All E Technologies Limited Annual Report 2022-23







ENABLING ENTERPRISES DO MORE











WHAT'S INSIDE

Corporate Overview

01	Enabling Enterprises Do More
02	Leading African Bank Strengthens Customer Loyalty
04	Global Financial Services Organisation Enhances Analytical Efficiency
06	Large Travel Company Embraces Digital Transformation to Scale Operations
08	Digital Transformation enables India's Largest Manufacturer of Metallic Stearates enhance Profitability, Customer Centricity and Competitive Edge
10	Management's Message
12	Solutions & Services
14	Serving a wide range of Industries
18	Delivering value with Strengths and Strategies
20	Financial Performance
22	Empowering our Human assets
24	Board of Directors
26	Awards and Accolades
27	Corporate Information

78-49

Statutory Reports

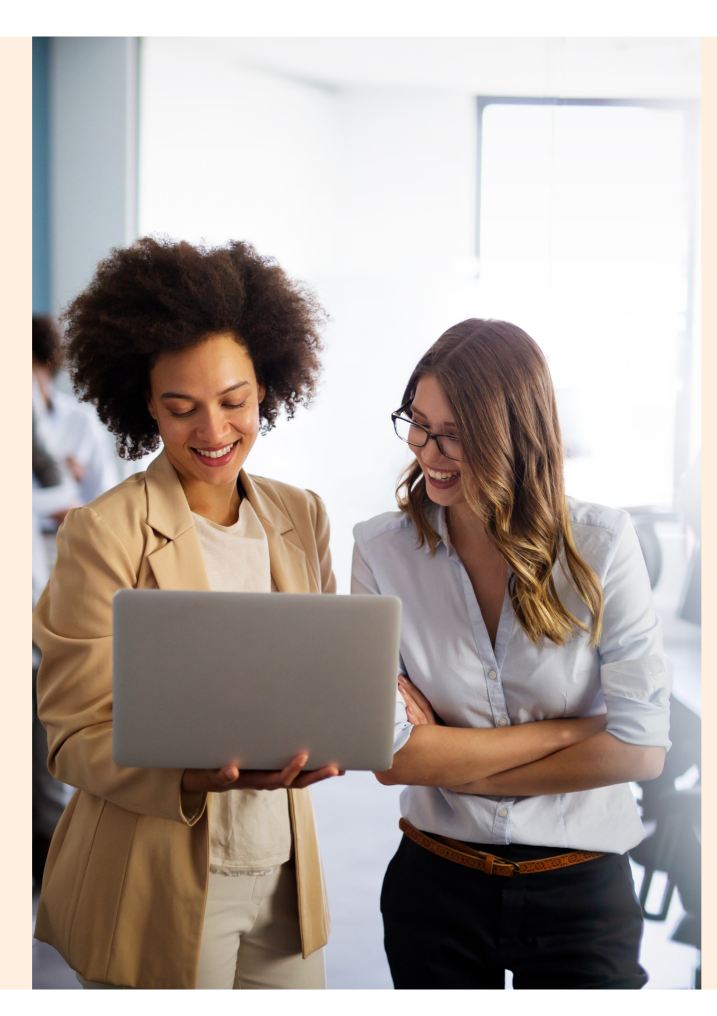
28 Management Discussion and Analysis 37 Director's Report



50 Consolidated Financial Statements 80 Standalone Financial Statements



113 Notice



ENABLING ENTERPRISES DO MORE

Leveraging Cloud, Intelligent Business Applications, Data Engineering & AI we are enabling these enterprises enhance operational efficiencies, redefine customer experiences, bring up new products & services, and innovate business models.

Our solutions built on the stack of Microsoft Dynamics 365, Power Platform, Azure, and Microsoft 365 help in bringing together Company & Customers, Educational Institutions & Students, Factory & Field Service, StoreFront & Supply Chain, People & Governments. A sustained digital transformation journey, connecting Customers, Products, People & Data enables these organisations enhance predictability.

In this age of relentless transformation powered by digital, Alletec is enabling enterprises do more by helping them succeed in their digital transformation initiatives.

LEADING AFRICAN BANK STRENGTHENS CUSTOMER LOYALTY

One of the largest banks in Africa, with 75+ networked branches. was faced with declining business growth from existing customers. Improving customer service was identified as a critical business need that had the potential of enhancing customer loyalty.

The bank faced various technical and systems related obstacles that impeded the progress of their customer service initiatives. The CRM system did not integrate with the Core Banking System (CBS). The Bank's customer service agents did not have full visibility of customer products. This seriously impaired their ability to address customer requirements.

Bank's customer complaints system lacked the ability to capture detailed category and sub category information for customer complaints. This resulted in lack of clarity on the specific issues being reported by the

customers. Absence of Service Level Agreements (SLA) set-up meant that there were no defined timelines for issue resolution, causing some tickets to remain open for extended periods, sometimes even for months. The system did not provide role-based access to the application for customer service executives, managers, or marketing executives. Worse -Bank's customers were venting their dissatisfaction on social media, and the bank had no systemic mechanism to sense customer sentiments.



Cutting-edge Solutions

Alletec team analysed the business situation and chalked out a roadmap to bring systems of customer service. Microsoft Dynamics 365 Customer Service application, with role-based was the first step of the solution.

Al components of Azure Services were used to develop sentiment Instagram. This helps the bank and take timely actions.

tickets when negative feedback is received via SMS. In addition, WhatsApp and SMS-driven Customer Service have been implemented to enable customers these messaging platforms. to log complaints has also been

Customer 360 has been implemented. This enables the bank to view all the transactions and activities performed by any customer, including all the cases (requests/complaints) created, plus data related to core banking, loans, and credit card applications.

Benefits

With the addition of multiple channels for communication -WhatsApp, SMS, and IVR and the implementation of WhatsApp Chatbot, the bank experienced a notable rise in customer interactions.

Integration with various social media platforms enabled customers to reach out to the bank through their preferred social media channels, allowing for seamless communication and improved accessibility to banking services.

The messages received through social media platforms (Twitter / X, Facebook and Instagram) are automatically segregated into cases and messages, allowing the bank to respond quickly to customers and resolve issues efficiently.

Automated reopening of complaints by negative feedback through SMS ensures that customer concerns are promptly addressed and resolved, leading to higher customer satisfaction.

The integration of customer data with Dynamics 365 enables customer support teams to address issues swiftly and efficiently, further enhancing the overall customer experience. The enhanced customer centricity has resulted in stronger customer loyalty. This is evident from the increase in business from bank's existing customers.







GLOBAL FINANCIAL SERVICES ORGANISATION ENHANCES ANALYTICAL EFFICIENCY

The Company, with global revenues of over US\$ 10 billion, is among the largest in the world providing Accounting, Audit, Consulting and Taxation services in 150+ countries. Operations of the group are managed in clusters, each cluster comprising a set of countries. Effective management of the cluster operations requires planning and analysis of business by Service Lines, across the countries of the group. One of the Clusters, comprising 5 countries, was facing a big challenge on this front. Member countries were using diverse systems – Sage, QuickBooks, Odoo and Peachtree – across their network of offices. The disparity in these systems was resulting in significant problems in analysing the business and decisionmaking. Inability to find the profitability of each Service Line was resulting in inefficient management of the business.





Solution Analysis and Implementation

A detailed study and analysis of the business situation by Alletec led it to recommend the implementation of Dynamics 365 Business Central across the operations of all entities. A Global Template was created, and the solution was deployed across 12 entities functional in these five countries. Consolidation entities were created for each country, and Power Bl used for Data Visualization, Business Intelligence reporting and Consolidation at the group level.

01-27 Corporate Overviev



50-112 Financial Statements

Benefits

The centralised system of Dynamics 365 Business Central enabled the group have the power to do timely business analysis – Service Line wise, and Cost Centre wise. This made the decision making swift and impactful. The group is taking measures to put enhanced attention towards services lines that are more profitable, and better manage its Cost Centres. Enthused by the outcome of this engagement, some other groups of the business are also looking to deploy a similar solution.

LARGE TRAVEL COMPANY EMBRACES DIGITAL TRANSFORMATION TO SCALE OPERATIONS

With nearly 50 offices spanning several countries (USA, Canada, UAE, Malaysia and India), this large travel company has been able to significantly scale its operations in the recent past.

