Handling Expenses	216.20	417.02
Miscellaneous Expenses	136.70	209.71
	1,980.94	2,784.28

30. EXCEPTIONAL ITEMS

The exceptional items for the year ended 31 March 2024 is Nil (31 March 2023 represents the impact of loss of control of such subsidiaries amounting to ₹ 17,478.43 Million as a notional gain, representing accumulated losses of the erstwhile subsidiaries which were consolidated earlier in accordance with the disclosure requirement of Ind AS 110).

31. OTHER COMPREHENSIVE INCOME

Particulars	As At 31 March 2024	As At 31 March 2023
Items That Will Not Be Reclassified To Profit Or Loss		
Remeasurements Of The Defined Benefit Plans	(0.98)	7.85
	(0.98)	7.85

32. EARNING/(LOSS) PER EQUITY SHARE

Particul	ars	As At 31 March 2024	As At 31 March 2023
(I) Ba	sic		
а.	Profit/(Loss) After Tax And Minority Interest	(718.90)	16,602.80
b.	(i) Number Of Equity Shares At The Beginning Of The Year	115,789,500	115,789,500
	(ii) Number Of Equity Shares At The End Of The Year	115,789,500	115,789,500
	(iii) Weighted Average Number Of Equity Shares Outstanding During The Year	115,789,500	115,789,500
	(iv) Face Value Of Each Equity Share (₹)	10.00	10.00
с.	Basic Earning/(Loss) Per Share [a / (b(iii)] (₹)	(6.21)	143.39
(II) Di	uted		
α.	Dilutive Potential Equity Shares	-	-
b.	Weighted Average Number Of Equity Shares For Computing Dilutive Earning/(Loss) Per Share	115,789,500	115,789,500
с.	Diluted Earning / (Loss) per Share [same as (I)(c) above] (₹)	(6.21)	143.39

All amount in ₹ Million, unless otherwise stated

33. CONTINGENT LIABILITIES

(a) Claims Against The Group Not Acknowledged As Debts :

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
(i) Sales / Customers And Related Matters	191.90	191.90
(ii) Purchases / Vendors And Related Matters	4,901.10	4,823.80
(iii) Other Matters	-	279.57

(b) Other Matters For Which The Group Is Contingently Liable:

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
(i) Disputed Entry Tax Matters Under Appeal	0.96	0.96
(ii) Disputed GST Matter Under Appeal	181.16	57.22
(iii) Disputed Service Tax Matters Under Appeal	54.63	65.59
(iv) Disputed Customs Duty Matter Under Appeal	1.84	1.84

(c) In respect of the contingent liabilities mentioned in Note 33(a) and 33(b) above, pending resolution of the respective proceedings, it is not practicable for the Group to estimate the timings of cash outflows, if any. The Group does not expect any reimbursements in respect of above contingent liability.

Accounting Policy

Provisions and Contingent Liabilities

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognised as interest expense. However, contingent liabilities are not considered. Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non occurrence of one or more uncertain future events not wholly within the control of the Group or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made.

34. The Parent Company has incurred net loss during the year ended 31 March 2024 which has adversely affected the net worth of the Parent Company. The Parent Company's financial performance has been adversely affected due to non-availability of working capital for operations, and other external factors beyond its control. It is expected that the overall financial health of the Parent Company would improve after debt resolution and improvement in availability of working capital. Accordingly, the Group has prepared the financial statements on the basis of going concern assumption.

35. SEGMENT INFORMATION

The Group is in the business of manufacturing of Ferro Alloys and hence has only one reportable operating segment as per IND AS 108 "Operating Segments". There is no reportable geographical segment of the Group.

All amount in ₹ Million, unless otherwise stated

Amount

36. INVESTMENT IN KALINGANAGAR SPECIAL STEEL PRIVATE LIMITED

Consequent to the issue of fresh equity shares by Kalinganagar Special Steel Private Limited (KSSPL), an erstwhile subsidiary Company of VISA Steel Limited, KSSPL along with its subsidiaries i.e., VISA Ferro Chrome Limited (VFCL) and VISA Special Steel Limited (VSSL) has ceased to be a subsidiary of the Parent Company w. e. f. 25 November 2022. The impact of loss of control of such subsidiaries amounting to ₹ 17,478.43 Million as a notional gain, representing accumulated losses of the erstwhile subsidiaries which were consolidated earlier, has been considered as Exceptional Items during for the year ended 31 March 2023 in accordance with the disclosure requirement of Ind AS 110.

	Amount
Gain/(Loss) On Loss Of Control Of Subsidiary	
Recognised of Investment At Fair Value	0.70
Net Assets Derecognised	17,477.73
Gain/(Loss) On Disposal	17,478.43
Assets And Liabilities Of Subsidiaries Derecognised On Loss Of Control	
ASSETS	
Non-Current Assets	6,458.18
Current Assets	194.85
Total Assets	6,653.03
Liabilities	
Non Current Liabilities	17.27
Current Liabilities	24,113.49
Total Liabilities	24,130.76
Net Assets	(17,477.73)
	Recognised of Investment At Fair Value Net Assets Derecognised Gain/(Loss) On Disposal Assets And Liabilities Of Subsidiaries Derecognised On Loss Of Control ASSETS Non-Current Assets Current Assets Total Assets Liabilities Non Current Liabilities Current Liabilities Total Liabilities

37. BUSINESS RE-ORGANISATION/RE-STRUCTURING PLAN

The Hon'ble Supreme Court vide its ex-parte order dated 17 January 2020 had stayed the NCLT order dated 8 July 2019 sanctioning the Scheme of Arrangement for transfer of the Parent Company's Special Steel Business Undertaking to VISA Special Steel Limited. The NCLT order had been given effect to and the Scheme stood implemented by the Parent Company prior to 17 January 2020. The aforesaid stay order dated 17 January 2020 stands vacated consequent to the Hon'ble Supreme Court order dated 16 May 2024, and the Scheme of Arrangement stands affirmed.

38. FAIR VALUE MEASUREMENTS

a) Financial Instruments By Category

	As At	As At 31 March 2024			31 March 2023	arch 2023
	Amortized cost	FVTOCI	FVTPL	Amortized cost	FVTOCI	FVTPL
Financial Assets						
Investment	10.40	-	31.63	10.36	-	32.33
Cash And Cash Equivalents	0.38	-	-	0.38	-	-
Other Bank Balances	256.41	-	-	208.35	-	-
Other Financial Assets	126.15	-	-	77.34	-	-
Total Financial Assets	393.34	-	31.63	296.43	-	32.33
Financial Liabilities						
Current Borrowings	13,654.51	-	-	13,473.14	-	-
Other Financial Liability	1,888.78	-	-	2,090.06	-	-
Trade Payables	493.56	-	-	423.40	-	-
Lease Liabilities	439.31	-	-	470.96	-	-
Total Financial Liabilities	16,476.16	-	-	16,457.56	-	-

b) Fair Value Hierarchy

All amount in ₹ Million, unless otherwise stated

The table shown below analyses financial instruments carried at fair value, by valuation method. The different levels have been defined below:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices)
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs)

Financial Assets And Liabilities Measured At Fair Value As At 31 March 2024

	Level 1	Level 2	Level 3	Total
Financial Assets				
Investments	-	31.63	-	31.63
Total Financial Assets	-	31.63	-	31.63

Financial Assets And Liabilities Measured At Fair Value As At 31 March 2023

	Level 1	Level 2	Level 3	Total
Financial Assets				
Investments	-	32.33	-	32.33
Total Financial Assets	-	32.33	-	32.33

Notes

- (i) Current financial assets and liabilities are stated at amortized cost which is approximately equal to their fair value.
- (ii) Non- current financial assets and liabilities measured at amortized cost have same fair value as at 31 March 2024 and 31 March 2023.

c) Valuation Techniques

The following methods and assumptions were used to estimate the fair values

Investment has been fair valued based on valuation carried out by independent valuer as on 31 March 2024.

Changes in level 2 and level 3 fair values are analyzed at each reporting period

39. INTEREST IN OTHER ENTITIES

(a) Subsidiaries

The Group includes following subsidiaries at 31 March 2024. Unless otherwise stated, they have share capital consisting solely of equity shares that are held directly by the Group, and the proportion of ownership interests held equals the voting rights held by the Group. The country of incorporation or registration is also their principal place of business.

Name Of The Entity	Place Of Business/ Country Of	Principal	Ownership Interest Held By The Group		Ownership Intere Controlling	
	Incorporation	Activities	31 March 2024	31 March 2023	31 March 2024	31 March 2023
Kalinganagar Chrome	India	Chrome	100.00%	100.00%	-	-
Private Limited		Products				

(b) Interest In Joint Venture

Set out below is the joint venture of the Parent Company as at 31 March 2024 which, in the opinion of the directors, are material to the Parent Company. The entity listed below has share capital consisting solely of equity shares, which are held directly by the Parent Company. The Country of incorporation or registration is also its principal place of business, and the proportion of ownership interest is the same as the proportion of voting rights held.

Name Of The Entity	Principal Activities	Place Of Business	% Of Ownershi Interest	^p Relationship	Accounting Method	Carrying Amount As On 31 March 2024	Carrying Amount As On 31 March 2023
VISA Urban	Developing Star Hotel	India	26%	Joint	Equity	10.40	10.36
Infra Limited	And Convention Centre			Venture	Method		
	Project						

All amount in ₹ Million, unless otherwise stated

(c) Summarized Financial Information For Joint Venture

The table below provide summarized financial information for the joint venture that is material to the Group.

Summarized Balance Sheet

	VISA Urban In	fra Limited
Particulars	As At 31 March 2024	As At 31 March 2023
Current Assets		
Cash And Cash Equivalents	0.03	1.46
Other Assets	4.88	6.56
Total Current Assets	4.91	8.02
Total Non Current Assets	114.94	111.55
Current Liabilities		
Financial Liabilities	0.88	0.87
Other Liabilities	-	-
Total Current Liabilities	0.88	0.87
Non Current Liabilities		
Financial Liabilities	79.72	79.59
Total Non Current Liabilities	79.72	79.59
Net Assets	39.25	39.11

Reconciliation To Carrying Amounts

	VISA Urban In	VISA Urban Infra Limited		
Particulars	As At 31 March 2024	As At 31 March 2023		
Opening Net Assets	39.10	38.98		
Profit/(Loss) For The Year	0.14	0.12		
Closing Net Assets	39.24	39.10		
Group's Share In %	26%	26%		
Group's Share In (value)	10.21	10.17		
Inter Company Elimination	0.19	0.19		
Carrying Amount	10.40	10.36		

Summarized Statement of Profit and Loss

	VISA Urban	Infra Limited
Particulars	For The Year Ended 31 March 2024	For The Year Ended 31 March 2023
Revenue	-	-
Interest Income	0.29	0.29
Depreciation And Amortization Expenses	-	-
Interest Expense	-	-
Other Expenses	0.08	0.09
Income Tax Expenses	0.08	0.08
Profit From Continuing Operation	0.13	0.12
Profit From Discontinuing Operation	-	-
Profit For The Year	0.13	0.12
Other Comprehensive Income	-	-
Total Comprehensive Income	0.13	0.12
Group Share	0.04	0.03

All amount in ₹ Million, unless otherwise stated

40. ASSETS HYPOTHECATED/MORTGAGED AS SECURITY (REFER NOTE 16C)

The carrying amounts of certain categories of assets hypothecated/mortgaged as security for current and non-current borrowings pursuant to the requirements of Ind AS 2, Ind AS 16, Ind AS 38 and Ind AS 107 are as follows:

Particulars	As At 31 March 2024	As At 31 March 2023
Current Assets		
Financial Assets	263.59	214.61
Non-Financial Assets		
Inventories	81.61	77.82
Total Current Assets Hypothecated/Mortgaged As Security(A)	345.20	292.43
Non-Current Assets		
Property, Plant And Equipment (Excluding ROU Assets)	8,854.88	9,217.40
Capital Work-In-Progress	387.50	387.50
Intangible Assets	0.49	0.49
Investment	10.40	10.36
Total Non-Currents Asset Hypothecated/Mortgaged As Security (B)	9,253.27	9,615.75
Total Assets Hypothecated/Mortgaged As Security (A+B)	9,598.47	9,908.18

41. FINANCIAL RISK MANAGEMENT

The Group's principal financial liabilities comprise loans and borrowings in domestic currency, trade payables and other payables. The main purpose of these financial liabilities is to finance the Group's operations. The Group's principal financial assets include loans, trade and other receivables, and cash and short-term deposits that derive directly from its operations.

The Group has exposure to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

This note presents information about the Group's exposure to each of the above risks and how the Group is managing such risk.

The Board of Directors has overall responsibility for the establishment and oversight of the Group's risk management framework. The Group's risk management policies are established to identify and analyze the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities. The Group's risk management is carried out by CFO and his team.

(A) Credit Risk

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Group's receivables from customers and others. In addition, credit risk arises from financial guarantees.

The Group implements a credit risk management policy under which the Group only transacts business with counterparties that have a certain level of credit worthiness based on internal assessment of parties, financial condition, historical experience, and other factors. The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. The Group has established a credit policy under which each new customer is analyzed individually for creditworthiness.

The Group follows an allowance for impairment that represents its estimate of incurred losses in respect of trade and other receivables. The main components of this allowance are a specific loss component that relates to individually significant exposures, and a collective loss component that are expected to occur. The collective loss allowance is determined based on historical data of payment statistics for similar financial assets. Debt securities are analyzed individually, and an expected loss shall be directly deducted from debt securities.

Credit risk also arises from transactions with financial institutions, and such transactions include transactions of cash and cash equivalents, various deposits, and financial instruments such as derivative contracts. The Group manages its exposure to this credit risk by only entering into transactions with banks that have high ratings. The Group's treasury department authorizes, manages, and oversees new transactions with parties with whom the Group has no previous relationship.

