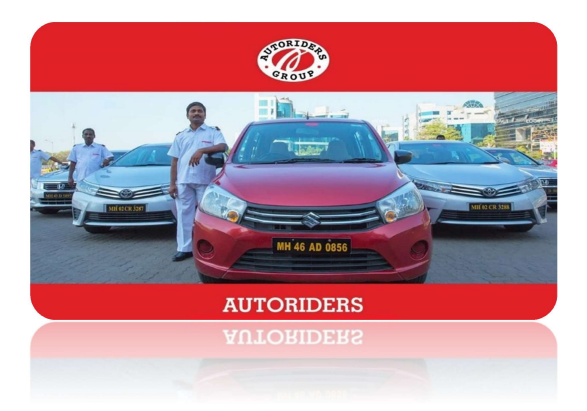
39th ANNUAL REPORT F.Y. 2023-24



CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr. Chintan Patel - Managing Director & CEO Mrs. Maneka Mulchandani – Director Mr. Janak Patel- Independent Director (Additional Director) Mr. Anil Shankar Kulkarni - Independent Director Mr. Pranav Salil Kapur- Independent Director Pankil Amin- Independent Director

> **CHIEF FINANCIAL OFFICER** Mr. Ramachandran C.G.

COMPANY SECRETARY ACS Agrima Shah

BANKERS

Karur Vysya Bank Ltd,

AUDITORS M/s. Vandana V. Dodhia& Co. Chartered Accountants

SECRETARIAL AUDITORS

Naveen Karn & Co Practising Company Secretary

REGISTRAR AND TRANSFER AGENT

Link Intime (India) Pvt Ltd C-101, 247 Park, L.B.S. Marg, Vikhroli (W) Mumbai-400083

REGISTERED OFFICE

4A, Vikas Centre, 104, S.V.Road, Santacruz-W, Mumbai-400054.



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NOTICE

NOTICE is hereby given that the 39th Annual General Meeting of the Members of Autoriders International Limited, will be held on Tuesday, 10th September, 2024 at 11.00 a.m. at its Registered Office situated at 4-A, Vikas Centre, 104, S.V. Road, Santacruz (W), Mumbai- 400 054 to transact the following business.

ORDINARY BUSINESS:

ITEM NO. 1 - ADOPTION OF AUDITED FINANCIAL STATEMENTS.

To receive, consider and adopt the Audited Standalone Financial Statement of the Company for the financial year ended March 31, 2024, together with the reports of the Board of Directors and Auditors thereon, to consider and if thought fit, to pass, with or without modification(s), the following resolutions as an **Ordinary Resolution**:

"RESOLVED THAT the Audited Standalone Financial Statement of the Company for the financial year ended March 31, 2024, together with the reports of the Board of Directors and Auditors thereon, as circulated to the members, be and are hereby considered and adopted."

ITEM NO. 2 - RE-APPOINTMENT OF A DIRECTOR LIABLE TO RETIRE BY ROTATION.

To appoint Mrs. Maneka Mulchandani (DIN 00491027), who retires by rotation as a Director and offer herself to be appointed as a Director of the Company and in this regard, to consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT in accordance with the provisions of Section 152 and other applicable provisions of the Companies Act, 2013, Mrs. Maneka Mulchandani (DIN 00491027), who retires by rotation at this meeting be and is hereby appointed as a Director of the Company."

ITEM NO. 3 – APPOINTMENT OF M/S VANDANA V DODHIA & CO, CHARTERED ACCOUNTANTS AS STATUTORY AUDITORS OF THE COMPANY.

To appoint M/S Vandana V Dodhia & Co, as Statutory Auditors from the conclusion of this Annual General Meeting until the conclusion of next Annual General Meeting and fix their remuneration and in this regard, to consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to section 139, 142 of the Companies Act, 2013 ('Act') and other applicable provisions, if, any of the said Act and companies (Audit and Auditors) Rules,2014 made thereunder and other applicable rules, if any, under the said act (including any statutory modification(s) or re-enactment thereof for the time being in force) M/S Vandana V Dodhia & Co, Chartered Accountants (Firm Registration No. 117812W), be and is hereby appointed as Statutory Auditors of the Company commencing from the conclusion of 39thAnnual General Meeting till the conclusion of 40th Annual General Meeting at a remuneration as may be mutually agreed upon between the Board of Directors of the Company and the Auditors, plus out of pocket expenses, if any."

"RESOLVED FURTHER THAT the Board of Directors or the Company Secretary be and are hereby authorized to do all such acts, deeds and things and take all such steps as may be necessary, proper or expedient to give effect to this resolution including filing of the necessary e forms with the Registrar of companies.

SPECIAL BUSINESS:

ITEM NO. 4: TO APPOINT MR. JANAK PATEL (DIN:01826205) AS AN INDEPENDENT DIRECTOR OF THE COMPANY

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 152, 160 read with Schedule IV and any other applicable provisions, if any, of the Companies Act, 2013 and the rules made there under, the applicable provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) or re-enactment thereof for the time being in force), in accordance with the provisions of Articles of Association of the Company and based on the recommendation of the Nomination and Remuneration Committee, Mr. Janak Patel (DIN: 01826205), who was appointed as an Additional Director (Category: Non-Executive Independent) of the Company by the Board of Directors with effect from 13th August,2024 and who holds office till the conclusion of this 43rd Annual General Meeting (AGM) in terms of Section 161 of the Company, not liable to retire by rotation, for a term commencing from date of Board's approval i.e. 13th August,2024 till the conclusion of 43rd Annual General Meeting to be held in the year 2028;

RESOLVED FURTHER THAT approval of the Members of the Company be and is hereby accorded to the Board of Directors of the Company to do all such acts, deeds, matters and things and to take all such steps as may be required in this connection including seeking all necessary approvals to give effect to this Resolution and to settle any questions, difficulties or doubts that may arise in this regard."

By order of the Board of Directors of, AUTORIDERS INTERNATIONAL LIMITED

____Sd/-Maneka Vijay Mulchandani Director (DIN: 00491027)

Date: 13th August, 2024 Place: Mumbai

Registered Office 4A, Vikas Centre, 104, S.V.Road, Santacruz-W,Mumbai-400054 Tel:-022-66944059 Fax:- 022-66944057 CIN: - L70120MH1985PLC037017

Email:- complianceofficer@autoriders.in **Website:-** www.autoriders.in

NOTES:

1. Explanatory Statement, pursuant to Section 102 of the Companies Act, 2013 ('the Act'), relating to the Special Business to be transacted at this Annual General Meeting ('AGM'), is annexed to notice.

2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON POLL INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY.

Pursuant to the provisions of section 105 of the Companies Act, 2013, a person can act proxy on behalf of members not exceeding fifty (50) and holding in aggregate not more than ten percent of the total share capital of the Company. Member holding more than ten percent of the total Share Capital of the Company may appoint a single person as proxy, who shall not act as a proxy for any other Member.

The instrument of Proxy in order to be effective should be returned to the Registered Office of the Company, duly completed signed and stamped not less than FORTY–EIGHT HOURS before the commencement of the meeting i.e. by 11.00 a.m. on Sunday, 8th September, 2024.

Proxies submitted on behalf of limited companies, societies, etc. must be supported by appropriate resolution/authority, as applicable, issued by the member organization. A Proxy form is sent herewith.

- 3. Only registered Members (i.e. Equity shareholders) of the Company may attend and vote at the Annual General Meeting.
- 4. The Register of Members and Share Transfer Books will be closed from Tuesday, 3rd September, 2024 to Tuesday, 10th September 2024 (both days inclusive).
- Members are requested to send all communications relating to shares to our Registrar & Share Transfer Agent (R & T Agent) at the following address: Link Intime (India) Pvt Ltd, C-101, 247 Park, L.B.S. Marg, Vikhroli (W) Mumbai- 400083, Phone No. (022) 49186000; Fax No. (022) 49186060, Email: <u>rnt.helpdesk@linkintime.co.in</u> web www.linkintime.co.in
- 6. Members/ Proxies are requested to bring the attendance slips duly filled in and copies of the Annual Report to the Meeting. The identity/signature of the members holding shares in electronic/demat form is liable for verification with specimen signatures as may be furnished by NSDL/CDSL to the Company. Such members are advised to bring

relevant identity card, issued by the Depository Participant to attend the Annual General Meeting.

- 7. Corporate members intending to send their authorized representatives to attend the meeting are requested to send to the Company a certified true copy of the Board Resolution authorizing their representative along with their specimen signature to attend and vote on their behalf at the meeting.
- 8. In case of joint holder, only joint holder who is higher in the order of names will be entitled to vote.
- 9. Relevant documents referred to in the accompanying notice are open for inspection by the members at the registered office of the Company on all working days except Saturdays & Sundays between 11.00 am and 1.00 pm up to the date of the meeting.
- 10. Member who is desirous of getting any information as regard to the business to be transacted at the meeting are requested to write to the Company their queries at least seven days in advance of the meeting in order to keep the required information readily available at the meeting.
- 11. Shareholders can register their complaints, if any on an exclusive email <u>investorinternational@autoriders.in</u> and <u>complianceofficer@autoriders.in</u>
- 12. To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of any change in address or demise of any member as soon as possible. Members are also advised not to leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified.
- 13. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are therefore, requested to submit the PAN to their Depository Participant(s) with whom they are maintaining their demat accounts. Members holding shares in physical form can submit the PAN details to the Registrar and Share Transfer Agents/Company.
- 14. Electronic copy of the Annual Report for 2024 being sent to all the members whose Email IDs are registered with the Company/Depository Participant(s) for communication purposes unless any member has requested for a hard copy of the same.
- 15. Electronic copy of the Notice of 39th Annual General Meeting of the Company along with Attendance Slip and Proxy Form is being sent to all the members whose Email IDs are

registered with the Company/Depository Participant(s) for communication purposes along with Attendance Slip and Proxy Form is being sent in the permitted mode.

- 16. Members may also note that, the Notice of the 39th Annual General Meeting and the Annual Report for 2024 will also be available on the Company's website <u>www.autoriders.in</u> for their download. The physical copies of the aforesaid documents will also be available at the Company's Registered Office in Mumbai for inspection during normal business hours on working days.
- 17. Voting through electronic means :-

The remote e-voting period begins on Saturday, 7th September, 2024 at 9:00 A.M. and ends on Monday, 9th September, 2024 at 5:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e., Tuesday, 3rd September, 2024 may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being, Tuesday, 3rd September, 2024.

How do I vote electronically using NSDL e-Voting system?

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

Step 1: Access to NSDL e-Voting system

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

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

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

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

Individual Shareholders holding securities in demat mode with CDSL	 Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login Easi /Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then user your existing my easi username & password.
	2. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
	 If the user is not registered for Easi/Easiest, option to register is available at CDSL website <u>www.cdslindia.com</u> Alternatively, and click on login & New System Myeasi Tab and then click on registration option. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e- Voting link available on <u>www.cdslindia.com</u> home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.

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

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

Login type	Helpdesk details
Individual Shareholders holding	
securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.com or call at 022 - 4886 7000
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at <u>helpdesk.evoting@cdslindia.com</u> or contact at toll free no. 1800 22 55 33

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

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

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u> either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen. Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically
- 4. Your User ID details are given below :

Manner of holding shares i.e. Demat	Your User ID is:		
(NSDL or CDSL) or Physical			
a) For Members who hold shares in	8 Character DP ID followed by 8 Digit		
demat account with NSDL.	Client ID		
	For example if your DP ID is IN300***		
	and Client ID is 12***** then your user		
	ID is IN300***12*****.		

b) For Members who hold shares in	16 Digit Beneficiary ID				
demat account with CDSL.	For example if your Beneficiary ID is				
	12************* then your user ID is				
	12*********				
c) For Members holding shares in	EVEN Number followed by Folio				
Physical Form.	Number registered with the company				
	For example if folio number is 001***				
	and EVEN is 101456 then user ID is				
	101456001***				

- 5. Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on <u>www.evoting.nsdl.com</u>.
 - b) Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.

- c) If you are still unable to get the password by aforesaid two options, you can send a request at <u>evoting@nsdl.co.in</u> mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
- d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

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

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

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period Now you are ready for e-Voting as the Voting page opens.
- 3. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 4. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 5. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 6. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote. to the Scrutinizer bv e-mail sshilpacs@yahoo.comwith a copy marked to evoting@nsdl.co.in . Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.

- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of <u>www.evoting.nsdl.com</u> or call on toll free no.: 022-4886 7000 or send a request to Rahul Rajbhar at <u>evoting@nsdl.co.in</u>

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

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to <u>complianceofficer@autoriders.com</u>.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to <u>complianceofficer@autoriders.com</u>.
- 3. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at **step 1 (A)** i.e. <u>Login method</u> <u>for e-Voting for Individual shareholders holding securities in demat mode</u>.
- 4. Alternatively shareholder/members may send a request to <u>evoting@nsdl.co.in</u> for procuring user id and password for e-voting by providing above mentioned documents.
- 5. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

Guidelines for shareholders

- I. The facility for voting through ballot paper shall be made available at the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through ballot paper.
- II. The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
- III. The remote e-voting period commences on Saturday 7th September, 2024 at 9:00 A.M. and ends on Monday, 9th September, 2024 at 5:00 P.M. During this period members' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of , 3rd September, 2024, may cast their vote by remote e-voting. The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- IV. A member may participate in the AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote again at the AGM.
- V. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM through ballot paper.
- VI. Ms. Shilpa Shah, Company Secretary in Practice has been appointed for as the Scrutinizer for providing facility to the members of the Company to scrutinize the voting and remote e-voting process in a fair and transparent manner.
- VII. The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, by use of "remote e-voting" or "Ballot Paper" or "Poling Paper" for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.
- VIII. The Scrutinizer shall after the conclusion of voting at the General Meeting, will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than three days of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in

writing, who shall countersign the same and declare the result of the voting forthwith.

IX. The Results declared along with the report of the Scrutinizer shall be placed on the website of the Company www.autoriders.in and on the website of NSDL immediately after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to the BSE Limited, Mumbai

EXPLANATORY STATEMENT AS REQUIRED UNDER SECTION 102 OF THE COMPANIES ACT, 2013

Item No. 3:

During the financial year 2023-24, M/s Vandana V Dodhia & Co, Chartered Accountants, Mumbai was appointed as the Statutory Auditors of the Company to fill the casual vacancy due to the resignation of M/s KPD & Co, Chartered Accountants, Mumbai.

Their appointment was duly approved by the shareholders at the Extra-Ordinary General Meeting held on 09 November, 2023.

As M/s Vandana V Dodhia & Co appointment was to fill the casual vacancy their tenure of appointment comes to an end with this Annual General Meeting. They being eligible in terms of the provisions of Section 139 of the Companies Act, 2013, read with the Companies (Audit and Auditors) rules, 2014 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 have given their consent and the eligibility letter to be the Statutory Auditors of the Company along with a confirmation that, their appointment, if made, would be within the limits prescribed under the Companies Act, 2013, and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Pursuant to the provisions of Sections 139 & other applicable provisions of the Companies Act, 2013 and the Rules framed thereunder, the Board of Directors of the Company, based on the recommendations of the Audit Committee, approved the appointment of M/s Vandana V Dodhia & Co as Statutory Auditor of the Company for a term of One year commencing from the conclusion of this Annual General Meeting till the conclusion of the 40th Annual General Meeting.

Additional information about the Statutory Auditors pursuant to Regulation 36(5) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are provided below: - **Terms of Appointment Proposed Audit fees payable to Auditor and material change in fee**

Basis of recommendation and Auditor credentials One year from the conclusion of the 39th Annual General Meeting till the conclusion of the 40th Annual General Meeting.

Rs. 1,25,000/- (Rupees One Lacs Twenty Five Thousand Only) in addition to applicable taxes and reiumbursment of out of pocket expenses, if payable

any and / or such other remuneration as may be decided by the Board from time to time. There is no material change in the fee payable to the Statutory Auditors.

Vandana V Dodhia & Co is a firm of Chartered Accountants has over 10 years standing with multi industry and multi-disciplinary experience. They have clients across industries.

Item No.4:

The Board of Directors of the Company in their meeting held on 13th August,2024 and on the recommendation of the Nomination and Remuneration Committee, approved the appointment of Mr. Janak Patel as a Non-Executive Independent Director of the Company, to hold office for a 1st term of five (5) consecutive years on the Board of the Company with immediate effect, subject to Members approval in the 39th Annual General Meeting.

The term of an appointment of Mr. Janak Patel shall be of 5 years which shall be eligible for re-appointment, subject to approval of Members by Special Resolution, pursuant to applicable provision of the Companies Act, 2013 and SEBI (Listing Obligation of Disclosure Requirement) Regulation, 2015. The term of an appointment of Mr. Janak Patel shall not be subject to retirement by rotation.

In view of the above, the Ordinary Resolution at Item No. 3 of the Notice is being proposed to Members for their approval.

None of the Directors or Key Managerial Personnel of the Company and their relatives are concerned or interested, financially or otherwise, in the ordinary Resolution except to the extent of their shareholding in the Company

ANNEXURE TO NOTICE

Resolution No. 2

As required under Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, brief profile of the Directors proposed to be appointed/re-appointed at the Annual General Meeting is given below:

Name of Director	Maneka Mulchandani
Date of Birth	27.03.1957
Date of Appointment	25.06.2002
Qualification	Hotel Management
Experience in specific functional areas	27 years
Directorship in other Companies	1
Chairman/Member of the Committees of	Member of Stakeholders Relationship
the Board of Directors of the Company	Committee
Chairman/ Member of the Committees of	NIL
the Board of Directors of the other	
Companies in which he is a Director	
No of shares held in the Company	NIL
Nature of expertise in specific functional	Experience and knowledge of working in
areas	Tours and travels companies over long
	period.
Inter-se Relationship between Directors	N.A
Director Identification Number	00491027

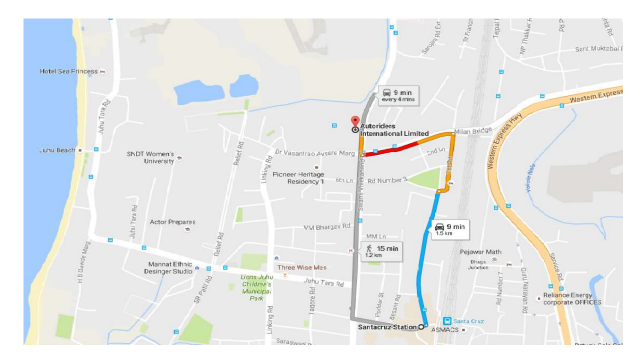
Resolution No. 4

As required under Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, brief profile of the Directors proposed to be appointed/re-appointed at the Annual General Meeting is given below:

Janak Patel
01826205
12/05/1980
13/08/2024
MBA
Marketing
14
No
No
No
Marketing
No Relationship between the Directors
Nil
Nil
Mr. Janak Patel is having a good
working experience in textile industry.
Further, he is having a knowledge in
accounts as well as in marketing, which
may add towards the growth of the Company. The Board of Directors are
willing to bring new suggestions, which
are independent in nature, for the
growth of the Company.

ROUTE MAP OF AGM VENUE

4A, Vikas Centre, 104, S.V.Road, Santacruz-W, Mumbai-400054.



BOARD'S REPORT

Dear Members,

The Board of Directors are pleased to present the Thirty Ninth Annual Report on the business and operations of your Company along with the Audited financial statements for the financial year ended 31st March, 2024. The Statement of Accounts, Auditors' Report, Board's Report and attachment thereto have been prepared in accordance with the provisions contained in Section 134 of Companies Act, 2013 and Rule 8 of the Companies (Accounts) Rules, 2014.

During the Financial Year 2023-24, the company registered revenue of Rs.8340.81 lacs and profit of Rs.944.18 Lakhs as against revenue of Rs.7055.71 lakhs and profit of Rs.675.65 lakhs during 2022-23 registering a growth of 18.21% in revenue and 1.75% in margin. Along the Travel and Tourism industry, Car rental business is poised for substantial growth in the coming years. From the perspective of sustainable growth, our company is focused on investing in upgrading fleet, technology upgrade in terms of software, online booking and digital payment, vehicle tracking and GPS navigation and many more technology innovations enhancing efficiency and convenience in services. Also with the introduction of Electric Vehicles which would help the company in reducing fuel and maintenance cost as well to be part of the changing trends in industry. Your company is open to introduce various business strategies, exploring new business models and partnerships for expanding the market reach and presence. With all these measures, company expects to expand the growth trajectory positively in the time to come



1. FINANCIAL RESULTS

The Company's financial performance for the year ended March 31, 2024 is summarized below:

	For the year ended	For the year ended 31.03.2023	
Particulars	31.03.2024		
	(Rs. in Lacs)	(Rs. in Lacs)	
Total Revenue	8382.69	7090.45	
Total Expenses	5972.21	5103.18	
Operating Profit	2410.49	1987.27	
Finance Cost	282.22	215.68	
Depreciation & Amortization	1019.30	720.58	
Expenses			
Profit before Tax	1108.97	1051.01	
Tax Expenses:			
Current Tax	(255.00)	(220.00)	
Deferred Tax	90.21	(144.22)	
Tax Adjustments		(11.14)	
Profit for the year	944.17	675.65	
Earnings Per Share	191.43	136.68	

2. RESERVES

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

3. PERFORMANCE AND AFFAIRS OF THE COMPANY

During the year under review, the Company recorded revenue of Rs. 8340.81 lacs as against last year revenue of Rs.7055.72 lacs. The profit before tax stood at Rs. 1108.97 lacs against profit before tax of Rs.1051.01 lacs previous year.

4. SHARE CAPITAL

During the year under review, there was no change in the share capital structure of the Company. The paid-up capital as on 31st March 2024 was Rs. 49,01,400.

5. DIVIDEND

During the year under review, the company declared and paid interim dividend of Rs 0.50 per share to the shareholders of the company and resulted in cash outflow of Rs.2.45 Lakhs.

6. CURRENT STATUS

The financial position of the Company in the financial year 2023-24 is satisfactory. The Company expects to achieve better performance during the F.Y. 2024-25.

7. CHANGES IN NATURE OF BUSINESS AND REVISION IN THE BOARD'S REPORT

There is no change in the nature of business of the Company during the year and there is no revision in Board's Report and whatever submitted herewith is the final report.

8. REPORT DETAILS OF SUBSIDIARY/ JOINT VENTURES/ASSOCIATE COMPANIES AND STATEMENT CONTAINING SALIENT FEATURES OF FINANCIAL STATEMENTS OF ASSOCIATE COMPANY

Company is not having any subsidiary, joint venture, associate Company and hence the statement containing the salient feature of the financial statement of a company's subsidiary, joint venture, associate company under the first proviso to subsection (3) of section 129 in the prescribed Form AOC-1 is not applicable.

9. DETAILS OF THE COMPANY WHO CEASED TO BE ITS SUBSIDIARY/ JOINT VENTURES/ASSOCIATE COMPANIES

Sr. No.	Name of Company	Subsidiary /Joint ventures/Associate Company	Date of cessation of Subsidiary / Joint ventures/ Associate Company.	
N.A.				

10. DETAILS OF NEW SUBSIDIARY/ JOINT VENTURES/ASSOCIATE COMPANIES

There are no new Subsidiary/Joint Ventures/Associate Companies of the Company during the year under review.

11. REPORT ON PERFORMANCE OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURE COMPANIES

During the year under review, your Company did not have any subsidiary, associate and joint venture Company.

12. CORPORATE GOVERNANCE

Corporate Governance deals with ethical conduct, integrity and accountability. Corporate Governance essentially involves balancing the interest of all the stakeholders of the Company.

Pursuant to the Regulation 15 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, the Compliance related to the Corporate Governance is applicable to the company from the mid of the year. The Corporate Governance report is attached as **ANNEXURE G**. Certificate from the Auditors of the Company, M/s. Naveen Karn, practicing Company Secretaries, confirming compliance with the conditions of Corporate Governance as stipulated under Chapter IV of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 is presented in a separate section forming part of the Annual Report.

13. PUBLIC DEPOSITS

Your Company has not accepted any deposits within the meaning of Section 73 and 76 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014.

14. DIRECTORS AND KEY MANAGERIAL PERSONNEL (i) Directors

Your Board currently comprises of 5 Directors including 4 Non Executive Directors and 1 Executive Director.

Mrs. Maneka V Mulchandani, (DIN No: 00491027) Director will retire by rotation and being eligible and not being disqualified under section 164 of the Companies Act, 2013, offers herself for re-appointment.

(ii) Key Managerial Personnel

Following are Key Managerial Personnel of the Company during the financial year 2023-24:

Sr. No.	Name	Designation		
1.	Mr. Chintan a. Patel	Chaiperson, Managing Director &		
		CEO		
2.	Mr. Ramachandran C.G	Chief Financial Officer		
3.	Ms. Agrima Shah	Company Secretary & Compliance		
		Officer		

Note: Mrs. Agrima Shah was appointed on the place of Ms. Sweety Dhumal as a Company Secretary cum Compliance officer on 7th March, 2024 and Ms. Sweety Dhumal was resigned from the post of Company Secretary Cum Compliance officer on 28th December, 2023.

(iii) Statement on Declaration by an Independent Director(s)

The Company has complied with the provisions of section 149(6) of the Companies Act, 2013. The Company has also obtained declarations from all the Independent Directors pursuant to section 149(7) of the Companies Act, 2013.

(iv) Annual Evaluation of Board

Pursuant to provision of the Companies Act, 2013 and Statement on Annual Evaluation of the Company, the Board has carried out the annual performance evaluation of its own performance and other Directors. A structured questionnaire was prepared after taking into consideration inputs received from the Directors, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its Committees, Board culture, execution and performance of specific duties, obligations and governance. A separate exercise was carried out to evaluate the performance of individual Directors including the Chairman of the Board, who were evaluated on parameters such as level of engagement and contribution, independence of judgment, promotion of participation by all directors and developing consensus amongst the directors for all decisions.