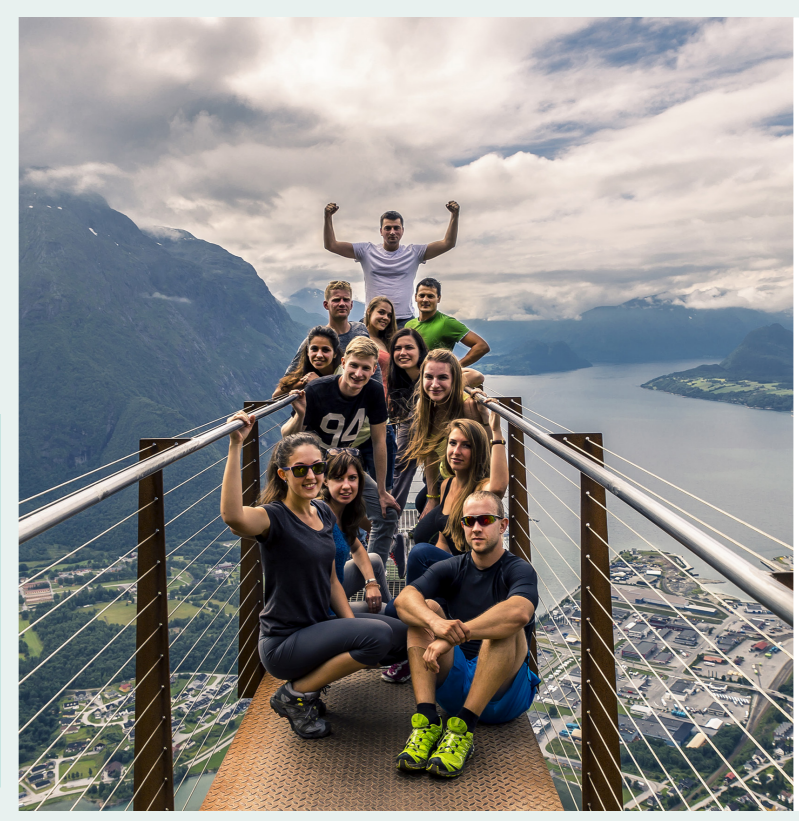
Travel businesses are amongst the most complex, made so by the variety of customer needs they address. Airline ticket bookings through the GDS systems such as Amadeus, Sabre and Galileo, connecting with low cost airlines that do not function through GDS systems, bookings for trains, buses and other modes of transport, booking hotels, planning holiday packages, making all sorts of amendments to the bookings, applying complex pricing models, offering discounts, reaching deals with diverse business partners, insurance and visa processing. All this, together with achieving a very high degree of customer satisfaction is expected in the travel & hospitality industry.

Among the biggest technical challenges for a travel company are - huge volumes of daily transactions, and diversity of the type of transactions. Operational challenges of this company had compounded due to its disparate set of systems. Even-though automating parts of the operations the systems were not integrated. Some functions of a travel business, e.g., airlines ticketing, are low margin businesses. To stay viable, it is vital to do financial settlements and payments through the entire chain very quickly. If the primary booking systems are not integrated with financial accounting systems, or if the information on cancellation does not immediately reflect across all parts of the operations, management of operations and achieving customer satisfaction become a huge challenge.

The operations of this company were further complicated because a significant part of its business is through a partner network and B2B. Delays in collections, and consequent delays in payments to suppliers (airlines, hotels etc.) can result in additional costs (e.g. interest or reduced credit limits) which has the potential of having significant operational impact. As the business was growing, it became vital for the company to launch digital transformation initiatives with modern, integrated systems, specifically built for travel businesses.

Alletec Travel365

In a first for the industry, instead of building a travel solution and integrating it with a financial accounting system, Alletec took the approach of building a Travel solution using the suite of Microsoft Business Applications – which has Financial Accounting at its core. Travel365 has two primary components – a Midoffice transactional system, and a Travel Accounting System. Based on the needs of the business, companies may use both, or only the Travel Accounting system.



28-49

Benefits

The deployment of Alletec Travel365 ushered in a transformation in the Company's operations. This centralised system, which had travel operations inherently integrated with financial accounting, eliminated invoicing delays, made collections efficient, and significantly enhanced the ability to make timely payments to airlines, hotels and other service providers. The throughput of business transactions through the system increased, removing roadblocks for the business to scale. These measures naturally resulted in a significant increase in the satisfaction and Loyalty Levels of customers, partners and suppliers.

The new system also enabled the company to efficiently navigate tax regulations, financial reporting standards, and compliance requirements across different jurisdictions. The company is now able to manage multi-currency transactions and exchange rate issues without challenges.

Leveraging Azure cloud infrastructure has unleashed possibilities for the company to take firm steps towards developing deeper insights with Data Engineering and Al. Systems efficiency has resulted in a significantly enhanced customer and partner satisfaction levels. The company is getting a higher share of new and repeat business, and referrals, from existing customers and partners. It has added new lines of businesses, which have been taken up very well by customers and partners.

07

DIGITAL TRANSFORMATION ENABLES INDIA'S LARGEST MANUFACTURER OF METALLIC STEARATES ENHANCE PROFITABILITY, CUSTOMER CENTRICITY AND COMPETITIVE EDGE

The customer is India's largest manufacturer of Metallic Stearates and related material. With applications in a wide set of industries - Pharmaceuticals, Petrochemicals, Ceramics, PVC Pipes & Fittings, Rubber, Detergent, Cosmetics, Pesticides, Paints, and more – the company dominates the Indian market and also exports its products to over 40 countries.

Legacy systems that worked for the business several years ago were failing it as the business scaled. These disparate, non-integrated systems had provided a level of automation at the time of their adaption but were no match for what the present-day modern businesses need.

Inability to account for frequent raw material price changes meant that the business did not have an accurate product costing at the time of processing customer orders. This limited its ability to effectively negotiate with customers and implement essential costmanagement strategies in response to fluctuating raw material prices. This visibility gap would not only erode their competitive edge but also risked customer retention and overall financial stability.

Given the nature of the products, customers required a customized Customer Bill of Materials (BOM) to accommodate their distinct product specifications. This necessitated labor-intensive manual adjustments to the BOM for every order, resulting in inefficiencies and complicating raw materials planning. This would result in delays and increase in operational costs.

This industry requires stringent quality control measures. The reliance on manual processes for managing quality parameters and documentation tasks would mean potential errors, inconsistencies, and delays in maintaining and documenting quality control measures.

Alletec studied the business challenges and customer needs. A solution architecture was evolved. Microsoft Business Applications suite – comprising of Dynamics 365 and Power Platform – was chosen as the base for digital transformation initiatives.



Benefits

Dynamics 365 Business Central solution was tailored to meet various unique needs of this business. An integrated cost sheet within the sales order process provided clear insights into product costs and facilitated adaptable BOM adjustments, thereby optimizing product costs.

A customized Customer Bill of Material upon order placement was implemented. This enabled order tracking at the BOM level. Firm planned orders were generated for these BOMs, facilitating precise raw material procurement based on these firm orders.

An automated quality addon has been introduced to streamline the capturing, monitoring, and documentation of quality parameters. This significantly elevates quality assurance and regulatory compliance. It ensures standardized management of quality parameters, mitigates the risk of errors, and facilitates seamless auditing and reporting. This results in improved product quality, has strengthened customer satisfaction, and resulted in efficient regulatory adherence.

The Dynamics 365 solutions have also brought in several other benefits to the



organization. Automated calculation of Salesperson commissions has resulted in elevation of Sales team motivation levels. Business Central's digital export documentation capabilities have streamlined and accelerated the export process, reduced manual workload, minimized errors, and ensures compliance with export regulations, all resulting in smoother cross-border transactions.

Dynamics 365 Business Central's inventory management tools now facilitate accurate real-time tracking of inventory valuations. This enhances inventory management accuracy, enables informed reorder decisions, and ensures optimal stock levels - ultimately boosting cost-efficiency and reducing stockouts.

The production tracking capabilities of D365 Business Central help optimize manufacturing processes by providing real-time visibility into production stages. This leads to improved production planning, reduced bottlenecks, enhanced resource allocation, and timely order fulfillment. All these contribute to increased operational efficiencies and customer satisfaction.

MANAGEMENT'S MESSAGE



Dear Shareholders,

At the close of what has been a transformative year for us, I am honoured to present our maiden annual performance report for FY'23. Our gratitude to all the investors who participated in the IPO for keeping their faith in our vision, strategies and the execution prowess. The single biggest impact of IPO for us at Alletec has been that it brought to centre stage the urgency for GROWTH. Growth in the number of happy and referenceable customers, growth in our pace of learning and innovation, and the consequent growth in our revenue and earnings. And ves. Growth is a ceaseless journey towards a constantly shifting goalpost.

The year gone by has been an incredible journey of growth, progress and maturity. Alletec has continued to stride forward with its objective of Enabling Enterprises Do More. It is this purpose that drives every Alletecian everyday to learn, innovate and win. Our unwavering commitment to innovation, collaboration, and excellence has enabled us stay at the leadership position in our area of work for the past two decades.

Over the past year, we have witnessed a profound shift in how businesses operate and their needs to adapt to an ever-evolving digital landscape. Customers are finding value in Alletec stitching their solutions using the bestof- breed components from Dynamics 365, Power Platform, Microsoft 365, Azure Services, other low-code platforms, and at times bringing thirdparty products.

Leveraging Microsoft's

comprehensive suite of Business Applications & Intelligent Cloud, we have helped our customers succeed in their digital transformation initiatives. These intelligent, cloudbased solutions have empowered organizations to optimize processes, drive customer engagements, and make data-driven decisions like never before. Azure Stack, Microsoft's hybrid cloud platform, has proven to be a game-changer for enterprises seeking greater flexibility and scalability. We empower our customers to embrace the cloud with confidence, accelerating their digital transformation journey, while safeguarding sensitive data.

By partnering with Microsoft, Alletec has positioned itself at the forefront of digital innovation, enabling our clients to thrive in a dynamic and ever-changing marketplace. Microsoft product line is growing faster than the market. Microsoft has strengthened its leadership position in the Data and Al market; and with Co-pilots Al is getting infused in all their product lines. We leverage the full Microsoft stack to support our customers through their journey of growth and stages of digital transformation.