All amount in ₹ Million, unless otherwise stated

Furthermore, the Group limits its exposure to credit risk of financial guarantee contracts by strictly evaluating their necessity based on internal decision making processes, such as the approval of the board of directors.

(i) Credit Risk Exposure

The carrying amount of financial assets represents the Group's maximum exposure to credit risk. The maximum exposure to credit risk as of 31 March 2024 and 31 March 2023 are as follows:

Particulars	As At 31 March 2024	As At 31 March 2023
Cash And Cash Equivalents	0.38	0.38
Other Bank Balances	256.41	208.35
Other Financial Assets	126.14	77.34
	382.93	286.07

(B) Liquidity Risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

However, in views of various unfavourable factors as set out in Note 34, the Group has been experiencing stressed liquidity condition. In order to overcome such situation, the Group has been taking measures to ensure that the Group's cash flow from business borrowing or financing is sufficient to meet the cash requirements for the Group's operations.

Maturities Of Financial Liabilities

Contractual maturities for non-derivative and derivative financial liabilities, including estimated interest, at undiscounted values are as follows:

As At 31 March 2024	Upto 12 months	More than 1 year and upto 5 years	> 5 Years	Total
Trade Payables	493.56	-	-	493.56
Lease Liabilities	35.18	98.36	305.77	439.31
Current Borrowings [@]	13,654.51	-	-	13,654.51
Other Financial Liabilities ®	1,888.78	-	-	1,888.78
	16,072.03	98.36	305.77	16,476.16
As At 31 March 2023	Upto 12 months	More than 1 year and upto 5 years	> 5 Years	Total
Trade Payables	423.40	-	-	423.40
Lease Liabilities	31.65	124.09	315.22	470.96
Current Borrowings @	13,473.14	-	-	13,473.14
Other Financial Liabilities @	2,090.06	-	-	2,090.06
	16,018.25	124.09	315.22	16,457.56

@ The contractual maturity obligations in respect of borrowings as set out above may undergo changes upon debt resolution.

(C) Market Risk

All amount in ₹ Million, unless otherwise stated

Market risk means that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. The goal of market risk management is optimization of profit and controlling the exposure to market risk within acceptable limits.

i) Interest Rate Risk

The Group manages the exposure to interest rate risk by monitoring interest rate risks regularly in order to avoid exposure to interest rate risk on borrowings at variable interest rate.

The exposure of the Group's borrowings to interest rate changes at the end of the reporting period are as follows:

a) Interest Rate Risk Exposure

The carrying amount of interest-bearing financial instruments as of 31 March 2024 and 31 March 2023 are as follows:

Particulars	As At 31 March 2024	As At 31 March 2023
Variable Rate Financial Liabilities	12,554.42	12,373.06
Variable Rate Financial Assets		-

b) Sensitivity Analysis On The Fair Value Of Financial Instruments With Fixed Interest Rate

The Group does not account for any fixed rate financial assets and liabilities at fair value through profit or loss, and the Group does not designate derivatives (interest rate swaps) as hedging instruments under fair value hedge accounting model. Therefore a change in interest rates at the reporting date would not affect profit or loss.

c) Sensitivity Analysis On The Cash Flows Of Financial Instruments With Variable Interest Rate

As of 31 March 2024 and 31 March 2023, provided that other factors remain the same and the interest rate of borrowings with floating rates increases or decreases by 1%, the changes in interest expense for the years ended 31 March 2024 and 31 March 2023 were as follows:

	Impact On Profi	Impact On Profit Before Tax			
Particulars	As At 31 March 2024	As At 31 March 2023			
Interest Rates - Increase By 100 Basis Points [Refer (a) Below]	125.54	123.73			
Interest Rates - Decrease By 100 Basis points [Refer (a) Below]	(125.54)	(123.73)			

(a) The Group has stopped providing interest accrued and unpaid effective 1 April 2016 in its books. Refer Note 16 (B).

42. LEASES

Leases As Lessee (Deemed Disclosure As Per Ind AS 116)

(a) The Group has entered into certain contracts having contract period of more than 12 months and following deemed disclosure of lease liabilities is made as per Ind AS 116.

(b) Movement In Lease Liabilities

Particulars	As At 31 March 2024	As At 31 March 2023
Balance At The Beginning	470.96	143.31
Additions (Deemed Disclosure As Per Ind AS 116)	-	352.99
Interest Cost Accrued During The Year	47.84	26.75
Deletions	-	-
Payment Of Lease Liabilities	(79.49)	(52.09)
Balance At The End	439.31	470.96
Lease liabilities included in The Statement Of Financial Position		
Current Lease Liabilities	35.18	31.65
Non - Current Lease Liabilities	404.13	439.31
	439.31	470.96

All amount in ₹ Million, unless otherwise stated

(c) Amount Recognized In Profit Or Loss

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Interest Expense On Lease Liabilities	47.84	26.75
Depreciation Expense Of Right-Of-Use Assets	28.97	21.39
Total	76.81	48.14

(d) Amounts Recognised In The Statement Of Cash Flow

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Total Cash Outflow For Leases	(79.49)	(52.09)

(e) Future Payment Of Lease Liabilities On An Undiscounted Basis

Future payment of lease liabilities on an undiscounted basis are as follows:

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Less Than One Year	79.49	79.49
One To Five Years	241.28	320.77
More Than Five Years	726.65	726.65
Total Undiscounted Lease Liabilities	1,047.42	1,126.91

(f) The weighted average incremental borrowing rate of 10.50% has been applied to lease liabilities recognised in the Balance Sheet.

Accounting Policies

The Company As Lessor

Leases for which the Group is a lessor are classified as finance or operating leases. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as finance lease. All other leases are classified as operating leases.

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.

The Group As Lessee

The Group assesses whether a contract is or contains a lease, at inception of the contract. The Group recognises a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less) and leases of low value assets. For these leases, the Group recognises the lease payments as an operating expense on a straight-line basis over the lease term, unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed. Contingent and variable rentals are recognized as expense in the periods in which they are incurred.

Lease Liability

The lease payments that are not paid at the commencement date are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

43. CAPITAL MANAGEMENT

Risk Management

The fundamental goal of capital management is to:

- safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits to other stakeholders, and
- maintain an optimal capital structure to reduce the cost of capital.

All amount in ₹ Million, unless otherwise stated

The Board of Directors has the primary responsibility to maintain a strong capital base and reduce the cost of capital through prudent management of deployed funds and leveraging opportunities in domestic and international financial markets so as to maintain investor, creditor and market confidence and to sustain future development of the business.

For the purpose of Group's capital management, capital includes issued capital and all other equity reserves. The Group manages its capital structure in light of changes in the economic and regulatory environment and the requirements of the financial covenants.

However in view of certain adverse factors and challenges being faced by the Group over past few years as explained in Note 34, the net worth of the Group has been eroded.

The Group manages its capital on the basis of net debt to equity ratio which is net debt (non current borrowings) divided by total equity.

Particulars	As At 31 March 2024	As At 31 March 2023
Net Debt	15,896.73	15,896.43
Total equity	(8,440.87)	(7,720.99)
Net debt to equity ratio	-	-

44. RATIO ANALYSIS AND ITS ELEMENTS

Rat	io	Numerator	Denominator	Year Ended 31 March 2024	Year Ended 31 March 2023	% Variance	Reason For Variance
(a)	Current Ratio	Current Assets	Current Liabilities	0.03	0.03	-3.66%	-
(b)	Debt-Equity Ratio	Total Debt	Shareholder's Equity	(-)ve	(-)ve	-	-
(c)	Debt Service Coverage Ratio	Earning for Debt Service = Net Profit after taxes + Non- cash operating expenses like depreciation and other amortizations + Interest + other adjustments like loss on sale of Fixed assets etc.	Debt service = Interest & Lease Payments + Principal Repayments	Refer Note 16	Refer Note 16	-	-
(d)	Return On Equity Ratio	Net Profits after taxes – Preference Dividend	Average Shareholder's Equity	(-)ve	(-)ve	-	-
(e)	Inventory Turnover Ratio	Cost of goods sold/Sales	Average inventory =(Opening + Closing balance) /2	84.03	34.18	145.86%	Decrease in average inventory
(f)	Trade Receivables Turnover Ratio	Net Credit Sales= Gross credit sales minus sales return. Trade receivables includes sundry debtors and bill's receivables.	Average trade debtors = (Opening + Closing balance) / 2	-			-
(g)	Trade Payables Turnover Ratio	Net Credit Purchases = Gross credit purchases minus purchase return	Average Trade Payables= (Opening Balance+Closing Balance)/2		-	-	-
(h)	Net Capital Turnover Ratio	Net Sales= Total sales minus sales returns.	Working Capital = Current assets minus current liabilities.	(-)ve	(-)ve	-	-
(i)	Net Profit Ratio	Net profit after tax (before exceptional items)	Net Sales = Total sales minus sales returns.	-10.73%	-13.36%	19.70%	-
(j)	Return On Capital Employed	Earning before interest, taxes and exceptional item	Capital Employed = Tangible Net Worth + Total Debt + Deferred Tax Liability	(-)ve	(-)ve	-	-
(k)	Return On Investment	Current Value of Investment - Cost of Investment	Cost of Investment	Not Applicable	Not Applicable	-	-

All amount in ₹ Million, unless otherwise stated

45. RELATED PARTY DISCLOSURES PURSUANT TO INDIAN ACCOUNTING STANDARD(IND AS) 24

(a) Related Parties	Names of the Related Parties
(i) Others	
Joint Venture Company	VISA Urban Infra Limited
Enterprise Having Significant Influence	VISA Infrastructure Limited
Key Managerial Personnel	Mr. Vishambhar Saran (Chairman)
	Mr. Vishal Agarwal (Vice Chairman & Managing Director)
	Mr. Manoj Kumar (Director-Kalinganagar)
	Ms. Rupanjana De (Independent Director) (upto 25 August 2023)
	Mr. Dhanesh Ranjan (Independent Director)
	Mr. Sheo Raj Rai (Independent Director) (upto 7 August 2023)
	Mr. Biswajit Chongdar (Independent Director) (w.e.f. 7 August 2023)
	Ms. Ritu Bajaj (Independent Director) (w.e.f. 24 August 2023)
Relatives Of Key Managerial Personnel	Mrs. Bhawna Agarwal (wife of Mr. Vishal Agarwal)
Member Of A Group Of Which Enterprise Having Significant	VISA Minmetal Limited
Influence Is Also A Member	VISA Coke Limited
	VISA Industries Limited
	VISA Special Steel Limited (VSSL), a subsidiary of VFCL (w.e.f. 25 November 2022)

(b) Details of Transactions With Related Parties

Nature Of Transactions	Name Of The Related Parties	31 March 2024	31 March 2023
Purchase Of Goods	VISA Coke Limited	340.57	342.73
	VISA Special Steel Limited	364.32	98.14
	VISA Minmetal Limited	106.93	4.92
Sale Of Goods	VISA Special Steel Limited	1.69	1.90
	VISA Coke Limited	2.72	4.08
Rendering/Receiving Of Services	VISA Coke Limited	81.90	81.90
	VISA Minmetal Limited	5,959.71	5,276.68
	VISA Industries Limited	-	917.21
	VISA Special Steel Limited	125.00	43.73
Reimbursement/Recovery Of Expenses	VISA Coke Limited	45.82	31.94
	VISA Minmetal Limited	-	0.88
	VISA Special Steel Limited	157.69	57.00
Finance Cost	VISA Infrastructure Limited	35.50	35.40
Remuneration	Mr. Vishambhar Saran	17.42	17.42
	Mr. Vishal Agarwal	18.36	18.36
	Mr. Manoj Kumar	7.70	7.70
	Mrs. Bhawna Agarwal	-	3.50
Sitting Fees	Ms. Rupanjana De	0.30	0.49
	Mr. Dhanesh Ranjan	0.48	0.20
	Mr. Sheo Raj Rai	0.15	0.55
	Ms. Ritu Bajaj	0.27	-
	Mr. Biswajit Chongdar	0.36	-
Sale of Investment	VISA Industries Limited	0.70	-
Share of Profit/Loss of Joint Venture	VISA Urban Infra Limited	0.04	0.03

Note: The above figures are exclusive of taxes, wherever applicable.

All amount in ₹ Million, unless otherwise stated

(c) Details Of Transactions With Related Parties

	31 March 2024						31 March 2023			
Nature of Transaction	Joint Venture Company	Enterprise having significant influence	Key Managerial Personnel	Relatives of Key Managerial Personnel	Other Related Party	Joint Venture Company	Enterprise having significant influence	Key Managerial Personnel	Relatives of Key Managerial Personnel	Other Related Party
Purchase Of Goods	-	-	-	-	811.82	-	-	-	-	445.79
Sale Of Goods	-	-	-	-	4.41	-	-	-	-	5.98
Rendering/Receiving Of Services	-	-	-	-	6,166.60	-	-	-	-	6,319.53
Reimbursement/ Recovery Of Expenses	-	-	-	-	203.51	-	-	-	-	89.82
Finance Cost	-	35.50	-	-	-	-	35.40	-	-	-
Remuneration	-	-	43.48	-	-	-	-	43.47	3.50	-
Sitting Fees	-	-	1.56	-	-	-	-	1.24	-	-
Sale Of Investment	-	-	-	-	0.70	-	-	-	-	-
Share Of Profit/Loss Of Joint Venture	0.04	-	-	-	-	0.03	-	-	-	-

Note: The above figures are exclusive of taxes, wherever applicable.