15. NUMBER OF BOARD MEETINGS

During the Financial year, total 8 (Eight) meetings of the Board of Directors were held on following dates:

Sr. No.	Date	Mr. Chintan Patel	Mrs. Maneka Mulchan dani	Mr. Vina y Rane	Mr. Pranav Kapur	Mr. Anil Kulkarni	Mr. Pankil Amin
1	25.05.2023	Yes	Yes	Yes	Yes	Yes	NA
2	14.08.2023	Yes	Yes	Yes	No	Yes	Yes
3	04.09.2023	Yes	Yes	Yes	Yes	Yes	Yes
4	17.10.2023	Yes	Yes	Yes	Yes	Yes	Yes
5	14.11.2023	No	Yes	Yes	Yes	Yes	Yes
6	14.02.2024	Yes	Yes	Yes	Yes	Yes	No
7	01.03.2024	Yes	Yes	Yes	Yes	Yes	No
8	07.03.2024	Yes	Yes	Yes	Yes	Yes	No

16. DIRECTOR'S RESPONSIBILITY STATEMENT

To the best of their knowledge and belief and according to the information and explanations obtained by your Directors they make the following statements in terms of Section 134(3)(c)of the Companies Act, 2013 and hereby confirm that:-

- a. in the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- b. the Directors have selected such accounting policies and applied 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 31st March, 2024 and of the loss of the Company for the year ended on that date;
- c. the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d. the Directors have prepared the annual accounts on a going concern basis;
- e. the Directors, had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively and the Company conduct internal Financial Control during the year.
- f. Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

17. NOMINATION AND REMUNERATION COMMITTEE

The Board has in accordance with the provisions of sub-section (3) of Section 178 of the Companies Act, 2013, formulated the policy setting out the criteria for determining qualifications, positive attributes, independence of a Director and policy relating to remuneration for Directors, Key Managerial Personnel and other employees. The said policy is available on <u>www.autoriders.com</u> website of the Company.

(a) Brief description of Terms of Reference:

Apart from determining the Company's Policy on specific remuneration packages for Executive Directors including pension rights and any compensation payment and to fix the remuneration payable to executive directors, the terms of reference is as per the provisions of section 178 of the Companies Act, 2013 and rules framed there under.

(b) Composition, Name of Members and Chairman as on 31.03.2024:

Nomination and Remuneration Committee comprises of:

- 1. Mr. Vinay Rane- Independent Director (Chairman of the Committee)
- 2. Mr. Anil Kulkarni- Independent Director
- 3. Mr. Pranav Salil Kapur- Non-executive director

(c) Composition, Name of Members and Chairman:

The Nomination and Remuneration Committee met four (4) time during the year. The details of the same are as follows:

Sr. No.	Date	Mr. Vinay Yeshwant Rane	Mr. Anil Shankar Kulkarni	Mr. Chintan Amrish Patel	Mr. Pranav Salil Kapur
1.	25.05.2023	Yes	Yes	No	NA
2.	14.11.2023	Yes	Yes	Yes	NA
3.	17.10.2023	Yes	Yes	Yes	NA
4.	07.03.2024	Yes	Yes	NA	Yes

On 14.11.2023 the committee was reconstituted and Mr. Pranav Salil Kapur was appointed as a member of the committee and Mr Chintan Amrish Patel resigned from the committee as member

(d) Remuneration Policy:

The Nomination and Remuneration Policy for Working Directors is reviewed periodically to ensure that the same is in line with the peer companies. The payment of remuneration is duly approved by the Remuneration Committee, the Board of Directors and the Shareholders.

18. AUDIT COMMITTEE

The Audit Committee of Directors was constituted pursuant to the provisions of Section 177 of the Companies Act, 2013. The details of the Committee and its terms of reference are as follows:

a) Brief description of terms of reference:

The terms of reference of the Audit Committee are pursuant to section 177 of the Companies Act, 2013. In addition, the Audit Committee reviews the Accounting Policies, interacts with the Statutory Auditor and Internal Auditor and discusses the Audit program with them. The committee acts as a link between the Management, Auditors and Board of Directors of the Company and has full access to financial information.

Recommendations of the Audit Committee, if any, are considered and implemented by the Board from time to time

b) Composition, Name of Members and Chairman as on 31.03.2024:

Audit Committee comprises of:

- 1. Mr. Vinay Rane- Independent Director (Chairman of the Committee)
- 2. Mr. Anil Kulkarni- Independent Director
- 3. Mr. Pranav Salil Kapur- Non executive director

c) Meetings and Attendance during the year:

The Audit Committee met Five (5) times during the year. The details of the same are as follows:

Sr.	Date	Mr. Vinay	Mr. Anil	Mr. Chintan	Mr Pranav
No.		Yeshwant	Shankar	Amrish	Salil Kapur
		Rane	Kulkarni	Patel	
1.	25.05.2023	Yes	Yes	No	NA
2.	14.08.2023	Yes	Yes	Yes	NA
3.	17.10.2023	Yes	Yes	No	NA
4.	14.11.2023	Yes	Yes	Yes	No
5.	14.02.2024	Yes	Yes	NA	Yes

On 14.11.2023, the committee was reconstituted and Mr Pranav Salil Kapur was appointed as a member of the committee and Mr Chintan Amrish Patel resigned from the committee as a member.

The minutes of the audit committee meetings were noted at the subsequent Board meetings.

The Company Secretary is the secretary to the committee.

19. STAKEHOLDERS RELATIONSHIP COMMITTEE

The Stakeholders Relationship Committee was constituted pursuant to the provisions of Section 178 of the Companies Act, 2013.

a) Composition, Name of Members and Chairman as on 31.03.2024:

Stakeholders Relationship Committee comprises of:

- 1. Mr. Vinay Rane- Independent Director (Chairman of the Committee)
- 2. Mr. Anil Kulkarni- Independent Director
- 3. Mrs. Maneka Vijay Mulchandani Director

b) Meetings and Attendance during the year:

The Stakeholders Relationship Committee met Three (3) times during the year. The details of the same are as follows:

Sr. No.	Date	Mr. Vinay Yeshwant Rane	Mr. Anil Shankar Kulkarni	Mrs. Maneka Vijay Mulchandani
1	25.05.2023	YES	YES	YES
2	14.08.2023	YES	YES	YES
3	14.11.2023	YES	YES	YES

The minutes of the Stakeholders Relationship committee meetings were noted at the board meetings.

The Company Secretary is the secretary to the committee.

20. VIGIL MECHANISM POLICY FOR THE DIRECTORS AND EMPLOYEES:

The Company promotes ethical behavior in all its business activities and has put in place a mechanism for reporting illegal and unethical behavior.

The Board of Directors of the Company have, pursuant to the provisions of Section 177(9) of the Companies Act, 2013 read with Rule 7 of the Companies (Meetings of Board and its Powers) Rules, 2014, framed "Vigil Mechanism Policy" for Directors and employees of the Company to provide a mechanism which ensures adequate safeguards to employees and Directors from any victimization on raising of concerns of any violations of legal or regulatory requirements, incorrect or misrepresentation of any, financial statements and reports, etc.

The employees of the Company have the right/option to report their concern/grievance to the Chairman of the Audit Committee. The Company is committed to adhere to the highest standards of ethical, moral and legal conduct of business operations.

During the Financial year 2023-24, no complaint of Harassment had been received from any of the employee of the Company.

21. INSURANCE AND RISK MANAGEMENT POLICY:

The Company has obtained adequate insurance on all of its fixed and other assets. In accordance with the risk management policy of the Company, the Board of Director of the Company identifies the potential risks against the business of the Company time to time and take proper safeguards to mitigate / minimize the risks. Key business risks and their mitigation are considered in the annual/strategic business plans and in periodic management reviews. The risk management policy is available on <u>www.autoriders.com</u> website of the Company.

22. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

The information as per Section 134(3) (m) of the Companies Act, 2013 read with the Companies (Account) Rules, 2014 with respect to conservation of energy, technology absorption & foreign exchange earnings and outgo is as follows:

<u>A. CONSERVATION OF ENERGY:</u> (i) The steps taken or impact on conservation of energy:

Energy conservation dictates how efficiently a Company can conduct its operations. The Company has recognized the importance of energy conservation in decreasing the deleterious effects of global warming and climate change. The Company has strengthened the Company's commitment towards becoming an environment friendly organization. The Company carries out regular maintenance and development work of electricity equipment to save the energy. The Company is also using the energy efficient products to reduce wastage of scarce energy.

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

The Company is using the electricity as main source of its energy requirement. The Company is not having/exploring any alternate source of energy.

(iii) The capital investment on energy conservation equipments:

For the year under review, there was no investment in energy conservation equipment.

B. TECHNOLOGY ABSORPTION:

i) The efforts made towards technology absorption: No efforts were taken.

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

The Company has not absorbed/made any new technology during the year.

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

No technology was imported during the three years preceding to the year under report.

iv) Expenditure incurred on Research and Development: Nil.

C. FOREIGN EXCHANGE EARNINGS AND OUTGO:

Foreign Exchange Earnings during the year:	Rs.Nil /-(C. Y.)
	Rs. 708192/- (P.Y.)
Foreign Exchange Outgo during the year:	Rs. NIL/- (C.Y.)
	Rs. NIL/- (P.Y)

23. INTERNAL CONTROL SYSTEMS

Adequate internal control systems commensurate with the nature of the Company's business, size and complexity of its operations are in place. It has been operating satisfactorily. Internal control systems comprising of policies and procedures are designed to ensure reliability of financial reporting, timely feedback on achievement of operational and strategic goals, compliance with policies, procedure, applicable laws and regulations and that all assets and resources are acquired economically, used efficiently and adequately protected.

24. EXTRACT OF ANNUAL RETURN

Extract of the Annual Return in form MGT-9 for the financial year ended 31st March, 2024 made under the provisions of Section 92(3) of the Act is annexed as **ANNEXURE- A** which forms part of this Report. You may also find extract of the Annual Return in form MGT-9 on the Company's website i.e. <u>www.autoriders.com</u>.

25. CORPORATE SOCIAL RESPONSIBILITY

Pursuant to the provision of section 135 of the Companies Act, 2013, provision related to spending amount towards CSR activity is applicable to the Company during the

financial year ended 31st March ,2024, However, The Company has been carrying out various Corporate Social Responsibility (CSR) activities in the areas of education. These activities are carried out in terms of Section 135 read with Schedule VII of the Companies Act, 2013 and Companies (Corporate Social Responsibility Policy) Rules, 2014.

The Annual Report on CSR Activities undertaken by the Company is annexed herewith as **ANNEXURE- F**. The CSR Policy is available on Company's website http://www.autoridersrentacar.com/investors.html

26. AUDITORS

(i) STATUTORY AUDITOR

The Statutory Auditor tendered his resignation from continuing as a Statutory Auditor of the Company, as M/S KPD & Co. Chartered Accountant (The said resignation is effective from $14^{\rm th}$ October, 2023

To fill the casual Vacancy caused with the resignation of M/S KPD & Co, f M/s Vandana V Dodhia & Co., Chartered Accountant (FRN No. 117812W) was appointed as the Statutory Auditor of the Company in Extra-Ordinary General Meeting of the company held at November 09, 2023

AUDIT REPORT

The Statutory Auditors have not made any qualification in their Report dated 30th May,2024 for the financial year ended 31st March 2024, However, they have observations on some matters in their report to the Board of Directors of the Company which are annexed as **ANNEXURE-C**

(ii) SECRETARIAL AUDITOR

The Board has appointed Mr. Naveen Karn, Company Secretaries in Practice to undertake the Secretarial Audit of the Company for the financial year 2023-24. The Report of the Secretarial Audit Report is annexed herewith as **ANNEXURE-B**.

AUDIT REPORT

The Secretarial Auditors have not made any qualification in their Report dated 30th May,2024 for the financial year ended 31st March 2024, However, they have observations on some matters in their report to the Board of Directors of the Company which are annexed as **ANNEXURE-C**

(iii) COST AUDITOR

The Company is not required to appoint Cost Auditor as it is not required to submit cost audit report pursuant to the provision of the Companies (Cost Records and Audit) Rules, 2014.

27. GREEN INITIATIVES

Pursuant to Sections 101 and 136 of the Companies Act, 2013 The Company will be sending Annual Report through electronic mode i.e. email to all the shareholders who have registered their email addresses with the Company.

28. SECRETARIAL STANDARDS

It is hereby confirmed that the Company has complied with the provisions of all applicable Secretarial Standards issued by the Institute of Company Secretaries of India (ICSI).

29. HUMAN RESOURCES

Employees are considered to be team members being one of the most critical resources in the business which maximize the effectiveness of the Organization. Human resources build the Enterprise and the sense of belonging would inculcate the spirit of dedication and loyalty amongst them towards strengthening the Company's Polices and Systems. The Company maintains healthy, cordial and harmonious relations with all personnel and thereby enhancing the contributory value of the Human Resources.

30. ENVIRONMENT AND SAFETY

The Company is conscious of the importance of environmentally clean and safe operations. The Company's policy requires conduct of operations in such a manner, so as to ensure safety of all concerned, compliances environmental regulations and preservation of natural resources. There was no accident during the year.

31. A STATEMENT REGARDING OPINION OF THE BOARD WITH REGARD TO INTEGRITY, EXPERTISE AND EXPERIENCE (INCLUDING THE PROFICIENCY) OF THE INDEPENDENT DIRECTORS APPOINTED DURING THE YEAR

The Company is having Mr. Anil Kulkarni, and Mr. Pankil Balendrabhai Amin on Board as an Independent Director. Both the Independent Directors are having expertise in the field of Vehicle acquisition, prompt registration of vehicle acquired, advising over various insurance cover of vehicles as well as for passengers and other related things associated with the Business. Independent Directors contributes towards obtaining various business opportunities, combating the Risks arising in achieving business objective of the company and to lessen the losses in every possible way.

Mr. Pankil Amin have cleared self-proficiency test in the month of November, 2021 with 78% score and October, 2021 with respectively.

And Me. Anil Kulkarni Cleared Self-proficiency test in the month of September,2022 and December,2022 with respectively.

32. MATERIAL CHANGES AND COMMITMENTS, IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE FINANCIAL YEAR END OF THE COMPANY TO WHICH FINANCIAL RESULTS RELATED

Except as disclosed elsewhere in this report, no material changes and commitments which could affect the Company's financial position have occurred between the end of the financial year of the Company and date of this report.

33. ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS

The Internal Financial Controls with reference to financial statements as designed and implemented by the Company are adequate.

34. PARTICULARS OF LOANS, GUARANTEES, INVESTMENTS AND SECURITIES UNDER SECTION 186 OF THE COMPANIES ACT OF 2013

The Company has not granted any loans, not given any guarantees and not made any investment during the financial year 2023-24.

35. PARTICULAR OF CONTRACTS OR ARRANGEMENT WITH RELATED PARTIES

During the year under review the company had entered into transactions with the Directors, Relatives of KMP and with the entity in which the Directors are common. Details of the said transactions are disclosed in Note No. 35 i.e. Related Party Disclosures in notes to accounts.

Pursuant to provision of section 188 of the Companies Act, 2013 and the rules made thereunder all the transactions entered into by the Company during the Financial year 2023-24 with the related parties are entered in ordinary course of business and are at arm's length basis and not material in nature. Hence, the disclosure under Form No. AOC-2 is not applicable to the Company.

36. DISCLOSURE UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 AND OTHER DISCLOSURES AS PER RULE 5 OF COMPANIES (APPOINTMENT & REMUNERATION) RULES, 2014

There were no employees of the Company drawing remuneration of Rs. 1.02 crore per annum or more or Rs.8.5 lacs per month or more during the year under review. The details pursuant to Rule 5(2) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are annexed herewith as **ANNEXURE- D**.

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

The Company has zero tolerance for sexual harassment and has constituted an Internal Complaints Committee (ICC) for providing a Redressal mechanism pertaining to Sexual harassment of women employees at workplace. There was no complaint received during the year under review. The report of the same has been submitted to The District Officer and Deputy Collector, Office of Collector, Mumbai Suburban District.

38. GENERAL DISCLOSURES

Your Director's state that no disclosure or reporting is required in respect of the following items as there were no transactions on these items during the year under review:

1. The Company has not issued any shares with differential rights and hence no information as per provisions of Section 43(a)(ii) of the Act read with Rule 4(4) of the Companies (Share Capital and Debenture) Rules, 2014 is furnished.

- 2. The Company has not issued any sweat equity shares during the year under review and hence no information as per provisions of Section 54(1)(d) of the Act read with Rule 8(13) of the Companies (Share Capital and Debenture) Rules, 2014 is furnished.
- 3. The Company has not issued any equity shares under Employees Stock Option Scheme during the year under review and hence no information as per provisions of Section 62(1)(b) of the Act read with Rule 12(9) of the Companies (Share Capital and Debenture) Rules, 2014 is furnished.
- 4. During the year under review, there were no instances of non-exercising of voting rights in respect of shares purchased directly by employees under a scheme pursuant to Section 67(3) of the Act read with Rule 16(4) of Companies (Share Capital and Debentures) Rules, 2014 is furnished.
- 5. No orders have been passed by any Regulator or Court or Tribunal which can have an impact on the going concern status and the Company's operations in future.
- 6. No frauds were reported by auditors under sub-section (12) of section 143.
- 7. The Company has not made any application nor any proceedings of the Company are pending under the Insolvency and Bankruptcy Code, 2016 (31 of 2016) during the year.
- 8. The details of difference between amount of the valuation done at the time of one time settlement and the valuation done while taking loan from the Banks or Financial Institutions along with the reasons thereof- Not Applicable during the Financial Year.

35. ACKNOWLEDGEMENT

Your Director's wish to thank Bankers, Government authorities and various stakeholders, such as, shareholders, customers and suppliers, among others for their support and valuable guidance to the Company. Your Director's also wish to place on record their appreciation for the committed services of all the Employees of the Company

By order of the Board, For AUTORIDERS INTERNATIONAL LIMITED,

Sd/-	Sd/-
Maneka Mulchandani	Chintan Patel
Director	Managing director & CEO
DIN:- 00491027	DIN:- 00482043

Place : Mumbai Dated :13th August, 2024

"ANNEXURE A"

FORM NO. MGT – 9 EXTRACT OF ANNUAL RETURN As on the financial year ended 31.03.2024

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

I. REGISTRATION AND OTHER DETAILS

CIN	L70120MH1985PLC037017				
Registration Date	31.07.1985				
Name of the Company	AUTORIDERS INTERNATIONAL LIMITED				
Category / Sub-Category of the	Company Limited By Shares				
Company					
Address of the Registered Office and	4A, Vikas Centre, 104, S.V. ROAD, Santacruz-				
contact details	(W), Mumbai-54				
Whether listed Company	YES				
Name, address and contact details of	Link Intime (India) Pvt Ltd				
Registrar and Transfer Agent, if any	C-101, 247 Park, L.B.S. Road, Vikhroli				
	Mumbai-400083				

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

Sr.	Name and Description of main	NIC Code of the	% to total turnover
No	products / services	Product/ service	of the company
1	Renting and leasing of motor vehicles	771	100

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

Not applicable as there is no holding, subsidiary and associate company.

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

(i) Category wise shareholding

Category of Shareholders	No. of Shares held at the beginning of the year 01.04.2023					No. of Shares held at the end of the year 31.03.2024			
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
A.PROMOTERS									
(1) Indian	-	-	-	-	-	-	-	-	-
a) Individual/HUF	350000	0	350000	71.41	350000	0	350000	71.41	-
b) Central Govt	0	0	0	0	0	0	0	0	-
c) State Govt (s)	0	0	0	0	0	0	0	0	-
d) Bodies Corp.	0	0	0	0	0	0	0	0	-
e) Banks / FI	0	0	0	0	0	0	0	0	-
f) Any Other	0	0	0	0	0	0	0	0	-
Sub-total (A) (1):-	350000	0	350000	71.41	350000	0	350000	71.41	-
(2) Foreign									-
a) NRIs –	0	0	0	0	0	0	0	0	-
Individuals									
b) Other –	0	0	0	0	0	0	0	0	-
Individuals									
c) Bodies Corp.	0	0	0	0	0	0	0	0	-
d) Banks / FI	0	0	0	0	0	0	0	0	-
e) Any Other	0	0	0	0	0	0	0	0	-
Sub-total (A) (2):-	0	0	0	0	0	0	0	0	-
Total	350000	0	350000	71.41	350000	0	350000	71.41	-
shareholding of Promoter (A) = (A)(1)+(A)(2)									
B. PUBLIC SHAREHOLDING	-	-	-	-	-	-	-	-	-
1. Institutions	-	-	-	-	-	-	-	-	-
a) Mutual Funds	0	0	0	0	0	0	0	0	-
b) Banks / FI	0	0	0	0	0	0	0	0	
c) Central Govt	0	0	0	0	0	0	0	0	-
d) State Govt(s)	0	0	0	0	0	0	0	0	-
e) Venture Capital Funds	0	0	0	0	0	0	0	0	-
f) Insurance Companies	0	0	0	0	0	0	0	0	-
g) FIIs	0	0	0	0	0	0	0	0	-

h) Foreign Venture Capital funds	0	0	0	0	0	0	0	0	-
i) Others (specify)	0	0	0	0	0	0	0	0	
2. Non-Institutions									-
a) Bodies Corp.									
i) Indian	0	117000	117000	23.87	0	58501	58501	11.94	-
ii) Overseas	0	0	0	0	0	0	0	0	0
b) Individuals				-	-				
Sub-total	0	23140	23140	4.72	0	22939	22939	4.68	
(B)(1):-	-				-				
i) Individual									
Shareholders									
holding nominal									
share capital upto									
Rs. 1 lakh									
ii) Individual	0	0	0	0	0	0	0	0	
Shareholders									
holding nominal									
share capital in									
excess of Rs. 1 lakh									
c) Others	0	0	0	0	0	0	0	0	
Directors and									
Relatives									
i) Shares held by	0	0	0	0	0	0	0	0	
Pakistani citizens									
vested with the									
Custodian of									
Enemy Property									
ii) Other Foreign	0	0	0	0	0	0	0	0	
Nationals									
iii) Foreign Bodies	0	0	0	0	0	0	0	0	
iv) NRI / OCBs	0	0	0	0	0	0	0	0	
v) Clearing	0	0	0	0	0	0	0	0	(
Members /Clearing									
House		<u>^</u>					<u>^</u>		
vi) Trusts	0	0	0	0	0	0	0	0	
vii) Limited Liability Partnership	0	0	0	0	0	0	0	0	
viii) Foreign	0	0	0	0	0	0	0	0	
Portfolio	U	0	U	U	U	U	0		
Investor									
(Corporate)									
ix) Qualified	0	0	0	0	0	0	0	0	
Foreign	v	0	0	U	U	0	0		
Investor									
Sub-Total (B)(2):	0		0		0			0	
Total Public	0	140140	140140	28.59	0	140140	140140	28.59	
Shareholding	Ŷ				J.				
(B)=(B)(1)+(B) (2)									

C. SHARES HELD BY	-	-	-	-	-	-	-	-	-
CUSTODIAN FOR									
GDRS &ADRS									
Grand Total	350000	140140	490140	100	350000	140140	490140	100	-
(A+B+C)									

(ii) Shareholding of Promoters

Shareholder'	No. of Shares held at the			No. of Sha		% Change	
s Name	0	ning of t		of the year			during the
	No. of	% of	%of	No. of	% of	%of	year
	Shares	total	Shares	Shares	total	Shares	
		Shares	Pledged		Share	Pledged /	
		of the	/		s of	encumber	
		compa	encumb		the	ed to total	
		ny	ered to		comp	shares	
			total		any		
			shares				
Tapan Mukesh Patel (Deceased)	64200	13.10	0	64200	13.10	0	-
Kruti Bhupesh	76600	15.63	0	76600	15.63	0	-
Patel							
Meha Mukesh	23600	4.81	0	23600	4.81	0	-
Patel							
Disha Bhupesh	67400	13.75	0	67400	13.75	0	-
Patel							
Hemantben R.	17400	3.55	0	17400	3.55	0	-
Patel							
(Deceased)							
Ketki Mukesh	60200	12.28	0	60200	12.28	0	-
Patel							
Mukesh Rasiklal	40600	8.28	0	40600	8.28	0	-
Patel-HUF							
Total	350000	71.41	0	350000	71.41	0	-

(iii) Change in Promoters' Shareholding: There is no change in Promoters Shareholding during the year.

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

Sr	Shareholder's	Shareholding at the	Shareholding at the end of the
	Name	beginning of the year	year

N O		No. of shares	% of total shares of	No. of shares	% of total shares of the
			the		company
			company		
1	Narmada Texfab Pvt.Ltd.	15000	3.06	8500	1.73
2	Satluj Texfab Pvt.Ltd.	17000	3.47	8500	1.73
3	Purna Tex Fab Pvt.Ltd.	17000	3.47	8500	1.73
4	Tungbhadra Textiles Pvt Ltd	17000	3.47	8500	1.73
	Narmada Texfab Pvt.Ltd	15000	3.06	7500	1.53
5	Chandrabhaga Textiles Pvt Ltd.	17000	3.47	8500	1.73
6	Bhima Cotex Pvt.Ltd.	17000	3.47	8500	1.73
7	Vaitarana Texfab Pvt Ltd	9000	1.84	4500	0.91
8	Warna Textiles Pvt Ltd	8000	1.63	4000	0.81
9	Rajgopal Bhandari	2000	0.40	2000	0.40
10	Shobha Bhandari	2000	0.40	2000	0.40

(v) Shareholding of Directors and Key Managerial Personnel: NIL

No Director and Key Managerial Personnel hold any shares in the Company.

V. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director/Whole Time Director/Director and /or Manager

		Name of Director	(Amount in R
Sr No.	Particulars of Remuneration	Mrs. Maneka Mulchandani (In Rs. p.a)	Total Amount (In Rs. p.a)
1	Gross Salary (a) Salary as per provisions contained in section 17 (1) of the Income Tax Act, 1961 Gross Salary	1717733	1717733
	(b) Value of Perquisites u/sec 17 (2) Income Tax Act, 1961	0	0
		0	0
	(c) Profits in lieu of salary under section 17 (3) of Income Tax Act, 1961		
2	Stock Option	0	0
		0	
3	Sweat Equity		0
	41		Annual Repor 2023-24

			1
4	Commission	0	0
	a. as a % of profit		
	b. others, specify		
	Contribution to PF	100800	108000
5	Others, Please specify	-	-
	Total (A)	1818533	1818533
	*Ceiling as per the Act	-	-

• The remuneration is paid is within the limits of Schedule V of the Companies Act, 2013.

B. Remuneration to other Directors:

(Amount in Rs.)