The domain and industry knowledge of Alletec team, besides of course the product and technology expertise, have been the primary drivers of our business growth. Our IP-led industry solutions, particularly in the areas of Education, Green Energy and Travel have been experiencing great market traction. The number of customers using our products of ProActivate, Cyborg, AutoTax365, P2P365, and CEKonnect have consistently been on the rise. The EdTech365 has seen adaption by some of the largest Education institutions in the country, and even by some international institutions.

Our customer conversations around Data Engineering initiatives and leveraging AI have consistently been on the rise. Some of our data engineering engagements have included modernizing the Datawarehouse of a very large online services provider, and Azure Data Analytics for a large global Fund managing over US\$12 Billion investments in sustainable infrastructure.

Our investments in Africa have started bearing fruit. The RSNL project for

the digital transformation of this retail business was a landmark win. RSNL runs the largest supermarkets chain in Nigeria. The successful CRM implementation at the Bank of Kigali (Rwanda) has opened up opportunities at several other banks in Africa, and we have a strong Microsoft alignment in the region.

Our Azure practice has been consistently strengthening. We have consistently enabled our customers reduce their operational costs by leveraging cloud. Some of the projects have seen our teams implement very complex architecture. One of the projects currently underway will enable a very prominent Accounting software company to transition tens of thousands of users to Azure cloud over the next several guarters.

Our inorganic growth efforts are targeted at 3 primary segments. These are - Microsoft Dynamics companies based in North America, companies in the Data Engineering and AI space, and companies in the digital commerce space. While the 1st category will enable us strengthen our position in Americas region as a local company, the latter two will enable us strengthen these two practices. This clearly requires a consistent mid-term effort.

While we continue to grow and face new challenges, we also stay grounded with a strong and sustainable foundation - the foundation of our Core Values -Attention to details | Integrity & Dignity | Living up to customer's trust | Responsiveness | Hunger for Learning & Innovation | Grace under Fire. These core values provide us the framework for creating a strong and sustainable organizational culture. They define the enduring character of our organization.

This last year also saw us being recognized as a 'Great Place to Work'.

More than anything else, this is a recognition of the collaboration, mutual trust, and team effort put in by all members of the organization in making Alletec what it is today, and what it will become in future. My compliments and gratitude to the wonderful set of people that Alletec comprises of.

Besides enabling us to raise money for business growth, going through IPO has also hastened the institutionalization of the organization. We look forward to transitioning from SME to the main board soonest possible. These steps will unlock value for our shareholders and enhance the returns they get from their investments.

Beyond business priorities, we have also continued to focus on giving back to society in a few ways. We work with some Trusts and nonprofits, with main focus on facilitating the education of young students from economically weak sections of society, supporting sustenance of destitute and supporting an international organization for its healthcare projects to restore vision amongst blinds in rural poor.

Performance for the year

Our total income from operations in FY23 was ₹ 915 mn, our EBIDTA for the year was ₹ 159.6 mn and our PAT was ₹. 120.8 mn. We have diversified footprint across a few geographies, and our international services revenue registered a 36% YoY growth. Our receivables account for only ~13% of the revenue. Our repeat and recurring business constituted approximately 91% of the business. We are now ~ 350 member team, with functional offices in Nairobi and Dallas.

What's next

The urgency for businesses worldwide to embrace digital transformation will intensify. This will result in enhanced momentum for the adoption of world-class ERP and CRM solutions. The adoption of Microsoft Dynamics is growing faster than the market.

The demand from businesses for Intelligent Data Platforms to bring together operational databases. analytics and governance to integrate their data estate is growing. And so is their need to modernise existing applications by leveraging Cloud, Analytics and Al. The demand for low-code, no-code for automation of point solutions and other bespoke applications is a strong trend. All these changes mean enhanced business opportunities for Alletec - within our existing customers, as well as for new customer acquisitions.

We are strengthening our geographic spread in a balanced manner, so that any possible recessionary headwinds in any particular geography get balanced by spurts in other geographies. Interestingly, our Africa operations have grown well this year and we are focusing on establishing Alletec as a credible local player.

Over the years, we have received many awards and accolades that have inspired us to further elevate our performance as a team. As we continue our journey towards the next level of growth and sustainability, we seek your continued guidance, encouragement and support.

Warm Regards, **Ajay Mian**







SOLUTIONS & SERVICES

Delivering Innovative Digital Transformation Solutions

Enterprise Cloud ERP Applications

The Enterprise Cloud Applications comprise of Microsoft's powerful suite of:

- Dynamics 365 Business Central
- Dynamics 365 Finance
- -Dynamics 365 Supply Management, and
- Dynamics 365 Project Operations -



Customer Engagement Applications

The Customer Engagement solutions comprise of the industry leading suite of products for:

- Sales
- Customer Service
- Field Service and
- Marketing

Data Engineering & Al

The ERP, CRM and Power Platform applications provided by Alletec, along with other legacy systems at the customer premises, generate massive amounts of data. Analysing and leveraging this data is vital for businesses to develop business insights. Alletec helps businesses design and build systems for collecting, storing, and analysing their data at scale.

The Azure Cognitive Services are used to modernize applications with capabilities like Language, Speech, and Vision. Azure Al offers to build and deploy our own Al solutions. We can access high-quality vision, speech, language, and decisionmaking AI models through simple API calls.

The Microsoft Copilots, which are now available with most of the Microsoft products, along with the developer tools available to extend them, are transforming the way businesses have so far thought of consuming AI. Alletec is helping customers explore these new horizons.



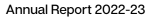
Power Platform

Microsoft Power Platform is a line of applications for business intelligence, app development, and app connectivity. It's a set of low-code business applications tools that enable building apps, workflows, Al bots, data analytics, and virtual agents. The industry leading platform comprises of:

- Power BI
- Power Apps
- Power Automate -
- Power Virtual Agent -
- Power Pages -











Cloud and Digital Infrastructure

Alletec's Cloud and Infrastructure Services provide customers reliable and efficient cloud infrastructure and platform services on Azure. These consulting led engagements assess customer's business needs and encompass - strategy, migration, optimization, engineering and managed Services. Customer's usage patterns are studied, and infrastructure tuned to achieve cost optimization. The workloads moved to cloud include some mission critical applications.

SERVING A WIDE RANGE OF INDUSTRIES

We serve diverse industries and our multi-faceted experience and expertise enable global clients to do more.



Education

EdTech365 is an Alletec IP built for institutions of higher education. This large footprint solution provides - Digital Campus, Education CRM, Student Lifecycle Management, and Student Information System, all integrated with Dynamics 365 Financial Accounting.

Digital campus provides online teaching platform, document management, modern workspace, all with cybersecurity. The Education CRM provides - Admission, fund raising, alumni management, placements and Events. The Student Lifecycle management / student information management provides -LMS, Academic Planning, Time table & Attendance, Exams & Evaluation, Hostel & Mess management, Transport and Accreditation. The financial accounting component provides - Fee management, scholarships, financial aid, payables, expense management and assets management.



Green Energy & EPC

Planning and executing large construction projects remains a challenging task. Given the magnitude and financial outlay, the project costs need to be estimated with a high degree of accuracy. Effective execution requires managing and scheduling resources in real time, managing machinery and other high value equipment, sub-contracting parts of the project, real-time inventory tracking, project progress monitoring, running bill adjustments and settlements, and much more. Project delays result in substantial cost escalations.

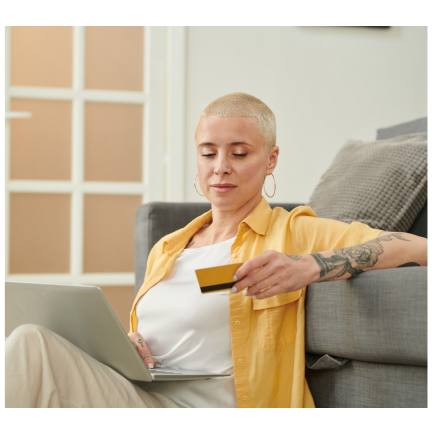
The Green Energy projects invariably start with identification of site and acquisition of land, a complex and expensive process. Tracking the process in detail is absolutely critical to keep making progress. Alletec's Microsoft Dynamics 365 based solution for Green Energy and EPC is being used by a large number of companies in construction/projects business. These include companies constructing airports, large buildings, laying roads and railway tracks. The Solution for Green Energy is currently being used by several companies that are in the business of generating renewable energy.



Travel

Travel365 by Alletec is used by many of the leading travel companies of India. Addressing the needs of both B2C and B2B travel businesses, the solution is built on the Microsoft Dynamics 365 suite. The solution has 2 primary components – a mid-office and the back-office (travel accounting). Based on business needs, customers may adopt both, or only the back-office component of the solution.

For airline ticketing - travel systems need to connect to the leading GDS systems (Amadeus, Galileo, Sabre) or often integrate to the systems of low-cost airlines. Technology proliferation and elevated customer expectations have resulted in an increase in the complexities of travel businesses. Bookings for all types of transport and leisure activities, hotels, planning and execution of tour packages for individuals and groups, management of customer requests, and the corresponding financial accounting require robust systems for effective management. Large travel companies have a very high daily transaction volume. The systems need to be able to push through these volumes to ensure customer satisfaction and timely management of all financial activities.