(d) Details Of Balances With Related Parties As At 31 March 2024

Balance	Enterprise having significant influence	Key Managerial Personnel	Relatives of Key Managerial Personnel	Other Related Parties
Payable	-	1.76	-	494.66
Unsecured Loan (Including Unpaid Interest)	530.22	-	-	-

Details Of Balances With Related Parties As At 31 March 2023

Βαίαπce	Enterprise having significant influence	Key Managerial Personnel	Relatives of Key Managerial Personnel	Other Related Parties
Payable	-	3.74	-	255.92
Unsecured Loan (Including Unpaid Interest)	498.28	-	-	-

(e) Details Of Compensation Paid To KMP

	VISHAMBH	VISHAMBHAR SARAN		GARWAL	MANOJ KUMAR	
KMP COMPENSATION	31 March 2024	31 March 2023	31 March 2024	31 March 2023	31 March 2024	31 March 2023
Short-Term Employee Benefits	15.08	15.08	16.13	16.13	7.48	7.48
Post-Employment Benefits	2.34	2.34	2.23	2.23	0.22	0.22
Long-Term Employee Benefits	-	-	-	-	-	-
Termination Benefits	-	-	-	-	-	-
Employee Share Based Payments	-	-	-	-	-	-
Total Compensation	17.42	17.42	18.36	18.36	7.70	7.70

(f) The Parent Company is taking support of Related Parties for making payments on-behalf of the Parent Company for supply of essential goods and critical raw material to ensure that Plant is operational, and adjusting the receivable and payable amount. The transactions falling under the ambit of Section 188 of Companies Act are at Arm's length and in Ordinary Course of business.

All amount in ₹ Million, unless otherwise stated

46. (a) Additional Information Pursuant To The Requirement Of Schedule III To The Companies Act, 2013, Of Enterprises Considered For Preparation Of The Consolidated Financial Statements.

	Name Of The Entity [Refer Note (a) below]	2023-24							
SL No		Net Assets i.e. Total Asset- Total Liabilities		Share In Profit/(Loss)		Share In Other Comprehensive Income		Share In Total Comprehensive Income	
		Amount	As A % of Consolidated Net Assets	Amount	As A % Of Consolidated Profit Or Loss	Amount (As A % Of Consolidated Other Comprehensive Income	Amount	As A % Of Consolidated Total Comprehensive Income
	Parent								
1	VISA Steel Limited	(8,441.53)	100.00%	(718.93)	(100.00%)	(0.98)	100.00%	(719.91)	(100.00%)
	Subsidiaries								
2	Kalinganagar Chrome Private Limited	0.26	0.00%	(0.01)	0.00%	-	-	(0.01)	0.00%
	Joint Venture								
3	VISA Urban Infra Limited	0.40	0.00%	0.04	0.00%	-	-	0.04	0.00%
		(8,440.87)	100.00%	(718.90)	100.00%	(0.98)	100.00%	(719.88)	100.00%

(b) Additional Information Pursuant To The Requirement Of Schedule III To The Companies Act, 2013, Of Enterprises Considered For Preparation Of The Consolidated Financial Statements.

	-	2022-23							
		Net Assets i.e. Total Asset- Total Liabilities		Share In Profit/(Loss)		Share In Other Comprehensive Income		Share In Total Comprehensive Income	
SL No	Name Of The Entity [Refer Note (a) below]	Amount	As A % of Consolidated Net Assets	Amount	As A % Of Consolidated Profit Or Loss	Amount	As A % Of Consolidated Other Comprehensive Income	Amount	As A % Of Consolidated Total Comprehensive Income
	Parent								
1	VISA Steel Limited	(7,721.62)	100.00%	(4,637.13)	-27.93%	5.05	(64.37%)	(4,632.08)	-27.89%
	Subsidiaries								
2	Kalinganagar Special Steel Private Limited#	-	-	(0.17)	0.00%	-	-	(0.17)	0.00%
3	VISA Ferro Chrome Limited#	-	-	(0.01)	0.00%	-	-	(0.01)	0.00%
4	VISA Special Steel Limited#	-	-	3,761.85	22.66%	2.80	35.63%	3,764.65	22.66%
5	Kalinganagar Chrome Private Limited	0.27	0.00%	(0.20)	0.00%	-	-	(0.20)	0.00%
	Impact Of Loss Of Control Of Subsidiary (Refer Note 36)	-	-	17,478.43	105.27%	-	-	17,478.43	0.00%
	Joint Venture								
6	VISA Urban Infra Limited	0.36	0.00%	0.03	0.00%	-	-	0.03	0.00%
		(7,720.99)	100.00%	16,602.80	100.00%	7.85	100.00%	16,610.65	100.00%

Erstwhile Subsidiaries

- (a) All entities specified above have been incorporated in India.
- (b) The Net Asset position / Net Profit of the entity considered above is after considering elimination if any, for determining the Profit for the Year in the Consolidated Statement of Profit and Loss
- **47.** i) Balances of certain debtors and creditors are subject to confirmation and reconciliation. In the opinion of the management, current assets and advances will have value on realization in the ordinary course of business at least equal to the amount at which they are stated and also the current liabilities and advances will not have claims more than at which they are stated.
 - ii) Based on the confirmation received from lenders and reconciliation thereof, an amount of ₹ 181.37 million has been reclassified & regrouped from other financial liabilities to borrowings.
 - iii) Some winding up petitions filed against the Parent Company are pending and the Parent Company is contesting the same.
 - iv) Balances of few banks/financial institutions are subject to confirmation.
 - v) The Parent Company was maintaining its books of account on SAP software 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 SAP software, except that audit trail feature was not enabled at the database level but was activated subsequent to balance sheet date. Further, there is no instance of audit trail feature being disabled during the year.

48. ADDITIONAL REGULATORY INFORMATION

(a) Title Deeds Of The Immovable Properties

The title deeds of immovable properties, other than immovable properties where any of the Group company is the lessee and the lease agreements are duly executed in favour of the lessee, disclosed in the financial statements are held in the name of the respective companies.

(b) Loans And Advances (Repayable On Demand Or Without Specifying Any Terms Or Period Of Repayment) To Specified Person.

During the year ended 31 March 2024, the Group did not provide any loans or advances, which remain outstanding, repayable on demand or without specifying any terms or period of repayment, to specified persons (previous year : Nil)

(c) Relationship With Struck Off Companies

The Group does not have transaction with Company's struck off under section 248 of the Companies Act, 2013 or section 560 of the Companies Act, 1956 during the year ended 31 March 2024 (Previous year : Nil)

(d) Disclosure In Relation To Undisclosed Income

The Group does not have any transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year ended 31 March 2024 (Previous year : Nil) in the tax assessments under Income Tax Act, 1961.

(e) Details Of Benami Property Held

The Group does not hold any property under Benami transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder, and there are no proceedings against any of the Group companies for the year ended 31 March 2024 (Previous year : Nil).

(f) Registration Of Charges Or Satisfaction With Registrar Of Companies (ROC)

The Group does not have any charges or satisfaction, which are yet to be registered with ROC beyond the statutory period, during the year ended 31 March 2024 (Previous year : Nil).

(g) Details Of Crypto Currency Or Virtual Currency

The Group has not traded or invested in crypto currency or virtual currency during the year ended 31 March 2024 (Previous year : Nil).

(h) Utilization Of Borrowed Fund And Share Premium

The Group has not advanced or loaned or invested funds to any other person(s) or entity (ies), including foreign entities (intermediaries) with the understanding that the intermediary shall: (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Group (ultimate beneficiaries) or (b) provide any guarantee, security or the like to or on behalf of the ultimate beneficiaries.

The Group has not received any fund from any person(s) or entity(ies), including foreign entities (funding party) with the understanding that the Group shall: (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the funding party (ultimate beneficiaries) or (b) provide any guarantee, security or the like on behalf of the ultimate beneficiaries.

49. PREVIOUS YEAR FIGURES

The previous year figures are reclassified where considered necessary to conform to this year's classification.

For Singhi & Co.

Chartered Accountants Firm Registration Number - 302049E

Rahul Bothra

Partner Membership Number- 067330

Place: Kolkata Date: 30 May 2024 Vishal Agarwal Vice Chairman & Managing Director DIN 00121539

> Amisha Chaturvedi Khanna Company Secretary

For and on behalf of the Board of Directors

Manoj Kumar Director (Kalinganagar) DIN 06823891

Surinder K. Singhal Chief Financial Officer

All amount in ₹ Million, unless otherwise stated

(Pursuant To Section 129 (3) Of The Companies Act, 2013 Read With Rules 5 Of The Companies (Accounts) Rules 2014)

Statement Containing Salient Features Of The Financial Statement Of Subsidiaries/Joint Venture For The Year Ended On 31 March 2024

PART - A - Subsidiary Company

Name Of The Subsidiary	Kalinganagar Chrome Private Limited
Financial Year Ending On	31 March 2024
Reporting Currency	INR
Share Capital	0.60
Reserves & Surplus	(0.34)
Total Assets	0.27
Total Liabilities	0.00
Details Of Investment (Except In Case Of Subsidiaries)	-
Turnover (Including Other Income)	-
Profit/(Loss) Before Taxation	(0.01)
Provision For Taxation	-
Profit/(Loss) After Taxation	(0.01)
Proposed Dividend	-
Percentage Of Shareholding	100%

Notes:

Name of the Subsidiary yet to commence operations : Kalinganagar Chrome Private Limited.

PART -B - Joint Venture

Name Of The Joint Venture	VISA Urban Infra Limited
Latest Audited Balance Sheet Date	31 March 2024
Number Of Shares Held As On 31 March 2024	1,000,000
Amount Of Investment In Joint Venture As On 31 March 2024	10.00
Extent Of Shareholding % As On 31 March 2024	26%
Description Of How There Is A Significant Influence	By virtue of Share Holding
Reason Why Joint Venture Is Not Consolidated	Not Applicable
Net Worth Attributable To Shareholding	10.00
Profit/(Loss) For The Year (Consolidated)	0.14
a) Considered In Consolidation	0.04
b) Not Considered In Consolidation	0.10

For and on behalf of the Board of Directors

Vishal Agarwal	Manoj Kumar
Vice Chairman & Managing Director	Director (Kalinganagar)
DIN 00121539	DIN 06823891
Amisha Chaturvedi Khanna	Surinder K. Singhal
Company Secretary	Chief Financial Officer

Place: Kolkata Date: 30 May 2024

Statement on Impact of Audit Qualifications for the Financial Year ended 31 March 2024, [See Regulation 33 / 52 of the SEBI (LODR) (Amendment) Regulations, 2016] (Consolidated basis)

I.	SI. No.	Particulars	Audited Figures (as reported before adjusting for qualifications) (₹ In Million)	Adjusted Figures (audited figures after adjusting for qualifications) (₹ In Million)
	1	Total income	6,713.93	6,713.93
	2	Total Expenditure	7,432.87	9,176.45
	3	Net Profit/(Loss)	(718.90)	(2,462.48)
	4	Earnings Per Share	(6.21)	(21.27)
	5	Total Assets	10,323.48	10,323.48
	6	Total Liabilities	18,764.35	30,409.48
	7	Net Worth	(8,440.87)	(20,086.01)
	8	Any other financial item(s) (as felt appropriate by the management)	-	-

II. Audit Qualification (each audit qualification separately):

- a. Details of Audit Qualification: As per Annexure A
- b. Type of Audit Qualification: Qualified Opinion / Disclaimer of Opinion / Adverse Opinion
- c. Frequency of qualification: since how long continuing FY 2017
- d. For Audit Qualification(s) where the impact is quantified by the auditor, Management's Views: As per Annexure A
- e. For Audit Qualification(s) where the impact is not quantified by the auditor: Not Applicable
 - (i) Management's estimation on the impact of audit qualification:
 - (ii) If management is unable to estimate the impact, reasons for the same:
 - (iii) Auditors' Comments on (i) or (ii) above:

III. Signatories:

- Managing Director
- CFO
- Audit Committee Chairperson
- Statutory Auditor

Vishal Agarwal

Surinder K. Singhal

Ritu Bajaj

For Singhi & Co.

Firm Registration Number:302049E Chartered Accountants

Rahul Bothra

Partner Membership Number 067330

Place: Kolkata Date: 30 May 2024

Annexure – A

SI. Details of Audit Qualification (s) **Management's Views** No 1 Auditors in their Consolidated Audit Report has stated that: The secured debt of the Company has **Basis of Qualified Opinion** We draw attention to Note in the accompanying consolidated financial statement with regard to non-recognition of interest expense on the borrowings of the Parent Company. The accumulated interest not provided as on March 31, 2024 is ₹ 11,645.13 Million (including ₹ 1,459.69 Million for FY 2016-17, ₹ 1,552.29 Million for FY 2017-18, ₹ 1,465.46 Million for the FY 2018-19, ₹ 1,443.39 Million for the FY 2019-20, ₹ 1,286.83 Million for the FY 2020-21, ₹ 1,289.27 Million for the FY 2021-22, ₹ 1,404.62 Million for the FY 2022-23, ₹ 559.97 Million and ₹ 1,743.58 Million for the quarter and year ended March 31, 2024 respectively) which is not in accordance with the requirement of Ind AS

Had the aforesaid interest expense been recognized, finance cost for the guarter and year ended March 31, 2024 would have been ₹ 633.32 Million and ₹ 2,042.65 Million instead of the reported amount of ₹ 73.35 Million and ₹ 299.07 Million respectively. Total expenses for the guarter and year ended March 31, 2024 would have been ₹ 2,213.88 Million and ₹ 9,176.45 Million instead of the reported amount of ₹ 1,653.91 Million and ₹7,432.87 Million. Net profit/(loss) after tax for the quarter and year ended March 31, 2024 would have been ₹ (648.75) Million and ₹(2,462.48) Million instead of the reported amount of ₹ (88.78) Million and ₹ (718.90) Million. Total Comprehensive Income for the guarter and year ended March 31, 2024 would have been ₹(653.52) Million and ₹ (2,463.46) Million instead of the reported amount of ₹ (93.55) Million and ₹ (719.88) Million, other equity would have been ₹ (21,243.90) Million against reported ₹ (9,598.77) Million, other current financial liability would have been ₹ 13,533.91 Million instead of reported amount of ₹ 1,888.78 Million and Profit/(Loss) per share for the quarter and year ended March 31, 2024 would have been ₹ (5.60) and ₹ (21.27) instead of the reported amount of ₹(0.77) and ₹ (6.21).