Sr. No.	Particulars of Remuneration		Name of Directors	
1.	Independent Directors	Mr. Vinay Rane	Mr. Anil Kulkarni	Total Amount (in Rs.)
	Fee for attending board/other committee meeting	75000	75000	150000
	Other, Please specify			
	- Professional Fees	168000	168000	130000
	Total (1)	2,43,000	2,43,000	3,36,000
2.	Other Non-Executive Directors	Mr. Pranav Kapur	-	-
	Fee for attending board /other committee meeting	-	-	-
	Total (2)	-	-	-
	Total (B) = (1 + 2)	2,43,000	2,43,000	4,86,000

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

		Name of Ke	Name of Key Managerial Personnel				
Sr No.	Particulars of Remuneration	Ramachandran CG Chief Financial Officer	Sweety Dhumal Company Secretary	Agrima Shah Company Secretary	Total Amount (in Rs.)		
		(in Rs.)	(in Rs.)	(in Rs.)			
1	Gross Salary (a) Salary as per provisions contained in section 17 (1) of the Income Tax Act, 1961	1782983	556244	13904	23,53,131		
	(b) Value of Perquisites u/sec 17(2) of Income tax Act. 1961	-	-	-	-		
	(c) Profit in lieu of salary under section 17(3) of Income Tax Act. 1961	-	-	-			
2	Stock Option	-	-		-		
3	Commission	-	-		-		
	a. as a % of profit b. others, specify	-	-		-		

4	Contribution to PF	71220	21720	600	93,540
	Total	18,54,203	5,77,964	14504	24,46,671

VI. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES (Under the Companies Act):

Туре	Section of the Companies Act	Brief Description	Details of Penalty/Punishmen t/ compounding fees imposed	Authority (RD/NCLT/Court)	Appeal made if any(give details)
A. COMPANY					
Penalty			NONE		
Punishment					
Componding					
B. DIRECTORS					
Penalty			NONE		
Punishment					
Compounding					
C.OTHER OFFICERS IN DEFAULT					
Penalty			NONE		
Punishment					
Compounding					

By order of the Board,

For AUTORIDERS INTERNATIONAL LIMITED,

Sd/-	Sd/-
Maneka Mulchandani	Chintan Patel
Director	Managing director & CEO
DIN:- 00491027	DIN:- 00482043

Place : Mumbai Dated : 13th August, 2024

"ANNEXURE B"

Form No. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2024

[Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

To, The Members, Autoriders International Limited

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Autoriders International Limited (hereinafter called the company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my Opinion thereon.

Based on my verification of the Autoriders International Limited books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on 31st March, 2024 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

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

- (i) The Companies Act, 2013 (the Act) and the rules made there under;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws Framed there under;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):

- (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations,2015;
- (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
- (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; **(Not applicable to the Company during the audit period)**
- (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the Company during the audit period)
- (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; **(Not applicable to the Company during the audit period)** and
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; **(Not applicable to the Company during the audit period)**

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India with respect to board and general meetings.
- (ii) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;

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

1. Regulation 31(2) of SEBI LODR Regulation, 2015 - Shares held by Mr. Mukesh Patel (HUF), who is part of Promoter group are not held in dematerialized form.

2. Company has filed certain eform as per Companies Act, 2013 after due date.

3. Regulation 30 of SEBI LODR Regulation, 2015 – Disclosure for appointment of Secretarial Auditor and Internal Auditor is not given

I further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

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

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

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

I further report that during the audit period, there was no other event/action having major bearing on affairs of the Company.

For **Naveen Karn & Co.** Practicing Company Secretary

<u>Sd/-</u>

Naveen Karn C.P. No.: 22655 Membership No.: 60273 UDIN: A060273F000960645

Place: Vasai **Date:** 13-08-2024

*This report is to be read with Annexure A which forms an integral part of this report.

Annexure A

To,

Autoriders International Limited 4A Vikas Center 104, SV Road, Santacruz West, Mumbai – 400054

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

- 1. Maintenance of secretarial record is the responsibility of the management of the company. My responsibility is to express an opinion on these secretarial records based on our audit.
- 2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices, I followed provide a reasonable basis for my opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- 4. Where ever required, I have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examination was limited to the verification of procedures on 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 **Naveen Karn & Co.** Practicing Company Secretary

Naveen Karn C.P. No.: 22655 Membership No.: 60273 UDIN: A060273F000960645

Place: Vasai **Date:** 13-08-2024

"ANNEXURE-C"

Explanations by the Board on every observation by Secretarial Auditor pursuant to section 134 (3)(f) of the Companies Act, 2013:

1. Regulation 31(2) of SEBI LODR Regulation, 2015 - Shares held by Mr. Mukesh Patel (HUF), who is part of Promoter group are not held in dematerialized form.

Management Response: The promoter Mr. Mukesh Patel (HUF) is having Demat Account with HDFC securities, however, the process of Dematerialisation of shares had been rejected by the Depository Participant. The Company will try to comply with the provisions as soon as possible.

2. Company has filed certain e-form as per Companies Act, 2013 after due date.

Management Response: The delay in receiving charge creation and hypothecation documents, caused delay in filing forms for creation of Charge with Registrar of Companies.

3. Regulation 30 of SEBI LODR Regulation, 2015 – Disclosure for appointment of Secretarial Auditor and Internal Auditor is not given.

Management Response: The Management will file it soon with BSE.

"ANNEXURE D"

DETAILS OF REMUNERATION

A. DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) READ WITH RULE 5(1) OF COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

i. The ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2023-2024 and the percentage increase in remuneration of each Director during the Financial Year 2023- 2024 are as under:

Sr. No	Name	Designation	Remuneration (Rs in Lakhs)	% increase in Remuneration	Ratioofremunerationto the medianremunerationoftheemployees
1.		Managing	-	-	-
	Mr. Chintan Amrish	Director &			
	Patel	CEO			
2.	Mrs. Maneka Vijay	Director	1817172	-	6:1
	Mulchandani				
3.	Mr. Pranav Salil	Independent	-	-	-
	Kapur	Director			
4.	Mr. Vinay Yeshwant	Independent	-	-	-
	Rane*	Director			
5.	Mr. Anil Shankar	Independent	-	-	-
	Kulkarni*	Director			

*Independent Directors were not paid any remuneration during the F.Y. 2023-24. Mr. Vinay Yeshwant Rane & Mr. Anil Shankar Kulkarni were paid sitting fees and Professional Fees during the F.Y. 2023-24.

ii. The percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year:

Sr. No	Name	Designation	Percentage increase in remuneration
1.		Managing Director &	Nil
	Mr. Chintan Amrish Patel	CEO	
2.	Mrs. Maneka Vijay Mulchandani	Director	Nil
3.		Independent	Nil
	Mr. Pranav Salil Kapur	Director	

4.		Independent	Nil
	Mr. Vinay Yeshwant Rane	Director	
5.		Independent	Nil
	Mr. Anil Shankar Kulkarni	Director	
6.		Company	-
	Ms. Sweety Dhananjay Dhumal	Secretary	
7.	Mr. Ramchandran C.G.	CFO	16%

iii. The percentage increase/(decrease) in the median remuneration of employees in the Financial Year:

In the Financial Year 2023-2024, there was 8.22% increase in the median remuneration of employees.

iv. The number of permanent employees on the rolls of Company as on March 31, 2024:

There were **322** (including KMP) permanent employees on the rolls of the Company as on March 31, 2024.

v. 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:

Average percentage increase made in the salaries of employees other than the managerial personnel in the Financial Year 2023-2024 is 29.65% and increase in the remuneration of Directors or KMPs during the Financial Year 2023-2024 on pro rata basis is 8.41%

vi. Affirmation that the remuneration is as per the remuneration policy of the company:

It is hereby affirmed that the remuneration paid is as per the Policy for Remuneration of the Directors. Key Managerial Personnel and other Employees.

vii. DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) READ WITH RULE 5(2) OF COMPANIES (APPOINTMENT AND **REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014.** The details of top ten employees of the Company are given below:

Sr No	1.	2.
Name	Atul Kheraj Ruparel	Reema Tapan Patel
Designation	C00	-
Remuneration paid (Rs in Lakhs)	2855102	2100000
Nature of employment (whether contractual or otherwise)	Permanent	Permanent
Qualification and experience	-	1. MBA-IIPM (Marketing & HR)
		2. BBA (from University of Greenwich)
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Date of Commencement of	01/12/2000	01/04/2022
employment		
Age	60 years	38 Years
Previous employment held by such	-	-
employee before joining the		
company		
% of equity shares held in the	0	13.10%
Company along with his spouse		
and dependent children		
Whether relative of Director or	NO	NO
Manager		

Sr No	3	4
Name	Mrs. Maneka	Ramachandran C.G
	Mulchandani	
Designation	Director	CFO
Remuneration paid (Rs in Lakhs)	1817172	1854203
Nature of employment (whether	Permanent	Permanent
contractual or otherwise)		
Qualification and experience	Hotel Management	Graduate in Commerce
Date of Commencement of	01/10/1997	16/01/2015
employment		
Age	67 Years	59 Years
Previous employment held by such	-	Helios Logistics India
employee before joining the		Pvt. Ltd.
company		
% of equity shares held in the	0	0
Company along with his spouse		
and dependent children		
Whether relative of Director or	Director	NO
Manager		

Sr No	5.	6.
Name	V. Udaykumar	Arman Madan Shaikh
Designation	Branch Manager-	Branch Manager
	Bengaluru	Pune
Remuneration paid (Rs in Lakhs)	1572310	1255032
Nature of employment (whether contractual or otherwise)	Permanent	Permanent
Qualification and experience	Diploma in CS	MMS
Date of Commencement of employment	01/04/2015	09-01-2023

Age	36 Years	50 Years
Previous employment held by such employee before joining the company	Maland Interios Decorators	Avrafox Solutions Pvt.ltd.
% of equity shares held in the Company along with his spouse and dependent children	0	0
Whether relative of Director or Manager	NO	NO

Sr No	7.	8.
Name	Vijayendra Narasimha	Rhitendra Swarup
	Shenoy	
Designation	General Manager	Regional Manager-
		North
Remuneration paid (Rs in Lakhs)	1562301	1313440
Nature of employment (whether	Permanent	Permanent
contractual or otherwise)		
Qualification and experience	PGDBM	Graduate in Science
Date of Commencement of	01/11/2017	02/07/2014
employment		
Age	50 Years	49 years
Previous employment held by such	Euro Cars India Ltd	Helios Logistics
employee before joining the		India Pvt Ltd.
company		
% of equity shares held in the	0	0
Company along with his spouse and		
dependent children		
Whether relative of Director or	NO	NO
Manager		

Sr No	9.	10.
Name	Srinivas K	Bhupesh R Patel
Designation	Branch Manager- HYD	Sr. Executive
Remuneration paid (Rs in Lakhs)	1111530	1000000
Nature of employment (whether contractual or otherwise)	Permanent	Permanent
Qualification and experience	Graduate in Science	
Date of Commencement of employment	17/12/2014	01-06-2023
Age	58 Years	66
Previous employment held by such	Vatika Business Centre	
employee before joining the company	as an Operations	
	Manager	

% of equity shares held in the Company along with his spouse and dependent children	0	0
Whether relative of Director or Manager	NO	NO

- B. Name of employees employed throughout the financial year and was in receipt of remuneration for that year which, in the aggregate, was not less than one crore and two lakh rupees: **NIL**
- C. Name of employee employed for a part of the financial year, was in receipt of remuneration for any part of that year, at a rate which, in the aggregate, was not less than eight lakh and fifty thousand rupees per month: **NIL**
- D. Employee employed throughout the financial year or part thereof and was in receipt of remuneration in that year which, in the aggregate, or as the case may be, at a rate which, in the aggregate, is in excess of that drawn by the managing director or whole-time director or manager and holds by himself or along with his spouse and dependent children, not less than two percent of the equity shares of the company: **NIL**

By order of the Board, For AUTORIDERS INTERNATIONAL LIMITED,

Sd/-	Sd/
Maneka Mulchandani	Chintan Patel
Director	Managing director & CEO
DIN:- 00491027	DIN:- 00482043

Place : Mumbai Dated : 13th August, 2024

"ANNEXURE E" MD/CFO Certification

To,

The Board of Directors Autoriders International Limited.

1. We have reviewed financial statements and the cash flow statement of Autoriders International Limited for the year ended 31st March, 2024 and to the best of our knowledge and belief:

(i) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;

(ii) These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.

2. 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.

3. We accept responsibility for establishing and maintaining internal controls for financial reporting. We have an effective internal control systems pertaining to financial reporting and have disclosed to the Auditors and Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and steps taken or proposed to be taken for rectifying these deficiencies.

4. We have indicated to the Auditors and the Audit Committee:

(i) Significant changes, if any in internal control over financial reporting during the year;

(ii) Significant changes, if any in accounting policies made during the year and that the same have been disclosed in the notes to the financial statements; and

(iii) Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

Yours Sincerely,

Sd/-Chintan Patel Managing Director & CEO

Place : Mumbai Date : 30th May, 2024 Sd/-Ramchandran C.G. Chief Financial Officer

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"Annexure-F"

1. Brief outline on CSR Policy of the Company:

The Corporate Social Responsibility Policy ("CSR Policy") of Autoriders International Limited has been formulated and approved by the Board of directors of the Company. This policy aims to contribute towards sustainable development of the society and environment to make a better place for future generation. The activities enlisted in this CSR Policy are aligned with the provision of section 135 of the Act and Schedule VII to the Act and are carried out by the company either individually or in association with eligible Implementing Agencies registered with the Ministry of Corporate Affairs. The CSR policy is formulated in accordance with the provision of section 135 of the Act and rules made thereunder and other applicable laws to the Company.

2. Composition of CSR Committee:

The expenditure of CSR spent is less than Rs. 50 lakh, so company is exempted to form CSR committee.

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: **https://www.autoriders.in/**

4. Provide the details of Impact assessment of CSR projects carried out in pursuance of subrule (3) of rule 8 of the Companies (Corporate Social responsibility Policy) Rules, 2014, if applicable (attach the report): **Not Applicable**

5. Details of the amount available for set off in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any

SI. No.	Financial Year	Amount available for set- off from preceding financial years (in Rs)	Amount required to be set-off for the financial year, if any (in Rs)	
1	FY-1 (31-03- 2022)	NIL	NIL	
2	FY-2 (31-03- 2021)	NIL	NIL	
3	FY-3 (31-03- 2020)	NIL	NIL	
	Total	NIL		

6. Average net profit of the company as per section 135(5) : 37806787.67

7. (a) Two percent of average net profit of the company as per section 135(5): **756135.75**

- (b) Surplus arising out of the CSR projects or programmes or activities of the previous financial years: **Nil**
- (c) Amount required to be set off for the financial year, if any: Nil
- (d) Total CSR obligation for the financial year (7a+7b-7c): Nil
- 8. (a) CSR amount spent or unspent for the financial year:

		Amou	nt Unspent (in	t Unspent (in Rs.)			
Total Amount Spent for the Financial Year. (in Rs.)	Total Amount transferred to Unspent CSR Account as per section 135(6).		Amount transferred to any fund specified under Schedule VII as per second proviso to section 135(5).				
	Amount.	Date of transfer.	Name of the Fund	Amount.	Date of transfer.		
NIL							

(b) Details of CSR amount spent against ongoing projects for the financial year:

(1 (2) (3) (4) (5) (6) (7))	(8) (9) (10) (11)
o.the(Yes/project.duratiallocasjProjelist ofNo)on.tedinct.activitforcties inthetheSchedSched-StaDistrtforctuleVII toict.Rs.).Y	nt transfe Implement Implementa

(c) Details of CSR amount spent against **other than ongoing projects** for the financial year:

(1)	(2)	(3)	(4)		(5)	(6)	(7)		(8)
SI. No	Name of the Project	from the list of activities in	area (Yes / No).		ition of project.	Amount spent for the project (in Rs.).	Mode of implementatio n - Direct (Yes/No).	imple T imp	lode of mentation - hrough lementing gency.
		schedule VII to the Act.		State	District			Name	CSR registratio n number.
1.	Shirpur Educati o Society	Promotin g education			arashtra hule	8,00,000	Yes	-	-
	Total					8,00,000			-

(d) Amount spent in Administrative Overheads : NIL

(e) Amount spent on Impact Assessment, if applicable: NIL

(f) Total amount spent for the Financial Year (8b+8c+8d+8e): **8,00,000.**

(g) Excess amount for set off, if any

Sl. No.	Particular	Amount (in Rs.)
(i)	Two percent of average net profit of the company as per section 135(5)	756135.75
(ii)	Total amount spent for the Financial Year	8,00,000
(iii)	Excess amount spent for the financial year [(ii)-(i)]	43864.25
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	NIL
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	43864.25

9. (a) Details of Unspent CSR amount for the preceding three financial years:

Sl. No.	Preceding Financial Year.	Amount transferred to Unspent CSR Account under	Amount spent in the reporting Financial	under Schedule VII as per section 135(6), if	remaining
------------	---------------------------------	---	---	--	-----------

		section 135 (6) (in Rs.)					financial years. (in Rs.)
NIL							

(b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s):

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Sl. No.	Project ID.	of the Project.			allocated for the project	spent on the project in the	spent at the end of reporting Financial	the project Completed
				N	IIL			

10. In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year: **No capital assets have been created or acquired through CSR spent in the financial year**

(asset-wise details).

- (a) Date of creation or acquisition of the capital asset(s).- None
- (b) Amount of CSR spent for creation or acquisition of capital asset.-None
- (c) Details of the entity or public authority or beneficiary under whose name such capital asset is registered, their address etc.- Not Applicable
- (d) Provide details of the capital asset(s) created or acquired (including complete address and location of the capital asset).- Not Applicable

11. Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5): Not Applicable

By order of the Board, For AUTORIDERS INTERNATIONAL LIMITED,

Sd/-	Sd/-
Maneka Mulchandani	Chintan Patel
Director	Managing director & CEO
DIN:- 00491027	DIN:- 00482043

Place : Mumbai Dated : 13th August, 2024

Registered Office

4A, Vikas Centre, 104, S.V.Road, Santacruz-W,Mumbai-40005

ANNEXURE G

REPORT ON CORPORATE GOVERNANCE

1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

Transparency and Accountability are the two basic doctrines of Corporate Governance. Our actions are governed by our values and principles.

A Company which is proactively compliant with the law and which adds value to itself through Corporate Governance initiatives would also command a higher value in the eyes of present and prospective shareholders.

The driving principles of our corporate governance framework are entailed below:

- Board of Directors are the trustees of the shareholders' capital;
- Adequately comply with both the spirit of the law and the letter of the law;
- Ensure transparency;
- Honest communication to the stakeholders' about the in-house working of the organization.

We acknowledge our individual and collective responsibilities to manage our business activities with integrity. Our corporate governance is reflection to our ethics system which expresses our culture, strategies and relations with our stakeholders. We are dedicated in maintaining the highest level of ethical standards and corporate governance across all our business functions.

The Companies Act, 2013 ("the Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") aim to strengthen the framework of corporate governance. Together, the management, the Board of Directors ("Board") of the Company ensure that the integrity and excellence are not compromised.

As per the requirements of Regulation 34 read with the Schedule V of the Listing Regulations, detailed Report on Corporate Governance for the year ended March 31, 2024 is set below:

2. BOARD OF DIRECTORS

a) Composition & Category of Directors:

The Company has a balanced and diverse Board of Directors, who are experienced, competent and highly renowned persons from the fields of finance, taxation, media, law, governance, banking etc. The Board of Directors has been vested with requisite powers, authorities and duties. The Directors take active part at the Meetings of the Board and Committee, by providing valuable guidance to the Management on various aspects of business, policy direction, governance, compliance, etc. and also plays

critical role on strategic issues, which enhance the transparency and adds value in the decision making process of the Board of Directors.

The composition of the Board of Directors of the Company is in compliance with the provisions of Section 149 of the Act read with Regulation 17 of the Listing Regulations as on March 31, 2024.

As on March 31, 2024, the composition of the Board, their other directorships and committee positions are detailed below:

			(exc	As on Marc luding the positi		any)
C	Name a Calca			Name of the	•	nittee
Sr. No.	Name of the Directors	Category	No. of Directorship	other listed entity and designation thereof	Membership	Chairmanship
1	Mr. Chintan Patel	Executive Director- Chairperson- CEO-MD	NIL	NIL	-	-
2	Mrs. Maneka Mulchandani	Executive Director	NIL	NIL	1	-
3	Mr. Vinay Rane	Non- Executive - Independent Director	NIL	NIL	3	3
4	Mr. Pranav Kapur	Non- Executive - Non Independent Director	NIL	NIL	2	-
5	Mr. Anil Kulkarni	Non- Executive - Independent Director	NIL	NIL	3	-
6	Mr. Pankil Amin	Non- Executive - Independent Director	NIL	NIL	-	-

Notes:

- The Directorship/s held by Directors as mentioned above does not include Directorships in Foreign Companies, Companies incorporated under Section 8 of Act and Private Limited Companies.
- Membership/Chairmanship of only Audit Committee and Stakeholders' Relationship Committee of Public Limited companies only are considered.
- None of the Directors on the Board holds directorships in more than ten public companies.
- None of the Independent Director, serves as an Independent Director in more than 7 (Seven) Listed Companies nor is a member in more than 10 (Ten) committees or acts as Chairman of more than 5 (Five) Committees.

b) Attendance at Meeting of the Board and last Annual General Meeting:

During the Financial Year 2023-24, the Board met 8 (Eight) times on 25.05.2023, 14.08.2023, 04.09.2023, 17.10.2023, 14.11.2023, 14.02.2024, 01.03.2024 and 07.03.2024.

As stipulated, the gap between two Board meetings did not exceed the period prescribed by the Listing Regulations, the Act, Secretarial Standard - 1 on Board meetings ("SS-1") issued by Institute of Company Secretaries of India.

The attendance of each Director at the meetings of the Board held during their tenure, attendance at the last Annual General Meeting (AGM), the inter-se relationship amongst directors and number of shares held by them is entailed below:

Sr. No.	Name of Director	No. of meeting s held	No. of Meetings of Board attended	Attendanc e at last AGM	Relationshi p Inter-se	No. of shares held
1	Mr. Chintan Patel	8	7	Yes	None	0
2	Mrs. Maneka Mulchandani	8	8	Yes	None	0
3	Mr. Vinay Rane	8	8	Yes	None	0
4	Mr. Pranav Kapur	8	7	Yes	None	0
5	Mr. Anil Kulkarni	8	8	Yes	None	0
6	Mr. Pankil Amin	8	8	Yes	None	0

c) Disclosure for convertible instruments held by Non-Executive Directors:

None of the Non-Executive Directors of the Company holds any of convertible instruments issued by the Company.

d) Meeting of Independent Directors:

As stipulated by the Code of Independent Directors under Schedule IV to the Act and Regulation 25 of the Listing Regulations, a separate meeting of the Independent Directors of the Company was held on 28th February, 2024 without the presence of the Non-Independent Directors and members of management, to review the performance of Non-Independent Directors (including the Chairman) and the Board as whole and to assess the quality, quantity and timeliness of flow of information between the Company, the Management and the Board.

e) Confirmation from the Board:

In the opinion of the Board, all the Independent Directors fulfills the conditions as specified under Act and Listing Regulations and are independent of the management.

f) Detailed reasons for the resignation of an Independent Director:

During the Financial Year under review, no Independent Director has resigned from the Board of the Company.

g) Director's Familiarization Programme:

The Company undertakes and makes necessary provisions of an appropriate induction program for new Directors and ongoing training for existing Directors. The new directors are introduced to the Company's culture through appropriate training programs. Training programs help to develop good relationship between the Directors and the Company and familiarize them with Company's processes and practices.

The induction program is designed to build an understanding of the Company's processes, procedure and fully equip the Directors to enable them perform their roles and responsibilities on the Board effectively. Upon appointment, Directors receive a Letter of Appointment setting out in detail, the terms of their appointment, duties, responsibilities and expected time commitments. The details of Director's induction and familiarization programme are available on the Company's website and can be accessed at http://www.autoridersrentacar.com/Policies/directorfamiliaristion.pdf

h) Information placed before the Board Members:

Matters discussed at the Board meetings generally relate to Company's business, annual operating plans, capital budgets, quarterly/half yearly/annual results/annual financial statements, review of the reports of the Audit Committee, taking note of the minutes of the various other Committees meetings and compliance with their recommendation(s), suggestion(s), status on compliance / non-compliance of any

regulation, statutory or listing requirements, if any, overall review of performance of subsidiaries and associates companies, etc.

As specified under Part A to Schedule II of the Listing Regulations, the information as applicable to the Company during the Financial Year 2023-24 was placed before the Board.

i) Code of Conduct:

The Company has adopted a Code of Conduct for the Board of Directors including Independent Directors and Senior Management Personnel of the Company ("the Code"). The Code covers Company's commitment to honest and ethical personal conduct, fair competition, corporate social responsibility, sustainable environment, health and safety, transparency and compliance of applicable laws and regulations etc. Pursuant to the provisions of Regulation 26(3) of the Listing Regulations, all the Board members and Senior Management Personnel have confirmed compliance with the Code.

A declaration by Mr. Chintan Patel, Chairman & Managing Director of the Company affirming the compliance with the code for the Financial Year ended on March 31, 2024 by the members of the Board and Senior Management Personnel, as applicable to them, is also annexed to this Annual Report.

The Code of Conduct of Board of Directors & Senior Management Personnel is available on the website of the Company at: <u>http://www.autoridersrentacar.com/Policies/CodeofConductdirectors.pdf</u>

As per SEBI (Prohibition of Insider Trading) Regulations, 2015, the Company has in place a Code of Conduct for Regulating, Monitoring and Reporting of Trading by Insiders and Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information.

All the directors, designated persons and third parties such as auditors, consultants etc. as may be determined from time to time, who could have access to the unpublished price sensitive information of the Company are governed by this code. The trading window was closed during the time of declaration of results and occurrence of any material events as per the applicable regulations.

j) SKILLS / EXPERTISE / COMPETENCIES OF THE BOARD OF DIRECTORS:

The Board comprises of qualified members who bring in the required skills, competence and expertise that allow them to make effective contributions to the Board and its committees. The Board members are committed to ensuring that the Board is in compliance with the highest standards of corporate governance.