Digital Natives and e-Commerce

Digital native businesses have a digital-first approach and techdriven operating models. By aggressively leveraging new and emerging technologies, platform services, and marketplaces, these businesses grow and scale fast, disrupting industries and creating new markets. Alletec leverages the Microsoft Business Applications suite, comprising Dynamics 365 and Power Platform, together with the digital infrastructure and numerous services of Azure, to provide digital natives their critical solutions. From building transactional and commerce systems on ERP, customer engagement systems on CRM, Bl, automation and low-code app development with Power Platform. infrastructure, security, cognitive services and AI with Azure, the suite provides a complete set of tools, technologies and services that digital native businesses need.

Annual Report 2022-23

Traditional businesses competing with digital native businesses are also pushed to adopt technology fast and evolve as e-Businesses. Alletec enables these e-Businesses with integration of their online businesses and the physical processes, omnichannel management, supplychain integration, price-lists and discount management, optimizing dispatch & logistics, and more - all integrated with the core financial accounting. Alletec customers also use these solutions for management of customer service, marketing campaigns, customer segmentation & analytics.

SERVING A WIDE RANGE OF INDUSTRIES



Professional Services

Be it IT Services companies, KPOs, or other consulting companies, all of them typically engage with their customers on projects basis. Projects require the creation of a project plan, identification of activities and timelines, allocation of resources, timesheets entry by all the resources working on the project, billing the customer on the basis of milestones completed or effort spent, expense claims, performance tracking and financial accounting to reflect all of these activities.

The Dynamics 365 Project Operations enables the planning and tracking of all project activities, along with resource allocation, status tracking and timesheets management. Integrated to the Dynamics 365 Finance this is a comprehensive tool for addressing all operational needs of a professional services organisation.



Retail

Large chains of physical superstores and mega-marts have a lot to gain through digital transformation initiatives. Given the large inventories most of them maintain, the large transaction volumes. substantial workforce, the large number of items, the complexity of managing fresh produce, the different commerce models their customers adopt, and the rapidly changing customer behavior - all these add to complexity of operations. Consequently, any benefits arising out of operational efficiency gains can have significant impact on the business.

Alletec uses the Dynamics 365 based solutions of LS retail and Microsoft Commerce to provide solutions to Retail businesses. These include - Store & POS operations, merchandizing, channel management, procurement, warehouse management and all aspects of financial accounting.



Manufacturing (discreet & process)

Alletec provides solutions for both discreet and process manufacturing. The Alletec IP for 'Engineer-toorder' is specifically built for discreet manufacturing businesses that build customer requirements specific unique items. The material to be used, as well as the process to be adopted, both would have to be defined for each customer order. Curtailing inventory carrying costs, capacity management, production process monitoring & control, supply-chain, customer experience, and financial management are key functions for this business. The Alletec solution is built on the Dynamics 365 suite of products.

Process manufacturing has several unique aspects. Alletec solutions for Paints and Speciality Chemicals manufacturing enables these businesses with - recipe & formulas management, manufacturing process management, routing and BoM management, and quality control. The solutions are integrated with function for sales, inventory management, distribution and customer service.



Food & Beverages

The food and beverage industry is witnessing rapid growth. The business also needs to adjust to factors like shifting consumer demand, innovation & new product launches, stiff competition in all segments, supply chain inefficiencies, raw material traceability needs, inventory management, and also food safety regulations.

Alletec uses Microsoft Dynamics 365 and the Aptean solution for F&B built on it to provide a one-stop solution to enable F&B businesses overcome these challenges and leverage market opportunities.

The solution enables F&B businesses with manufacturing & shop-floor management, detailed quality processes management and assurance, Traceability & Lot management, Expiry management, product specifications & labelling, and many other important functionality and tools.



Banking and Financial Services

Alletec is working with banks and non-banking financial companies to help them progress on several digital transformation initiatives. Alletec solutions built on Dynamics 365 have helped them enhance customer loyalty by elevating customer service experience, provide systems for sales and other customer engagements, and using the Dynamics ERP for the assets management function of a large 1000+ branches bank.

Dynamics 365, Power Platform and Azure services have been used to modernize the internal systems of some NBFCs with world-class ERP, CRM, BI and Data Analytics services. Ways of using generative AI to increase productivity of their teams and also assist in the tedious analysis work are being explored.

Annual Report 2022-23





DELIVERING VALUE WITH STRENGTHS AND STRATEGIES

The experience of ~ 2 decades - with hundreds of customers from over 30 countries - has enabled Alletec stay in a leadership position in the business applications space, particularly for the midmarket and upper mid-market business segment. Alletec leverages its dominant presence in certain industries and geographies to keep strengthening this leadership position. The Company has continued to innovate and stay focussed on customer success throughout its journey.

Industry Solutions & IP:

With dozens of customers

strength of these solutions

developed give Alletec a

competitive edge.

and the Intellectual Property

in each of the industries

that Alletec serves, the

Significant customer base: The company has delivered

enterprise applications to over 800 customers over these 2 decades. Most customer relationships tend to be multiyear. With over 200 currently active customers, the company has a significant percentage of repeat and recurring business.

00 ant Microsoft Full Stack

competence: Having

enables Alletec deliver sophisticated and complex large projects that use multiple applications and

components.

competence and experience

of the full Microsoft stack

Diverse geographic experience: Project

execution experience in over 30 countries has given Alletec a vast depth to address business needs of international customers. This helps strengthen the international business.

STRENGTHS

High on the Value-

Chain: Alletec invariably takes on an advisory role for its customers. Most customer engagements are consulting led. Alletec takes responsibility of delivering full end-to-end projects (rather than mere resource augmentation).

GROWTH STRATEGIES

Leveraging the urgency for digital transformation:

The urgency for businesses to embrace digital transformation will accelerate and this will result in enhanced momentum for adoption of world class ERP and CRM solutions.

Strengthening International

Geographies: Demand for providers of world-class consulting and project execution organizations, who are able to bring expertise, availability and cost advantages to international markets, will strengthen.

The less tapped markets like Africa, and the high potential geographies of Americas are going to be very attractive for business strengthening and expansion.





Leverage the growing demand for Intelligent Data Platforms and AI:

With massive amounts of data being generated by transactional systems of record (e.g., ERP) and systems of customer experience (e.g., Sales and Customer Service), along with many other sources of data (websites, IoT devices, social media etc.) the need for businesses to bring together operational databases, deliver analytics and governance is going to

Data Engineering followed by application of AI is going to see a massive spurt in demand.

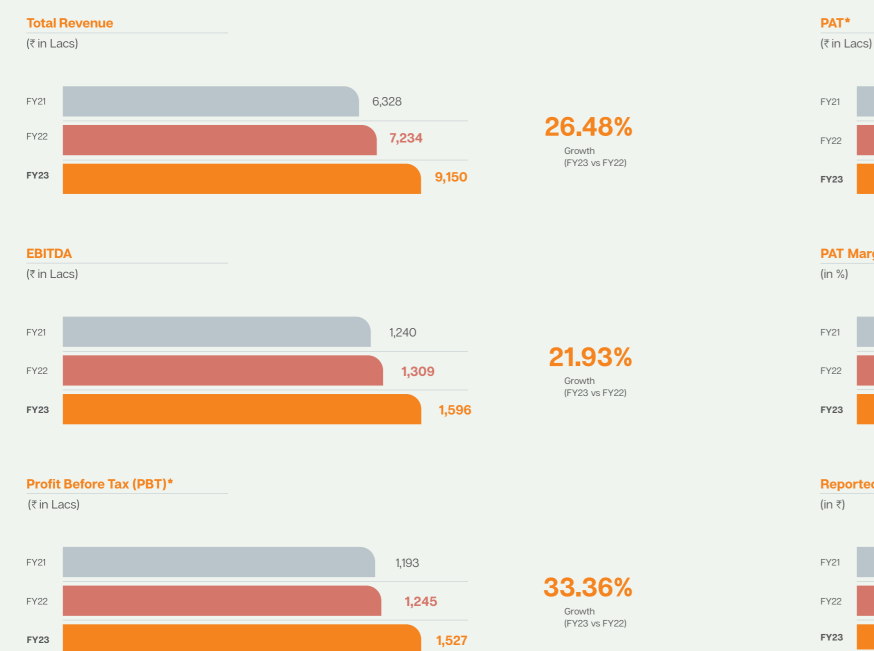
increase.

Strengthening and Leveraging

IP: Alletec's industry solutions IP like EdTech365 and Travel365 have proven to be a great competitive advantage. Strengthening these solutions and getting them ready for international geographies will open up new opportunities.

Inorganic Growth: Identifying businesses for acquisition in the US is high on priority list. This will fast-track growth, underpinned by the strength of Indian operations. In addition, Alletec is looking at other possible acquisition opportunities in areas that are adjacent to what Alletec does.

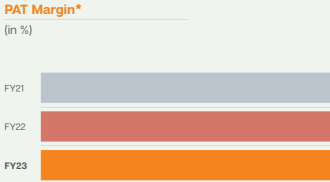
FINANCIAL PERFORMANCE



 FY21

 FY22

 FY23





*Before Extraordinary Costs



Annual Report 2022-23



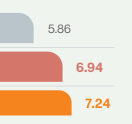




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YoY Growth (FY23 vs FY22, Adjusted)

EMPOWERING OUR Human Assets

We enable our clients through our teams, who bring a diversity of talent and expertise to the table to serve clients. Nurturing talent, recognising effort, building teamwork, and aligning human resource strategies with the organisation's vision are core to our culture. These principles guide us as we explore new areas and our concerted efforts in these areas equip us for the future.