The above reported interest has been calculated using Simple Interest rate and after considering regrouping of other financial liability to borrowings.

Vishal Agarwal Managing Director Surinder K. Singhal Chief Financial Officer

23: 'Borrowing Cost' read with Ind AS 109: 'Financial Instruments'.

Ritu Bajaj Chairperson. Audit Committee been categorized as Non-Performing Assets (NPA) by the lenders effective 11 July 2012 and accordingly, the Company has stopped providing further interest in its books effective 1 April 2016. The amount of interest expenses not provided for is estimated at ₹ 559.97 Million for the quarter ended 31 March 2024 and the accumulated amount of interest not provided as on 31 March 2024 is estimated at ₹ 11,645.13 Million.

All amount in ₹ Million. unless otherwise stated

For Singhi & Co. Firm Registration Number: 302049E Chartered Accountants

Rahul Bothra

Partner Membership Number 067330

NOTES

CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr. Vishambhar Saran, Chairman Mr. Vishal Agarwal, Vice Chairman & Managing Director Mr. Dhanesh Ranjan, Independent Director Mr. Sheo Raj Rai, Independent Director upto 7 August, 2023 Ms. Rupanjana De, Independent Director upto 25 August 2023 Mr. Biswajit Chongdar, Independent Director w.e.f. 7 August 2023 Ms. Ritu Bajaj, Independent Director w.e.f. 24 August 2023 Mr. Manoj Kumar, Wholetime Director designated as Director (Kalinganagar)

CHIEF FINANCIAL OFFICER

Mr. Surinder K. Singhal

COMPANY SECRETARY

CS Amisha Chaturvedi Khanna

STATUTORY AUDITORS

Singhi & Co., Chartered Accountants

INTERNAL AUDITORS

L. B. Jha & Co., Chartered Accountants

SECRETARIAL AUDITORS

MKB & Associates, Company Secretaries

COST AUDITORS

DGM & Associates, Cost Accountants

BANKERS & FINANCIAL INSTITUTIONS

Assets Care & Reconstruction Enterprise Ltd. Bank of India Edelweiss Asset Reconstruction Company Limited HUDCO Punjab & Sind Bank

REGISTRARS AND TRANSFER AGENTS

Kfin Technologies Limited

(Formerly known as Kfin Technologies Private Limited) Selenium, Tower-B, Plot No. 31 & 32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500 032

REGISTERED OFFICE

Bhubaneswar

11 Ekamra Kanan, Nayapalli, Bhubaneswar - 751 015. Tel: +91 674 350 2392, Fax: +91 (674) 2554 661

PLANT OFFICE

Kalinganagar Plant Site Kalinganagar Industrial Complex, P.O. Jakhapura, Jajpur - 755 026, Odisha Tel: +91 (6726) 242 441 Fax: +91 (6726) 242 442

CORPORATE IDENTIFICATION NUMBER

L51109OR1996PLC004601





VISA STEEL LIMITED

CIN: L51109OR1996PLC004601 **Registered Office:** 11 Ekamra Kanan, Nayapalli, Bhubaneswar, Odisha 751 015 Tel: +91 674 350 2392: Fax: +91 674 2554 661 Website: <u>www.visasteel.com</u> Email ID for registering Investor Grievances: <u>cs@visasteel.com</u>

NOTICE

4

NOTICE is hereby given that the Twenty Eighth Annual General Meeting of the Members of VISA Steel Limited (VSL) will be held on Friday, 27th September 2024 at 1200 through Video Conferencing (VC)/Other Audio-Visual Means (OAVM) for which purpose Registered Office situated at 11 Ekamra Kanan, Nayapalli, Bhubaneswar, Odisha - 751015 shall be deemed as venue for the meeting and proceedings of the AGM shall be deemed to be made thereat, to transact following business(es):

ORDINARY BUSINESS:

- To receive, consider and adopt Standalone and Consolidated Audited Financial Statements of the Company for the year ended 31 March 2024, Report of the Board of Directors and Auditors thereon.
- 2. To consider appointment of Mr. Vishal Agarwal (DIN: 00121539), as a director who retires by rotation and being eligible, offers himself for re-appointment.

SPECIAL BUSINESS:

 To approve continuation of remuneration payable to Mr. Vishambhar Saran (DIN: 00121501), Whole-time Director designated as Chairman and in this regard to consider and if thought fit, to pass the following resolution as a Special Resolution:

"RESOLVED THAT in continuation to Special Resolution passed in the 25th Annual General Meeting of the members of the Company, pursuant to the provisions of Sections 196, 197, 203 and other applicable provisions of the Companies Act, 2013 (the Act), if any (including any statutory modification(s) or re-enactment thereof for the time being in force), and the Rules made thereunder read with Schedule V to the Act, and all guidelines and clarifications for managerial remuneration issued by the Ministry of Corporate Affairs from time to time and in terms with the enabling provisions of the Articles of Association of the Company and subject to such approvals, permissions and sanctions, as may be required, and pursuant to approvals of the Nomination and Remuneration Committee and the Board of Directors of the Company, consent of the Members be and is hereby accorded for payment of remuneration to Mr. Vishambhar Saran (DIN : 00121501) as the Whole time Director designated as Chairman of the Company for the remaining period of his tenure of 2 (Two) years w.e.f. 15

December 2024 of his existing appointment period as per the details mentioned in the explanatory statement.

RESOLVED FURTHER THAT the Board of Directors or any Committee of the Board so authorised by it, be and are hereby authorised to alter and vary the terms and conditions of his appointment including the remuneration, as may be agreed between the Board of Directors and Mr. Vishambhar Saran and / or in such manner and to such extent as may be permitted or authorised in accordance with the provisions under the Act for the time being in force.

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

To approve continuation of remuneration payable to Mr. Vishal Agarwal (DIN: 00121539), Vice Chairman & Managing Director and in this regard to consider and if thought fit, to pass the following resolution as a **Special Resolution:**

"RESOLVED THAT in continuation to Special Resolution passed in the 25th Annual General Meeting of the members of the Company, pursuant to the provisions of Sections 196, 197, 203 and other applicable provisions of the Companies Act, 2013 (the Act), if any (including any statutory modification(s) or re-enactment thereof for the time being in force), and the Rules made thereunder read with Schedule V to the Act, and all guidelines and clarifications for managerial remuneration issued by the Ministry of Corporate Affairs from time to time and in terms with the enabling provisions of the Articles of Association of the Company and subject to such approvals, permissions and sanctions, as may be required, and pursuant to approvals of the Nomination and Remuneration Committee and the Board of Directors of the Company, consent of the Members be and is hereby accorded for payment of remuneration to Mr. Vishal Agarwal (DIN 00121539) as the Vice-Chairman & Managing Director of the Company for the remaining period of his tenure of 2 (Two) years w.e.f. 25 June 2025 of his existing appointment period as per the details mentioned in the explanatory statement to this notice.

RESOLVED FURTHER THAT the Board of Directors or any Committee of the Board so authorised by it, be and are hereby authorised to alter and vary the terms and conditions of his appointment including the remuneration, as may be agreed between the Board of Directors and Mr. Vishal Agarwal and / or in such manner and to such extent as may be permitted or authorised in accordance with the provisions under the Act for the time being in force.

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

 To approve continuation of remuneration payable to Mr. Manoj Kumar (DIN:06823891), Whole-time Director designated as Director (Kalinganagar) and in this regard to consider and if thought fit, to pass the following resolution as a Special Resolution:

"RESOLVED THAT in continuation to Special Resolution passed in the 25th Annual General Meeting of the members of the Company, pursuant to the provisions of Sections 196, 197 and other applicable provisions of the Companies Act, 2013 (the Act), if any (including any statutory modification(s) or re-enactment thereof for the time being in force), and the Rules made thereunder read with Schedule V to the Act, and all guidelines and clarifications for managerial remuneration issued by the Ministry of Corporate Affairs from time to time and in terms with the enabling provisions of the Articles of Association of the Company and subject to such approvals, permissions and sanctions, as may be required, and pursuant to approvals of the Nomination and Remuneration Committee and the Board of Directors of the Company, consent of the Members be and is hereby accorded for payment of remuneration to Mr. Manoj Kumar (DIN:06823891), Whole-time Director designated as Director (Kalinganagar) of the Company for the remaining period of his tenure of 2 (Two) years w.e.f. 15 September 2024 of his existing appointment period as per the details mentioned in the explanatory statement to this notice.

RESOLVED FURTHER THAT the Board of Directors or any Committee of the Board so authorised by it, be and are hereby authorised to alter and vary the terms and conditions of his appointment including the remuneration, as may be agreed between the Board of Directors and Mr. Manoj Kumar and / or in such manner and to such extent as may be permitted or authorised in accordance with the provisions under the Act for the time being in force.

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

6. To approve related party transactions and in this regard to consider and if thought fit, to pass, the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 188 and other applicable provisions, if any, of the Companies Act, 2013 read with relevant Rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force) and Regulation 23 and other applicable regulations of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015 (as amended from time to time), and the Company's policy on Related Party Transaction(s) and as approved by the Audit Committee and Board of Directors of the Company, consent and approval of the Members of the Company be and is hereby accorded to one or more contract(s) / arrangement(s) / transaction(s) / agreement(s) entered into or to be entered into from time to time by the Company with its related party(ies), up to the maximum amounts and other terms and conditions as detailed in the explanatory statement annexed to this Notice subject to such contract(s)/ arrangement(s)/ transaction(s) being carried out at arms' length and in the ordinary course of business of the Company.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby, authorised to do or cause to be done all such acts, matters, deeds and things and to settle any queries, difficulties, doubts that may arise with regard to any transaction with the related party(ies) and execute such agreements, documents and writings and to make such filings, as may be necessary or desirable for the purpose of giving effect to this resolution, including delegation of powers, in the best interest of the Company."

7. To ratify the remuneration of the Cost Auditors for the Financial Year ending 31 March 2025 and, in this regard, to consider and, if thought fit, to pass the following Resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to Section 148 and other applicable provisions, if any, of the Companies Act, 2013 read with Companies (Audit and Auditors) Rules, 2014, Companies (Cost Records and Audit) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), the Company hereby ratifies the remuneration of ₹25,000/- (Rupees Twenty Five Thousand Only) plus applicable taxes and actual out-of-pocket expenses payable to M/s. DGM & Associates, Cost Accountants (Firm Registration No. 00038), appointed as the Cost Auditors of the Company by the Board of Directors to conduct audit of the cost records maintained by the Company for the Financial Year 2024-25.

RESOLVED FURTHER THAT the Board of Directors of the Company (which shall be deemed to include, unless the context otherwise requires, any Committee of the Board or any Director(s) or officer(s) authorised by the Board to exercise the powers conferred on the Board under this resolution) be and is hereby authorised to alter and/or vary the terms of appointment, as they may deem fit, proper and desirable, in best interest of the Company and to take all such steps as may be necessary, proper and expedient to give effect to this resolution."

By Order of the Board of Directors For VISA Steel Limited

Amisha Chaturvedi Khanna

(Company Secretary) Place: Kolkata Date: 14 August 2024 **Registered Office:**

11 Ekamra Kanan, Nayapalli, Bhubaneswar, Odisha - 751 015

NOTES:

1 The Ministry of Corporate Affairs ('MCA'), Government of India, and Securities Exchange Board of India ('SEBI'), permitted conduct of Annual General Meeting ('AGM') through video conferencing (VC) or other audio-visual means (OAVM) and dispensed personal presence of the members at the meeting vide their Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 5, 2020, Circular No. 02/2021 dated January 13, 2021, Circular No. 21/2021 dated December 14, 2021, Circular No. 02/2022 dated May 05, 2022, Circular No. 10/2022 dated December 28, 2022 and latest Circular No. 09/2023 dated 25 September 2023 (hereinafter referred to as 'MCA Circulars') and SEBI Circular No. SEBI/HO/CFD/ CMD2/CIR/P/2022/62 dated May 13, 2022, SEBI/HO/ CFD/ PoD-2/P/CIR/2023/4 dated January 5, 2023 and SEBI/HO/ CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 prescribed the specified procedures and timelines to be followed for conducting the AGM through VC/OAVM.

The deemed venue for the meeting shall be registered office of the Company at 11 Ekamra Kanan, Nayapalli, Bhubneshwar, Odisha - 751015.