The table below summarizes the key qualification, skills and attributes which are taken into consideration while nominating candidates to serve on the Board:

Strategy & Business	Brings the ability to identify and assess strategic opportunities and threats in the context of the business.				
Industry Expertise	Has expertise with respect to the sector the organization operates in. Has an understanding of the industry and recognizes the development of industry segments, trends, emerging issues and opportunities.				
Financials	Leadership in management of finance function of an enterprise, resulting in proficiency in complex financial management, capital allocation, and financial reporting process, or experience in actively supervising accountant, auditor or person performing financial functions.				
Leadership	Extended leadership experience for a significant enterprise, resulting in a practical understanding of organizations, processes, strategic planning, and risk management. Strengths in developing talent, planning succession, and driving change and long-term growth.				
Technology	Significant background in technology, resulting in knowledge of how to anticipate technological trends, generates disruptive innovation, and extends or create new business model.				
Board Services and Governance	Service on a public company Board to develop insights about maintaining Board and management accountability, protecting shareholder interests, and observing appropriate governance practices.				
Sales and Marketing	Experience in developing strategies to grow sales and market share, build brand awareness and equity and enhance enterprise reputation.				
Gender, ethics, national, or other diversity	Representation of gender, ethics, geographic, cultural, or other perspective that expand the Board's understanding of the needs and viewpoints of our customers, partners, employees, governments, and other stakeholders worldwide.				
Legal	Hands on experience on the legal aspects for running a business and safeguard the interest of the company.				

The above list of core skills/expertise/competencies identified by the Board of Directors as required in the context of its business(es) and sector(s) for it to function effectively, are available with the Board.

Name of the Director possessing the skills / expertise / competence:

Particulars	Mr.	Mrs. Maneka	Mr.	Mr. Pranav	Mr. Anil	Mr. Pankil
	Chintan	Mulchandani	Vinay	Kapur	Kulkarni	Amin
	Patel		Rane			
Strategy &	\checkmark	✓	✓	\checkmark	\checkmark	\checkmark
Business						
Industry	\checkmark	✓	✓	\checkmark	\checkmark	\checkmark
Expertise						· ·
Financials	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	-

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			1 .			
Leadership	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Technolog	\checkmark	-	-	-	✓	-
у						
Board	\checkmark	✓	✓	✓	✓	\checkmark
Services						
and						
Governanc						
e						
Sales and	\checkmark	-	-	-	-	-
Marketing						
Gender,	\checkmark	\checkmark	✓	\checkmark	✓	✓
ethics,						
national, or						
other						
diversity						
Legal	\checkmark	\checkmark	\checkmark	\checkmark	✓	-

3. AUDIT COMMITTEE:

Pursuant to the provisions of Section 177 of the Act and Regulation 18 of the Listing Regulations, the Audit Committee of the Company is duly constituted having majority of Independent Directors as the members of the Committee including its Chairman. They possess sound knowledge on accounts, audit, finance, taxation, internal controls, economics, banking, etc. The Committee undertakes and reviews matters as stipulated in Schedule II, Part C of the Listing Regulations and other matters as may be delegated by the Board from time to time.

During the Financial Year 2023-24, the Audit Committee met 5 (Five) times on 25.05.2023, 14.08.2023, 17.10.2023, 14.11.2023, 14.02.2024

As stipulated, the gap between two Meetings of the Committee did not exceed the period prescribed by the Act, Listing Regulations and SS-1 issued by ICSI.

The composition of the Audit Committee as on March 31, 2024 along with the attendance of the members at meetings during their tenure is stated herewith:

a) Composition and Attendance:

Sr.	Name of the	Designation	Category	No. of Meetings	
No.	. Member				Attended
1	Anil Shankar Kulkarni	Member	Non- Executive - Independent Director	5	5
2	Vinay Yeshwant Rane	Chairperson	Non- Executive -	5	5

			Independent Director		
3	Pranav Salil Kapur	Member	Non-	5	1
			Executive -		
			Non		
			Independent		
			Director		
4	Mr. Chintan Amrish	Member	Executive –	5	4
	Patel		Director		

Note: On 14.11.2023 the committee was reconstituted and Mr. Pranav Salil Kapur was appointed as a member of the committee and Mr Chintan Amrish Patel resigned from the committee as member

Mr. Vinay Rane, Chairman of the Audit Committee was present at the last Annual General Meeting of the Company held on September 28, 2023.

Company Secretary & Compliance Officer of the Company acts as Secretary to the Committee.

b) Terms of reference of Audit Committee:

The terms of reference of the Audit Committee are as per the guidelines set out in the Regulation 18 read with Part C of Schedule II of Listing Regulations and Section 177 of the Act are stated herewith which broadly includes:

- a. Developing an annual plan for Committee.
- b. Review of financial reporting processes.
- c. Review of risk management, internal financial controls and governance processes.
- d. Review and discussions on quarterly, half yearly and annual financial statements and auditors' report before submission to the Board for approval.
- e. Interaction with statutory, internal and cost auditors.
- f. Periodical review of Internal Audit Reports.
- g. Recommendation for appointment, remuneration and terms of appointment of auditors.
- h. Risk management framework concerning the critical operations of the Company.
- i. Appointment of Chief Financial Officer after assessing qualification, background and experience of the candidate.
- j. Scrutiny of inter-corporate loans.
- k. Utilization of loans/advances/investment made by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans/advances/investments.
- l. reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer

document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter.

- m.reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process.
- n. approval or any subsequent modification of transactions of the listed entity with related parties;
- o. scrutiny of inter-corporate loans and investments.

In addition to the above, the Audit Committee mandatorily reviews the following information:

- management discussion and analysis of financial condition and results of operations;
- management letters / letters of internal control weaknesses issued by the statutory auditors;
- internal audit reports relating to internal control weaknesses;
- the appointment, removal and terms of remuneration of the chief internal auditor;
- statement of deviations:
 - quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1).
 - annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice in terms of Regulation 32(7).
- compliance with the provisions of SEBI (Prohibition of Insider Trading) Regulations, 2015 at least once in a financial year and verifies that the systems for internal control are adequate and are operating effectively.

In addition to the above, the Audit Committee also reviews the following:

- Matter to be included in the Director's Responsibility Statement.
- Changes, if any, in the accounting policies.
- Major accounting estimates and significant adjustments in financial statement.
- Disclosures in financial statement including related party transactions.
- Modified opinion in the Audit report.
- Letters of Statutory Auditors to management on internal control weakness, if any.
- Recommend to the Board the appointment, re-appointment and, if required the replacement or removal of statutory auditors considering their independence and effectiveness, and recommend the audit fees.
- Functioning of the Vigil Mechanism / Whistle Blower Policy.
- Management Discussions & Analysis of the Company's operations.
- Compliance with the listing and other legal requirements concerning financial statements.

All the recommendations made by the Audit Committee during the financial year were accepted and approved by the Board.

4. NOMINATION AND REMUNERATION COMMITTEE:

Pursuant to the provisions of Section 178 of the Act and Regulation 19 of the Listing Regulations, the Company has duly constituted the Nomination and Remuneration Committee of the Company.

The Nomination and Remuneration Committee is empowered to formulate the Remuneration Policy which includes the criteria for qualifications, experience, independence and remuneration of the Directors, Key Managerial Personnel (KMP) and employees and criteria for evaluation of all the Directors and to recommend to the Board their appointment / re-appointment.

During the Financial Year 2023-24, the Nomination and Remuneration Committee met 4 (Four) times i.e. on 25.05.2023, 14.08.2023, 17.10.2023 and 07.03.2024

The composition of the Nomination and Remuneration Committee as on March 31, 2024 along with the attendance of the members at meetings during their tenure is stated herewith:

Sr. No.	Name of the Member	Designation	Category	No. of	Meetings
				Held	Attended
1	Anil Shankar Kulkarni	Chairman	Non- Executive - Independent Director	4	4
2	Vinay Yeshwant Rane	Chairperson	Non- Executive - Independent Director	4	4
3	Pranav Salil Kapur	Member	Non- Executive - Independent Director	4	1
4	Mr. Chintan Amrish Patel	Member	Non- Executive - Independent Director	4	3

a) Composition and Attendance:

Note: On 14.11.2023 the committee was reconstituted and Mr. Pranav Salil Kapur was appointed as a member of the committee and Mr Chintan Amrish Patel resigned from the committee as member

Mr.Vinay Rane, Chairman of the Nomination and Remuneration Committee was present at the last Annual General Meeting of the Company held on September 28, 2023.

Company Secretary & Compliance Officer of the Company acts as Secretary to the Committee.

b) Terms of reference of the Nomination and Remuneration Committee:

The Nomination and Remuneration Committee is empowered to:

- a. Formulate criteria for determining qualifications, positive attributes and independence of Directors and evaluating the performance of the Board of Directors.
- b. For every appointment of an independent director, the Nomination and Remuneration Committee shall evaluate the balance of skills, knowledge and experience on the Board and on the basis of such evaluation, prepare a description of the role and capabilities required of an independent director. The person recommended to the Board for appointment as an independent director shall have the capabilities identified in such description. For the purpose of identifying suitable candidates, the Committee may:

a. use the services of an external agencies, if required;
b. consider candidates from a wide range of backgrounds, having due regard to diversity; and
c. consider the time commitments of the candidates.

c. consider the time commitments of the candidates.

- c. formulation of criteria for evaluation of performance of independent directors and the board of directors.
- d. devising a policy on diversity of board of directors.
- e. identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the board of directors their appointment and removal
- f. Determine terms and conditions for appointment of Independent Directors. The same is also available on the website of the Company at http://www.autoridersrentacar.com/Policies/IndependentDirectors.pdf
- g. whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors
- h. Recommend to the Board, all remuneration, in whatever form, payable to senior management.

c) Performance Evaluation criteria of Independent Directors:

Pursuant to the provisions of Section 178 of the Act, read with Schedule IV to the Act, Regulation 17(10) and Regulation 19 of the Listing Regulations and Schedule II to the Listing Regulations, the Nomination and Remuneration Committee has formulated a policy on Board Evaluation and evaluation of individual directors and the Board has carried performance evaluation of the Independent Directors:

The evaluation is based on various factors which are as follows:

- Attendance at Board and Committee Meetings;
- Level of Participation;
- Contribution to the development of strategies and Risk Assessment and Management;
- Overall interaction with the other members of the Board.

5. DIRECTOR'S REMUNERATION & REMUNERATION POLICY:

Pursuant to provisions of Section 178 of the Act read with Rules made thereunder, the Board has adopted a comprehensive policy for selection, re-commendation, appointment/re-appointment of Directors and other senior managerial employees and also on the remuneration and such other related provision as applicable.

a) Selection:

- Any person to be appointed as a Director on the Board of the Company or as KMP or Senior Management Personnel, including Independent Directors, shall possess appropriate skills, experience and knowledge in one or more fields of sciences, actuarial sciences, banking, finance, economics, law, management, sales, marketing, administration, research, corporate governance or technical operations.
- Any person to be appointed as a Director on the Board of the Company shall possess the relevant experience and shall be able to provide policy directions to the Company, including directions on good corporate governance.
- While appointing any person as Chief Executive Officer, Managing Director or a Whole-time Director of the Company, his/her educational qualification, work experience, industry experience, etc. shall be considered.

b) Remuneration of Executive Directors:

- At the time of appointment or re-appointment, the Executive Directors shall be paid such remuneration as may be mutually agreed between the Company (which includes the Nomination and Remuneration Committee and the Board of Directors) and the Managing Director within the overall limits prescribed under the Act.
- The remuneration shall be subject to the approval of the Members of the Company in General Meeting. In determining the remuneration, the Nomination and Remuneration Committee shall consider the following:
 - 1. The relationship of remuneration and performance benchmarks is clear;
 - 2. Balance between fixed and incentive pay reflecting short and long-term performance objectives are appropriate to the working of the Company and its goals;
 - 3. Responsibility of the Managing Director and the industry benchmarks and the current trends;
 - 4. The Company's performance vis-à-vis the annual budget achievement and individual performance.

c) Remuneration of Non-Executive Directors:

The Non-Executive Directors shall be entitled to receive remuneration by way of sitting fees, reimbursement of expenses for participation in the Board/Committee meetings. The amount of such sitting fees shall be approved by the Board of Directors within the overall limits prescribed under the Act read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

The Non-Executive Directors had no other pecuniary relationship or transactions with the Company during the Financial Year 2023-24.

The Independent Directors of the Company shall not be entitled to participate in Stock Option Scheme of the Company, if any, introduced by the Company.

The determination of payment of remuneration to non-executive directors is as per the remuneration policy which is available on the website of the Company i.e. http://www.autoridersrentacar.com/Policies/Remuneration%20policy.pdf

d) Remuneration of Senior Management:

In determining the remuneration of the Senior Management (i.e. Key Managerial Personnel), the Nomination and Remuneration Committee shall consider the following:

- 1. The correlation of remuneration and performance yardstick is clear;
- 2. The fixed pay reflecting short and long-term performance objectives are appropriate to the working of the Company and its goals.
- 3. The components of remuneration includes salaries, perquisites and retirement benefits and the remuneration including annual increment and performance incentive is decided based on the criticality of the roles and responsibilities, the Company's performance vis-à-vis the annual budget achievement, industry benchmark and current compensation trends in the market.

The Company has adopted a policy on Criteria for Appointment of Directors, KMPs' and Senior Management Personnel as per the Listing Regulations.

e) Details of remuneration/sitting fees paid during the Financial Year 2023-24 are as follows:

(Rs. in Lakh)

Name of Director	Salary	Contribution to Provident fund	Other Perquisites	Sitting fees	Total
Mr. Vinay Rane			1.68	0.75	2.43
Mr. Prankil Amin					
Mrs. Maneka Mulchandani	17.18	1.008			18.19
Mr. Anil Kulkarni			1.68	0.75	2.43

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Mr. Chintan Patel	 	 	
Mr. Pranav Kapur	 	 	

Note:

- a. The Company has not granted any Stock Options.
- b. There are no separate service contracts with any of the directors. The current tenure of office of the Managing Director is for five years from his respective date of appointment. There is no separate provision for payment of severance fees.
- *c.* Apart from the above mentioned remuneration or fees paid, there are no other fixed components and performance linked incentives based on the performance criteria.

6. STAKEHOLDERS' RELATIONSHIP COMMITTEE:

The Stakeholders' Relationship Committee of the Company is duly constituted in compliance with the provisions of Section 178 of the Act and Regulation 20 of the Listing Regulations.

The Committee considers and resolves the grievances of the stakeholders including complaints related to transfer of shares, non-receipt of annual report, issue of duplicate share certificates, transfer/transmission/demat/remat of shares and other miscellaneous complaints. This Committee is responsible for the satisfactory redressal of investors' complaints and recommends measures for overall improvement in the quality of investor services. The Committee also reviews the adherence to the service standards in respect of various services being rendered by the Registrar & Share Transfer Agent of the Company.

During the Financial Year 2023-24, the Stakeholders' Relationship Committee met 3 (Three) times i.e. 25.05.2023, 14.08.2023 and 14.11.2023. The composition of the Committee as on March 31, 2024 along with the attendance of the members at meetings during their tenure of appointment, is stated herewith:-

a) Composition and Attendance:

Sr. No.	Name of the Member	Designation	Category	No. of N	leetings	
110.	Member			Held	Attended	
1	Anil Shankar	Chairman	Non-	3	3	
	Kulkarni		Executive -			
			Independent			
			Director			
2	Vinay Yeshwant	Member	Non-	3	3	
	Rane		Executive -			
			Independent			
			Director			

3	Pranav Salil Kapur	Member	Executive – Managing Director	3	1
4	Mr. Chintan Amrish Patel	Member	Non- Executive - Independent Director	3	2

Note: On 14.11.2023 the committee was reconstituted and Mr. Pranav Salil Kapur was appointed as a member of the committee and Mr Chintan Amrish Patel resigned from the committee as member

Mr. Vinay Rane, Chairman of the Stakeholders' Relationship Committee was present at the last Annual General Meeting of the Company held on September 28, 2023.

Company Secretary & Compliance Officer of the Company who oversees the redressal of the investors' grievances.

b) Status of Investors' Complaints during the Financial Year 2023-24 is stated herewith:

The detailed particulars of investors' complaints handled by the Company and its Registrar & Share Transfer Agent during the Financial Year 2023-24 are as under:

Opening at the beginning of the year	Received during the year	Resolved during the year	Pending at the end of the year
0	0	0	0

7. RISK MANAGEMENT COMMITTEE:

The Board has not constituted the Risk Management Committee as the same is not applicable.

8. CORPORATE SOCIAL RESPONSIBILITY COMMITTEE:

Every company to which CSR criteria is applicable and the amount to be spent by a company is more than Rs. 50 lakh shall be required to constitute a CSR committee of the Board.

During the financial year under review, the Company was not required to spend more then Rs. 50 Lakh. Therefore Company is not require to Constitute CSR Committee.

9. GENERAL BODY MEETINGS:

a) Annual General Meetings:

The details with respect to the date, time and location of the preceding 3 (Three) Annual General Meetings (AGMs) are given below:

Financial	AGM	Date	Time	Location
Year				
2022-23	38^{th}	September	11	Physical AGM held at the registered office of the
		28, 2023	A.M.	Company Situated at 4-A, Vikas Centre, 104, S.V.
				Road, Santacruz (W), Mumbai-400054.
2021-22	37^{th}	September	11.00	Physical AGM held at the registered office of the
		14, 2022	A.M.	Company Situated at 4-A, Vikas Centre, 104, S.V.
				Road, Santacruz (W), Mumbai-400054.
2020-21	36^{th}	September	4:30	Physical AGM held at the registered office of the
		30, 2021	P.M.	Company Situated at 4-A, Vikas Centre, 104, S.V.
				Road, Santacruz (W), Mumbai-400054.

b) Details of Special Resolutions Passed in last three AGMs:

Date of AGM	Description of the Special Resolution			
September 28, 2023	1. To appoint Mr. Chintan A. Patel (DIN 00482043), Managing Director & CEO as a Chairman of the Company.			
September 14, 2022	1. To revise the remuneration of Mrs. Maneka Mulchandani (DIN 00491027), Executive Director of the Company.			
	2. To approve and authorize to increase the borrowing limit of company upto INR 40 Crore.			
	3. To amend main object of the Company and to alter Memorandum Of Association of the Company.			
	4. To alter clause 32.1 of the Article Of Association of the Company.			
5. To ratify the resolution passed for issuance of convertible was				
September 30, 2021	1. To regularize the appointment of Mr. Pranav Salil Kapur (DIN: 07813604) and designate him as a Non- executive Independent Director of the Company.			

c) Postal Ballot:

No special resolution was passed in the previous year through Postal Ballot.

None of the businesses proposed to be transacted in the ensuing AGM require passing of Special Resolution through Postal Ballot.

10.MEANS OF COMMUNICATION:

1. In accordance with the Listing Regulations, the financial results of the Company are submitted to the Stock Exchanges and are published in English newspaper in "Free Press Journal" and Marathi newspaper in "Navshakti". The results are also available on Company's website i.e. <u>http://www.autoridersrentacar.com/investors.html</u> and on the websites of BSE Limited and National Stock Exchange of India Limited i.e. <u>www.bseindia.com</u>.

The Annual Financial Statements of the Company are posted on the website of the Company <u>http://www.autoridersrentacar.com/investors.html</u>

- 2. The Management Discussion and Analysis forms part of this Annual Report.
- 3. During the Financial Year under review, the Company has not made any presentations/press release to Institutional Investors or to the Analysts.

a.	Date, Day, Time and	Date : ********			
	Venue of Annual General	Day : ********			
	Meeting	Time : *********			
	5	Mode : Physical			
		Venue : At the registered office of the Company			
		situated at 4A, Vikas Centre, 104, S V Road,			
		Santacruz (W), Mumbai, Maharashtra, 400054			
b.	Financial year	April 01, 2024 to March 31, 2025			
C.	Financial Calendar	Tentative Dates			
	(April 01, 2024 to	i) First Quarter Results - On or before August 14, 2024			
	March 31, 2025)	ii) Second Quarter Results – On or before November 14,			
		2024			
		iii) Third Quarter Results - On or before February 14,			
		2025			
		iv) Fourth Quarter / Yearly Results - On or before May			
		30, 2025 (Audited Results)			
d .	Date of Book Closure	3 rd September, 2024 to 10 th September 2024 (both days			
		inclusive)			
е.	Cut-off date for e-voting	The e-voting/voting rights of the shareholders/beneficial			
		owners shall be reckoned on the equity shares held by			
		them as on the Cut-off Date i.e. 3 rd September 2024.			
f.	Date of Dividend	Not Applicable			
	payment / dispatch				
g.	0	k BSE Limited			
	Exchanges	Phiroze Jeejeebhoy Towers, Dalal Street,			
		Mumbai – 400 001			
		Scrip Code: 540083			
		National Stock Exchange of India Limited			

11.GENERAL SHAREHOLDERS' INFORMATION:

		Exchange Plaza, C-1, Block G,	
		Bandra Kurla Complex,	
		Bandra (East), Mumbai – 400 051	
		Symbol: AUTOINT	
h.	ISIN and CIN	ISIN: INE340U01010	
		CIN: L70120MH1985PLC037017	
i.	Dematerialization of	About 58.02% of the Equity Shares of the Company have	
	shares and liquidity	been dematerialized as on March 31, 2024.	
j.	Registrar and Share	Link Intime India Private Limited	
	Transfer Agent	C-101, 247 Park, L B S Marg, Vikhroli West, Mumbai 400	
	0	083	
		Tel.: +91 22 49186000	
		Fax: 91 22 49186060	
		E-mail: <u>rnt.helpdesk@linkintime.co.in</u>	
		Website: www.linkintime.co.in	
k.	Outstanding ADRs, GDRs	The Company has not issued any ADRs, GDRs or any	
	or any convertible		
	instruments, conversion		
	date and impact on		
	Equity		
l .	Commodity price risk or	Not Applicable	
	foreign exchange	11	
m.		Registered office of the Company is situated at 4A, Vikas	
	correspondence	Centre, 104, S V Road, Santacruz (W), Mumbai,	
	-	Maharashtra, 400054	
n.	Plant Locations	The Company does not own any plant.	
0.	Credit rating	No revised or new credit rating has been received during	
		the Financial Year 2023-24. The last rating received was	
		CARE 'BB'.	
	1		

p. Payment of listing fees:

The Annual Listing fees for the Financial Year 2023-24 has been paid to the Stock Exchanges where the shares of the Company are listed i.e. BSE Limited and National Stock Exchange of India Limited.

q. Share Transfer System:

All shares sent for transfer in physical form, if any are registered by the Company's Registrar and Share Transfer Agents within the prescribed time, if the documents are found in order. Shares under objection, if any are returned within the prescribed time limit. All requests for dematerialization of shares are promptly processed and confirmation is given to the respective depositories i.e. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) within 21 days.

The Company obtains, from a Practicing Company Secretary, a Certificate of Compliance with the share transfer formalities as required under Regulation 40(9) of

the Listing Regulations and files the said certificate with the concerned Stock Exchanges.

However, as per SEBI Notification No. SEBI/LAD-NRO/GN/2018/24 dated June 8, 2018 and further amendment vide Notification No. SEBI/LAD-NRO/GN/2018/49 dated November 30, 2018, requests for effecting transfer of securities (except in case of transmission or transposition of securities) shall not be processed from April 1, 2019 unless the securities are held in the dematerialised form with the depositories. Therefore, Shareholders are requested to take action to dematerialize the Equity Shares of the Company, promptly.

r. Market Price Data

The monthly high and low quotations of closing prices of shares traded on BSE Limited (BSE) during each month in Financial Year 2023-24 are as follows:

Month	BSE Limited				
	Price (Rs.)*				
	High	Low			
Dec-23	34.79	30.07			
March 24	51.34	36.52			

*Source: BSE:

https://www.bseindia.com/markets/equity/EQReports/StockPrcHistori.aspx?expandabl e=7&scripcode=540083&flag=sp&Submit=G

Note: High low data is available for the Month of December 2023 and March 2024 in the BSE Portal.

s. Distribution of Shareholding:

The shareholding distribution of the Equity Shares as on March 31, 2024 is given below:

Shareholding by Nominal	No. of Shareholder	% of Total number of	No of Shares	% of Total Nominal Value
Value	S	shareholders		of Shares
1 to 500	122	82.4324	3140	0.64
501 to 2000	10	6.7565	20000	4.0805
2001-10000	8	5.4054	58500	11.9354
10001-20000	1	0.6757	17400	3.5500
20001 and above	7	4.7297	391100	79.7935
Total	148	100.0000	490140	100.0000

Sr. No.	Category	Total no. of shares held (of Rs. 10/- each)	% of total Shareholdings
1	Promoters & Promoter Group	3,50,000	71.4081%
2	Mutual Funds / UTI	-	-
3	Financial Institutions / Banks	-	-
4	Insurance Companies	-	-
5	Foreign Institutional Investors	-	-
6	Bodies Corporate	1,17,201	23.9118%
7	Individuals	22,939	4.6801%
8	Non Resident Indians	-	-
9	Clearing Members	-	-
10	HUF	-	-
11	Trust	-	-
12	LLP		
	Total	490140	100.00

t. Categories of equity shareholding as on March 31, 2024:

u. Address for correspondence:

For any assistance regarding dematerialization of shares, share transfers, transmissions, change of address, non-receipt of dividend (if any) or any other query relating to shares, the investor can write to Registrar and Share Transfer Agent (address mentioned at point (j) or below mentioned address:

Company Secretary & Compliance Officer

Autoriders International Limited. 4-A, Vikas Centre, 104, S.V. Road, Santacruz (W), Mumbai-400054, Tel. No.: 022-66944059 / 66777394 / 95, Fax No.: 022-66944057 Email: Complianceofficer@autoriders.in, Website: www.autoriders.in

12.OTHER DISCLOSURES:

a. Related Party Transactions:

There were no materially significant transactions with related parties, pecuniary transactions or relationship between the Company and its Directors during the financial year ended March 31, 2024 that may have potential conflict with the interest of the Company at large. The transactions with the related parties, as per the requirements of the Indian Accounting Standard (AS) 24, are disclosed in the Notes to Accounts, forming part of this Annual Report. The policy on Related Party Transactions is available on Company's website at http://www.autoridersrentacar.com/investors.html

b. Compliance relating to listed entity and Capital Markets:

There were no instances of non-compliance by the Company on any matter related to the capital markets, resulting in disciplinary action against the Company by the Stock

Exchanges or Securities and Exchange Board of India (SEBI) or any other statutory authority, during the last three years.

c. Vigil Mechanism / Whistle Blower Policy:

With the rapid expansion of business, various risks associated with the business have also increased considerably, certain risks identified are the risk of fraud, misconduct and unethical behavior. To ensure fraud-free work and ethical environment, the Company has laid down a Vigil Mechanism/Whistle Blower Policy in line with the provisions of Section 177 of the Act and Regulation 22 of the Listing Regulations, by which the Company provides a platform to all the employees, vendors and customers to report any suspected or confirmed incident of fraud, misconduct, unethical behavior, etc. through any of the following reporting protocols:

•	Chairman of Audit Committee	:	Mr. Anil Kulkarni
•	E-mail	:	investorinternational@autoriders.in
•	Contact	:	022-66944059 / 66777394 / 95,
•	Fax Number	:	022-66944057,
•	Written Communication to		4A, Vikas Centre, 104, S V Road, Santacruz (W), Jumbai, Maharashtra, 400054

The mechanism also provides for adequate safeguards against victimization of employees who can avail of the mechanism and direct access to the Chairman of the Audit Committee is also made available in exceptional cases. Vigil Mechanism/Whistle Blower Policy is also available on the website of the Company at http://www.autoridersrentacar.com/Policies/Whistle%20Blower%20Policy.pdf

We affirm that during the Financial Year 2023-24, no personnel were denied access to the Audit Committee.