We believe in the potential of our human resources to drive innovation and growth. Our investment in human capital includes developing intellectual property, integrating industry knowledge with technical expertise, and focusing on emerging technologies.

Training and development

We align our training and development strategies with current and future technological trends within the industry. By assessing in-demand skills and competencies, incorporating them into our curriculum, we ensure our teams are equipped to excel in a rapidly evolving technological landscape.

We offer comprehensive training programmes for both personal and professional development.

Professional Development Trainings

Project Management and Leadership Training, Professional Certifications, Technical Skills development, Teamwork and Interpersonal Skills Training, and Company-Subsidized Degrees.





- Personal Development Trainings Soft Skills, The Science of Well-Being, Work-Life Balance, The Art of Communication, and Learning How to Learn.
- General Trainings
 - Information Security, ISO Standards, Workplace safety, HR Law, Antiharassment, Prevention of Sexual harassment at work place, Diversity & Inclusivity.

Product and Technical Trainings

- Business Applications
 D365 Business Central, D365 CE,
 D365 FSCM, PowerApps and other technologies.
- Domain Specific Trainings
 Education, Manufacturing, Travel,

EPC, e-Commerce and Project Operations.

Other Trainings

Co-Pilot in M365, Microsoft Fabric, Data Analytics, Security Aspects with Microsoft Dynamics, Various IPs EdTech 365, P2P365, Renewable Energy, CE Konnect, D365 Customer Service, Marketing, Field Service, Azure Integration Services.

Training hours conducted

An average of 2 hours per week of group trainings conducted at the organization level. Each such training attended by ~ 50 to 60 participants. These trainings have been virtual for the past 3 years. Besides, individual groups conduct internal trainings for their specific needs.

Diversity and inclusion

We put significant emphasis on fostering a workplace culture that values inclusivity and respect. Webinars and awareness campaigns organised regularly help in creating a climate where all voices are heard and respected. Our leadership team exemplifies these values by promoting inclusive behaviour and encouraging open dialogues that celebrate diverse perspectives.

To promote diversity in our recruitment, we have undertaken specific actions such as including inclusive language in job descriptions, ensuring diverse interview panels, and employing techniques that avoid stereotypes. We have provided training to our hiring teams to foster awareness and avoid bias in decision-making. By partnering with diverse professional networks and platforms, we have succeeded in sourcing candidates from various backgrounds, leading to a more inclusive talent pool. Epolyring froguent on

Ensuring frequent and meaningful communication is at the very core of our work culture and value system. Alletec is today what the Alletecians have made it, and it will be in future what the Alletecians make it. The leadership team frequently communicates through written communications, as well as through town-halls and some group meetings. Constant messaging is done around the organization mission, goals and the core values. An ongoing structured program is run to sensitize all members of the organization about the core values and their implications in our day-to-day engagements. Time to time surveys, both internal and external, and member connect sessions provide valuable feedback. The Performance Planning and Evaluation system uses the Balance Score Card method to set clear expectations and connect individual goals to company objectives. Recognition and Rewards programs reinforce alignment with our core values.

Women hired in V FY23 (Apr to Aug') v





Employee engagements



Performance management

At Alletec we use the Balance Score Card (BSC) approach for Performance Planning and Management (PPE). Score Cards of the top leadership team determine the Score Cards of the leaders below that level. And as we go to lower levels the BSC become more granular. This ensures clarity of goals and brings alignment of teams.

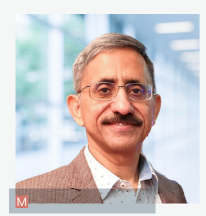
The process is automated through our in-house performance management tool Kinerja. This collaborative tool enables goal setting, followed by selfassessment and manager assessments. Kinerja empowers us to foster a culture of excellence by aligning individual goals with the overarching company objectives.

Performance management of trainees requires a different approach. The comprehensive trainee management system NEEV enables us monitor and manage trainees during their initial months. This encompasses a wide range of activities – from health check-ups to mentorships. This ensures that the new entrants are guided and supported well, thus maximizing their potential.





BOARD OF DIRECTORS



Dr. Ajay Mian Managing Director

Dr. Ajay Mian, aged 63 years is the founding Promoter of our Company and is designated as Managing Director on the Board of our Company. He was appointed to the Board of our Company at the time of incorporation. He completed his Ph.D. in Physics in 1984. He has rich experience in the field of Computer Science & Information Technology. Dr. Mian served with Tata Unisys (now a part of TCS) for about 8 years, and as the Vice President of Software Services & Consulting Company Eurolink Systems Limited for 5 years. He has around 2 decades of experience in the business of Digital Transformation, and has been the driving force behind Company's success and growth.



Mr. Rajiv Tyagi **Executive Director**

Mr. Rajiv Tyagi, aged 55 years is the Executive Director of our Company. He was appointed to the Board of our Company as an Executive Director on October 04, 2006. He has completed MSc. in Mathematical Statistics from Lucknow University & MBA in Finance from Indian Institute of Finance. Further he has Diploma in Computer Applications and Programming. He has experience of more than 25 years of working in the computer software industry. He also has strong knowledge in the areas of Finance, Supply Chain, and CRM. He heads the Innovation and R&D arm of the organization, manages pre-sales and key customer engagements. He has been the driving force behind Microsoft Dynamics practice at Alletec.



Ms. Ritu Sood **Executive Director**

Ms. Ritu Sood, aged 47 years is an Executive Director of our Company. She is a Bachelor of Commerce from Shri Ram College of commerce, University of Delhi, and a Chartered Accountant. Ritu has ~ 20 years' experience with enterprise applications analysis, design, development, implementation and integration. Her experience with Microsoft Business Applications runs very deep. Ritu is currently responsible for company's international business.



Dr. Suman Mian Non-Executive

Dr. Suman Mian, aged 64 years is a Non-Executive Director of our Company. She was appointed to the Board of our Company at the time of incorporation. She has completed her Master of Surgery specializing in Obstetrics and Gynecology from Gajra Raja Medical College, Gwalior. She is practicing as a Sr. Consultant in Gynecology & Obstetrics Department of MMJ Hospital for over 2 decades. She supports the administration of the Company as when required.



Mr. Vinod Sood Independent Director

Mr. Vinod Sood, aged 60 years is a Non-Executive Independent Director of our Company. He is the Co-Founder & Managing Director of Hughes Systique Corporation, and serves on the boards of companies like Hughes Communications India, OYO Financial & Technology Services, Indepay, and various other Startups. He is a TiE Charter Member, Honorary Distinguished Professor at K R Mangalam University, Advisory Council Member of SP Jain Institute of Management & Research, Advisory Committee Member of AICTE, and holds several other positions.

C Chairman M Member

- Audit Committee
- Nomination and Remuneration Committee
- Stakeholder's Relationship Committee
- Corporate Social Responsibility Committee

Annual Report 2022-23





Mr. Sunil Goyal Independent Director

Mr. Sunil Goyal, aged 55 years is a Non-Executive Independent Director of our Company. He is the CEO of Sopra Banking Software India, and the Dy. CEO of Sopra Steria India. Sunil's breadth and depth of operational acumen is unparalleled. Be it software delivery, HR, IT, Finance, or administration - he has always provided strong leadership, with loads of empathy. He co-founded Momentum India in 1993. A series of acquisitions saw his companies getting acquired by larger companies, and every time Sunil heading operations of the combined entity. Sunil has also been amongst the most prominent contributors to NASSCOM activities.







AWARDS AND ACCOLADES





- Star Innovator



CORPORATE INFORMATION

Board of Directors

Dr. Ajay Mian Managing Director

Mr. Rajiv Tyagi

Executive Director

Ms. Ritu Sood **Executive Director**

Mr. Vinod Sood Independent Director

Axis Bank Limited

Mr. Sunil Goyal Independent Director

Dr. Suman Mian Non-Executive Director

Chief Financial Officer

Mr. Sandeep Jain

Company Secretary & Compliance Officer

Mr. Akash Chaudhry

Secretarial Auditors

M/s. J Nain & Associates Company Secretaries, New Delhi

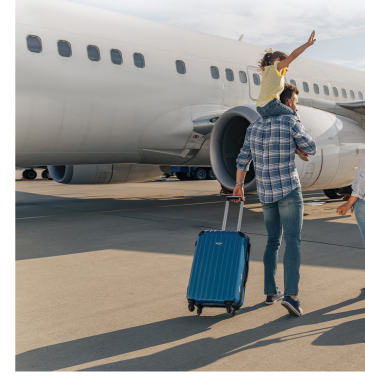
Banker

Registrar and Share Transfer Agent:

M/s. Skyline Financial Services **Private Limited**

Telephone: 011-40450153/97. Email: Info@skylinerta.com Website: www.skylinerta.com

Regd. & Corp. Office: D-153A, 1st Floor, Okhla Industrial Area Phase-I, New Delhi – 110020, India.



Annual Report 2022-23

01-27

28-49

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Statutory Auditors

M/s. Nath Ahuja & Co. Chartered Accountants, New Delhi

Address:

Corporate Office: A 1, Sector 58, Noida 201301, India

Registered Office: UU-14, Vishakha Enclave, Pitampura Delhi-110034, India

Tel: +91-120-3000 300, Email: investor.relations@alletec. com Website: www.alletec.com

Management Discussion and Analysis

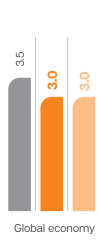
Global economic overview

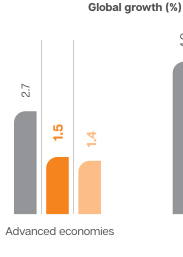
Businesses and economies worldwide are grappling with several headwinds, including soaring inflation, tight financial conditions in most parts of the world and a surge in commodity prices. The Russia-Ukraine conflict has further exacerbated the problem, as has the resurgence of COVID in China.