- 2. The words "members" and "shareholders" are used interchangeably.
- 3. Pursuant to the Circular issued by MCA/SEBI dispensing the physical attendance of Members, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice.
- 4. In compliance with the provisions of the Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 hereinafter termed as SEBI Listing Regulations and MCA circulars, the 28th AGM of the members will be held through video conferencing ('VC') or other audiovisual means ('OAVM'). Hence, Members can attend and participate in the AGM through VC/OAVM only. The detailed procedure for participating in the meeting through VC/OAVM is explained herewith and the same will also be available at the website of the Company at <u>www.visasteel.com</u>.
- The Company has appointed M/s KFin Technologies Limited hereinafter termed as KFintech, Registrars and Transfer Agent ('RTA') of the Company, to provide VC/OVAM facility for the 28th AGM of the Company.
- The helpline number regarding any query/assistance for participation in the AGM through VC/OAVM is 1800 309 4001 (toll free).
- 7. The facility for joining AGM through VC/OVAM will be available for up to 1,000 Members and they may join on first come first serve basis. However, the above restriction shall not be applicable to members holding 2% or more shareholding, Promoters, Institutional Investors, Directors, Key Managerial Personnel(s), the Chairperson(s) of the Audit Committee, Nomination and Remuneration Committee and

Stakeholders Relationship Committee, Auditors, Scrutinizers etc. Members can login and join 15 (fifteen) minutes prior to the scheduled time of meeting and window for joining shall be kept open till the expiry of 15 (fifteen) minutes after the scheduled time.

- 8. Members attending the AGM through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 9. The explanatory statement pursuant to Section 102(1) of the Act, which sets out details relating to Special Business at the meeting, is annexed hereto.
- 10. Institutional/Corporate members are encouraged to attend and vote at the meeting through VC/OVAM. They are required to send a duly certified copy of the Board Resolution authorizing their representative to attend the AGM through VC/OAVM and vote through remote e-voting on its behalf at <u>cs@visasteel.com</u> and <u>suresh.d@kfintech.com</u> pursuant to Section 113 of the Companies Act, 2013.
- 11. In case of Joint Holders attending the AGM, only such Joint Holder whose name appears first in the order of names as per the Register of Members of the Company, as of the cut-off date i.e., Friday, 20 September, 2024, will be entitled to vote.
- 12. Only bona fide members of the Company, whose name appear first on the Register of Members, will be permitted to attend the meeting through VC/OAVM. The Company reserves its right to take all necessary steps as may be deemed necessary to restrict non-members from attending the meeting.
- 13. The Register of Directors and Key Managerial Personnels and their Shareholding maintained under Section 170 of the Act and the Register of Contracts or Arrangements in which the Directors are interested maintained under Section 189 of the Act will be available for inspection by the Members in electronic mode during the AGM. Members who wish to seek inspection, may send their request through an email at <u>cs@visasteel.com</u> up to the date of AGM.
- 14. Members holding shares in Electronic (Demat) form are advised to inform the particulars of their bank account, change of postal address, mobile number and email IDs to their respective Depository Participants only. The Company or its RTA i.e. KFintech, cannot act on any request received directly from the members holding shares in demat mode for changes in any bank mandates or other particulars.
- 15. Members holding shares in physical form are advised to inform the particulars of their bank account, change of postal address and email IDs to our RTA i.e. KFintech (Unit: VISA Steel Limited), Plot 31-32, Selenium, Tower B, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500 032 or the Secretarial Department of the Company.
- 16. Members holding shares in electronic (demat) form or in physical mode are requested to quote their DP ID & Client ID or Folio details respectively in all correspondences, to the RTA i.e. KFintech (Unit: VISA Steel Limited), Plot 31-32, Selenium,

Tower B, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500 032 or the Secretarial Department of the Company.

- 17. Members who have not registered their email ID, are requested to register their email ID with their concerned Depository Participants in respect of shares held in electronic form and in respect of shares held in physical form, are requested to submit their request with their valid email ID to our RTA at <u>suresh.d@kfintech.com</u> for receiving all communications including annual report, notices, letters etc., in electronic mode from the Company.
- 18. To prevent fraudulent transactions, Members are advised to exercise due diligence and notify the Company of any change in address or demise of any Member as soon as possible. Members are also advised to not leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant ('DP') and holdings should be verified from time to time.
- 19. Pursuant to Section 101 and Section 136 of the Act, read with Companies (Management and Administration Rules), 2014, and Regulation 34 and 36 of SEBI Listing Regulations, the Company shall serve Annual Report and other communications through electronic mode to those Members who have registered their email ID either with the Company or with the Depository Participants.
- 20. In accordance with the aforesaid MCA Circulars and the applicable SEBI Circulars, the Notice of the AGM along with the Annual Report 2023-24, are being sent only through electronic mode to those Members whose email IDs are available with the Company/Depositories/RTA. The Company shall send physical copy of the Annual Report for FY2023-24 to those Members who request for the same at <u>cs@visasteel.com</u> mentioning their Folio No./DP ID and Client ID.
- 21. Members may note that the Notice of the AGM and Annual Report 2023-24 will also be available on the Company's website <u>www.visasteel.com</u> and website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at <u>www.bseindia.com</u> and <u>www.nseindia.com</u> respectively, and on the website of KFintech at URL: <u>http:// evoting.kfintech.com/</u>.
- 22. Since the AGM will be held through VC/OAVM, the Route Map is not required to be annexed to the Notice.

AGM Live Webcast Facility:

23. Pursuant to Section 108 of the Act, Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended and Regulation 44 of the SEBI Listing Regulations and Secretarial Standards on General Meetings (SS-2) issued by the Institute of Company Secretaries of India (ICSI), and in terms of SEBI Circular No. SEBI/HO/CFD/CIR/P/2020/242 dated December 9, 2020 in relation to e-Voting facility provided by listed entities, the Company is pleased to provide the facility of remote e-voting to all the members as per applicable Regulations relating to e-voting.

The complete instruction on e-voting facility provided by the Company is annexed to this Notice, explaining the process of e-voting with necessary user id and password. Members who have cast their vote by remote e-voting prior to the meeting may attend the meeting but will not be entitled to cast their vote again.

- 24. The Company has fixed Friday, 20 September, 2024 as Cutoff date for determining the eligibility of Members entitled to vote at the AGM. The remote e-voting shall remain open for a period of 3 days commencing from Tuesday, 24 September 2024, 0900 Hrs to Thursday, 26 September, 2024, 1700 Hrs (both days inclusive). The remote e-voting module shall be disabled for voting thereafter. A person who is not a member as on the cut-off date should treat this notice for information purposes only. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently. The voting rights of the members shall be in proportion to their shares held in the paid-up share capital of the Company as on the cut-off date.
- 25. Members who are present in meeting through video conferencing facility and have not cast their vote on resolutions through remote e-voting, shall be allowed to vote through e-voting system during the meeting.
- 26. The Company has appointed CS Debendra Raut, Practicing Company Secretary, (Membership No. A16626/CP-5232) of M/s D. Raut & Associates, Company Secretaries as Scrutinizer to scrutinize the e-voting and remote e-voting process at AGM in fair and transparent manner.
- 27. The Register of Members and Share Transfer Books of the Company will be closed from Friday, September 20, 2024 to Thursday, September 26, 2024 (both days inclusive) for the purpose of AGM.
- 28. All documents referred to in the accompanying Notice and the Explanatory Statement are available electronically for inspection without any fees by the Members from the date of circulation of this Notice upto the date of the AGM. The said documents are also available for inspection at the Registered Office of the Company during normal business hours on all working days except Saturdays and Sundays s from the date of dispatch of the Notice till the date of AGM of the Company.
- 29. Members can avail the facility of nomination in respect of shares held by them in physical form pursuant to the provisions of Section 72 of the Act read with Rule 19(1) of the Companies (Share Capital and Debentures) Rules, 2014. Members desiring to avail this facility may send their nomination in the prescribed Form No. SH-13 duly filled in to Kfintech having their office at Selenium, Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad – 500 032 or send an E-mail at: <u>einward.ris@kfintech.com</u>. Members holding shares in dematerialised form need to contact their respective Depository Participants for availing this facility.
- 30. In line with the measures of "Green Initiatives", the Act provides for sending Notice of the AGM and all other

correspondences through electronic mode. Hence, Members who have not registered their email IDs so far with their Depository Participants are requested to register their email ID for receiving all the communications including Annual Report, Notices etc., electronically.

- 31. Members are requested to note that as per Section 124(5) of the Act, the dividend which remains unpaid or unclaimed for a period of seven years from the date of its transfer to the Unpaid Dividend Account, is liable to be transferred by the Company to the "Investor Education Protection Fund" (IEPF) established by the Central Government under Section 125 of the Act. Members may approach the IEPF Authority to claim the unclaimed dividend transferred by the Company to IEPF. Members may approach the Company Secretary and Compliance Officer of the Company for claiming the unclaimed dividend which is yet to be transferred to IEPF by the Company.
- 32. As per Regulation 40 of the SEBI Listing Regulations, as amended, securities of listed companies can only be transferred in demat form. Further, transmission or transposition of securities held in physical or dematerialised form shall be affected only in dematerialised form and in view of this and to eliminate all risks associated with physical shares and for ease of portfolio management, members holding shares in physical form are requested to consider converting their holding to demat form. Members can contact the RTA for assistance in this regard.
- 33. Members may please note that SEBI vide its Circular No. SFBI/ HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022 has mandated the listed companies to issue securities in dematerialized form only while processing service requests viz. Issue of duplicate securities certificate; claim from unclaimed suspense account; renewal/ exchange of securities certificate; endorsement; subdivision/splitting of securities certificate; consolidation of securities certificates/folios; transmission and transposition. Accordingly, Shareholders are requested to make service requests by submitting a duly filled and signed Form ISR-4. It may be noted that any service request can be processed only after the folio is KYC compliant.
- Securities and Exchange Board of India ("SEBI"), vide its Master Circular SEBI/HO/MIRSD/POD-1/P/CIR/2024/37 dated 7th May, 2024 (as modified by SEBI Circular dated 10th June, 2024) has mandated:
 - (a) All holders of physical securities in listed companies to furnish PAN, Choice of Nomination, Contact details (Postal Address with PIN and Mobile Number), Bank A/c details and Specimen signature for their corresponding folio numbers.

- (b) The Security holder(s) whose folio(s) do not have PAN, Contact Details, Bank Account Details and Specimen Signature updated, shall be required to furnish such details for being eligible for any payment including dividend, interest or redemption payment in respect of such folios, only through electronic mode with effect from 1st April, 2024.
- 35. Pursuant to the Finance Act, 2020, dividend income is taxable in the hands of shareholders effective April 1, 2020 and the Company is required to deduct tax at source from dividend paid to the Members at the rates prescribed in the Income Tax Act, 1961 ('IT Act'). In general, to enable compliance with the TDS requirements, Members holding shares in demat form are requested to complete and/or update their Residential status, PAN, Category as per the IT Act with their Depository Participants ('DPs') or in case shares are held in physical form, with the Registrar and Transfer Agents ('RTA'), by sending documents through e-mail at <u>einward.</u> <u>ris@kfintech.com</u> to enable the Company to determine the appropriate TDS/withholding tax rate applicable to the Member, verify the documents and provide exemption.
- 36. Non-resident shareholders can avail beneficial rates under tax treaty on the amount of Dividend payable to them between India and their country of residence, subject to providing necessary documents i.e. No Permanent Establishment and Beneficial Ownership Declaration, Tax Residency Certificate, Form 10F, any other document which may be required to avail the tax treaty benefits by sending an email to <u>einward.ris@kfintech.com</u>. The aforesaid declarations and documents need to be submitted by the shareholders.
- 37. Members who hold shares in physical mode in multiple folios in identical names or joint holding in the same order of names are requested to send the share certificates to our RTA, for consolidation into a single folio.
- Non-Resident Indian Members are requested to inform our RTA / respective depository participants, immediately of any:
 - a) Change in their residential status on return to India for permanent settlement.
 - b) Particulars of their bank account maintained in India with complete name, branch, account type, account number and address of the bank with pin code number, if not furnished earlier.
- 39. During FY2023-24, SEBI has established a common Online Dispute Resolution Portal ('ODR Portal') for resolution of disputes arising in the Indian Securities Market. Pursuant to this, post exhausting the option to resolve their grievance with the RTA/Company directly and/or through the SEBI SCORES platform, the investors can initiate dispute resolution

through the ODR Portal (<u>https://smartodr.in/login</u>) and the same can also be accessed through the Company's website at <u>www.visasteel.com</u>

- 40. The process and manner of participating in 28th Annual General Meeting through Video conferencing (VC/OAVM) mode is explained herein below:
 - a) Members may attend the AGM through VC/OAVM platform provided by KFintech. Members may access the same at <u>https://emeetings.kfintech.com</u> and click on the "video conference" and access members login by using the remote e-voting credentials. The link for AGM will be available in members login where the EVENT and the name of the company can be selected.
 - b) Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice.
 - c) Please note that Participants connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches and Members are encouraged to join the Meeting through Laptops with Google Chrome for better experience.
 - d) Further, Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.

e) Shareholders queries

Members who wish to seek any clarification on Annual Report from the Company may visit <u>https://emeetings.kfintech.com</u> and click on the tab "Post Your Queries Here" to write their queries in the window provided, by mentioning your name, demat account number/ folio number, email ID and mobile number. Please note that, members' questions will be answered during the meeting, only if the shareholder continues to hold the shares as on the cutoff date i.e. Friday, 20 September, 2024. The window shall remain active during the remote e-voting period.

f) Speaker Registration

Members who wish to speak at the AGM may register themselves as a speaker by visiting <u>https://emeetings.</u> <u>kfintech.com</u> and click on 'Speaker Registration' option available on the screen after login during the remote e-voting period. Members shall be provided a 'queue number' before the AGM. The Company reserves the right to restrict the speakers at the AGM to only those members who have registered themselves and depending on the availability of time at the AGM.