Note: Mr. Vinay Rane Cease to be Member of the Audit Committee after his Demise therefore Mr. Anil Kulkarni is the new Chairman of the Audit Committee after 31-05-2024

d. A certificate from Company Secretary in practice:

A certificate has been received from M/s. Naveen Karn, Practicing Company Secretaries, Mumbai stating that none of the directors on the Board of the company has 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 statutory authority is attached to this report.

e. Details of utilization of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32(7A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:

During the Financial Year 2023-24, the Company had not raised any funds through preferential allotment or qualified institutions placement as specified under Regulation 32(7A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

f. Recommendation by Committee:

The Board has accepted all recommendations received from all the committees of the Board, which is mandatorily required, during the Financial Year under review.

g. Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

Sr.	Particulars	No. of Complaints
No.		
1	Number of complaints filed during the Financial Year	Nil
2	Number of complaints disposed of during the Financial	Nil
	Year	
3	Number of complaints pending as on end of the	Nil
	Financial Year	

h. Disclosure of accounting treatment:

During the year under review, there has been no changes in Accounting Policies and Practices. These Financial Statements are prepared in accordance with Indian Accounting Standards (Ind AS) as per the Companies (Indian Accounting Standards) Rules, 2015 and the Companies (Indian Accounting Standards) (Amendment) Rules, 2016 notified under Section 133 of the Act and other relevant provisions of the Act. The Financial Statements up to and for the year ended March 31, 2024 were prepared to comply in all material aspects with the Accounting Standards specified under Section 133 of the Act read with the Companies (Accounts) Rules, 2014 and the relevant provisions of the Act. The previous year figures have been regrouped/ reclassified or restated, so as to make the figures comparable with the figures of current year.

i. Disclosure of Risk Management:

The Company has adopted the Risk Management Policy which includes procedure to inform Board members about the risk assessment and minimization procedures, which is periodically reviewed by the Audit Committee and the Board of Directors. Risk Management Policy is also available on the website of the Company at http://www.autoridersrentacar.com/Policies/Risk%20Management%20Policy.pdf

j. CEO / CFO Certification:

As required under Regulation 17(8) of the Listing Regulations, a certificate signed by Mr.Chintan Patel, Chairman & Managing Director and Mr. Ramachandran Chalakudi Gopalakrishnan, Chief Financial Officer of the Company certifying that the financial

statements do not contain any materially untrue statement and these statements represent a true and fair view of the Company's affairs is annexed to this report.

k. Subsidiary Companies:

As on March 31, 2024, the Company is not having Subsidiary and Associate Company.

As required under Regulation 16(1)(c) of the Listing Regulations, the Company has adopted a Policy for Determining 'Material' Subsidiaries, which is available on Company's website at http://www.autoridersrentacar.com/Policies/MaterialSubsidiary.pdf

The Company does not have any Material Subsidiary as per the norms prescribed under Regulation 16 of the Listing Regulations.

1. 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:

The details of the audit fees paid by the listed entity and its subsidiaries, on consolidated basis is stated herewith:

Sr. No	Particulars	Amount (in Rs.)
1	Statutory Audit Fees*	1,25,000
2	Limited Review [*] (Included in Legal & Professional Charges)	-
	Total	1,25,000

* excludes applicable taxes thereon

m. Details of Compliance with Mandatory and Non-Mandatory Requirements under Listing Regulations:

The Company has complied with all applicable mandatory requirements as per the provisions under Regulation 27 of the Listing Regulations. The Company has also complied with the requirements of Part C (Corporate Governance Report) of sub-paras (2) to (10) of Schedule V of the Listing Regulations. The Company has complied with Corporate Governance requirements specified in Regulation 17 to 27 and clauses (b) to (i) of sub-regulation 2 of Regulation 46 of the Listing Regulations and necessary disclosures thereof have been made in this report.

The details of the discretionary requirements under Regulation 27 and Part E of Schedule II of the Listing Regulations is provided below:

a. The Board: Our Chairman is an Executive Chairman and is entitled to maintain Chairman's office at the Company's expense and also allowed reimbursement of expenses incurred in performance of his duties.

- b. Shareholders rights: unaudited/audited quarterly/half yearly/annual financial results are published in leading English newspapers, viz. Free Press Journal and vernacular Newspaper "Navshakti" and is also made available on the website of the Company at <u>http://www.autoridersrentacar.com/investors.html</u>
- c. Modified opinion in Audit Report: The Auditor's Report is with modified opinion.
- d. Reporting of Internal Auditor: M/s. Shah and Shahpatel ,Internal Auditors of the Company submits the Internal Audit Report to the Audit Committee of the Company, on quarterly basis.

n. Disclosure with respect to demat suspense account/unclaimed suspense account:

The Company does not have shares lying in unclaimed suspense account arising out of public/bonus/right issues as at March 31, 2024. Hence, the particulars relating to aggregate number of shareholders and the outstanding securities in suspense account and other related matters does not arise.

o. Auditors' Certificate on compliance with the provisions relating to Corporate Governance:

Auditors' Certificate on compliance of provisions of the Listing Regulations relating to Corporate Governance by the Company is annexed to this Report.

p. 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':

During the financial year under review, no Loans and advances by the Company and its subsidiary were given to any to firms/companies in which directors are interested.

q. Utilization of Funds and Deviation, if any:

During the year under review, no funds are raised by the Company.

r. Changes in the Senior management :

There is no Change in the Senior Management during the year under the review.

DECLARATION REGARDING COMPLIANCE WITH CODE OF CONDUCT

I, Chintan Patel, Chairman & Managing Director of the Company hereby declare that the Board Members and Senior Management Personnel have affirmed compliance with Code of Conduct of the Company during the Financial Year 2023-24.

____Sd/-____

Chintan Patel Chairman & Managing Director DIN: 00482043

Place: Mumbai Date: 13th August,2024.

CERTIFICATE ON CORPORATE GOVERNANCE

To, The Members, Autoriders International Limited,

We have examined the compliance of the conditions of Corporate Governance by Autoriders International Limited ('the Company') for the year ended on March 31, 2024, as stipulated under Regulations 17 to 27, clauses (b) to (i) of sub-regulation (2) of Regulation 46 and para C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations').

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

In our opinion and to the best of our information and according to the explanations given to us and the representations made by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in SEBI (LODR) Regulations, 2015.

We further state that such compliance 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 Naveen Karn & Co. Practicing Company Secretary

_____Sd/-____

Naveen Karn C.P. No.: 22655 Membership No.: 60273 UDIN: A060273F000994030

Place: Vasai Date: August 13, 2024

<u>CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS</u>

(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, Autoriders International Limited, 4A Vikas Center 104, SV Road, Santacruz West, Mumbai - 400054

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Autoriders International Limited having CIN: L70120MH1985PLC037017 and having registered office at 4A Vikas Center 104, SV Road, Santacruz West, Mumbai - 400054 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended from time to time).

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

Sr. No	Names of Director	DIN	Date of appointment
1	Mr. Chintan Patel	00482043	28/10/2020
2	Mrs. Maneka	00491027	25/06/2002
	Mulchandani		
3	Mr. Vinay Rane*	08720296	18/12/2020
4	Mr. Pranav Kapur	07813604	12/03/2020
5	Mr. Anil Kulkarni	08722297	30/06/2020
6	Mr. Pankil Amin	09080259	14/08/2023

*Ceased to be Independent Director wef May 31, 2024

Ensuring the eligibility for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. My responsibility is to express an opinion on these based on 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 Naveen Karn& Co. Practicing Company Secretary

Sd/-

 Naveen Karn

 C.P. No.: 22655

 Membership No.: 60273

 UDIN: A060273F000994008

 Place: Vasai

 Date: August 13, 2024

"ANNEXURE- H" MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Autoriders International Limited, a leading and well established organization providing Car Rental Services, having an all India presence with impeccable service standards. The company is focused on sustainable growth by improving service delivery, technology absorption, fleet management by upgradation and human resources management resulting in enhanced customer satisfaction.

The company achieved Gross Revenue of over Rupees 83 crores and profit Before Tax of Rupees 11 Crores. Also, the company is looking at various revenue enhancement and cost containment measures so as to improve its profit.

1. Industry Structure and Development

Travel & Tourism Industry in India plays a significant role in India's economic growth, reflecting as a major contributor to GDP and foreign exchange reserves. Tourism in India has gained prominence as it has a multiplying effect of repaid economic expansion and job creation. It drives growth in Service sector of airlines, hotel and transportation businesses. Tourism in India represents a large market with growing population in major cities and development of other many small cities. Apart from domestic tourists, it is huge market for international tourists in the form of adventure, leisure, Culture, medical, wellness, eco, wildlife and religious tourism. Travel and Tourism is a major foreign exchange earner for India. Travel and tourism necessitates infrastructure development of roadways, water transport, Airports and Construction businesses resulting in inclusive growth, regional and rural development. It also helps small and auxiliary businesses directly and indirectly supporting travel and tourism. Tourism has put India on the global map promoting cultural diplomacy, friendship and co-operation with other countries.

Car rental market in India has registered a significant upswing in recent years as evidenced by robust growth in volume and profits. There is a shift from an unorganized to organized sector through the development of online booking, wide spectrum of fleet structure and offering flexible transport solutions to varied customers.

To fuel and be part of the growth, it is imperative to invest in most modern fleet, innovative reservations and payment system and software, mobile applications and vehicle tracking technology which enables seamless booking, remote vehicle tracking and monitoring , improved fleet management and security etc., all ultimately resulting in enhanced efficiency and convenience contributing to customer satisfaction and loyalty.

2. **Opportunities**

Car rental industry in India has seen upward growth in recent years driven by favorable economic environment for expansion. Rapid urbanization the country leading to infrastructure development aided growth of car rental business especially in the corporate sector. A significant push for growth of car rental industry comes from tourism both domestic and international, which is flourishing in India. Preference of the corporate business houses to utilize car rental services rather than maintaining their own fleet of vehicle which is more flexible and economical is a major fillip to car rental business. A growing middle class and changing social attitude can be a boost to car rental services ensuring road travel more efficient and convenient to the user in comparison to public transportation. The car rental industry

can enhance growth with introduction of innovative business models involving new technology applications and its upgradation. Better growth is expected for car leasing and car sharing business in the coming years. By systematic fleet management introducing of new fleet considering the current and future market trends and operating system upgradation, company is hopeful of improving its business in terms of revenue and margins.

3. Segment-wise or product-wise performance

The Company has a single segment reporting during the year. The performance of the product is quite satisfactory during the financial year.

4. Outlook

The future outlook of travel and car rental industry look quite positive as reflected by sustainable growth in volume and margin. Asia-Pacific is the fastest-growing market, attributed to rapid urbanization, rising disposable incomes, and the expansion of international travel. India is witnessing significant growth in car rental services supported by growing middle class and increased business travel. It also depend on the other economic, social and political environment prevailing in the country as well as globally.

5. Threats, Risk and Concerns

Car rental business face several challenges, significant being high cost of maintenance of fleet, fluctuation in fuel prices , scarcity of chauffeur services, regulatory hurdles etc. despite the positive outlook. Occurrence of any pandemic type of situations in future will adversely affect the industry in general and Covid-19 had showcased the vulnerability of travel industry effecting the car rental market.

The increase in competition and the input costs could put pressure on the margin. However the company is hopeful of maintaining its margin by taking appropriate measures of monitoring and analyzing various aspects in operations and management, receivable management, human resources and other functional areas to that effect.

Also, the deteriorating relationship between countries and terrorist activities would negatively impact the industry globally. However, constructive dialogue between various nations to defuse tension and steps taken by the governments all over the world to counter terrorism would improve the situation.

3. Internal Control Systems

The Company has an internal control system in place which is commensurate with the size and nature of its business. The internal control system ensures that all the assets of the Company are safeguarded from loss, damage or disposition. Checks and controls are in place to ensure that transactions are adequately authorized and recorded and that they are reported correctly. The internal control system is supplemented by an extensive programme of internal audit by a firm of independent Chartered Accountants and external statutory audit which is periodically reviewed by the management and Audit Committee.

4. Financial Performance with respect to Operational Performance

Sales and Profit:

During the year Gross Sales has increased by 18.21% and an increase of 40.0% was seen in the Net profit.

Capital Investment:

Capital Investment of Rs. 18.93 Crores were made during the year. The entire capital investment has been made out of financial assistance from Toyota Financial Services India Limited, Sundaram Finance Ltd, Axis Bank, Karur Vysya Bank Ltd, Yes Bank Limited and Mercedes Benz Financial Services Ltd.

5. Human Resources and Industrial Relations

The Company's HR philosophy is to establish and build a high performing organization, where each individual is motivated to perform to the fullest capacity: to contribute to developing and achieving individual excellence and departmental objectives and continuously improve performance to realize the full potential of our personnel. Industrial relations were cordial and harmonious throughout the year.

6. Details of significant changes (i.e. Change of 25% or more as compared to the immediately previous financial year) in key financial ratios, along with detailed explanations therefor

Sr	Particulars	% / Amou	nt (in lacs)	% Increase	Explanation for
No		2023-2024	2022-2023	/ Decrease	change
i.	Debtors				-
	Turnover (Rs)	5.87	6.01	(2.3)	
ii.	Inventory	-	-	-	-
	Turnover (Rs)				
iii.	Interest Coverage				-
	ratio (%)	4.93	5.85	(15.68)	
iv.	Current Ratio (%)	1.11	0.89	24.76	-
v.	Debt equity Ratio				Reduction in total debt
		0.88	1.36	(35)	and increase in equity.
vi.	Operating Profit				-
	Margin (Rs)	43.97	41.99	4.70	
vii.	Net Profit Margin				-
	(Rs)	11.25	9.49	18.17	

7. Details of any change in return on net worth as compared to the immediately previous financial year along with a detailed explanation thereof:

Sr No	Particulars	%/Amount (in lacs)		% Increase / Decrease	Explanation for change
		2023-2024	2022-2023	Deereuse	ior onunge
i.	Return on Net	28.94	29.05	(0.38)	-
	Worth (Rs.)				

8. Cautionary Statement

Statements in this Management Discussion and Analysis describing the Company's objectives, projections, estimates and expectation are "forward looking statement" within the meaning of applicable laws and regulations. Actual results might differ materially from those either expressed or implied.

By order of the Board, **For AUTORIDERS INTERNATIONAL LIMITED**,

Place: Mumbai Date:13 th August, 2024

_____Sd/-____

Chintan Patel Managing Director &CEO DIN:- 00482043

INDEPENDENT AUDITORS' REPORT

The Members of AUTORIDERS INTERNATIONAL LIMITED

VANDANA V DODHIA & CO. CHARTERED ACCOUNTANTS D/101, Om Fortune,1st Floor, Behind Bank of Baroda, Jambli Gali, Borivli(W),Mumbai-400 092. Mobile No.: 9820029281 E-mail: Vandana.dodhia@gmail.com

Report on the Audit of Standalone Financial Statements

<u>Opinion</u>

We have audited the accompanying financial statements of AUTORIDERS INTERNATIONAL LIMITED ("the Company"), which comprises Balance Sheet as at 31st March, 2024, the Statement of Profit and Loss (including Other Comprehensive Income), Statement of changes in Equity and Cash Flow statement for the year ended 31st March 2024, including summary of significant accounting policies and other explanatory information (herein after referred to as financial statements.)

In our opinion and to the best of our information and according to the explanations given to me, the 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 31st March 2024, and Loss and other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matter

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements of the current period. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our reports.

Emphasis of Matters

- a) The company had granted unsecured loan of Rs. 300 lacs to a group company which has ceased to be going concern. However, in the opinion of management the same is good for recovery being a loan given to company within group. (Refer Note No. 33 of Notes forming part of accounts)
- **b)** Balances of Income Tax Refunds receivable are subject to confirmation. (Refer Note No 34 of Notes forming part of accounts)

1. <u>Revenue Recognition</u>

The Company derives revenue primarily from activities of giving Car on Rent. Income from car rental is recognized when service rendered and in accordance with the terms of respective agreement wherever applicable and other income is accounted on accrual basis. Insurance claims are accounted for on the basis of claims admitted / expected to be admitted and to the extent that there is no uncertainty in receiving the claims.

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Revenue is recognized on satisfaction of performance obligation upon completion of services to customers in an amount that reflects the consideration the company expects to receive in exchange for those services.

Revenue is measured based on transaction price which is fair value of the consideration received or receivable, after deduction of any discounts, and any taxes or duties collected on behalf of the government such as goods and services tax etc. Revenue is only recognized to the extent that it is highly probable a significant reversal will not occur.

Interest income is recognized using Effective Interest Rate (EIR) method.

Principal Audit Procedures Performed

As part of our audit, we assessed the Company's revenue recognition policies, particularly for income derived from car rentals. We examined a sample of rental agreements to ensure that revenue was recognized accurately and in accordance with the terms of the agreements. Our procedures included testing the accuracy and timing of revenue recognition to confirm that it occurred when services were rendered and performance obligations were satisfied. We also reviewed other income recognized on an accrual basis, ensuring that it was recorded only when earned, and verified that insurance claims were accounted for when admitted or expected to be admitted. Furthermore, we evaluated the transaction price to confirm that it reflected the fair value of the consideration received, with appropriate deductions for discounts and taxes. We performed cut-off procedures to ensure that revenue was recognized in the correct accounting period, and we verified the related disclosures in the financial statements to ensure they were complete, accurate, and compliant with applicable accounting standards

Information other than the financial statements and Auditors report thereon ('Other information')

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Company's annual report, but does not include the financial statements and auditor's report thereon.

Our Opinion on the financial statements does not cover the information and we do not express any form of assurance or conclusions thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and in doing so, consider whether the other information is materially inconsistent with the financial statements or my knowledge obtained in the audit or other wise appears to be materially misstated. If, based on the work We have performed, we conclude that there is a material misstatement of the other information, We are required to report that fact. We have nothing to report in this regard.

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

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance including Other comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding 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, the Board of Directors is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

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

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

they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone financial statements.

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

- Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that 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 Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the Annexure "A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- **2.** As required by section 143(3) of the Act, we report that:
- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
- b) In our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books
- c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Statement of Changes in Equity and the Cash Flow Statement dealt with by this Report are in agreement with the books of account
- d) In our opinion, the standalone financial statement complies with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.

- e) On the basis of written representations received from the directors as on March 31, 2024, and 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) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in Annexure 'B',
- g) In our opinion and to the best of our information and according to the explanations given to us, the managerial remuneration paid or provided by the company to its directors during the year is in accordance with the provisions of Section 197 read with Schedule V of the Act.
- h) In our opinion and to the best of our information and according to the explanations given to us, we report as under with respect to other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014:
 - i. As per the information and explanations given to us there are no pending litigations other than those disclosed in the financial statements.
 - ii. The Company did not have any long term contracts including derivative contracts for which there existed any foreseeable losses
 - iii. There has not been any occasion in case of the Company during the year under report to transfer any sums to the Investor Education and Protection Fund; hence the question of delay in transferring such sums does not arise
 - iv. (a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

(b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.

V. Based on our examination which included test checks, the company has used an accounting software for maintaining its books of account 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 software. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with.

a. With respect to the matter to be included in the Auditor's 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. The remuneration paid to the directors is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.

For VANDANA V. DODHIA & CO. Chartered Accountants (Firm Reg. No. 117812W)

Sd/-Vandana V. Dodhia

Partner

Membership No.104000 UDIN NO. 24104000BKFJGJ2115 Place: Mumbai Date: 30th May, 2024

ANNEXURE "A" TO INDEPENDENT AUDITORS' REPORT

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(Referred to in Paragraph 1 under 'Report on other legal and other regulatory requirements' in the Independent Auditor's Report of even date to the members of Autoriders International Limited ("the Company") on the Standalone Financial Statements for the year ended 31st March 2024.)

- (a) The company has maintained proper records showing full particulars including quantitative details and situation of Property, Plant and Equipment.
 - (b) The Property, Plant and Equipment have been physically verified by the management at reasonable intervals. According to information and explanations given to us, no material discrepancies were noticed on such verification
 - The Company holds certain immovable properties, including land and buildings, as reflected in the financial statements. During our audit, we reviewed the title deeds of these immovable properties and noted that they are held in the name of the Company. (c)

We further observed that certain immovable properties have been hypothecated as security against term loans obtained by the Company from financial institutions. The hypothecation of these properties is in accordance with the terms and conditions of the loan agreements. The details of these hypothecated properties, including their carrying values and the corresponding loan amounts, have been appropriately disclosed in the financial statements.

Based on our examination of the loan agreements, title deeds, and other relevant documents, we confirm that:

- The title deeds of the hypothecated immovable properties are in the name of the Company. The hypothecation and corresponding disclosures are accurately reflected in the
- financial statements.
- (d) According to the information and explanations given to us and on the basis of examinations of records of the Company, the Company has not revalued its Property, Plant and Equipment (Including Right of use Assets) of intangible assets or both during the year.
- (e) No proceedings have been initiated during the year or are pending against the Company as at March 31, 2024 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- A) As the company is engaged in services it does not have any inventories and accordingly Paragraph I. 2 (i) and (ii) is not applicable to the company.

B) The Company has not been sanctioned working capital limits in excess of Rs.5 crores, in aggregate, at any point of time during the year, from banks or financial institutions on the basis of security of current assets and hence reporting under Clause 3(ii)(b) of the Order is not applicable

- ii. During the year the company has not made investments in, provided any 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. Hence, reporting under Clause 3(iii) of the aforesaid order are not applicable.
- The Company had granted loan to Company in earlier year, amounting to Rs.300 lacs being a party covered in the Register maintained under Section 189 of the Companies Act, 2013 ('the Act") which has ceased to be a going concern and the loan is granted interest free, unsecured and without stipulation as to its repayment. The company has not received any repayment of such loan during the year. No terms of repayments have been specified for such loan. Accordingly, the said Loan is primafacie prejudicial to the interests of the company.
- iv. There is no overdue amount for more than ninety days in respect of Loans given other then mentioned above. Further the Company has not granted any advance in the nature of loans to any party during the year under Audit.
- There is no loan or advance in the nature of loan granted falling due during the year, which has been renewed or extended or fresh loans granted to settle the overdoes of existing loans given to same parties.
 - In our opinion and according to the information and explanations given to us, the Company has vi. complied with the provisions of Sections 185 and 186 of the Act.
 - The Company has not accepted any deposits from public as covered under provisions of Section 73 vii. to 76 of the Act and rules made thereunder.

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- viii. According to information & explanations gives to us, the maintenance of cost records has not been prescribed by the Central Government under Sub Section (1) of Section 148 of the Companies Act.
- ix. (a
 - (a) According to the information and explanations given to us, the Company is generally regular in depositing the undisputed statutory dues, including Goods and Service Tax, provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess, and any other statutory dues, as applicable, with the appropriate authorities. There were no arrears as at March 31, 2024 for a period of more than six months from the date they became payable.
 - (b) There are no statutory dues referred in sub clause (a) which have not been deposited as on March 31, 2024 on account of disputes.
- x. There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961)
 - xi. (a) According to information & explanations gives to us, the company has not defaulted in repayment of loans or other borrowing or in the payment of interest thereon to any lender.
 - (b) The company has not been declared willful defaulter by any bank or financial institution or other lender.
 - (c) The Term loans were applied for the purpose for which they were obtained
 - (d) Based on Overall examination of the Balance Sheet of the Company, we report that no fund raiser for Short Term Purposes were applied for Long Term Purposes by the Company.
 - (e) The Company has no subsidiaries or joint ventures as defined under the Act, hence comments under para no's are not applicable.
- xii. According to the information and explanations given to us and on the basis of examination of the records, the Company, the Company has neither raised any moneys by way of issue of Non-Convertible Debentures nor has made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, Paragraph 3(x)(b) of the Order is not applicable to the Company.
- xiii. **a).** During the course of our examination of the books and records of the Company, carried out in the accordance with the generally accepted audit practices in India, and according to the information and explanations given to us, we have neither come across any instance of material fraud by the Company or on the Company by its officers or employees, 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.

c). As per the information and explanations given to us, there are no whistle blower complaints received by the company during the year.