Muted consumer demand following the pandemic, coupled with rising prices, continues to weigh on future growth prospects. Policy paths in the advanced economies could continue to diverge, resulting in further US dollar appreciation and crossborder conflicts in the near term. Energy and food price shocks might also increase inflationary pressures. Central Banks around the world are closely monitoring liquidity positions and aiming to boost consumer sentiment.

Emerging markets and developing economies (EMDEs) are experiencing growth across various sectors, fuelled by their respective governments' emphasis on developing both their infrastructure and manufacturing sectors.

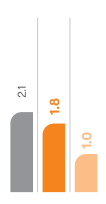
Global inflation is anticipated to drop from 8.7% in 2022 to 6.8% in 2023 and further to 5.2% in 2024. According to the International Monetary Fund's World Economic Outlook (July 2023), the global economy is estimated to clock a growth rate of 3.0% in CY23.¹





2022





Emerging Markets and Developing Economies

(Source- IMF World Economic Outlook, July 2023)



¹ https://www.imf.org/en/Publications/WEO/Issues/2023/07/10/world-economic-outlook-update-july-2023

Indian economic overview

Despite concerns about a global recession, India's economy has reaffirmed its position as one of the world's fastest-growing major economies. Remaining relatively shielded from several challenges such as high inflation, escalating commodity prices and disruptions in global trade due to ongoing geopolitical conflicts in Europe, the economy is projected to have grown by 7.2% during FY23 [Source: National Statistical Office]. The Government and the Reserve Bank of India (RBI) have implemented several measures to address these headwinds and recent declines in global commodity prices suggest that these efforts have started to bear fruit in terms of reining in inflation.²

India has emerged as the 3rd largest economy in terms of purchasing power parity

Increased disposable income and continuous investments in infrastructure development are expected to make India an attractive investment destination. Moreover, economic indicators, such as the Index of Industrial Production (IIP) and the Purchasing Manager's Index (PMI) for the manufacturing sector, indicate potential growth and heightened activity in the industrial and manufacturing sectors.

Additionally, governmental initiatives such as the 'Atmanirbhar Bharat' (Self-Reliant India) initiative and the Production-linked Incentive (PLI) scheme are expected to contribute to economic expansion by boosting domestic production. Easy access to credit and declining interest rates, along with a stabilising inflation trajectory, are expected to bode well for the domestic economy's growth going forward.

(Source- https://pib.gov.in/PressReleasePage.aspx?PRID=1921186)

According to the NSO's final estimates, India's GDP grew by 7.2% during FY23.

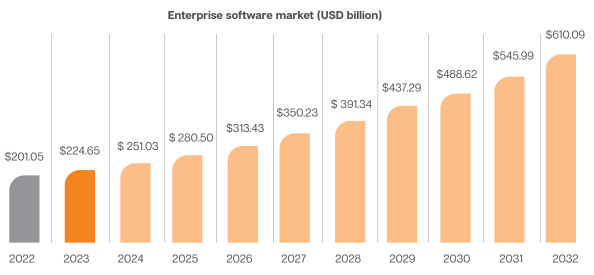
Industry overview

Global Microsoft Business Applications market

The global Microsoft business application market is currently estimated to be over USD 35 billion - including products and services and is growing rapidly. It is estimated to become over USD 50 billion in the next couple of years. The Microsoft Business Applications includes Microsoft Dynamics 365 ERP & CRM solutions and the Power Platform suite of products. Other solutions that are almost an integral part of solutions built on Microsoft Business Applications are - the Microsoft Intelligent Cloud components including Azure (infrastructure, platform & services), and the Microsoft 365 productivity suite. This solution segment is growing faster than the market and plays a pivotal role in preparing businesses of all sizes, and across various sectors, to performance optimise their operations, enhance customer experiences, and do more. The rapid rise in demand has heightened the need for skilled Microsoft Dynamics Services providers who are capable of building solutions, implementing, customising and maintaining these advanced systems.

Global enterprise software market

The global enterprise software market was estimated to be around USD 201 billion in 2022. It is expected to reach approximately USD 610 billion by 2032, growing at a CAGR of about 11.74% from 2023 to 2032.⁴



(Source- Precedence Research)

²https://www.pib.gov.in/PressReleasePage.aspx?PRID=1889192

³https://www.imf.org/en/Publications/fandd/issues/Series/Back-to-Basics/Purchasing-Power-Parity-PPP

⁴https://www.precedenceresearch.com/enterprise-software-market

All E Technologies Limited

Enterprise software have become critical for businesses to survive in this competitive business environment. Business across industries, and of varying sizes, have increased the pace of adaption of these solutions. These include large corporations, mid-sized entities and small businesses.

Global IT Industry

The global IT services market was valued at USD 1,045 billion in 2022. By 2028, it is projected to grow at an annual rate of 8.38%, reaching roughly USD 1,665 billion. This growth can be attributed to higher investments in IT, the widespread use of software-as-a-service models and the increasing availability of cloud-based solutions.

Simultaneously, the improvement of IT infrastructure has led to a corresponding rise in cybersecurity threats, especially data breaches. This necessitates the need for advanced security solutions that go beyond traditional methods. Businesses today are directing their efforts towards implementing more rigid security measures.

Emerging trends, including 5G, Blockchain, Augmented Reality (AR) and Artificial Intelligence (AI), are set to substantially influence IT services. With the launch of 5G technology, businesses will be able to set up their own networks on their premises. Further, the ongoing process of digital transformation is expected to establish new networks based on local frequencies or improve existing networks that rely on LTE technology. This, in turn, requires the creation of IT centres to support the automation and independent operations of complex systems.

Moreover, the volume of data being generated worldwide is rapidly increasing. It is projected that the amount of data created globally will rise to 163 zettabytes in 2025, a considerable jump from 12 zettabytes in 2015. IT service providers must offer intelligent IT services and platforms capable of efficiently reviewing and analysing data to obtain useful insights in order to properly use these vast data reservoirs.

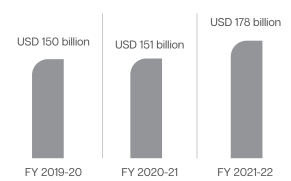
The use of IT cloud services is also on the rise due to the widespread adoption of cloud technology across various industries. Amid widespread remote work, service providers faced the imperative of furnishing essential business clients with adept tools and technologies, ensuring swift, secure and efficient services. As a result, post-pandemic, organisations have escalated their investments in the IT Services sector. The increasing reliance on digital infrastructure and the need for robust cybersecurity measures have further driven the demand for IT services.⁵

Indian IT industry

During FY 2022, the Indian IT sector witnessed remarkable growth and remained focused on fortifying its foundational elements. The prevailing instability within the global economy, coupled with the potential anticipation of an impending economic downturn, continues to necessitate the adoption of technology and the acceleration of digital transformations. Consequently, technology remains a vital asset for enterprises, facilitating innovation, reshaping business methodologies and enhancing operational efficiency while curbing operational costs.

It is estimated that India's IT industry will exceed USD 245 billion in revenue during the current year. Meanwhile, the domestic technology sector is anticipated to achieve USD 51 billion in revenue, showcasing a year-on-year growth rate of 4.9%. Domestic tech revenues are estimated to surge by 13% yearon-year, driven by ongoing investments from businesses and the Government.

Additionally, the industry is actively recruiting, adding roughly 300,000 new employees. This brings the total employee count to approximately 5.4 million, showing a year-on-year growth of 5.7%.⁶



Information Technology exports from India

(Source- https://pib.gov.in/PressReleasePage.aspx?PRID=1897273)

Government initiatives

- The Cabinet has approved the PLI Scheme 2.0 for IT Hardware, allocating a budget of ₹ 17,000 crore (equivalent to USD 2.06 billion).⁷
- In the Union Budget 2023-24, the amount allocated for the IT and telecom sector was ₹ 97,579.05 crore (approximately USD 11.8 billion).
- In September 2022, the Ministry of Communications released the new Telecommunications Bill 2022 for public feedback. This step was taken to establish a fresh framework for telecommunications in India.⁸
- The Government is executing the Software Technology Parks of India (STP) Scheme through STPI. This scheme is focused on exports and is designed for the growth and export of computer software. It involves the export of professional services that utilise communication links or physical media.⁹

⁵https://www.mordorintelligence.com/industry-reports/it-services-market

⁶https://nasscom.in/knowledge-center/publications/technology-sector-india-2023-strategic-review

⁷https://pib.gov.in/PressReleaselframePage.aspx?PRID=1924766

⁸https://pib.gov.in/PressReleasePage.aspx?PRID=1861399

⁹https://pib.gov.in/PressReleaselframePage.aspx?PRID=1907277

01-27 prporate Overview

28-49 Statutory Report

> **5U-IIZ** nancial Statements



Founded in 2000, All E Technologies Limited (Alletec) has emerged as a dominant player in the Microsoft Business Applications and Digital Transformation space. Alletec enables clients stay competitive with Intelligent Business Applications. By leveraging Microsoft Dynamics 365, Power Platform, Data & Al and Azure, along with collaboration platforms - its industry specific solutions empower clients to succeed in a rapidly evolving business environment.