- g) Members who have not cast their vote through remote e-voting shall be eligible to cast their vote through e-voting system available during the AGM. E-voting during the AGM is integrated with the VC platform. Members may click on the voting icon ('vote now') on the left side of the screen to cast their votes.
- Members who may require any technical assistance or support before or during the AGM are requested to contact KFintech at toll free number 1800-309-4001 or write at <u>evoting@kfintech.com</u>

By Order of the Board of Directors For VISA Steel Limited

Amisha Chaturvedi Khanna

(Company Secretary)

Place: Kolkata Date: 14 August 2024

Registered Office:

11 Ekamra Kanan, Nayapalli Bhubaneswar, Odisha - 751 015

INSTRUCTIONS FOR E-VOTING

Remote e-voting:

In compliance with the provisions of Section 108 of the Companies Act, 2013 ('the Act'), read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and as per Regulation 44 of the SEBI Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the Company is providing e-voting facility through KFin Technologies Limited ('KFintech') on all resolutions set forth in this Notice, from a place other than the venue of the Meeting, to members holding shares as on Friday, 20 September 2024, being the cut -off date fixed for determining eligible members to participate in the remote e-voting process. The instructions for e-Voting are given herein below.

As per SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, and as part of increasing the efficiency of the voting process, e-voting process has been enabled to all individual shareholders holding securities in Demat mode to vote through their demat account maintained with depositories / websites of depositories / depository participants.

Individual demat account holders would be able to cast their vote without registering again with the e-Voting service provider (ESP) thereby not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-Voting process. Shareholders are advised to update their mobile number and e-mail ID with their DPs to access e-Voting facility.

Any person holding shares in physical form and non-individual shareholders, may obtain the login ID and password by sending a request at <u>evoting@Kfintech.com</u>. However, if he / she /it is already registered with KFintech for remote e-Voting then he /she /it can use his / her /its existing User ID and password for casting the vote.

In case of Individual Shareholders holding securities in demat mode and who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date may follow steps mentioned below under "Login method for remote e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode."

The details of the process and manner for remote e-Voting and e-AGM are explained herein below: **Step 1: Login method for Individual shareholders holding securities in demat mode is given below:**

Individual shareholders holding securities in demat mode	Individual shareholders holding securities in demat mode
with NSDL	with CDSL

1. User already registered for IDeAS facility:

- i. Visit URL: <u>https://eservices.nsdl.com</u>
- ii. Click on the "Beneficial Owner" icon under "Login" under 'IDeAS' section.
- iii. On the new page, enter User ID and Password. Post successful authentication, click on "Access to e-Voting"
- iv. Click on company name or e-Voting service provider (i.e. KFintech) and you will be re- directed to e-Voting service provider website for casting the vote during the remote e-Voting period.

2. User not registered for IDeAS e-Services:

- i. To register click on link: <u>https://eservices.nsdl.com.</u>
- ii. Select "Register Online for IDeAS" or click at <u>https://</u> <u>eservices.nsdl.com/SecureWeb/Ide asDirectReg.jsp.</u>
- iii. Proceed with completing the required fields.
- iv. Follow steps given in point 1.

3. Alternatively, by directly accessing the e-Voting website of NSDL:

- i. Open URL: <u>https://www.evoting.nsdl.com/</u>
- ii. Click on the icon "Login" which is available under 'Shareholder/Member' section.
- iii. A new screen will open. You will have to enter your User ID (i.e. your sixteen-digit demat account number held with NSDL), Password / OTP and a Verification Code as shown on the screen.
- iv. Post successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page.
- v. Click on company name or e-Voting service provider name and you will be redirected to KFintech e-Voting website for casting your vote during the remote e-Voting period.

1. Existing user who have opted for Easi / Easiest:

- https://web.cdslindia.com/myeasitoken/home/login or URL: www.cdslindia.com
- ii. Click on New System Myeasi

i. VisitURL:

- iii. Login with your registered user id and password.
- iv. The user will see the e-Voting Menu. The Menu will have links of ESP i.e. KFintech e- Voting portal.
- v. Click on e-Voting service provider name to cast your vote.

2. User not registered for Easi/Easiest:

- i. Option to register is available at <u>https://web.cdslindia.com/</u> <u>myeasitoken/Registration/EasiestRegistration</u>
- ii. Proceed with completing the required fields.
- iii. Post registration is completed, follow the steps given in point 1.

3. Alternatively, by directly accessing the e-Voting website of CDSL:

- i. Visit URL: www.cdslindia.com
- ii. Provide your demat Account Number and PAN No.
- iii. System will authenticate user by sending OTP on registered Mobile & Email as recorded in the demat Account.
- iv. After successful authentication, user will be provided links for the respective ESP, i.e. KFintech where the e- Voting is in progress.
- v. Click on company name and you will be redirected to KFintech e-voting website for casting your vote during the remote e-voting period

Individual Shareholders (holding securities in demat mode) login through their depository participants

- I. You can also login using the login credentials of your demat account through your DP registered with NSDL /CDSL for e-Voting facility.
- II. Once logged-in, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL / CDSL Depository site after successful authentication, wherein you can see e-Voting feature.
- III. Click on options available against company name or e-Voting service provider – KFintech and you will be redirected to e-Voting website of KFintech for casting your vote during the remote e-Voting period without any further authentication.

Important note:

Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at above mentioned websites of Depositories/ Depository Participants.

Helpdesk for individual shareholders holding securities in Demat mode for any technical issues related to login through depository i.e. NSDL & CDSL.

Members facing any technical issue - NSDL	Members facing any technical issue - CDSL
Members facing any technical issue in login can contact NSDL	Members facing any technical issue in login can contact CDSL
helpdesk by sending a request at <u>evoting@nsdl.co.in</u> or call at toll	helpdesk by sending a request at <u>helpdesk.evoting@cdslindia.com</u>
free no.: 1800 1020 990 and 1800 22 44 30	or contact at 022- 23058738 or 22-23058542-43.

Step 2: Login method for e-Voting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

Members whose email IDs are registered with the Company/ Depository Participants(s), will receive an email from KFintech which will include details of E-Voting Event Number (EVEN), USER ID and password. They will have to follow the following process:

- i. Launch internet browser by typing the URL: <u>https://evoting.kfintech.com</u>
- ii. Enter the login credentials (i.e. User ID and password). In case of physical folio, User ID will be EVEN (E-Voting Event Number) 8,293 followed by folio number. In case of Demat account, User ID will be your DP ID and Client ID. However, if you are already registered with KFintech for e-voting, you can use your existing User ID and password for casting the vote.
- iii. After entering these details appropriately, click on "LOGIN".
- iv. You will now reach password change menu wherein you are required to mandatorily change your password. The new password shall comprise of minimum 8 characters with at least one upper case (A-Z), one lower case (a-z), one numeric value (0-9) and a special character (@, #, \$, etc.,). The system will prompt you to change your password and update your contact details like mobile number, email ID etc. on first login. You may also enter a secret question and answer of your choice to retrieve your password in case you forget it. It is strongly recommended that you do not share your password with any other person and that you take utmost care to keep your password confidential.
- v. You need to login again with the new credentials.
- vi. On successful login, the system will prompt you to select the "EVEN" i.e. VISA Steel Limited - AGM" and click on "Submit".

- vii. On the voting page, enter the number of shares (which represents the number of votes) as on the Cut-off Date under "FOR/AGAINST" or alternatively, you may partially enter any number in "FOR" and partially "AGAINST" but the total number in "FOR/ AGAINST" taken together shall not exceed your total shareholding as mentioned herein above. You may also choose the option ABSTAIN. If the Member does not indicate either "FOR" or "AGAINST" it will be treated as "ABSTAIN" and the shares held will not be counted under either head.
- viii. Members holding multiple folios/demat accounts shall choose the voting process separately for each folio/ demat accounts.
- ix. Voting has to be done for each item of the notice separately. In case you do not desire to cast your vote on any specific item, it will be treated as abstained.
- x. You may then cast your vote by selecting an appropriate option and click on "Submit".
- A confirmation box will be displayed. Click "OK" to confirm xi. else "CANCEL" to modify. Once you have voted on the resolution (s), you will not be allowed to modify your vote. During the voting period, Members can login any number of times till they have voted on the Resolution(s). Corporate/ Institutional Members (i.e. other than Individuals, HUF, NRI etc.) are also required to send scanned certified true copy (PDF Format) of the Board Resolution/Authority Letter etc., together with attested specimen signature(s) of the duly authorised representative(s), to the Scrutinizer at email csdraut.contact@gmail.com with a copy marked to evoting@ kfintech.com and cs@visasteel.com. The scanned image of the above-mentioned documents should be in the naming format "Corporate Name Even No." The documents should reach the Scrutinizer on or before 1700 hours on Thursday, 26 September 2024.

- B. Members whose email IDs are not registered with the Company/Depository Participants(s), and consequently the Annual Report, Notice of AGM and e-voting instruction cannot be serviced, will have to follow the following process:
 - i. Members who have not registered their email address cannot be serviced with the soft copy of Annual Report, Notice of AGM and e-voting instructions along with the User ID and Password. In case of any queries, member may write to <u>einward.ris@kfintech.com</u> along with scanned signed copy of the request letter providing the email address, mobile number, self-attested PAN copy and Client Master copy in case of electronic folio and copy of share certificate in case of physical folio for sending the AGM Notice and the e-voting instructions.
 - ii. After receiving the e-voting instructions, please follow all steps above to cast your vote by electronic means.

In case of Members who have not registered their e-mail IDs (including Members holding shares in physical form), may please follow the steps for registration of e-mail IDs and obtaining User ID and Password for e-voting as mentioned in the "Other Instructions" section below also.

C. Voting at the Annual General Meeting:

- . The 'Vote Now Thumb sign' on the left-hand corner of the video screen shall be activated upon instructions of the Chairperson during the AGM proceedings. Members shall click on the same to take them to the "Insta-poll" page and Members to click on the "Instapoll" icon to reach the resolution page and follow the instructions to vote on the resolutions.
- II. Those Members who are present in the Meeting through VC and have not cast their vote on resolutions

through remote e-voting, can vote through Insta-poll at the Meeting. Members who have already cast their votes by remote e-voting are eligible to attend the Meeting. However, those Members are not entitled to cast their vote again at the Meeting.

III. A member can opt for only single mode of voting (i.e) through remote e-voting or voting during the AGM. If a member cast votes by both modes, then voting done through remote e-voting shall prevail and voting during the AGM shall be treated as invalid. The Company has appointed CS D Raut of M/s D. Raut & Associates, Practicing Company Secretaries, Kolkata (ACS- 16626; C. P.: No. 5232) as Scrutiniser to scrutinise the e-voting process in fair and transparent manner. The scrutiniser shall immediately after the conclusion of voting at the AGM, count the votes and shall submit a consolidated Scrutiniser's Report of the votes cast in favour or against, if any, within a period of not exceeding 48 (forty-eight) hours from the conclusion of the voting to the Chairperson of the Company or a person authorised by him in writing who shall countersign the same. The Chairperson or a person authorised by him in writing shall declare the result of voting forthwith. The results of the e-voting along with the scrutiniser's report shall be communicated immediately to the BSE Limited and National Stock Exchange of India Limited, where the shares of the Company are listed and shall be placed on the Company's website www.visasteel.com and on the website of KFintech at https://evoting. kfintech.com immediately after the result is declared by the Chairperson or any other person authorised by the Chairperson.

OTHER INSTRUCTIONS:

- a. In case of any query and/or grievance, in respect of voting by electronic means, Members may refer to the Help & Frequently Asked Questions (FAQs) and E-voting user manual available at the download section of <u>https://evoting.kfintech.com</u> (KFintech Website) or contact Mr. Suresh Babu, (Unit: VISA Steel Limited) of KFin Technologies Limited, Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad 500 032 or at <u>einward.ris@kfintech.com</u> or <u>evoting@kfintech.com</u> or phone no. 040 6716 2222 or call toll free No. 1800- 309-4001 for any further clarifications.
- b. You can also update your mobile number and e-mail id in the user profile details of the folio which may be used for sending future communication(s).
- c. The remote e-voting period commences on Tuesday, 24 September 2024, 0900 Hrs and ends on Thursday, 26 September, 2024, 1700 Hrs. During this period, members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. Friday, 20 September, 2024, may cast their votes electronically. Any person who is not a member as on the cut-off date should treat this Notice for information purposes only. The remote e-voting module shall be disabled for voting thereafter. Once the vote on a resolution(s) is cast by the members, the members shall not be allowed to change it subsequently.
- d. The voting rights of Members shall be in proportion to their share of the paid-up equity share capital of the Company as on the cut-off date i.e. Friday, 20 September, 2024.
- e. In case a person has become a shareholder of the Company after dispatch of AGM Notice but on or before the cut-off date for E-voting i.e., Friday, 20 September, 2024, or if any Member who has forgotten the User ID and Password, he/ she may obtain/generate / retrieve the User ID and Password in the manner as mentioned below:
 - If the mobile number of the member is registered against Folio No./ DP ID Client ID, the member may send SMS: MYEPWD <SPACE> E-Voting Event Number + Folio No. or DP ID Client ID to 9212993399

Example for NSDL: MYEPWD <SPACE> IN12345612345678

Example for CDSL: MYEPWD <SPACE> 1402345612345678

Example for Physical: IMYEPWD <SPACE> XXXX1234567890

- ii. If e-mail address or mobile number of the member is registered against Folio No. / DP ID Client ID, then on the home page of <u>https://evoting.kfintech.com</u>, the member may click "Forgot Password" and enter Folio No. or DP ID Client ID and PAN to generate a password.
- Member may call KFintech toll free number 1800- 309-4001 for any assistance.
- iv. Member may send an e-mail request to <u>evoting@kfintech.com</u>. However, KFintech shall endeavour to send User ID and Password to those new Members whose mail ids are available.

The Board has appointed Mr. CS Debendra Raut, Practicing Company Secretary, (Membership No. A16626/CP-5232) of M/s D. Raut & Associates, Company Secretaries for conducting the AGM and e-voting process in a fair and transparent manner.