- xiv. In our opinion and based on our examination of records of the company, the Company is not a Nidhi Company. Hence, Clause (xii) of paragraph 3 of the aforesaid order is not applicable
- xv. In our opinion and according to the information and explanations given to me, the Company has entered into transactions with related parties in compliance with the provisions of Sections 177 and 188 of the Act where applicable and the details of such related party transactions have been disclosed in the financial statements as required by Accounting Standard (AS) 18, Related Party Disclosures specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules 2014.
- xvi. a) Based on the information and explanations provided to us and our audit procedures, the Company has an Internal Audit System, however it requires to be strengthened to commensurate with the size and nature of business of the company.
 - b) We have considered the internal audit reports of the Company issued till date for the period of audit.
- xvii.According to information & explanations given to us and based on our examination of the records of the Company, the Company has not entered into non cash transactions with the directors or persons connected with them. Hence, Clause (xv) of paragraph 3 of the aforesaid order is not applicable
- xviii. **a**) In our opinion, the Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934

b) The company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act 1934

- xix. The company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Hence reporting under Clause 3(xvi(c) of the of the aforesaid order are not applicable
- xx. The Group does not have any CIC as part of the Group. Hence reporting under Clause 3(xvi)(d) of the of the aforesaid order are not applicable
- xxi. The Company has not incurred cash losses in the current and the immediately preceding financial year.
- xxii. During the year under review, the statutory auditors of the Company, Khusboo Doctor Proprietor of KPD & Co., resigned from their position on14/10/2023, prior to the completion of their term. The reason cited for the resignation was Peer Review certificate Institute of Chartered Accountants of India (ICAI) has been expired.
- xxiii. In accordance with the provisions of Section 139 and Section 140 of the Companies Act, 2013, the Company appointed VANDANA V. DODHIA & Co. as the new statutory auditors with effect from 09/11/2023, following the approval of the shareholders in the Extraordinary General Meeting held on 09/11/2023.
- xxiv. We have reviewed the communication from the outgoing auditors and the subsequent appointment process of the new auditors. Based on our examination, we found that the resignation of the statutory auditors was in compliance with the requirements of the Companies Act, 2013, and that the necessary filings and formalities related to the resignation and appointment were duly completed by the Company.
- xxv. 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 and our knowledge of the Board of Directors and management plans, and based on our examination of the evidence supporting the assumptions, nothing has come to our attention which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that assurance as to the future viability of the company. We further state that our this is not an based on the facts up to the date of the audit report and we neither give any reporting is guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the company as and when they fall due.
- During the financial year 2023-2024, the Company has undertaken various Corporate Social Responsibility (CSR) activities in accordance with the provisions of Section 135 of the xxvi. Companies Act, 2013, and the rules made thereunder. The Company's CSR initiatives focused on of education in alignment with its CSR policy. area The Company has constituted a CSR Committee as required under the Act, which is responsible for overseeing the implementation and monitoring of the CSR policy. The total amount required to be spent by the Company during the year was ₹7.56lakhs. The Company has spent ₹8.00lakhs on various CSR activities and projects as detailed in the Board's Report. We have reviewed the CSR expenditures and the supporting documentation, including the CSR policy, project reports, and financial records. Based on our audit, we conclude that the Company's CSR activities are in compliance with the requirements of Section 135 of the Companies Act, 2013, and the relevant rules. The CSR expenditures have been properly accounted for and disclosed in the financial statements.

For VANDANA V.DODHIA & CO. Chartered Accountants (Firm Reg. No. 117812W)

Sd/-Vandana V. Dodhia

Partner

Membership No.104000 UDIN NO. 24104000BKFJGJ2115 Place: Mumbai Date: 30th May 2024

ANNEXURE "B" TO INDEPENDENT AUDITORS' REPORT

<u>Report on the internal financial controls under clause (i) of sub-section 3 of section 143 of the Companies Act.</u> 2013 ("the act")

We have audited the internal financial controls over financial reporting of AUTORIDERS INTERNATIONAL LIMTIED ("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

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

Auditor's responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting 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.

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

Meaning of internal financial controls over financial reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of standalone financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that:

- 1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- 2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of 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
- 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 over financial reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over

financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

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

FOR VANDANA V. DODHIA & CO. CHARTERED ACCOUNTANTS

Dated: **30th May 2024** Place: **MUMBAI** Sd/-

VANDANA V. DODHIA PARTNER MEMBERSHIP NO.: 104000 FIRM REG No: 117812W UDIN: 24104000BKFJGJ2115

	Particulars		Note No.	As at 31- March 2024	As at 31-March 2023
	ACCERTO			(Rs. In Lakhs)	(Rs. In Lakhs)
A 1	ASSETS Non-Current Assets				
1	a) Property, Plant & Equipment		1	4457	384
	b) Intangible assets			2	501
	c) Capital Work in Progress		1	125	47
	c) Financial assets		-	120	
	i) Other investments		2	1	
	ii) Loans & Deposits		3	345	33
	iii) Capital Advance		3	50	3
	d)Other Non current assets		4	145	13
	Total Non-Current Assets			5125	483
2	Current Assets				
	a) Financial Assets				
	i) Trade Receivables		5	1399	144
	ii) Cash & Cash Equivalents		6	149	9
	iii) Bank balance other than above		7	281	16
	iv) Other Financial Assets		8	1	
	b) Other Current Assets		9	151	12
	Total Current Assets			1981	182
	TOTAL ASSETS		1	7106	666
в	EQUITY AND LIABILITIES				
1	Equity				
	a) Equity Share Capital		10	49	4
-	b) Other Equity		11	3192	225
-	Total Equity			3241	230
2	Non Current Liabilities				
	a) Financial Liabilities				
-	i) Borrowings		12	1675	183
_	ii) Other financial Liabilities		13	82	64
_	b) Provisions		14	38	2
_	c) Deferred Tax Liability(Net)		15	279	36
	Total Non Current Liabilities			2074	229
3	Current Liabilities				
	a) Financial Liabilities				
	i) Borrowings		16	1175	128
	ii) Trade Payable		17	520	66
	b) Provisions		18	40	3
	c) Other Current Liabilities		19	56	6
	Total Current Liabilities			1791	206
	TOTAL EQUITY AND LIABILITIES		1	7106	666
	-		0.47		
	Notes (including significant accounting policie	es) on Financial Statements	28-47		
For	VANDANA V. DODHIA & CO.	For and on behalf of the Bo	ard of Dir	rectors	
	artered Accountants				
	RN NO. 117812W)				
		Sd/-		Sd/	
	Sd/				
		Chintan Amrish Patel	Ma	aneka Vijay Mulcl	handani
Va	ndana V. Dodhia	Managing Director & CEO		rector	
	ther	DIN: 00482043		N: 00491027	
	No. 104000)		21		
UD	IN: 24104000BKFJGJ2115	Sd/	_	Sd/-	
	ce: Mumbai	Ramachandran C.G.	Ag	grima Shah	
	te : 30 th May 2024	Chief Financial Officer		mpany Secretary	,
Da	10.30 May 2024	unei rmanciai Onicer	LO	mpany secretary	

AUDITED BALANCE SHEET AS AT 31ST MARCH, 2024

	Partic	F PROFIT AND LOSS FOR THE	Note No.	31-03-2024	31-03-2023
	Partic	.uiai 5	NU.	(Rs. In Lakhs)	(Rs. In Lakhs)
1	Revenue From Operations		20	8341	7055
2	Other income		21	42	35
3	Total Income (1+2)			8383	7190
4	OPERATING AND OTHER EXPENSION	ES			
a) Employee benefits expenses		22	832	66	
	b) Finance Cost		23	282	21
	c) Depreciation		1	1019	720
	d) Car Hire Charges		24	2067	1869
	e) Service Charges		25	2631	2244
	f) Other Expenses		26	443	33
	Total expenses			7274	603
_		6 (2. A)		1100	105
5 6	Profit from Ordinary activities be Tax expense	flore tax (3-4)	27	1109	105:
-	a) Current tax expense			(255)	(220
	b) Deferred Tax			90	(144
	c) Tax Adjustments Total Tax expenses			- (165)	(11) (375
7	Profit/(Loss) from ordinary activ	ities after tax		944	670
8	Extraordinary Items			- 944	0/0
9	Profit/(Loss) for the year			944	670
10	Other Comprehensive Income	to weaft or loss			
	Items that will not be reclassified Remeasurements of defines bene			(6)	(6
	Income tax effect on the above	5		-	C -
11	Items that will be reclassified to j	profit or loss		-	(7)
11	Total Comprehensive Income Earning per Equity share (Rs.10)	/_		938	670
12	each)				
	a) Basic b) Diluted		41	191	137
		ting policies) on Financial Statements	28-47	-	-
	er our attached report of even date				
	ANDANA V. DODHIA & CO. tered Accountants	For and on behalf of the Board Dire	ctors		
	NO. 117812W)				
		61/		C 1 /	
Sd/		Sd/ Chintan Amrish Patel	Maneka	_Sd/ Vijay Mulchandan	i
Vandana V.Dodhia		Managing Director & CEO	Director		
Parti	ner o. 104000)	DIN: 00482043	DIN: 004	91027	
	0. 104000) I NO. 24104000BKFJGJ2115				
Place	e : Mumbai	Sd/	Sd	/	
	: 30th May, 2024	Ramachandran.C.G.	Agrima	Shah	
		Chief Financial Officer	Company	y Secretary	

	PARTICULARS		31.03.2024	31.03.2023
			(Rs. In Lakhs)	(Rs. In Lakhs)
A.	CASH FLOW FROM OPERATING ACTIVITIES			
	Net Profit Before Tax and Extra Ordinary Items		1109	105
	Adjustment for:		(12)	(17
	Loss /(Profit) on Sale of Assets and Assets Writte Bad Debts and provisions W/off	n orr	(12)	(17
	Provision for leave encashment and gratuity		17	1
	Depreciation		1019	72
	Interest/Finance Charges		282	21
	Interest on Fixed Deposit with Banks		(12)	(9
	Gain on remeasurement of employee benefit oblig	ations	(6)	(6
	Operating Profit Before Working Capital Charges	Total	2397	197
	Adjustments for:			
	Trade and other Receivables		11	(592
	Trade Payables		(142)	40
		Total	(131)	(189
	Cash Generated from Operations	Total	2267	178
	Interest Paid			
	Taxes Paid		(262)	(74
			0.005	
	Cash Flow Before Extra Ordinary Items	Total	2005	171
	Net cash used in operating activities.	Total	2005	171
B.	CASH FLOW FROM INVESTING ACTIVITIES Purchase of Fixed Assets	-	(1200)	(2012
	Capital Work-in-Progress		(1380) (125)	(2013 (474
	Investment in Fixed Deposits		(123)	(474
	Redemption of Fixed Deposits		25	(U
	Interest on Fixed Deposit with Banks		12	
	Sale of Fixed Assets	l l	273	4
	Capital Advance		(50)	(39
	Net Cash used in investing Activities	Total	(1390)	(2485
C.	CASH FLOW FROM FINANCING ACTIVITIES		(200)	(a. (
	Interest Paid		(282)	(216
	Dividend Paid Proceeds from Borrowings		(2) 1369	192
	Repayment of Borrowings		(1381)	(971
	Proceeds from Borrowings (Net)		(1301)	95
	Net Cash from Financing Activities	Total	(296)	74
	Net increase in Cash and Cash Equivalents (A+		318	(28
	Cash and Cash Equivalents as at the beginning		(169)	(141
	Cash and Cash Equivalents as at the end of the		(149)	(169
Note	• • • • • • • • • • • • • • • • • • •		()	(
1	(1) The above Cash Flow Statement has been prep	pared under the "Indirect Me	thod" as set out in the Ind	lian Accounting
1	Standard (Ind AS-7) on Cash Flow Statements.			
2	Cash & cash equivalents consists of Cash on hand		nt Accounts and Fixed Dep	posits (with an
	original maturity of 3 months or less from the date	e of acquisition)		
As pe	r our attached report of even date			
	For VANDANA V. DODHIA & CO.	For and on	behalf of the Board Dir	ectors
	Chartered Accountants			
	(FRN NO. 117812W)			
	Sd/	Sd/	Sd/	-
	Vandana V. Dodhia	Chintan Amrish Patel	Maneka Vijay Mulc	
	Partner M	lanaging Director & CEO.	Director	
	(M.No. 104000)	DIN: 00482043	DIN: 0049102	27
	UDIN: 24104000BKFJGJ2115			
	- /			
		Sd/	Sd/	
	Place : Mumbai	Ramachandran.C.G.	Agrima Shah	
	Date : 30th May, 2024 0	Chief Financial Officer	Company Secre	

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	r			
a) Equity Share Capital	As at 31st March,2024		As at 31st Ma	rch,2023
	No. of Shares	Rs. in Lakhs	No. of Shares	Rs. in Lakhs
Balance at the beginning of the reporting period	4.9	49	4.9	49
Changes in equity share capital during the year	-	-	-	-
Balance at the end of the reporting period	4.9	49	4.9	49

STATEMENT OF CHAONGES IN EQUITY FOR THE YEAR ENDED 31ST MARCH 2024

Shareholding	Shareholding of promotors at the end of the year					
			% on total			
Sr.No.	Name	No. of Shares	Shares	% Change		
1.	Kruti Bhupesh Patel	76600	15.63	-		
2.	Disha Bhupesh Patel	67400	13.75	-		
3.	Tapan Mukesh Patel	64200	13.10	-		
4.	Ketki Mukesh Patel	60200	12.28	_		
5.	Mukesh Patel HUF	40600	8.28	-		
6.	Meha Mukesh Patel	23600	4.81	-		
7.	Hemantben Rasiklal Patel	17400	3.55	-		
Total		350000	71.40			

b) Other Equity					
Particulars	Rese	Reserves and Surplus			
	Retained Earnings	Securities Premium Reserve	General Reserve	Comprehensiv e Income Remeasureme nt of defined benefit plans	
Balance as at 31st March 2023	2257				
Profit for the year	944				
Actuarial gain/(loss) on defined benefit plan	-				
Other Comprehensive income for the year	6				
Total Comprehensive income for the year	938				
Interim Dividend paid	3				
Balance as at 31st March 2024	3192				

NOTES FORMING PART OF THE ACCOUNTS

Note No. 1 Property, Plant and Equipment

<u> </u>	P			1	
			Office	Furniture &	
	Office Premise	Vehicles	Equipment	Fixtures	Total
Gross Block:					
Balance as at 1st April 2022		3277	44	14	3335
Additions	441	1682	14	2	2140
Adjustments/Disposals		174	-	-	174
Balance as at 31st March 2023	441	4784	58	16	5301
Balance as at 1st April 2023	441	4784	58	16	5301
Additions	-	1849	29	15	1893
Adjustments/Disposals	36	542	-	-	578
Balance as at 31st March 2024	406	6092	87	31	6616
Depreciation					
Balance as at 1st April 2022	-	873	36	10	919
Additions	2	708	4	1	715
Adjustments/Disposals		151	-	-	151
Balance as at 31st March 2023	2	1430	40	11	1483
Balance as at 1st April 2023	2	1430	40	11	1483
Additions	16	987	9	1	1014
Adjustments/Disposals	1	316	-	-	317
Balance as at 31st March 2024	17	2104	49	12	2180
Net Block					
As at 31st March 2023	439	3355	18	5	3817
As at 31st March 2024	389	3991	38	19	4436

Refer note No.30 for information on property plant & equipment pledged as security by the company.

Right to Use Assets	
Opening Balance	26
Additions	-
Depreciation	5
Net Block as at 31 st March 2024	21

Capital work-in-progress (CWIP)	(Rs. in lakhs)
Balance as at 1 April 2022	-
Additions	4,74
Capitalisation	_
Balance as at 31st March 2023	4,74
Additions	61
Capitalisation	4,74
Balance as at 31st March 2024	61

	(Rs. in lakhs)					
Particulars	Amount in CWIP for a period of					
	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total	
Balance as on 31st March 2024						
Projects in progress	61	-	-		61	
Projects temporarily suspended		-	-	-		
	61	-	-	-	61	
Balance as on 31st March 2023						
Projects in progress	474				474	
Projects temporarily suspended	-	-	-	-		
· · · · · ·	474	-	-	-	474	

Intangible Assets	Computer Software
Gross Block:	
Balance as at 1st April 2022	30
Additions	30
Adjustments/Disposals	_
Balance as at 31st March 2023	30
Balance as at 1st April 2023	30
Additions	1
Adjustments/Disposals	
Balance as at 31st March 2024	31
Depreciation	
Balance as at 1st April 2022	24
Additions	4
Balance as at 31st March 2023	28
Balance as at 1st April 2023	28
Additions	1
Adjustments/Disposals	1
Balance as at 31st March 2024	29
Net Block	
As at 31st March 2023	3
As at 31st March 2024	2

Capital work-in-progress (CWIP)	(Rs. in lakhs)
Balance as at 1 April 2022	-
Additions	-
Capitalisation	-
Balance as at 31st March 2023	-
Additions	64
Capitalisation	-
Balance as at 31st March 2024	64

Particulars	Amount in CWIP for a period of						
	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total		
Balance as on 31st March 2024							
Projects in progress	64	-	-		64		
Projects temporarily suspended		-	-	-			
	64	-	-	-	64		
Balance as on 31st March 2023							
Projects in progress	_	_	_	_	_		
Projects temporarily suspended	_	-	_	_	_		
	-	-	-	-	-		

Deemed cost as of 1st April 2016

	Vehicles	Office Equipment	Furniture & Fixtures	Total
Gross Block	3695	64	20	3778
Less: Accumulated Depreciation	1381	44	9	1434
Net Block	2313	20	11	2345

Note No.	Particulars			31-Mar	at ch 2024	31-Mar	
				(Rs. In Lakhs)		(Rs. In Lakhs)	
2	Other Non-Current Investments						
	Unquoted- Other Investments				1		
2	New Commentations		Total		1		
3	Non-Current loans						
	Unsecured, Considered good						
	a) Security Deposit				45		2
	i) With other than related parties				45		3
	b) Loan given to related party (Company without specifying				200		30
	repayment) c) Capital Advance				300 50		3
	c) Capital Advance				50		5
			Total		395		37
4	Other Non-Current Assets						
1	Unsecured,considered good						
	To parties other than related partie	s:					
	a) Income tax paid net of provisions				145		13
	· ·		Total		145		13
	Trade Receivables		1		1		
	a) Secured, considered good				-		
	b) Unsecured, considered good				1399		144
	c) Considered doubtful;				47		4
	Less: provision for loss allowance				-47		-4
	Total				1399		144
	Trade Receivable ageing schedul	ng periods fr	om due date	payment			
5							
5		Less than	6months	1-2	2-3	More	Total
		6 months	to 1 year	Years	Years	than 3	
	Particulars					Years	
	(i) Undisputed Trade Receivables – Considered good	1312	79	12	3	40	144
	(ii) Undisputed Trade Receivables –	1512	,,,	12	5	10	111
	Credit impaired						
	(iii) Disputed Trade Receivables -						
	Considered good (iv) Disputed Trade Receivables -Credit						
	impaired						
	Total	1312	79	12	3	40	144
	Trade Receivable ageing schedul						
		Outstand	ing for followir	ng periods fr	om due date	payment	
		T	(1	1.0	2.2	M	Total
		Less than	6months	1-2	2-3 Years	More	
	Particulars	6 months	to 1 year	Years	rears	than 3 Years	
	(i) Undisputed Trade Receivables –					1 Cdl S	
	Considered good	1357	71	11	3	46	148
	(ii) Undisputed Trade Receivables - Credit impaired						
	(iii) Disputed Trade Receivables - Considered good						
	(iv) Disputed Trade Receivables -						
	Credit impaired Total	1357	71	11)	11	140
	Total	135/	/1	11	3	46	148

Note No.	Particulars	As at 31-March 2024 (Rs. In Lakhs)	As at 31-March 2023 (Rs. In Lakhs)				
6	Cash and cash Equivalents		`				
	a) cash on hand	7	8				
	c) Balance with Banks in Current Accounts	142	88				
	Total	149	96				
7	Bank balances other than cash and cash equivalents						
	a) Bank deposits with 3-12 months original maturity	114	11				
	b) Earmarked balances with Bank	167 281	150				
	Total Bank deposit includes fixed deposits with banks Rs.16646110 as lien for guarantees issued by banks on behalf of the Compa	6 (Rs.15089518 as at 33	161 1 March 2023) marked edit facility.				
8	Other Current Financial Assets						
0	a) Interest Receivable	1					
	b) Due from related parties	-					
	c) Other Receivables	_					
	Total	1					
	Other Current Assets	1					
	Loans and Advances						
0	From parties other than Related parties						
9	a) Advance to vendors	-	3				
	b) Advance for Expenses	57	1				
	c) Prepaid Expenses	92	7.				
	d) GST Input Receivable	2					
	Total	151	12:				
10	Equity Share Capital Authorised						
	10,00,000 Equity Shares of Rs. 10 each Issued,Subsribed and fully paid up	100	100				
	490140 Equity Shares of 10 Each	49	49				
		-					
	Total	49	49				
11	Other Equity Surplus (Profit and Loss)						
		2257	150				
	At the commencement of the year	2257	158				
	Add: Net Profit for the Year	938	67				
	Appropriations:	-					
	Equity Dividend	-					
	Interim Dividend	3					
	Bonus Equity	-					
	Total	3192	225				
12	Borrowings - Non-Current Liabilities						
12	Secured Loan (For security and term of repayment refer Note No. 33 and 34)						
	Term Loan from Banks	1000					
	Vehicle Loan	1233	128				
	Office Premises Loan	179	25				
	Unsecured Loan from related parties:	263	30				
	Total Other Non-Current Financial Liabilities	1675	183				
13	i) Security Deposit	62	3				
-	i) Lease Liability	20	2				
	Total	82	6				
	Provision for Employee Benefits(Refer note no. 31)	02	0				
	i) Gratuity	12					
	iii) Leave Encashment	26	1				
	III) Leave Elicasiinent	20	1				

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Note No.	Particulars	Particulars				As at 31-March 2023 (Rs. In Lakhs)	
15	Deferred Tax Assets/Liablities		(Rs. In l	,		,	
15	Deferred tax Liabilites						
	Deprecations and Amortization			279		36	
	Allowances under Income tax Act						
		Total		279		36	
	Deferred Tax Assets:						
	Disallowance under Income Tax Act			-			
	Provision for Doubtful Debts			-			
		Total		279		36	
	Short term Borrowings.						
16	Secured Loan(for security and t refer Note No. 28)	terms of repayment:					
	a) Working Capital Loan from B	anks		-		26	
	b) Current Maturities of Long te			1175		102	
		Total		1175		128	
17	Trade Payables				1		
	a) Due to micro, small and medium ente	rprise (refer note no.29)		37		1	
	b) Others			483		65	
		Total		520		66	
	Trade Payable ageing schedule as	on 31 st March 2024.					
		Outstanding for following	ng periods fro	m due date	of payment		
	Particulars						
			1-2	2-3	More Than		
		Less than 1 Year	Years	Years	3 Yeas	Total	
	(i) MSME	37				3	
	(ii) Others	440	29	3	11	48	
	Total	478	29	3	11	52	
	Treada Daviable a seine a shadale a s						
	Trade Payable ageing schedule as Particulars		ng periods from due date of payment			Total	
		Less than 1 Year	1-2 Years	2-3 Years	More Than 3 Yeas	TOLAI	
	(i) MSME	17	1 2 1 0410	rourb	1005	1	
	(ii) Others	627	11	5	8	65	
	Total	644	11	5	8	66	
18	b) Short Term Provisions	044	11	5	0	00	
10	i) LIC Group Gratuity fund		35		3		
	ii) Leave Encashment			5		5	
			40		3		
			10				
19	Other Current Liabilitiesa) Advances from Customers		-				
	b) Statutory Remittances:		-				
•			22		4		
	i) Goods & Service tax ii) TDS	32					
	iii) Employee benefits	10					
		48		-			
	c) Other Payable	8					
			56		6		
20	Sale of Services	1	55	1	0		
						=	
	Car Rentals			8361		708	

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Note No.	Particulars		As at 31-March 2024 (Rs. In Lakhs)	As at 31-March 2023 (Rs. In Lakhs)
	Less: Discounts		20	27
		otal	8341	7056
21	Other Income			
21	a) Interest on Income tax refund		-	7
	b) Interest on Bank Deposit		12	ç
	c) Profit on Sale of Assets		23	17
	d) Miscellaneous Income		7	2
	Т	otal	42	35
22	Employee Benefit Expenses			
22	a) Salary,Wages and Bonus		736	583
	b) Contribution to Provident and other funds		66	55
	c) Staff Welfare Expenses		30	22
		otal	832	660
23	Finance Costs			500
	a) Interest on Loans		269	197
	b) Finance Charges		11	18
	c) Other Interest		2	1
	T	otal	282	216
	Other Expenses			
24	a) Operating Expenses			
21	1) Car Hire Charges		2067	1869
	2) Service Charges			
25	Fuel		728	698
	Vehicle Trip and Driver Salaries		1087	921
	Permit and Authorization Expenses		222	177
	Repairs to Vehicles		241	167
	Parking Charges		271	228
	GST on Input Services		81	53
	Т	otal	2630	2244
26	Administration and Other Expenses.			
20	Legal and Professional Charges		65	49
	Retainer Fees		21	11
	Sitting Fees		2	2
	Bank Charges		2	
	Printing and Stationery		9	{
	Postage and Telephone		21	17
	Electricity		20	14
	Repairs and Maintenance (Others)		114	92
	Travelling Expenses :			
	Directors		1	1
	Staff		24	(
	Rent and Compensation		50	30
	Rates and Taxes		9	1
	Conveyance		10	
	Advertising and Publicity		10	
	Security Charges		17	10
	Sales Promotion		15	20

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lote No.	Particul	ars		As at 31-March 20 (Rs.)	24	As at 31-March 2023 (Rs.)
	Auditor Remuneration				3	
	Insurance				8	
	CSR Activity Expenses				8	
	Miscellaneous Expenses				32	2
	Bad Debts & Provision Written o	ff			-	
	Loss on sale of fixed assets				11	
			Total		443	32
	•	Total Other	Expenses	5	5140	257
	Tax Expenses					
	(a) Amounts recognized in pr	ofit and loss				
27	Current Income Tax				255	22
	Adjustment in respect of curren	t income tax of P	revious			
	year					1
	Deferred tax liability/(asset),Ne	t			(90)	14
	Tax expense for the year				165	37
	Effective tax rate for the year				15%	369
		(b) Reconciliat	tion of effecti	ve tax rate		
	Particulars					
	Profit before tax			-	1109	105
	Effect of:					
	Current Tax Rate				21	2
	Income tax related to prior year	S				
	Changes in deferred tax assets				(8)	1
	Effective tax rate			-	15%	36%
	(c) Movement in deferred tax		t March 2024			
		Net balance	Decomicad	Net balance	Deferre	
		as at 01-04-	Recognised in	as on 31-	d tax	Deferred tax
		2023	Profit/Loss	03-2023	asset	liability
	Property, Plant & Equipment	(407)	85	(322)	-	(322
	Employee Benefits	38	5	43	-	4
	Tax Assets/(Liabilities)	(369)	90	(279)	-	(279
	Tax Assets/(Liabilities)	(309)	90	(279)	-	(279
		31s	t March 2023			
		Net balance as at 01-04- 2022	Recognised in Profit/Loss	Net balance as on 31- 03-2023	Deferre d tax asset	Deferred tax liability
	Property, Plant & Equipment	(259)	(147)	(407)	-	(407
	rispercy, rune & Equipment					
	Employee Repetite	24	2	00		
	Employee Benefits Tax Assets/(Liabilities)	(225)	3 (144)	38 (369)	-	3 (369

The Company offsets tax assets and liabilities if and only if it has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same tax authority.