The scope of Company's services comprises of – IT and digital transformation consulting, solution assessments, provisioning of essential product licences, meticulous execution of solution implementations, ongoing solution enhancements and post-implementation support. The Company's services also include providing offshore services to some leading Microsoft Business Applications partners.

30+

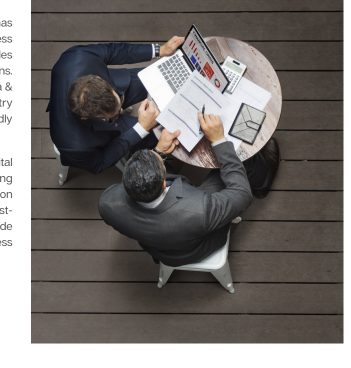
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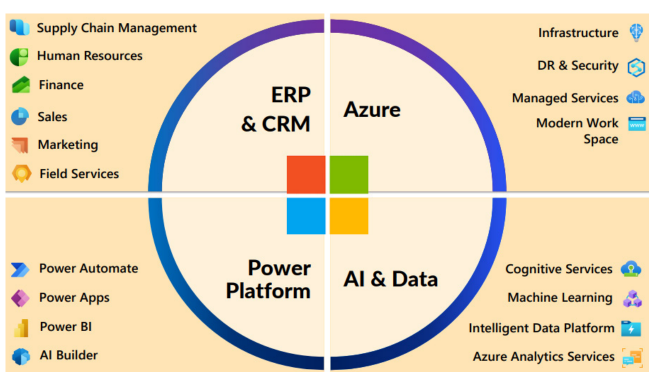
Countries where customers serviced

Project engagements

Business overview

Business applications suite and cloud solutions





D365 Business Central – Implementation and Support

The Company has over 700 successful implementations of NAV | Business Central projects in 30+ countries, showcasing its adeptness in work processes, functional and technical proficiency. It has also developed industry specific solutions for Travel, eCommerce, Education, Green Energy, and Manufacturing.

The Company has created robust extensions, namely Cyborg and ProActivate to execute Business Central implementations and transition from traditional customisation to more streamlined configurations. The Company has successfully executed upgrade projects, helping clients transition from onpremises NAV, GP, and SL to the cloud-based D365 Business Central environment.

D365 Finance | SCM – Implementations and Support

The Company has successfully executed Dynamics 365 Finance and Supply Chain Management solutions across diverse industries. It specialises in aiding clients in the migration of their on-premises AX solutions to the cloud-based D365 Finance and SCM platform. Additionally, the Company extends its expertise by collaborating with prominent global dynamics partners on various projects. These partners entrust specific segments of their projects to the Company's Indian team for proficient execution.

D365 Project Operations

The Company has achieved a series of Project Operations implementations. These include organisations from IT & ITeS segment, and some other enterprises in projects business.=

D365 Sales

The Company has implemented D365 Sales for both Indian and international clients.

D365 Customer Service

The Company has a track record of several successful projects with D365 Customer Service. Some of these include Banks and Financial Services organizations.

Power BI

The Company utilises Power Bl, a leading data analysis tool, to help enterprises gain business clarity through data-driven insights. By integrating data from various sources, it transforms data into meaningful insights, conveyed through intuitive infographic formats, directing teams towards actionable solutions.

Power Apps

The low-code | no-code platform of Microsoft Power Apps has redefined the approach to applications development. The versatility of Power Apps allows our business users to take the reins in swiftly fashioning custom apps, offering a transformative tool to digitize and automate operations. These apps harmoniously integrate with existing systems, fostering seamless collaboration across our organization.

Power Automate

The Company assists enterprises in enhancing their operational efficiency by streamlining and automating recurring tasks through the use of Microsoft Power Automate. This not only helps eliminate manual errors but also redirects focus to critical areas where it is most essential. Additionally, the implementation of Power Automate (and Power Apps) contributes to the transition towards paperless processes, further aligning with modern organisational sustainability practices.

Power Virtual Agents (Chatbots)

The Company helps businesses implement Al-driven conversational bots, using Microsoft's BOT framework and

Power Platform Virtual Agents (VA). The Company's expertise extends to the seamless integration of Power Virtual Agents with commonly utilised products and services, accomplished through an array of prebuilt connectors. This integration is further augmented by the creation of tailored workflows utilising Power Automate, or by developing intricate scenarios via the Microsoft BOT framework. Through the utilisation of power automate, the organisation can effectively link these chatbots with other systems within the enterprise. Triggered workflows enable the acquisition of necessary information or the efficient transmission of provided information to pertinent systems, thereby elevating the standards of customer service.

Low-Code No-Code Custom Applications

The Company uses Low-Code No-Code platforms to provide custom applications development to enterprises for point solutions automation, and even function rich applications. The company also undertakes modernisation of existing applications.

The Company possesses extensive technological expertise, utilising Microsoft stack and open-source development tools. While established development platforms like the .NET framework, Flutter, and React Native continue to hold significance, the Company has embraced modern trends by increasingly leveraging platforms such as Power Apps and CodeOnTime

IP Led Solutions

Our IP led offerings, including EdTech365, Travel365, Green Power, Engineer To Order Manufacturing, CEKonnect, ProActivate, Cyborg, and DIMIST, stand as a testament to our commitment to cutting-edge technology and transformative ideas. With these solutions, we empower our clients to embark on a journey of digital evolution, harnessing the power of our intellectual property solutions to minimize risk and reduce time to market. From revolutionizing education and travel experiences to driving sustainable energy solutions and engineering excellence, we weave innovation into every facet of our offerings. Our IP-led solutions encapsulate our vision of a dynamic future, where technology not only meets needs but also anticipates possibilities.

Microsoft Azure - IaaS and PaaS

The Company assists clients in seamlessly transitioning to Microsoft Azure to start experiencing the transformative power of cloud. It encourages the use of cloud-based computing resources rather than large upfront investments. Along with its core computing capabilities (Infrastructure as a Service, or IaaS), Azure also provides a plethora of applications and services that are managed effectively via automated processes.

Azure infrastructure services include proactive counselling for critical decisions, meticulous planning for cloud migration, experienced administration of application deployment and hosting, expert handling of mixed cloud setups, and smart costsaving approaches.

Managed Services

Operating as a distinguished Tier-I Cloud Solution Provider (CSP), the Company offers expert guidance and comprehensive assistance facilitating the transition of both IT infrastructure and Business Applications to cloud. This specialised role is complemented by our Cloud Managed Services, a vital aspect involving the management of public, private and hybrid cloud models. The Company ensures continuous monitoring of an extensive spectrum of resources, including networks, servers, storage, applications, and data. The Company's cloud management services include a comprehensive suite of offerings like proficient cloud support and monitoring services, meticulous database management, strategic mail management, adept migration services and robust support services.

Cloud Architecture and Consulting Services

Business scenarios vary from organization to organization, and no one solution fits all uniformly. Alletec helps Customers evolve clarity from the maze of confusing acronyms and options – cloud, managed, hosted, public, private, hybrid, SaaS, IaaS, PaaS – to arrive at investment decisions best suited for their organizations.

Our Architecture consulting services engage with customers to define the roadmap of your cloud adoption journey. Our team monitors the entire infrastructure, productivity tools, and business applications you run to evaluate, guide, build, and manage IT infrastructure capable of supporting your business.

Data Engineering

The data engineering solutions help customers to harness the power of data for insightful decision-making and innovation. The data engineering team excels in designing and implementing robust data pipelines, aggregating, transforming, and optimizing data from diverse sources. Through cuttingedge technologies and best practices, it ensures seamless flow of data, enabling advanced analytics, machine learning, and business intelligence solutions.

Human Resources

Microsoft Dynamics 365 Human Resources helps streamline many routine Human Resource record keeping tasks and automate a number of processes. It helps simplify leave & absence reporting, create compensation programmes and benefits administration, perform functions to facilitate recruitment and help with payroll & budgets. It enables you to transform employee experiences, optimize HR programmes, increase organizational agility and discover workforce insights.

Alletec uses the Dynamics 365 Human Resource application, as well as some other specialized 3rd party HR software to help customers implement robust HR applications.



Opportunities

Digital Transformation

Urgency for businesses to embrace digital transformation will result in enhanced momentum for adoption of world class ERP and CRM solutions. Adoption of Microsoft Dynamics 365 is growing faster than the market.

Intelligent Data Platforms

Demand from businesses for Intelligent Data Platforms which enable them bring together operational databases, analytics and governance to integrate the diverse data estate within the enterprise is on the rise. This demand is an opportunity for Alletec to grow business in this segment.

Modernization of Legacy Applications

Legacy systems exist in most organizations, that they can not easily or quickly replace. Modernization of these applications by leveraging Cloud, Azure Cognitive Services, Analytics and AI is a rising trend.

Strong Microsoft growth

Microsoft's robust suite of products, and it's ability to keep these products at the cutting edge of technology, has enabled it to grow faster than the market. This accelerated growth also enables Microsoft Partners to keep growing and taking market share from competition.