The Scrutinizer shall submit a Report after the completion of scrutiny of votes cast through e-voting. The Chairperson or a person authorised by him in writing shall declare the result of voting forthwith.

In the event the resolution is passed by requisite majority, the date of passing the resolution shall be deemed to be the date of AGM.

The results of the e-voting along with the scrutinizer's report shall be communicated within two working days from the date of AGM to the BSE Limited and National Stock Exchange of India Limited, where the shares of the company are listed and shall be placed on the Company's website HYPERLINK "http://www.visasteel.com"www.visasteel.com and on the website of Kfintech (https://evoting.kfintech.com) immediately after the result is declared by the Chairperson or any other person authorised by the Chairperson.

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

Item No. 3

The Members of the Company had, at their meeting held on 29 September 2021 reappointed Mr. Vishambhar Saran (DIN 00121501) as the Whole time Director designated as Chairman of the Company for a period of 5(Five) years with effect from 15 December 2021 and remuneration payable for a period of 3 (Three) years, which was approved by the Board of Directors upon the recommendation of the Nomination and Remuneration Committee.

Upon recommendation of the Nomination and Remuneration Committee, the Board of Directors of the Company at its meeting held on 14 August 2024 has approved continuation of existing remuneration to Mr. Saran for the remaining tenure of 2 (Two) years w.e.f. 15 December 2024 of his existing appointment, as per the applicable provisions of the Companies Act, 2013 read with rules made thereunder and Schedule V to the said Act. The detailed terms and conditions pursuant to the provisions of Sections 196, 197, 203 and other applicable provisions of the Companies Act, 2013 (the Act), if any, and the Rules made thereunder read with Schedule V of the Act are as mentioned below:

Salary (including Dearness Allowance)

₹885,000/- per month with such revisions as may be determined by the Board of Directors (hereinafter referred to as "Board" which term shall be deemed to include the Nomination and Remuneration Committee constituted by the Board) from time to time.

Special Allowance

₹12,000/- per month with such revisions as may be determined by the Board from time to time.

Perquisites

Housing

House Rent Allowance of ₹358,000/- per month.

Medical Reimbursement

Expenses incurred for self and family (consisting of spouse and dependent children) subject to the Rules of the Company applicable to the senior executives.

Club Fees

Reimbursement of Membership fees for three Clubs in India and / or abroad including admission and life membership fee.

Contribution to Provident Fund and Superannuation / Annuity Fund

Company's contribution to Provident Fund and Superannuation/ Annuity Fund as per the Rules of the Company applicable to the senior executives.

Gratuity

As per Rules of the Company applicable to the senior executives.

Leave Pay

 ${\tt Leave with full pay and allowances as per the Rules of the Company.}$

Conveyance

A Company maintained Car will be provided for the use in the Company's business. Use of Car for personal purpose shall be billed to him separately.

Telephone and other Communication Facilities

Company shall provide Telephone, and other communication facilities at the residence of Mr. Saran. Use of personal longdistance calls shall be billed to him separately.

Other benefits, amenities and facilities as per Company's Rules, subject to overall remuneration mentioned herein above, Mr. Saran may be given any other allowances, benefits and perquisites as the Board may from time to time decide.

Perquisites shall be evaluated as per the Income Tax Rules, 1962, wherever applicable and in the absence of any such Rules, perquisites shall be evaluated at cost.

Subject to the overall superintendence, direction and control of the Board of Directors, Mr. Saran, shall be responsible for the management of the affairs of the Company and be accountable to the Board of Directors. The appointment may be terminated by either party by giving to the other one month notice in writing.

The information as required under the provisions of Schedule V of the Companies Act, 2013 (the Act) and also under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 is furnished below:

I. General Information: As per Annexure A annexed to the Notice

II. Information about Mr. Vishambhar Saran

- (1) Background details: Born on 04.12.1947 at Faizabad, U.P., Mr. Saran has a Bachelor's Degree in Mining Engineering from Indian Institute of Technology, Banaras Hindu University in 1969, and served TATA Steel for 25 years, starting from their various mines, ports and in Kolkata Office, rising to the position of Director – Raw Materials, TATA Steel in 1988. He availed voluntary retirement from 1 April 1994 and founded the VISA Group. He has been associated with VISA Steel Limited since 1996.
- (2) Past Remuneration: Mr. Saran, has withdrawn ₹17.42 million (including retirement benefits) for financial year 2023-24. Mr. Saran has not taken any increment in his remuneration since 1 April 2014.
- (3) Recognition or awards: As stated in (1) above
- (4) Job profile and his suitability: Mr. Vishambhar Saran as Wholetime Director designated as Chairman is responsible for the overall in charge of the affairs of the Company and its subsidiaries and is accountable to the Board of Directors. Considering his past track record, qualifications, vast experience and his achievement in the same business, Mr. Saran is best suited for the assignment as Wholetime Director designated as Chairman of the Company.

- (5) **Remuneration proposed:** The Company is seeking approval for continuation of remuneration for the remaining period of his tenure with effect from 15 December 2024. There is no change in the remuneration paid and proposed to be paid to him. The details of remuneration proposed to be paid are provided in the explanatory statement above.
- (6) Comparative remuneration profile with respect to industry, size of the Company, profile of the position and person: As regards the comparative remuneration profile with respect to industry, size of the Company, profile of the person and position, the remuneration payable to Mr. Saran which is proposed for your approval is at comparable level within the industry standards. The Company has its own distinctive remuneration policy based on its shortterm and long-term objectives and role, perceived and played by employees at all levels. Considering his rich experience, competence, growth and development of the Company under his leadership, the terms of his remuneration are considered fair, just and reasonable.
- (7) Pecuniary relationship directly or indirectly with the Company or relationship with the managerial personnel, if any: Mr. Vishal Agarwal, Vice Chairman & Managing Director is son of Mr. Vishambhar Saran. Except as stated, Mr. Vishambhar Saran does not have any pecuniary relationship directly or indirectly with the Company or any other Managerial Personnel.
- **III. Other Information:** As per Annexure B annexed to the Notice.

The Companies in which Mr. Saran is a Director and his Committee positions is given in Annexure C of this Notice.

The Board recommends the Resolution set out at Item No. 3 of the Notice for approval of the Members of the Company.

Mr. Vishambhar Saran, Mr. Vishal Agarwal and their relatives are deemed to be interested/concerned in these resolution(s) to the extent specified hereinabove. No other Director and key managerial personnel of the Company including their relatives are interested, financially or otherwise in the resolution.

Item No. 4

The Members of the Company had, at their meeting held on 29 September 2021 reappointed Mr. Vishal Agarwal (DIN 00121539) as the Vice Chairman & Managing Director of the Company for a period of 5(Five) years with effect from 25 June 2022 and remuneration payable for a period of 3 (Three) years, which was approved by the Board of Directors upon the recommendation of the Nomination and Remuneration Committee.

Upon recommendation of the Nomination and Remuneration Committee, the Board of Directors of the Company at its meeting held on 14 August 2024 has approved continuation of existing remuneration to Mr. Agarwal for the remaining tenure of 2 (Two) years w.e.f. 25 June 2025 of his existing appointment, as per the applicable provisions of the Companies Act, 2013 read with rules made thereunder and Schedule V to the said Act. The detailed terms and conditions pursuant to the provisions of Sections 196, 197, 203 and other applicable provisions of the Companies Act, 2013 (the Act), if any, and the Rules made thereunder read with Schedule V of the Act are as mentioned below:

Salary (including Dearness Allowance)

₹840,000/- per month with such revisions as may be determined by the Board of Directors (hereinafter referred to as "Board" which term shall be deemed to include the Nomination and Remuneration Committee constituted by the Board) from time to time.

Special Allowance

₹83,150/- per month with such revisions as may be determined by the Board from time to time.

Perquisites

Housing

House Rent Allowance of ₹4,20,000/- per month.

Medical Reimbursement

Expenses incurred for self and family (consisting of spouse and dependent children) subject to the Rules of the Company applicable to the senior executives.

Club Fees

Reimbursement of Membership fees for three Clubs in India and / or abroad including admission and life membership fee.

Contribution to Provident Fund and Superannuation / Annuity Fund

Company's contribution to Provident Fund and Superannuation / Annuity Fund as per the Rules of the Company applicable to the senior executives.

Gratuity

As per Rules of the Company applicable to the senior executives.

Leave Pay

Leave with full pay and allowances as per the Rules of the Company.

Conveyance

A Company maintained Car will be provided for the use in the Company's business. Use of Car for personal purpose shall be billed to him separately.

Telephone and other Communication Facilities

Company shall provide Telephone, and other communication facilities at the residence of Mr. Agarwal. Use of personal longdistance calls shall be billed to him separately.

Other benefits, amenities and facilities as per Company's Rules, subject to overall remuneration mentioned herein above, Mr. Agarwal may be given any other allowances, benefits and perquisites as the Board may from time to time decide.

Perquisites shall be evaluated as per the Income Tax Rules, 1962, wherever applicable and in the absence of any such Rules, perquisites shall be evaluated at cost.

Subject to the overall superintendence, direction and control of the Board of Directors, Mr. Vishal Agarwal, Vice Chairman & Managing Director, shall be responsible for the management of the affairs of the Company and be accountable to the Board of Directors. The appointment may be terminated by either party by giving to the other one month notice in writing.

The information as required under the provisions of Schedule V of the Companies Act, 2013 (the Act) and also under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 is furnished below:

I. General Information: As per Annexure A annexed to the Notice.

II. Information about Mr. Vishal Agarwal

- (1) Background details: Born on 14 September 1974 at Faizabad, U.P., Mr. Agarwal has a Bachelor's degree in Economics from the London School of Economics and a Master's degree in Economics for Development from Oxford University, and over 27 years' experience in the iron & steel industry with hands on experience of setting up greenfield projects and international trading business. He is responsible for setting up the manufacturing business for VISA Group from scratch.
- (2) Past Remuneration: Mr. Agarwal, has withdrawn ₹18.36 million (including retirement benefits) for financial year 2023-24. Mr. Agarwal has not taken any increment in his remuneration since 1 April 2014.
- (3) Recognition or awards: As stated in (1) above
- (4) Job profile and his suitability: Mr. Vishal Agarwal as Vice-Chairman and Managing Director is responsible for the overall in charge of the affairs of the Company and its subsidiaries and is accountable to the Board of Directors. Considering his past track record, qualifications, vast experience and his achievement in the same business, Mr. Agarwal is best suited for the assignment as Vice-Chairman and Managing Director of the Company.
- (5) Remuneration proposed: The Company is seeking approval for continuation of remuneration for the remaining period of his tenure with effect from 25 June 2025. There is no change in the remuneration paid and proposed to be paid to him. The details of remuneration proposed to be paid are provided in the explanatory statement above.
- (6) Comparative remuneration profile with respect to industry, size of the Company, profile of the position and person: As regards the comparative remuneration profile with respect to industry, size of the Company, profile of the person and position, the remuneration payable to Mr. Agarwal which is proposed for your approval is at comparable level within the industry standards. The Company has its own distinctive remuneration policy based on its shortterm and long-term objectives and role perceived and played by employees at all levels. Considering his rich experience, competence, growth and development of the Company under his leadership, the terms of his remuneration are considered fair, just and reasonable.

- (7) Pecuniary relationship directly or indirectly with the Company or relationship with the managerial personnel, if any: Mr. Vishal Agarwal, Vice Chairman & Managing Director is son of Mr. Vishambhar Saran. Except as stated, Mr. Vishal Agarwal does not have any pecuniary relationship directly or indirectly with the Company or any other Managerial Personnel.
- **III. Other Information:** As per Annexure B annexed to the Notice.

The Companies in which Mr. Agarwal is a Director and his Committee positions is given in Annexure - C of this Notice.

The Board recommends the Resolution set out at Item No. 4 of the Notice for approval of the Members of the Company.

Mr. Vishal Agarwal, Mr. Vishambhar Saran and their relatives are deemed to be interested/concerned in these resolution(s) to the extent specified hereinabove. No other Director and key managerial personnel of the Company including their relatives are interested, financially or otherwise in the resolution.

Item No. 5

The Members of the Company had, at their meeting held on 29 September 2021 reappointed Mr. Manoj Kumar (DIN:06823891) as the Whole-time Director designated as Director (Kalinganagar) of the Company for a period of 5(Five) years with effect from 15 September 2021 and remuneration payable for a period of 3 (Three) years, which was approved by the Board of Directors upon the recommendation of the Nomination and Remuneration Committee.

Upon recommendation of the Nomination and Remuneration Committee, the Board of Directors of the Company at its meeting held on 14 August 2024 has approved continuation of existing remuneration to Mr. Kumar for the remaining tenure of 2 (Two) years w.e.f. 15 September 2024 of his existing appointment, as per the applicable provisions of the Companies Act, 2013 read with rules made thereunder and Schedule V to the said Act. The detailed terms and conditions pursuant to the provisions of Sections 196, 197 and other applicable provisions of the Companies Act, 2013 (the Act), if any, and the Rules made thereunder read with Schedule V of the Act are as mentioned below.

Salary (including Dearness Allowance)

₹82,500/- per month with such revisions as may be determined by the Board of Directors (hereinafter referred to as "Board" which term shall be deemed to include the Nomination and Remuneration Committee constituted by the Board) from time to time.

Special Allowance

₹405,991/- per month with such revisions as may be determined by the Board from time to time.

Performance Bonus

Performance Bonus of ₹792,000/- per annum, subject to achievement of KRA parameters. The performance bonus payable to Mr. Kumar, will be approved by the Board at the end of the relevant financial year and will be payable annually after the Annual Accounts have been approved by the Board of Directors and adopted by the shareholders.

Perquisites

House Rent Allowance

House Rent Allowance of ₹26,400/- per month.