.28	Significant accounting policies
	Autoriders International Limited is a company domiciled in India and limited by shares (CIN :L70120MH1985PLC037017) . The shares of the company are publicly traded on the Bombay Stock Exchange of India Limited. The address of the Company's registered office is 4A, Vikas Centre, S.V.Road, Santacruz West, Mumbai 400056. The Company is primarily engaged in the business of Rent A Car providing services to majorly corporate business houses for the past 3 decades.
А	Basis of preparation
	The Financial Statements are prepared in accordance with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 ("Act") read with Companies (Indian Accounting Standards) Rules, 2015; and other relevant provisions of the Act and Rules thereunder
	The financial statements have been prepared under historical cost convention basis except for certain financial assets and financial liabilities measured at fair value.
	Authorization of Financial Statements: The Financial Statements were authorized for issue in accordance with a resolution of the directors on 30 th May 2024.
	All the assets and liabilities have been classified as current or non- current as per the Company's normal operating cycle and other criteria set out in Schedule III to the Act. Based on the nature of products and services and their realization of cash and cash equivalent, the Company has ascertained the operating cycle to be 12 months.
	The financial statements are presented in Indian Rupees, the functional currency rounded off to 2 decimal places
В	Use of Estimates and judgments.
	The preparation of financial statements in accordance with Ind AS requires use of estimates and assumptions for some items, which might have an effect on their recognition and measurement in the balance sheet and statement of profit and loss. The actual amounts realised may differ from these estimates.
С	Determination of the estimated useful lives of the Property Plant and Equipments
-	Useful lives of property plant and equipments are based on life prescribed in Schedule II of the Companies Act,2013.
D	Recognition and measurement of the defined benefit obligations
	The obligation arising from defined benefit plan is determined on the basis of actuarial assumptions. Key actuarial assumption include discount rate, trends in salary escalation, actuarial rates and life expectancy. The discount rate is determined by the reference to market yields at the end of the reporting period on government bonds. The period of maturity of the underlying bonds correspond to the probable maturity of the postemployment benefit obligation.
Е	Recognition of deferred tax assets
	Deferred tax assets are recognized for all deductible temporary differences, the carry forward of unused tax credits and any unused tax losses. Deferred tax assets to the extent that profit will be available against which the temporary differences and the carry forward unused tax credits and unused tax losses that can be utilized.
F	Recognition and measurement of provisions
	Provisions are recognized when the Company has a present obligation as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation, and a reliable estimate can be made of the amount of obligation.
	Provisions are not discounted to present value and are determined based on best estimate required to settle the obligation at the Balance Sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

G	Property, Plant and Equipment. Property, plant and equipment are stated at cost, net of accumula	ated depreciation and accumulated
	impairment losses, if any.	
	Costs directly attributable to acquisition are capitalized until the prop for use, as intended by the management.	perty, plant and equipment are ready
	Subsequent expenditure is capitalized only if it is probable that the with expenditure will flow to the asset.	future economic benefits associated
	The residual values and useful lives of property, plant and equipment a changes, if any, are accounted in line with revisions to accounting estimates and the set of	are reviewed at regular intervals and mates.
	Capital Work in Progress include cost of Property, Plant and equipmen as on the Balance Sheet date.	nt under installation/development
	Any gain or loss on disposal of an item of property, plant and equipme	ent is recognized in profit or loss.
	The cost property, plant and equipment's as on 1st April 2016, the Co was determined to its carrying value at that date.	mpany's date of transition to Ind AS,
Н	Depreciation	
	Depreciation on Plant, Property and Equipment has been provided o the useful life of the assets as prescribed in Schedule II to the Company	
	Depreciation methods, useful lives and residual values are r	eviewed at each reporting date.
	Subsequent expenditure relating to property, plant and equipment is that future economic benefits associated with these will flow to the C be measured reliably.	capitalized only when it is probable ompany and the cost of the item can
	Repairs and maintenance costs are recognized in the statement of pro and related accumulated depreciation are eliminated from the financia of assets and the resultant gains or losses are recognised in the statem	l statements upon sale or disposition
	The estimated useful lives of assets are as follows:	
•	Computer Equipment	3 Years
ľ	Office Equipment	5 Years
ľ	Furniture & Fixtures	10 Years
	Vehicles	6 Years
	Office Premises	60 Years
	Intangible assets and it's amortization	
i.	Intangible assets are stated at cost less accumulated amortization an are amortized at their estimated useful lives from the date they are ava acquisition of intangible asset are classified as capital advances unde sheet.	ilable for use. Advances paid towards
	Software are amortized over their estimated useful lives not exeeding from the date they are available for use.	ng36 months on a straight-line basis
	The cost of Intangible assets as at 1st April 2016, the Company's date of with reference of its carrying value at that date.	transition to Ind AS, was determined
j.	Financial Instruments	
	The carrying amount of financial assets and liabilities measured statements are a reasonable approximation of their fair value since the statements are a reasonable approximation of the statements are a reasonable approximation of the statement statement statement statements are a reasonable approximation of the statement st	

or settled.
Financial Assets
Initial recognition and measurement
All financial assets (not measured subsequently at fair value through profit or loss) are recognized initiall
at fair value plus transaction costs that are attributable to the acquisition of financial asset.
Subsequent measurement
Subsequent measurement is determined with reference to the classification of the respective financia
assets. The Company classifies financial assets as subsequently measured at amortized cost, fair valu
through other comprehensive income or fair value through profit or loss on the basis of its business mode
for managing the financial assets and the contractual cash flow characteristics of the financial asset.
Derecognition
The Company derecognizes a financial asset when the contractual rights to the cash flows from the financia
asset expire or it transfers the financial asset and the transfer qualifies for de-recognition under Ind AS 109
Impairment of financial assets
In accordance with Ind-AS 109, the Company applies Expected Credit Loss ("ECL") model for measurement
and recognition of impairment loss on the financial assets measured at amortized cos
Loss allowances on trade receivables are measured following the 'simplified approach' at an amount equa
to the lifetime (ECL) at each reporting date. Trade receivable are tested for impairment on a specific basi
after considering the allowed credit period, security deposit collected and expectation about future cas
flows.
Financial Liabilities
Initial recognition and measurement
All financial liabilities are recognized initially at fair value net of transaction costs that are attributable t
the respective liabilities.
Subsequent measurement
Subsequent measurement is determined with reference to the classification of the respective financia
liabilities. The Company classifies all financial liabilities as subsequently measured at amortized cost except
for financial liabilities at fair value through profit or loss except for financial liabilities at fair value through
profit or loss.
After initial recognition, financial liabilities other than those which are classified as fair value through prof
or loss are subsequently measured at amortized cost using the effective interest rate method("EIR).
Amortized cost is calculated by taking into account any discount or premium on acquisition and fee or cost
that are an integral part of the EIR. The EIR amortization is included as finance costs in the statement of
profit & Loss.
Derecognition
A financial liability is de-recognized when the obligation under the liability is discharged or cancelled o
expires. When an existing financial is replaced by another from the same lender on substantially differer
terms, or the terms of an existing liability are substantially modified, such an exchange or modification i
treated as the de-recognition of the original liability and the recognition of a new liability. The difference i
the respective carrying amounts is recognized in the Statement of Profit & Loss.
Offsetting of financial instruments
Financial assets and financial liabilities are offset and the net amount is reported in the balance sheet
there is a currently enforceable legal right to offset the recognized amounts and there is an intention t
settle on a net basis, or to realize the assets and settle the liabilities simultaneously.
settle on a net basis, or to realize the assets and settle the nabilities simulaneously.

	Cash & Cash Equivalents
	The Company considers all highly liquid financial instruments, which are readily convertible into known
	amounts of cash that are subject to an insignificant risk of change in value and having original maturities of
	three months or less from the date of purchase, to be cash equivalents Cash and cash equivalents comprise
	cash on hand and in banks and demand deposits with banks which can be withdrawn at any time without
	prior notice or penalty on the principal. Bank overdrafts are shown within borrowings in current liabilities
	in the balance sheet.
220	Employee Benefits:
m.	Short Term Employee Benefits
	All employee benefits payable within twelve months of rendering the service are recognised in the period in which the employee renders the related service
	Post Employment/Retirement Benefits.
	➤ Defined Contribution Plans
	Contribution to Defined Contribution Plans such as Provident Fund, ESIC, etc., are charged to the statement of Profit and Loss as incurred.
	➤ Defined Benefit Plans
	Defined Benefit Plans: The present value of the obligation under such plans, is determined based on an actuarial valuation by an independent actuary at the end of each year, using Projected Unit Credit Method.
	In the case of gratuity, which is funded, the fair value of the plan asset is reduced from gross obligation under the defined benefit plans, to recognize the obligation on net basis.
	Re-measurement of net defined benefit liability, which comprises actuarial gains and losses, and return on plan assets(excluding interest) and the effect of the asset ceiling (if any excluding interest) are recognized immediately in other comprehensive income
	Gratuity – Rs.1370834/- Acturial Gain/Loss - Rs.(597228 /-)
n.	Compensated Absences.
	The company has provided for liability in respect Leave Encashment payable to Employees on their retirement based on actuarial valuation as required under IND AS 19 on Accounting for Retirements benefits as issued by ICAI.
	Foreign Currency Transactions:
0.	Transactions in foreign currency are recorded at the exchange rate prevailing on the date of the transaction.
	In case of liabilities incurred for the acquisition of fixed assets, the loss or gain on conversion (at the rate prevailing at the year-end) is recognized as income or expenses in the statement of profit and loss. Current assets and liabilities (other than those relating to fixed assets) are restated at the rate prevailing at the year end. The difference between the year-end rate and the exchange rate at the date of the transaction is recognized as income or expense in the statement of profit and loss.
	Borrowing Costs:
p.	Borrowing costs that are attributable to the acquisition or construction of qualifying assets (i.e. an asset
	that necessarily takes a Substantial period of time to get ready for its intended use) are capitalized as a part of such assets. All other borrowing costs are charged to the Statement of Profit & Loss.
q.	Recognition of Income and Expenditure
	Revenue is recognized to the extent it is probable that the economic benefits will flow to the company and the revenue can be reliably measured, regardless of when the payment is being made. The company derives revenue from Car Rentals.
	Effective April 1 2018, the company has applied Ind AS 115: Revenue from contracts with customers which establishes a comprehensive framework for determining whether how much and when revenue is to be recognized. Ind AS 115 replaces AS 18 Revenue. The impact of the adoption of the standard on the financial statements of the company is insignificant.
-	
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Revenue is recognized on satisfaction of performance obligation upon completion of services to customers in an amount that reflects the consideration the company expects to receive in exchange for those services. The performance obligation in our contracts are fulfilled at the time of completion of service.

Revenue is measured based on transaction price which is fair value of the consideration received or receivable, after deduction of any discounts, and any taxes or duties collected on behalf of the government such as goods and services tax etc. Revenue is only recognized to the extent that it is highly probable a significant reversal will not occur.

Dividend income is recognized in statement of Profit and Loss Account only when the right to receive payment is established.

Interest income is recognized using Effective Interest Rate (EIR) method.

r.	Cash and cash equivalents.
	The Company considers all highly liquid financial instruments, which are readily convertible into known amounts of cash that are subject to an insignificant risk of change in value and having original maturities of three months or less from the date of purchase, to be cash equivalents.
	Cash and cash equivalents comprise cash on hand and in banks and demand deposits with banks which can be withdrawn at any time without prior notice or penalty on the principal. Bank overdrafts are shown within borrowings in current liabilities in the balance sheet.
s.	Taxation
	Income tax expense comprises current tax expenses and the net change in the deferred tax asset or liability during the year. Current and deferred tax are recognized in the statement of profit and loss except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized in other comprehensive income or directly in equity, respectively.
	i. Current Tax Current income tax for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities based on the taxable income for that period. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the balance sheet date.
	 Current tax assets and liabilities are offset only if, the Company: has a legally enforceable right to set off the recognized amounts; and intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.
	 Deferred Income Tax Deferred tax is recognized for the future tax consequences of deductible temporary differences between the carrying values of assets and liabilities and their respective tax bases at the reporting date, using the tax rates and laws that are enacted or substantively enacted as on reporting date. Deferred tax assets are recognized to the extent that it is probable that future taxable income will be available against which the deductible temporary differences, unused tax losses and credits can be utilized.
	 Deferred tax assets and liabilities are offset only if: Entity has a legally enforceable right to set off current tax assets against current tax liabilities; and Deferred tax assets and the deferred tax liabilities relate to the income taxes levied by the same taxation authority.
t.	Provisions, Contingent Assets and Contingent liabilities:
	i) Provisions
	Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognized as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation.

Provisions are not discounted to present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

ii) Contingent Liabilities

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. The Company does not recognize a contingent liability but discloses its existence in the standalone financial statements

29 Share Capital

a) Rights, Preferences and restrictions attached to Equity Shares

The company has only one class of equity shares having par value of Rs.10 per share. Each shareholder is eligible for one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting, except in case of interim dividend. In the event of liquidation, the shareholders are eligible to remaining assets of the company after distribution of all the preferential amount in proportion to their holding.

b) Details of Equity shares held by the shareholders holding more than 5% of the aggregate equity shares in the company

	as at M	arch,2024	as at Marc	ch,2023
Name of the Shareholder	No. of Shares held	% of holding	No. of Shares held	% of holding
Mr.Tapan Patel(Late)	64200	13.10	64200	13.10
Mrs.Kruti Patel	76600	15.63	76600	15.63
Ms.Disha Patel	67400	13.75	67400	13.75
Mrs.Ketki Patel	60200	12.28	60200	12.28
Muksh Patel HUF.	40600	8.28	40600	8.28

c) Reconciliation of number of equity shares outstanding as on beginning and closing of the year.

Particulars	202	23-24	2022	-23
r ai ticulai s	Number	Rs. in Lakhs	Number	Rs. in Lakhs
Share outstanding at the beginning of the year	490140	49.01	490140	49.01
Bonus shares issued during the year	-	-	-	-
Shares bought back during the year	-	-	-	-
Shares oustanding at the end of the year	490140	49.01	490140	49.01

Borrowings:

a) Working Capital loans:

Working capital facilities of Rs. Nil (31st March 2023 Rs.264.85) from banks are secured on first pari passu by way of hypothecation of Book Debts and second pari passu by way of personal guarantee of Director. Working capital loans are repayable on demand having interest of 10.25%.(previous year 9.95%)

b) Term Loans

Term Loans(Vehicle Loans) Rs.2358.28 Lakhs and Term Loan(Office Premises) Rs.228.43 Lakhs(31st March 2023 Vehicle Loan-Rs.2258.56 Lakhs and Office Premises Loan-Rs.300 Lakhs) from banks financial institutions are secured on first pari passu by way of hypothecation of vehicles and Office premises respectively.

c) The quarterly statements filed by the company for working capital limits are not in agreement with the books of accounts of the company where differences noted in respect of trade receivables and trade payables as per books of accounts for the quarter ended 30th June 2023 amounting to a net difference of Rs.4.18 Lakhs and figures for the rest of quarters ended 30th September 2023, 31st December 2023 and 31st March 2024 are in agreement with books of accounts respectively. However the said difference does not have any impact on the borrowing power of the company.

Due to Micro and Small Suppliers

31 Under the Micro, Small and Medium Enterprises Development Act, 2006, (MSMED) which came into force from 2 October 2006, certain disclosures are required to be made relating to Micro, Small and Medium enterprises. Based on the information available to the Company, amount payable to Micro, Small and Medium Enterprises have been disclosed under No.17 of notes forming part of financial statements.

Sr.	Particulars	March 2024	March 2023
No.		(Rs. in Lakhs)	(Rs. In Lakhs)
	the principal amount and the interest due thereon (to be shown		
	separately) remaining unpaid to any supplier as at the end of each		
1.	accounting year;	37.69	16.8
	the amount of interest paid by the buyer in terms of section 16,		
	along with the amounts of the payment made to the supplier		
2.	beyond the appointed day during each accounting year;	-	-
	the amount of interest due and payable for the period of delay in		
	making payment (which have been paid but beyond the		
	appointed		
	day during the year) but without adding the interest specified		
3.	under this Act;	-	-
	the amount of interest accrued and remaining unpaid at the end		
	of		
4.	each accounting year	-	-
	the amount of further interest remaining due and payable even in		
	the succeeding years, until such date when the interest dues as		
	above are actually paid to the small enterprise, for the purpose of		
5.	dis allowance as a deductible expenditure under section 23	-	-
	ngent Liability:		
Incon	ne Tax Demand in Appeal Rs. 1457.89 lacs		
	current loans includes a loan given to the group company amounting t		
	ing concern, but in the opinion of the management the same is good fo	or recovery being	a company
	n the group.		
Balan	ce of Income tax refund receivable are subject to confirmation.		
Dolot	ed Party Disclosures:		
Relat	eu raity distiosules:		

i) Key Management Personnel		Mrs.Maneka Mulach Mr.Chintan Patel	nandani	
ii) Relative of Key managerial Perso	nnel	Bhupesh Patel Mrs. Reema Tapan I V-explore Travel Ma	Patel	
iii) Enterprises in Common KMP		Limited.	anagement Private	
iv) Relative of KMP exercise control, influence	/significant	Autoriders Finanace	e Limited	
(B) Transactions with related partie				
Particulars		actions	Outstand	
	2023-24	2022-23	2023-24	2022-23
1) Salaries				
a) Maneka Mulchandani	17.16	17.18	-	
b) Reema Tapan Patel	19.99	19.99	-	
c) Bhupesh R Patel	10.00	-		
d) Dweta Bhupesh Patel	10.00	-		
2) Contribution to PF				
a) Maneka Mulchandani	1.01	1.01	-	
b) Reema Tapan Patel	1.01	1.01	-	
4) Loan Taken				
a)Tapan Patel(legal heir Mrs. Ketki Mukesh	-	_	228.25	258.25
b) Chintan Patel	-	_	35.00	35.00
c) Maneka Mulchandani		_	-	10.00
5) Loan Repaid				10100
a) Tapan Patel(legal heir Mrs. Ketki Mukesh Patel)	30.00	8.63	-	
b) Maneka Mulchandani.	10.00			
5) Car Rental Income				
a) V-explore Travel Management Pvt.Ltd	191.73	61.19	37.30	7.94
6) Recovery of Expenses				
a) V-explore Travel Management Pvt.Ltd		-	_	
7) Professional Fees				
a) Bhupesh Patel	2.00	12.00	-	6.60
b) Dweta Bhupesh Patel	2.00	-	_	
8) Loans Given	-			
a) Autoriders Finance Limited			300.00	300.00

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	Type of Borrower Related party	Amount of loan 300.00	s 0/s	% of total L&A 87.04			
				I			
c	The company has carried out		nal Financial Controls	over its operations by an			
6	outside agency at the year end	l.					
7	EMPLOYEE BENEFITS :	he following post- employme	ant defined benefit nl	une in India			
	The company contributes to the following post- employment defined benefit plans in India.						
	(i) Defined Contribution Pla The contributions to the Provider administered Provident Fund an	nt Fund and Family Pension Fun					
	The Company recognized Rs.43 provident fund contributions in			ıs year Rs.35.04/ Lakhs-)			
	(ii) Defined Benefit Plan						
	GRATUITY						
	A. Gratuity						
	The Company participates in	the Employees Cratuity scho	ma a funded defined	honofit plan for qualifying			
	The Company participates in employees. Gratuity is payable the provisions of the Paymen	e to all eligible employees on					
	employees. Gratuity is payable	e to all eligible employees on t of Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val	death or on separation present value of the defue of the defue of the defined benefi	i / termination in terms of ined benefit obligation for t obligations and the related			
	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at N	e to all eligible employees on t of Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val	death or on separation present value of the def ue of the defined benefi the Projected Unit Credi	i / termination in terms of ined benefit obligation for t obligations and the related			
	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at N current service cost and past ser	e to all eligible employees on t of Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val	death or on separation present value of the def ue of the defined benefi the Projected Unit Credi	/ termination in terms of ined benefit obligation for t obligations and the related t Method.			
	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at N current service cost and past ser	e to all eligible employees on t of Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val	death or on separation present value of the def ue of the defined benefi the Projected Unit Credi Gratuity (ined benefit obligation for tobligations and the related t Method. Rs.in Lakhs)			
	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at N current service cost and past ser	e to all eligible employees on t of Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val	death or on separation present value of the def ue of the defined benefi the Projected Unit Credi Gratuity (ined benefit obligation for tobligations and the related t Method. Rs.in Lakhs)			
	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at M current service cost and past ser Particulars	e to all eligible employees on t of Gratuity Act, 1972. nation of plan assets and the p March 31, 2023. The present val vice cost, were measured using	death or on separation present value of the def ue of the defined benefi the Projected Unit Credi Gratuity (31st March 2024	ined benefit obligation for tobligations and the related t Method. Rs.in Lakhs) 31st March 2023			
	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at N current service cost and past ser Particulars Defined benefit obligation	e to all eligible employees on t of Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val vice cost, were measured using	death or on separation present value of the defi ue of the defined benefi the Projected Unit Credi Gratuity (31 st March 2024 131.27	ined benefit obligation for t obligations and the related t Method. Rs.in Lakhs) 31 st March 2023 108.89			
	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at M current service cost and past ser Particulars Defined benefit obligation Fair value of planned assets at	e to all eligible employees on a t of Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val vice cost, were measured using	death or on separation present value of the defined benefi the Projected Unit Credi Gratuity (31st March 2024 131.27 83.95	ined benefit obligation for tobligations and the related t Method. Rs.in Lakhs) 31st March 2023 108.89 71.30			
	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at M current service cost and past ser Particulars Defined benefit obligation Fair value of planned assets at Net obligation at the end of th	e to all eligible employees on a tof Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val vice cost, were measured using the end of the year e year benefit (asset) liability.	death or on separation present value of the defined benefi the Projected Unit Credit Gratuity (31 st March 2024 131.27 83.95 47.32	ined benefit obligation for tobligations and the related t Method. Rs.in Lakhs) 108.89 71.30 37.59			
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1	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at M current service cost and past ser Particulars Defined benefit obligation Fair value of planned assets at Net obligation at the end of th B. Movement in net defined The following table shows a rebenefit (asset)/liability and its PV OF OBLIGATIONS At the beginning of the year	e to all eligible employees on a tof Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val vice cost, were measured using the end of the year e year benefit (asset) liability.	death or on separation present value of the defue of the defined benefit the Projected Unit Credit Gratuity (31st March 2024 131.27 83.95 47.32	ined benefit obligation for tobligations and the related t Method. Rs.in Lakhs) 31st March 2023 108.89 71.30 37.59 sing balances for net defir 2022-23 95			
1	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at M current service cost and past ser Particulars Defined benefit obligation Fair value of planned assets at Net obligation at the end of th B. Movement in net defined The following table shows a re benefit (asset)/liability and its PV OF OBLIGATIONS At the beginning of the year Interest cost	e to all eligible employees on a tof Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val vice cost, were measured using the end of the year e year benefit (asset) liability.	death or on separation present value of the defue of the defined benefi the Projected Unit Credit Gratuity (31st March 2024 131.27 83.95 47.32 ng balances to the clo 2023-24 108.89 8.04	ined benefit obligation for tobligations and the related t Method. Rs.in Lakhs) 31st March 2023 108.89 71.30 37.59 sing balances for net defir 2022-23 95 6			
1	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at N current service cost and past ser Particulars Defined benefit obligation Fair value of planned assets at Net obligation at the end of th B. Movement in net defined The following table shows a ru benefit (asset)/liability and its PV OF OBLIGATIONS At the beginning of the year Interest cost Current Service Cost	e to all eligible employees on a tof Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val vice cost, were measured using the end of the year e year benefit (asset) liability.	death or on separation present value of the defined benefined the Projected Unit Credit Gratuity (31st March 2024 131.27 83.95 47.32 ng balances to the clo 2023-24 108.89 8.04 10.93	ined benefit obligation for tobligations and the related t Method. Rs.in Lakhs) 31 st March 2023 108.89 71.30 37.59 sing balances for net defir 2022-23 6 10			
1	employees. Gratuity is payable the provisions of the Paymen The most recent actuarial valu gratuity were carried out as at M current service cost and past ser Particulars Defined benefit obligation Fair value of planned assets at Net obligation at the end of th B. Movement in net defined The following table shows a re benefit (asset)/liability and its PV OF OBLIGATIONS At the beginning of the year Interest cost	e to all eligible employees on a tof Gratuity Act, 1972. Nation of plan assets and the p March 31, 2023. The present val vice cost, were measured using the end of the year e year benefit (asset) liability.	death or on separation present value of the defue of the defined benefi the Projected Unit Credit Gratuity (31st March 2024 131.27 83.95 47.32 ng balances to the clo 2023-24 108.89 8.04	ined benefit obligation for tobligations and the related t Method. Rs.in Lakhs) 31st March 2023 108.89 71.30 37.59 sing balances for net defir 2022-23 95 6			

	CHANGES IN FV OF PLANNED ASSETS		
2	FV at the beginning of the year	71.30	68.75
2	Expected return on planned assets	5.27	4.70
F	Contributions	9.95	6.38
Ē	Benefits paid	(2.84)	(8.82)
	Return on Plan Assets	0.27	0.26
Ē	FV at the end of the year	83.95	71.30
	FUNDED STATUS		. 100
3	At the beginning of the year	71.30	68.75
3	Actual Return on Plan Assets	5.54	4.97
F	Contributions	9.95	6.38
F	Benefits paid	(2.84)	(8.81
F	At the end of the year	83.95	71.30
ŀ	FUNDED STATUS		
F		(47.32)	(37.59)
	Diff Actual Over Estimated Returns		
Ļ	ACTURIAL GAIN/LOSS REALISED		
Ļ	Acturial Gain/loss on obligations	(6.25)	(6.02)
4	Acturial Gain/loss for planned assets	-	
	Acturial Gain/loss on obligations	(6.25)	(6.02)
	Acturial Gain/loss recognised year	6.25	6.02
	AMT TO BE RECOGNISED IN B/S		
5	PV obligations at year end	131.27	108.89
5	FV of planned assets at Y/end	83.95	71.30
	Funded Status	(47.32)	(37.59)
F	Net Assets/Liab in B/s	(47.32)	(37.59
-	Interest Cost Expected Return on Planned assets Expenses recognised in P&L Net Actuarial Gain/Loss Realised	8.05 (5.27) 13.71 6.25	6.50 (4.70) 11.9 ⁴ 6.02
-	Return on Plan Assets	(0.27)	(0.26)
	Expenses recognized in OCI	(5.97)	(5.76)
7	BALANCE SHEET RECONCILIATION		<u> </u>
<i>'</i>	Opening Net Liability	37.59	26.28
Ē	Expenses recognized in P&L	13.71	11.94
Ē	Expenses recognized in OCI	5.97	5.76
	Employer contribution	(9.95)	(6.38
F	Net Liability/(Assets) recognized in Balance Sheet	47.32	37.59
	ACTUARIAL ASSUMPTIONS		07107
8	Discount Rate	7.19%	7.39%
0	Salary Escalation Rate	6.00%	6.00%
	C. Plan assets	0.0070	0.007
F	Plan assets comprises the following:		
	Fund managed by Insurance Company	31st March, 2024	31st March, 202
		83.95	71.3
F	D. Defined benefit obligations		
-	-		
ŀ	i. Actuarial assumptions The following were the principal actuarial assumptions at t	he reporting date (ovprosed	d as weighted
	averages).	ine reporting date (expressed	a as weighted

		31 st March, 2024	31 st March, 2023				
	Discount Rate	7.19% p.a.	7.39% p.a.				
	Escalation Rate		-				
		6.00% p.a.	6.00% p.a.				
	Mortality Rate	5.00% to 1.00 % p.a	5.00% to 1.00 % p.a				
		Indian Assured	Indian Assured				
		Lives Mortality	Lives Mortality				
		(2006-08)UIt.	(2006-08)UIt.				
	Assumptions regarding future mortality have been based	on published statistics	and mortality tables.				
	ii) Sensitivity Analysis						
	Reasonably possible changes at the reporting date to one						
	assumptions constant, would have affected the defined b	e e	ws.				
		31 st March, 2023	31 st March, 2022				
		Increase	Decrease				
	Discount rate (1% movement)	691853	452097				
	Future salary growth (1% movement)	453832	453832				
	Rate of employee turnover (1% movement)	20595	20595				
	defined benefit obligation as a result of reasonable chang reporting period. The Compensated Absences is payable to all eligible emp		_				
	or on resignation. Compensated Absences debited to Stat to Rs.13.19 lakhs (Previous year Rs.3.21 lakhs) and is inc Accumulated non- current provision for leave encashmen lakhs) and current provision aggregates 4.84 lakhs (Prev	ement of Profit and Loss luded in Note 22 - 'Empl nt aggregates to 25.99 la	s during the year amounts loyee benefits expenses'. khs (Previous year 18.73				
38	In accordance with IND AS 108- operating segment, discl company operate only one segment.	osure of segment inform	nation not required as the				
39	Financial Risk Management. The Company's principal financial liabilities comprise lo main purpose of these financial liabilities is to finance the						
	The Company's principal financial assets include trade a that derive directly from operations, security and othe credit risk and liquidity risk.		-				
	The Company's focus is to reduce volatility in financial st	atements					
	1. Credit risk						
	Credit risk is the risk of financial loss to the Company if a fails to meet its contractual obligations and arises princip and other bank balances. To manage this, the Company pe taking into account the financial condition, current econ and ageing accounts receivable. The maximum exposi instruments covered below is restricted to their respective	ally from the Company's priodically assesses finan- omic trends and analysi- ure of credit risk in th	trade and other receivables icial reliability of customers, s of the historical bad debts				
	Credit risk in respect of trade and other receivables is ma limits and monitoring the creditworthiness of customer normal course of business.						

The company has used expected credit loss (ECL) model for assessing the impairment loss. For the purpose the company used a provision matrix to compute the expected credit loss amount. The provision matrix taken into account external and internal risk factors and historical data of credit losses from various customers.

(a) Trade and other receivables from customers

Ageing details of trade and other receivables is shown in Note No.5

(b) <u>Movement in provision of Doubtful Debts</u>

Particulars		
	31st March 2023 (Lakhs)	31st March 2022 (Lakhs)
Opening Provision	47.03	43.59
Add: Addition	-	-
Less: Written back	-	3.44
Closing Provisions	47.03	47.03

2. Liquidity Risk :

Liquidity risk is the risk that the company will encounter difficulty in meeting its obligations associated with financial liabilities. The company consistently generates sufficient cash flows from operations and has access to multiple sources of funding to meet its financial obligations and maintain adequate liquidity for use.

The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of bank overdrafts, bank loans and by other means.

The table below summarizes the maturity profile of the Company's financial liabilities based on contractual undiscounted payments

Year ended March 31, 2024

Particulars	On demand	Upto 12 Months	1-5 Years	More then 5 Years
Borrowings	-	1174.82	1757.42	-
Trade & Payables	136.76	340.70	43.19	-

Year ended March 31, 2023				
Particulars	On demand	Upto 12 Months	1-5 Years	More then 5 Years
Borrowings	-	1288.47	1902.06	-
Trade & Payables	84.41	559.17	24.48	-

Capital Management

40 For the purpose of the Company's capital management, capital includes issued equity capital and all other equity Reserves attributable to the equity holders of the Company. The Company strives to safeguard its ability to continue as a going concern so that they can maximize returns for the shareholders and benefits for other stake holders. The aim is to maintain an optimal capital structure and minimize cost of capital.

The Company manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. To maintain or adjust the capital structure, the Company may return capital to shareholders, issue new shares or adjust the dividend payment to shareholders (if permitted). Consistent with others in the industry, the Company monitors its capital using the gearing ratio which is total debt divided by total capital plus total debt.

Particulars	31st March 2024 (Lakhs)	31st March 2023 (Lakhs)
Non-Current borrowings	1675.15	1838.24

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Current				74.82			1288.42	
Total De Total Ec				849.96 241.41			3126.60 2305.60	
TOTALE	լույ		32	. 11.71			2000.00	J
Debt to	Equity Ratio			0.88			1.36	
Earning	gs per share (l	EPS)						
			inting Standard 3	3 - Earning Pe	r Share, tł	ie comput	tation o	f earnings
per sha	re is set below	w:						
		Pa	articulars		31st Ma	rch 2024	31st	March 2023
Sr No					(Rs. in	Lakhs)	(R:	s. in Lakhs)
i)	Weighted av	erage numbe	er of Equity Shares er of shares outsta	1				
	the year				490	,140		490,140
::)	Net Profit \ (Loss) after ta	ax available for eq	uity				-
ii) iii)	shareholders Basic Earnin		(in Rs.)			3.20 1.42		669.89 136.67
iv)		ings per share				1.42		136.67
103		ings per sildt			19.	1.72	1	130.07
the Com	panies Act, 20	13 are as foll	lows :					
Particu				31st N	March 202	4 31 st M	March 2	023
Particu Average	lars			Rs. In I		Rs. In I		023
Average Prescrib as comp Details (a) Tota (b) Amo finar	lars e net profit of t bed CSR expen- outed above) of CSR expen- l amount requi unt approved icial year	he Company diture (2% of diture durin ired to be spo by the Board	for last three fina f the average net p 19 the financial y ent for the financi l to be spent for th	Rs. In I ncial years profit e ar : al year ne	2.akhs 378.07 7.56 8.00	Rs. In I	 	
Average Prescrib as comp Details (a) Tota (b) Amo finar	lars e net profit of t bed CSR expen- outed above) of CSR expen- l amount requi unt approved icial year	he Company diture (2% of diture durin ired to be spo by the Board	for last three fina f the average net p 1g the financial y ent for the financi	Rs. In I ncial years profit e ar : al year ne	2.akhs 378.07 7.56 8.00	Rs. In I	 	023 Total
Average Prescrib as comp Details (a) Tota (b) Amo finar (c) Amo	lars e net profit of to bed CSR expen- outed above) of CSR expen- l amount required unt approved icial year unt spent for construction/a	he Company diture (2% of diture durin ired to be spo by the Board the financial cquisition of	for last three fina f the average net p ng the financial y ent for the financi l to be spent for th year ending on 31 any asset	Rs. In I ncial years profit e ar : al year ne	.akhs 378.07 7.56 8.00 In Cash In ca	Rs. In I	 e paid	Total
Average Prescrib as comp Details (a) Tota (b) Amo finar (c) Amo (i) C	lars e net profit of t bed CSR expen- of CSR expen- l amount requi- bunt approved icial year unt spent for construction/a On purposes of	he Company diture (2% of diture durin ired to be spo by the Board the financial cquisition of ther than (i) a	for last three fina f the average net p og the financial y ent for the financi l to be spent for th year ending on 31 any asset above	Rs. In I ncial years profit ear : al year ne March 2024 :	2.akhs 378.07 7.56 8.00 In Cash	Rs. In I	 e paid	
Average Prescrib as comp Details (a) Tota (b) Amo (i) C (ii) C (d) Am (i) C	lars e net profit of t bed CSR expen- of CSR expen- l amount requi- bunt approved icial year unt spent for construction/a On purposes of	he Company diture (2% of diture durin ired to be spa by the Board the financial cquisition of ther than (i) a r the financia cquisition of	for last three fina f the average net p ng the financial y ent for the financi l to be spent for th year ending on 31 any asset above al year ending on 3 any asset	Rs. In I ncial years profit ear : al year ne March 2024 :	.akhs 378.07 7.56 8.00 In Cash In ca	Rs. In I	 e paid	Total
Average Prescrib as comp Details (a) Tota (b) Amo finar (c) Amo (i) C (ii) ((d) Am (i) C	lars e net profit of t bed CSR expend of CSR expend l amount required unt approved icial year unt spent for construction/a On purposes of construction/a on purposes of construction/a	he Company diture (2% of diture durin ired to be spo by the Board the financial cquisition of ther than (i) a cquisition of ther than (i) a	for last three fina f the average net p ng the financial y ent for the financi l to be spent for th year ending on 31 any asset above al year ending on 3 any asset	Rs. In I ncial years profit ear : al year ne March 2024 : 81March 2023:	.akhs 378.07 7.56 8.00 In Cash In cash 8.00	Rs. In I	 e paid	Total 00
Average Prescrib as comp Details (a) Tota (b) Amo finar (c) Amo (i) O (ii) 0 (d) Am (i) 0 (ii) 0 (ii) 0 (ii) 0 (ii) 0 (ii) 0	lars e net profit of t bed CSR expend of CSR expend l amount required unt approved icial year unt spent for construction/a On purposes of construction/a on purposes of construction/a	he Company diture (2% of diture durin ired to be spo by the Board the financial cquisition of ther than (i) a cquisition of ther than (i) a spent/ unspo	for last three fina f the average net p og the financial y ent for the financi l to be spent for the year ending on 31 any asset above al year ending on 3 any asset above ent obligations :	Rs. In I ncial years profit ear : al year ne March 2024 : 81March 2023:	2.akhs 378.07 7.56 8.00 In Cash In Cash 8.00	Rs. In I	 e paid 8. 	Total 00
Average Prescrib as comp Details (a) Tota (b) Amo finar (c) Amo (i) C (ii) C (i) C (i) C (i) C	lars e net profit of t bed CSR expend of CSR expend l amount requint amount requint approved icial year unt spent for construction/a construction/a construction/a construction/a on purposes of iled related to	he Company diture (2% of diture durin ired to be spe by the Board the financial cquisition of ther than (i) a cquisition of ther than (i) a spent/ unspe Public Trust	for last three fina f the average net p og the financial y ent for the financi l to be spent for th year ending on 31 any asset above al year ending on 3 any asset above ent obligations :	Rs. In I ncial years profit ear : al year ne March 2024 : 81March 2023:	2.akhs 378.07 7.56 8.00 In Cash In Cash 8.00	Rs. In I	 e paid 8. 	Total 00
Average Prescrib as comp Details (a) Tota (b) Amo finar (c) Amo (i) C (ii) C (ii) (ii) (e) Deta (i) C (ii) (ii) (ii) (ii) (ii) (ii) (ii) (ii)	e net profit of to bed CSR expend- outed above) of CSR expend- l amount requi- bunt approved icial year unt spent for construction/a On purposes of construction/a On purposes of construction/a On purposes of construction/a	he Company diture (2% of diture durin ired to be spo by the Board the financial cquisition of ther than (i) a cquisition of ther than (i) a spent/ unspo Public Trust o Charitable T	for last three fina f the average net p og the financial y ent for the financi l to be spent for th year ending on 31 any asset above al year ending on 3 any asset above ent obligations :	Rs. In I ncial years profit ear : al year ne March 2024 : 81March 2023:	Lakhs 378.07 7.56 8.00 In Cash In cash	Rs. In I	 e paid 8. 	Total 00
Average Prescrib as comp Details (a) Tota (b) Amo (i) C (ii) C (ii) C (ii) C (ii) C (ii) C (ii) C (ii) C (ii) C (iii) C (iii) C	lars e net profit of the bed CSR expendence of CSR expendence l amount requipant approved in amount requipant approved in a point approved cial year unt spent for construction/a on purposes of construction/a on purposes of construction approves of construction approves of construction approves of construction approves of contribution to contribution to	he Company diture (2% of diture durin ired to be spo by the Board the financial cquisition of ther than (i) a cquisition of ther than (i) a spent/ unspo Public Trust to Charitable T int in relation	for last three fina f the average net p og the financial y ent for the financi l to be spent for the year ending on 31 any asset above al year ending on 3 any asset above ent obligations : : Trust n to :	Rs. In I ncial years profit ear : al year ne March 2024 : 81March 2023:	Lakhs 378.07 7.56 8.00 In Cash In cash	Rs. In I	 e paid 8. 	Total 00
Average Prescrib as comp Details (a) Tota (b) Amo (i) C (ii) C (ii) C (ii) C (ii) C (ii) C (ii) C (ii) C (ii) C (iii) C (iii) C	lars e net profit of the bouted above) of CSR expend amount requi- bount approved acial year unt spent for construction/a on purposes of construction/a on purposes of construction and construction and construction to contribution to Contribution to Unspent amou- Ongoing proje	he Company diture (2% of diture durin ired to be spo by the Board the financial cquisition of ther than (i) a cquisition of ther than (i) a spent/ unspo Public Trust to Charitable T int in relation	for last three fina f the average net p og the financial y ent for the financi l to be spent for the year ending on 31 any asset above al year ending on 3 any asset above ent obligations : : Trust n to :	Rs. In I ncial years profit ear : al year ne March 2024 : 81March 2023:	Lakhs 378.07 7.56 8.00 In Cash In cash	Rs. In I	 e paid 8. 	Total 00
Average Prescrib as comp Details (a) Tota (b) Amo finar (c) Amo (i) C (ii) C (ii) C (ii) C (ii) C (ii) C (iii) C (iii) C (iii) C	ars e net profit of the bed CSR expendence of CSR expendence of CSR expendence amount requi- bunt approved icial year unt spent for construction/a On purposes of construction/a On purposes of construction and construction to contribution	he Company diture (2% of diture durin ired to be spo by the Board the financial cquisition of ther than (i) a cquisition of ther than (i) a spent/ unspo Public Trust to Charitable T ant in relation ect going project In case of	for last three fina f the average net p og the financial y ent for the financi l to be spent for th year ending on 31 any asset above al year ending on 3 any asset above ent obligations : Trust n to : t	Rs. In I ncial years profit ear : al year he March 2024 : 31March 2023: 31March 2023: 31March 2023:	Lakhs 378.07 7.56 8.00 In Cash In Cash	Rs. In I Yet to be ash 2024 8.00 oject)	Lakhs e paid 8. 31 st Mar	Total 00
Average Prescrib as comp Details (a) Tota (b) Amo finar (c) Amo (i) C (ii) C (ii) C (ii) C (ii) C (ii) C (iii) C (iii) C (iii) C	lars e net profit of the bouted above) of CSR expend amount requi- bount approved acial year unt spent for construction/a on purposes of construction/a on purposes of construction and construction and construction to contribution to Contribution to Unspent amou- Ongoing proje	he Company diture (2% of diture durin ired to be spo by the Board the financial cquisition of ther than (i) a cquisition of ther than (i) a spent/ unspo Public Trust o Charitable T ant in relation ect going project <u>In case o</u>	for last three fina f the average net p og the financial y ent for the financi l to be spent for th year ending on 31 any asset above al year ending on 3 any asset above ent obligations : : Trust n to : t	Rs. In I ncial years profit ear : al year he March 2024 : 31March 2023: 31March 2023: 31 0 (Other than on Amount requ	.akhs 378.07 7.56 8.00 In Cash In Cash	Rs. In I 9 Yet to be ash 2024 8.00 oject) nount	Lakhs e paid 8. 31 st Mar	Total 00
Average Prescrib as comp Details (a) Tota (b) Amo finar (c) Amo (i) O (ii) O (ii) O (ii) O (ii) O (iii) O (iii) O (iii) O (iii) O (iii) O (iii) O (iii) O	ars e net profit of the bed CSR expendence of CSR expendence of CSR expendence amount requi- bunt approved icial year unt spent for construction/a On purposes of construction/a On purposes of construction and construction to contribution	he Company diture (2% of diture durin ired to be spo by the Board the financial cquisition of ther than (i) a cquisition of ther than (i) a spent/ unspo Public Trust o Charitable T ant in relation ect going project <u>In case o</u>	for last three fina f the average net p og the financial y ent for the financi l to be spent for th year ending on 31 any asset above al year ending on 3 any asset above ent obligations : : Trust n to : t of Section 135(5) eposited in und of Schedule	Rs. In I ncial years profit ear : al year he March 2024 : 31March 2023: 31March 2023: 31March 2023:	Lakhs 378.07 7.56 8.00 In Cash In	Yet to be ash 2024 8.00 oject) nount	Lakhs e paid 8. 31 st Mar	Total 00

Opening Balance	Amount required to be spent for the for the Year 7.56	Amount Spent for The Year 8.00	Closing Balance D		
Dividend					
Terms and rights attach	ed to equity shares				
	ne class of equity shares having a	par value of Rs	.10 per share.	Each	shareholder o
Following is the summary	of per share dividends recognise	ed as distributi	ons to equity s	hare	holders:
		As at 31- March 2024	As at 31- March 2023		
Р	articulars	Rs.	Rs.		
Interim dividend (Board the interim dividend as	l recommended the adoption of the final dividend	Rs.0.50 Per Share	NIL		
Particulars			31st March 2024 (Lakh		31st March 2023 (Lakhs)
	ares declared and paid during t	the year:	2024 (Lakii)	»J	(Lakiis)
Interim dividend of Rs.0 March 2024	.50 per share for financial year e	nded 31	2.	45	Nil
Other Statutory Inform					
i) The company does n against the company f	ot have any benami property wh or holding any benami property.	nere any proce	edings has be	en in	itiated or per
ii) The company does no statutory period.	t have any charges of satisfaction	which is yet to	be registered	with	ROC beyon
iii) The company has not	traded or invested in crypto curr	ency or virtual	currency duri	ng th	e financial ye
foreign entities with t (a) directly or indire or on behalf of the	advanced or loaned or invested f he understanding that the interm ctly lend or invest in other persor e company or antee, security or the like or on b	ediary shall: 1s or entities id	lentified in any	man	
entities(funding party	tot received any fund to any () with the understanding that the ctly lend or invest in other person he company or	e company sha		-	-
(c) provide any guar	antee, security or the like or on b	ehalf of the ult	imate benefici	aries.	
					unts that has

Sl.No.	Ratio	Numerator	Denominator	31st March 2024	31st March 2023	% Change	Reason for variance
1	Current Ratios	Current Assets	Current liability	1.11	0.89	24.76	The ratio improved due to better working capita utilisation
2	Debt-Equity Ratio	Total Debt	Total Equity	0.88	1.36	(35.16)	Reuced ratio due to increase i volumes and Net profit and increased cash flow from operations.
3	Debt Service Coverage Ratio	Earnings for Debt Service= Net Profit after taxes+ interest+non cash Operating expenses	Debt Service= Interest & lease Payment+Princi pal Prepayment	1.43	1.37	4.20	Improvement due to increase in volumes and Net profit
4	Return on Equity Ratio	Netprofit after taxes	Average Total Equity	0.34	0.34	-	
5	Inventory Turnover Ratio	Cost of Goods Sold	Average Inventory	0.00	0.00	0.00	Not applicable
6	Trade Receivable Turnover Ratio	Net Credit Sales	Average Trade Receivable	5.87	6.01	(2.31)	Improved ratio due to increas in turnover as compared to previo us year.
7	Trade Payable Turnover Ratio	Net Credit Purchase	Average Trade Payables	5.11	5.59	(8.67)	Improved ratio on account of improved working capital due to increased volumes and net profit.
8	Net Capital Turnover Ratio	Net Sales	Working Capital	43.98	(30.14)	245.92	Increase in revenue and bette working capital management.
9	Net Profit Ratio	Net Profit	Net Sales	11.25	9.49	18.47	Improvement due to increase volumes and Net profit
10	Return on Capital employed	Earnings before interest and taxes	Capital Employed= Tangible networth+Total longterm Debt+ Deferred Tax Liability	26.78	28.07	(1.29)	Due to reduction in profit before interest and tax
11	Return on Investment	Net Profit	Networth	28.94	29.05	(0.11)	

46

The Ministry of Corporate Affairs (MCA) has prescribed a new requirement for companies under the proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 inserted by the Companies (Accounts) Amendment Rules 2021 requiring companies, which uses accounting software for maintaining its books of accounts, shall use only such accounting software which has a feature of recording audit trail of each and every transaction, creating an edit log of each change made in the books of accounts along with the date when such changes were made and ensuring that the audit trail cannot be disabled.

The Company has used an accounting software (Tally prime) and billing and Operations software(pine apple tech) which is operated by a third party software service provider for maintaining its books of account and operating data. The audit trail (edit logs) feature was enabled at application level of the accounting software

used for maintenance of all accounting and operating records. However, the audit trail (edit logs) is not enabled at the database level.

47 Previous year figures have been regrouped/reclassified wherever necessary.

For VANDANA V. DODHIA & CO.

For and on behalf of the Board Directors

Chartered Accountants (FRN NO. 117812W)		
Sd/	Sd/ Chintan Amrish Patel	Sd/ Maneka Vijay Mulchandani
Vandana V.Dodhia	Managing Director & CEO	Director
Partner	DIN: 00482043	DIN: 00491027
(M.No. 104000) UDIN NO. 24104000BKFJGJ2115		
Place : Mumbai	Sd/-	Sd/-
Date : 30th May, 2024	Ramachandran.C.G.	Agrima Shah
	Chief Financial Officer	Company Secretary
	I designed and the second s	

ATTENDANCE SLIP

39th Annual General Meeting on Tuesday, 10th September, 2024 at 11:00 a.m. at 4-A, Vikas Centre, 104, S.V. Road, Santacruz (W), Mumbai- 400 054.

Please fill attendance slip and hand it over at the entrance of the meeting venue.

Name of the members(s)		
Name of the Proxy*		
E-mail ID:		
Folio No:DP ID#	Client ID#:	
Number of shares held		

I certify that I am a registered member / proxy for the registered Member of the Company and I hereby record my presence at the **39th Annual General Meeting on Tuesday, 10th September, 2024 at 11:00 a.m.** at 4-A, Vikas Centre, 104, S.V. Road, Santacruz (W), Mumbai- 400 054.

Signature of member/Authorized Representative/proxy holder(s)

Note:

Please fill this attendance slip and hand it over at the entrance of the hall.

*Applicable in case Proxy is attending the meeting.

Applicable for investors holding shares in electronic form

Form No. MGT - 11 PROXY FORM

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

AUTORIDERS INTERNATIONAL LIMITED CIN: L70120MH1985PLC037017

Registered Office: 4-A, Vikas Centre, 104, S.V. Road, Santacruz (W), Mumbai- 400 054 + Tel. 022-6694 4059 / 6677 7394 / 95 + Fax : 022-6694 4057 + Email: complianceofficer@autoriders.in * Website : <u>www.autoriders.in</u>

39th Annual General Meeting - Tuesday, 10th September, 2024

Name of the member (s):	
Registered Address:	
E-mail ld:	
Folio no. /Client ID &DPID	

I/We being a Member(s) of shares of the	above-named company, hereby appoint:
1. Name:	Email id
Address:	
Signature:	

2. Name:	. Email id
Signature:	or failing him/her

3. Name:	Email id
Address:	
Signature:o	

as my/our proxy to attend and vote for me/us and on my/our behalf at the Thirty Nineth (39) Annual General Meeting of the Company to be held on Tuesday, 10th September, 2024 at 11:00 a.m. at the Registered Office of the Company situated at 4-A, Vikas Centre, 104, S.V.

Road, Santacruz (W), Mumbai- 400 054 and at any adjournment thereof in respect of such resolutions as are indicated below:

Res.	Description	For	Against		
No.					
Ordi	Ordinary Business				
1.	To receive, consider and adopt the Audited Standalone				
	Financial Statement of the Company for the financial year				
	ended March 31, 2024 together with the reports of the				
	Board of Directors;				
2.	To appoint Mrs. Maneka Mulchandani (DIN 00491027),				
	who retires by rotation as a Director and offer herself to be				
	appointed as a Director of the Company				
3.	To Appointment Of M/S Vandana V Dodhia & Co, Chartered				
	Accountants As Statutory Auditors Of The Company for a				
	Period one year.				
Speci	al Business		- 1		
4.	To Appoint Mr. Janak Patel (Din:01826205) As An Non-				
	Executive Independent Director Of The Company				

Signed this...... day of......2024

Signature of Shareholder

Affix Rs.1/-Revenue Stamp

Signature of Proxy holder(s)

Note:

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

2. Please put a 'X' in the appropriate column against the resolutions indicated in the Box. If you leave the 'For' or' Against' column blank against any or all the resolutions, your proxy will be entitled to vote in the manner as he/she thinks appropriate.

3. Appointing a proxy does not prevent a member from attending the meeting in person if he/she so wishes.

4. In the case of joint holders, the signature of anyone holder will be sufficient, but names of all the joint holders should be stated.

Thank you