Medical Reimbursement

Expenses incurred for self and family (consisting of spouse and dependent children) subject to the Rules of the Company applicable to the senior executives.

Leave Travel Concession

For self and family in accordance with the Rules of the Company applicable to the senior executives.

Contribution to Provident Fund and Superannuation / Annuity Fund

The Company's contribution to Provident Fund and Superannuation / Annuity Fund as per the Rules of the Company applicable to the senior executives.

Gratuity

As per Rules of the Company applicable to the senior executives.

Bonus

As per Rules of the Company applicable to the senior executives.

Leave Pay

Leave with full pay and allowances as per the Rules of the Company.

Vehicle Expenses

Vehicle Expenses of ₹22,000/- per month.

Telephone and other Communication Facilities

The Company shall provide Telephone, and other communication facilities at the residence of Mr. Kumar. Use of personal longdistance calls shall be billed to him separately.

Other benefits, amenities and facilities as per Company's Rules

Subject to overall remuneration mentioned herein above, Mr. Kumar may be given any other allowances, benefits and perquisites as the Board may from time to time decide.

Perquisites shall be evaluated as per the Income Tax Rules, 1962 wherever applicable and in the absence of any such Rules, perquisites shall be evaluated at cost.

Subject to the overall superintendence, direction and control of the Board of Directors, Mr. Manoj Kumar, Whole-time Director designated as Director (Kalinganagar), shall be responsible for the management of the affairs of the Company and be accountable to the Board of Directors. The appointment may be terminated by either party by giving to the other one month notice in writing.

The information as required under the provisions of Schedule V of the Companies Act, 2013 (the Act) and also under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 is furnished below:

(I) General Information: As per Annexure A annexed to the Notice.

(II) Information about Mr. Manoj Kumar

- (1) Background details: Born on 02 December 1965, Mr. Manoj Kumar, is a Mechanical Engineer from BIT Mesra, Ranchi. Mr. Kumar has over 30 years of experience of working in various positions in the iron & steel industry. Prior to joining VISA Steel, Mr. Kumar had worked with TATA Steel and Jindal Steel & Power. Mr. Kumar joined VISA Steel in the year 2003 as General Manager – Purchase and was responsible for procurement related affairs of the Company. He had been accredited with bringing the concept of ABP based procurement into the Company and was also responsible was streamlining the operational procurement by entering into Annual Rate Contracts & Vendor Stockings. He had played a key role in the Company's projects & operations.
- (2) Past Remuneration: Mr. Kumar has withdrawn ₹7.70 million (including retirement benefits) for financial year 2023-24.
- (3) Recognition or awards: As stated in (1) above
- (4) Job profile and his suitability: Mr. Manoj Kumar as Wholetime Director designated as Director (Kalinganagar) is responsible for the entire operations of the plant of the Company and is accountable to the Board of Directors. Considering his past track record, qualifications, vast experience and his achievement in the same business, Mr. Kumar is best suited for the assignment as Wholetime Director designated as Director (Kalinganagar) of the Company.
- (5) Remuneration proposed: The Company is seeking approval for continuation of remuneration for the remaining period of his tenure with effect from 15 September 2024. There is no change in the remuneration paid and proposed to be paid to him. The details of remuneration proposed to be paid are provided in the explanatory statement above.
- (6) Comparative remuneration profile with respect to industry, size of the Company, profile of the position and person: As regards the comparative remuneration profile with respect to industry, size of the Company, profile of the person and position, the remuneration payable to Mr. Kumar which is proposed for your approval is at comparable level within the industry standards. The Company has its own distinctive remuneration policy based on its shortterm and long-term objectives and role, perceived and played by employees at all levels. Considering his rich experience, competence, growth and development of the Company under his leadership, the terms of his remuneration are considered fair, just and reasonable.

- (7) Pecuniary relationship directly or indirectly with the Company or relationship with the managerial personnel, if any: Mr. Manoj Kumar does not have any pecuniary relationship directly or indirectly with the Company or any other Managerial Personnel except, he holds 3700 Equity Shares of the Company.
- (III) Other Information: As per Annexure B annexed to the Notice

The Companies in which Mr. Kumar is a Director and his Committee positions is given in Annexure C of this Notice.

The Board recommends the Resolution set out at Item No. 5 of the Notice for approval of the Members of the Company.

Mr. Manoj Kumar is deemed to be interested/concerned in these resolution(s) to the extent specified hereinabove. No other Director and key managerial personnel of the Company including their relatives are interested, financially or otherwise in the resolution.

Item No. 6

Pursuant to the provisions of Section 188 of the Companies Act, 2013 (the Act) read with Rules made thereunder and as per Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification or re-enactment for the time being in force), and Secretarial Standard - 2 issued by the Institute of Companies Secretaries of India(ICSI), all Related Party Transactions beyond the prescribed threshold limit require shareholders' approval.

In terms of the above, approval of the Members is sought for material related party transaction(s), in terms of the provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The approval of members is also sought under Section 188 read with section 101 of Companies Act, 2013.

Pursuant to Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014 and SEBI LODR, the particulars and information are provided below:

Name of the Related Party	VISA Special Steel Limited (VSSL)	
Name of the Director or KMP who is related	Mr. Vishambhar Saran	
	Mr. Vishal Agarwal	
Relationship with the listed entity	Member of a Group of which Entity having significant influence is also	
	a member.	
Summary of type, material terms and particulars of the transaction	Steam and Char Offtake Agreement dated 13 July 2019 and Shared services and Infrastructure Sharing Agreement dated 13 July 2019 for purchase of the entire volume of Steam and Char generated by VSSL as per mutually agreed price on arm's length basis, and rendering or receiving Services including earning income for sharing of common infrastructure facilities on long term basis at agreed fees based on the usage of the Facilities, other income and reimbursement of expenses.	
Tenure of the proposed transaction	Life of the Plant	
Value of the transaction (₹ in Crores per annum)	Upto ₹100 Crores per annum.	
Percentage of VSL's annual consolidated turnover for	14.93%	
financial year 2023-24 that is represented by the value		
of the transaction		
Justification for why the RPT is in the interest of the	Steam and Char is an essential input material for VSL's Captive Power	
listed entity	Plant. The infrastructure facilities generate income through sharing of such facilities.	

The aforesaid proposed contract(s) / transaction(s) / arrangement(s) have been approved by the Audit Committee and Board of Directors of the Company.

The Board recommends the resolution for the approval of members as Special Resolution.

Except Mr. Vishambhar Saran, Whole-time Director designated as Chairman and Mr. Vishal Agarwal, Vice Chairman & Managing Director (son of Mr. Vishambhar Saran) of the Company and their relatives, none of the Directors and Key Managerial Personnel of the Company and their relatives are in any way concerned or interested, financially or otherwise, in the resolution, except to the extent of their shareholding.

Item No. 7

To ratify the remuneration of the Cost Auditors for the Financial Year ended 31 March, 2025

The Company is directed, under Section 148 of the Companies Act, 2013 ("the Act") to have the audit of its cost records conducted by a Cost Accountant in practice. Accordingly, the Board of the Company has, on the recommendation of the Audit Committee, approved the appointment of M/s. DGM & Associates as the Cost Auditors of the Company to conduct audit of the cost records of the Company for the year ending 31 March 2025, at a remuneration of ₹25,000/- (Rupees Twenty-Five Thousand Only) plus applicable taxes and out of pocket expenses, at actuals.

In accordance with the provisions of Section 148 of the Act read with the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditor as recommended by the Audit Committee and approved by the Board, has to be ratified by the members of the Company. Accordingly, ratification by the members is sought for the remuneration payable to the Cost Auditors for the financial year ending 31 March 2025 by passing an Ordinary Resolution as set out at Item No. 7 of the Notice.

The Board recommends the Resolutions set out at Item No. 7 of the Notice for consent of the members of the Company.

None of the Directors and key managerial personnel of the Company or their respective relatives are concerned or interested, financially or otherwise, in the resolution, except to the extent of their shareholding.

ANNEXURE A

General Information about the Company

- (1) Nature of industry: The Company is pursuing Ferro Alloy Business which includes production of High Carbon Ferro Chrome and generation of Power for captive use.
- (2) Date or expected Date of commencement of commercial production: The Company is an existing Company and was incorporated on 10 September 1996.
- (3) Financial performance based (standalone basis) on given indicators: (₹ Million, except EPS)

Particulars		Standalone		
Particulars	2023-24	2022-23	2021-22	
Total Revenue	6713.93	5741.22	7932.35	
Profit/ (Loss) before Exceptional item and Tax	(718.93)	(653.49)	(525.70)	
Profit/ (Loss) before Tax	(718.93)	(4637.13)	(525.70)	
Profit/ (Loss) after Tax	(718.93)	(4637.13)	(525.70)	
Earnings / (Loss) per Equity Share	(6.21)	(40.05)	(4.54)	

(4) Foreign investments or collaborators, if any: NA

ANNEXURE B

(1) Reasons of loss or inadequate profits:

The Company is pursuing Ferro Alloy Business. The Ferro Alloy Business includes production of High Carbon Ferro Chrome and generation of Power for captive use. The Company's performance has been adversely impacted due to various external factors beyond management control including non-availability of working capital for operations and other external factors including challenges arising out of high prices of Chrome Ore being fixed by OMC through e-auction, high energy costs and electricity duty/ compensation cess, high road transport rates etc.

(2) Steps taken or proposed to be taken for improvement to address these challenges:

The Company has initiated several measures towards achieving organisational and operating efficiencies and strengthening core competencies, alongside working on improvements in processes and controls inter alia: 1. The Company is taking various measures to ensure raw material availability and the price of its input raw material. 2. Cost reduction 3. The Company has also adopted various measures for cutting production cost & administrative expenses, meeting fixed costs and keeping the plant operational.

(3) Expected increase in productivity and profits in measurable terms:

The Company has taken appropriate steps to ensure improvement in profitability in future which is subject to debt resolution and improvement in economic scenario and market condition. The performance of the Company has been adversely affected due to various external factors. It would therefore, be inappropriate to quantify in measurable terms the likely increase in productivity and profits, which has taken place as a result of the steps taken by the Company.

All disclosures required as per Schedule V (Part II)(Section II)(b) are given in the Corporate Governance Report forming part of Board's Report.

ANNEXURE C

Details of Directors seeking appointment and fixation of remuneration of Directors or variation of the terms of remuneration (pursuant to Regulation 25(2A), 36(3) of the Securities & Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended) and Secretarial Standards on General Meetings SS-2 of ICSI are as follows:

Name of the Director	Mr. Vishambhar Saran	Mr. Vishal Agarwal	Mr. Manoj Kumar
DIN	00121501	00121539	06823891
Date of Birth	4 December 1947	14 September 1974	02 December 1965
Age	76 years	49 years	59 years
Nationality	Indian	Indian	Indian
Date of appointment	15 December 2021 (date of last appointment)	25 June 2022 (date of last appointment)	15 September 2021 (date of last appointment)
Experience and Expertise	in Mining Engineering from Indian Institute of Technology, Banaras Hindu University in 1969. He has experience of more than 50 years in the Iron & Steel industry, with over 25 years with Tata Steel in the areas of development & operations of mines, mineral beneficiation plants and ferro alloy plants, port operations and international trading of raw materials for the Iron & Steel industry.	in Economics from the London School of Economics and a Master's degree in Economics for Development from Oxford University. He has been Director of the Company since its incorporation (ie) 10 September 1996. Mr. Agarwal has almost 24 years of experience in the Iron & Steel Industry with hands on experience of setting up greenfield projects and international trading business.	Mr. Kumar is a Mechanical Engineer from BIT Mesra, Ranchi. He has been the Director of the Company since 15 September 2015. Mr. Kumar has over 30 years of experience of working in various positions in the Iron & Steel Industry. Prior to joining VISA Steel, Mr. Kumar had worked with TATA Steel and Jindal Steel & Power. Mr. Kumar joined VISA Steel in the year 2003 as General Manager – Purchase and was responsible for procurement related affairs of the Company. He had played a key role in the Company's projects & operations.
Terms and Condition of appointment / reappointment	years w.e.f 15 December 2021. Details as set out in resolution & explanatory	Managing Director for a period of 5 (Five) years w.e.f 25 June 2022. Details as set out in resolution & explanatory	Appointed as Whole-time Director designated as Director (Kalinganagar) for a period of 5 (Five) years w.e.f 15 September 2021. Details as set out in resolution & explanatory statement to Item no. 5 of this Notice.
Remuneration sought to be paid	As detailed in Item No. 3	As detailed in Item No. 4	As detailed in Item No. 5
Remuneration last drawn by such person	As detailed in Item No. 3	As detailed in Item No. 4	As detailed in Item No. 5
Date of First Appointment on the Board	10 September 1996	10 September 1996	15 September 2015
Shareholding in the Company	Nil	Nil	As per Company records, he holds 3700 shares of the Company.
Relationship with other Directors, Manager and other Key Managerial Personnel of the Company	Father of Mr. Vishal Agarwal, Vice Chairman & Managing Director of the Company.	Son of Mr. Vishambhar Saran, Chairman of the Company.	Mr. Kumar is not related to any other Director of the Company.
Number of Meetings of the Board attended during the Financial Year 2023-24	5 (Five)	5 (Five)	4 (Four)
Names of listed entities in which the person also holds the Directorship and the Membership of Committees of the Board	Nil	Nil	Nil
Committee Membership/ Chairmanship of other Company	Nil	VISA Coke Limited Nomination Remuneration Corporate Social Responsibility Committee- Chairman Audit Committee- Chairman VISA Industries Limited Nomination Remuneration Committee- Member Corporate Social Responsibility Committee- Chairman	Nil

Audit Committee- Chairman