All E Technologies Limited

Infusion of AI

Microsoft's strategic infusion of Artificial Intelligence (AI) across all product lines has marked a transformative era of innovation. With the dedication to harnessing the potential of AI, Microsoft has seamlessly integrated intelligent capabilities into its diverse range of offerings. From productivity tools to business applications and cloud services, AI's presence is palpable, empowering users with enhanced insights, automation, and personalized experiences. The Company can leverage its capabilities in data and AI to develop advanced solutions that enable clients to do more.

Industry solutions & IP

Industry solutions like EdTech365, Travel365, GreenPower, and the cross-industry solutions of ProActivate, Cyborg, P2P365 and CEKonnect have enabled Alletec to stay at the forefront of competition. The company continues to enrich these solutions and assess market needs to conceptualize other possible IP development.

India's emergence as a global economic powerhouse

With India solidifying its global position as a leading economic power, opportunities open up for digital transformation businesses like Alletec – both within the country and internationally. The Company aligns its business strategies with India's economic trajectory, forging strategic partnerships, and capitalizing on the country's technology sector.

Alletecians - the Enablers

Our people define who we are. People are the key to organizational success.

To maintain a competitive edge, the company continually makes investments in the professional development of its team members. Alletec consistently offers its personnel training to make them future-ready and help them excel in their respective roles. The Company's hiring and retention policies are also aimed at creating a team of experts that can further aid Alletec to stay ahead of the curve. As constituents of the Company our endeavour always is to make the workplace vibrant, reassuring, and conducive. This helps foster a work culture where every member of the organization feels valued and empowered. Our teamwork and mutual trust has earned the company the recognition of Great Place to Work.

~350

Team strength

GREAT PLACE TO WORK CERTIFIED

Feb 2023-Feb 2024

Corporate Social Responsibility

The Company's Corporate Social Responsibility (CSR) initiatives are primarily focused on ensuring the well-being of underserved communities and the advancement of children's education. It has affiliations with esteemed organisations such as The Earth Saviours Foundation, Gurugram, renowned for its commitment to aiding destitute individuals.

Additionally, the Company contributes to the C. R. Kothari Memorial Charitable Trust, an entity that is engaged in making education accessible to students hailing from economically disadvantaged backgrounds. The CRKMC Trust undertakes various initiatives, encompassing mentorship, beneficiary counselling, distribution of essential items such as clothing and stationery, the facilitation of education loans through banking channels, as well as application assistance for governmentsponsored scholarship programmes and other relevant schemes intended for the betterment of students and their families.

The company sponsored a project in Orissa with Sight Savers India for the restoration of eyesight to hundreds who were visually impaired. The project won rich accolades.

The company also assists 'Books For All' organization to facilitate education to the urban poor.

Financial highlights

The table summarises the consolidated financial outcomes of the Company.

			(₹ in Lacs)
Particulars	FY 2022-23	FY 2021-22	Change (%)
Total Revenue	9,150	7,234	26.48%
EBITDA	1,596	1,309	21.93%
EBITDA margin (%)	17.44	18.09	-66 bps
PBT (before Extraordinary Costs)	1,527	1,245	22.65%
PBT	1,527	1,145	33.36%
PAT	1,159	859	34.92%
PAT (before Extraordinary Costs)	1,208	1,027	17.6%
EPS (in ₹)	7.24	6.94	4.32%

Geographical revenue breakup

			(₹ in Lacs)
Particulars	FY 2022-23	FY 2021-22	FY 2020-21
India sales	4369.67	3799.67	3293.77
International sales	4398.76	3205.23	2827.75
Total	8768.43	7,004.90	6,121.52

Top customers' contribution to revenue

				(₹ in Lacs)
	FY 20	22-23	FY 20	21-22
Particulars	Amount (₹ Lacs)	% Of Revenue from Operations	Amount (₹ Lacs)	% Of Revenue from Operations
Top 5 customers	1831.07	20.88%	1437.37	20.52%
Top 10 customers	2620.54	29.89%	2078.90	29.68%

Key ratios

			(₹ in Lacs)
Particulars	FY 2022-23	FY 2021-22	Change (%)
Debtors Turnover	8.20	8.04	2.00
Interest Coverage Ratio	1,392.01	1,607.12	-13.39
Current Ratio	5.48	3.47	57.94
Debt Equity Ratio	NIL	0.001	-100.00
Net Profit Margin (%)	13%	12%	7.82%
Return on Net Worth	15%	24%	-38.72%

Risk management

Alletec has implemented a robust and comprehensive approach to risk management that underscores its operational resilience and strategic decision-making. Recognising the dynamic nature of the digital business landscape, the Company identifies, assesses and mitigates potential risks that could impact its business operations, reputation and stakeholder interests. The Company employs a systematic risk assessment process to evaluate both internal and external factors, taking into account market trends, regulatory changes, technological advancements and potential vulnerabilities.

The Board of Directors regularly reviews the business risks of the Company and takes appropriate initiatives to mitigate them as early as feasible. The Senior Management Team, led by the Managing Director, is primarily responsible for the management of risks through the proper implementation of mitigation measures.

Internal control and adequacy

The Company places a strong emphasis on internal control and adequacy to ensure the efficiency, accuracy and security of its operations. With a commitment to maintaining the highest standards of corporate governance, Alletec has implemented robust internal control mechanisms to safeguard its financial, operational and data-related processes. These controls encompass various aspects of the organisation, including financial transactions, data access and security, compliance with industry regulations and risk management. By consistently evaluating and enhancing these controls, Alletec strives to mitigate risks, prevent errors and detect any irregularities promptly. This proactive approach not only ensures the reliability of the Company's operations but also instils confidence in clients, stakeholders, and partners by demonstrating Alletec's dedication to maintaining a transparent and well-regulated business environment.

Outlook

Alletec's core business, which comprises of both products and services, has consistent growth inherent in the business model. The solutions we deliver to our customers are mission critical for the businesses of our customers to run, making our customer relationships long term and strong. Alletec will continue to grow through a combination of organic and inorganic initiatives in the short, mid and long term.

Organic

The rapid adoption of cloud is resulting in customers preferring SaaS model over the on-premise model of a onetime product purchase. This results in all SaaS customers paying the product fee in a recurring manner. All enterprise applications (ERP, CRM, and others) require ongoing support and enhancements. This results in Alletec having multi-year relationships with its customers. These engagements increase the opportunities for cross-selling and up-selling. A good number of ERP and CRM customers, for example, are now exploring Data Engineering projects with us.

Alletec is continuing to make investments to increase its global foot print. Investments are increasing in the Americas and

All E Technologies Limited

African market, as well as in some other geographies. The investments are in strengthening sales, marketing as well as in building partnerships.

Alletec is investing heavily in strengthening the Intellectual Property assets like EdTech365, Travel365, GreenPower and others, and at the same time also working on building new IP. These IP give us tremendous competitive advantage in the market and will also be a constant revenue stream.

Along with the investments to build business opportunities, we also continue to invest in strengthening our delivery capabilities. Our team continues to grow, and the company keeps investing in their training and development. With market focus on Data Engineering and Al building up, our training focus on these areas has also strengthened.

Inorganic

Alletec has a clear inorganic growth strategy in place, supported by a healthy cash position and a strong desire to pursue this track along with the organic growth. The two together will enable us meet the growth goals we have set for ourselves.

We are confident in our ability to stay in a market leadership position for the years to come. Our sharp focus on what we do, our investments in innovation, training & IP, along with the ever deepening experience with every customer engagement, the geographical spread of our customers will all enable us compete well with the largest and the best in the industry. Alletec will continue to experience a healthy growth and sustain well any possible disruptions caused by challenges like geopolitics, macroeconomic changes, supply chain disruptions and inflation. The coming years are going to experience significant strengthening in the demand for Digital Transformation, eventually leading to Al Transformation. Alletec is well positioned to leverage these opportunities.

Disclaimer

This document contains forward-looking statements regarding anticipated future events and the financial and operating outcomes of the Company. As such, these statements necessitate the Company to make assumptions and are subject to inherent risks and uncertainties. There exists a significant risk that the assumptions, predictions, and other forwardlooking statements may not materialise accurately. Readers are advised to exercise caution and avoid placing undue reliance on these forward-looking statements, as various factors could cause actual future results and events to differ significantly from those expressed in such statements. Consequently, this document is subject to a disclaimer and is qualified in its entirety by the assumptions, qualifications, and risk factors outlined in the management's discussion and analysis presented in All E Technologies Ltd.'s annual report for FY 2022-23.

01-27 orporate Overview

Director's Report

The Members All E Technologies Limited

The Board of Directors is pleased to present the Annual Report along with the Audited Financial Statements (Consolidated and Standalone) of the company for the year ended March 31, 2023 (FY23).

1. FINANCIAL RESULTS

				(₹ in Lacs)
Destinutore	Consolidated		Standalone	
Particulars	2023	2022	2023	2022
Total Revenue	9,149.55	7,234.15	7,329.55	5,999.19
Total Expenses	7622.83	5,989.20	6,039.01	4,740.98
EBITDA	1595.88	1309.48	1359.66	1322.66
Profit/(Loss) before Exceptional and Extraordinary items and	1,526.72	1,244.95	1,290.54	1,258.21
tax				
Exceptional and Extraordinary items	-	(99.99)	-	(257.09)
Profit before tax	1,526.72	1,144.96	1,290.54	1,001.12
Add/(Less): Provision for Tax	(375.78)	(318.32)	(322.56)	(287.72)
Add/(Less): Deferred Tax	7.27	(4.51)	6.26	(3.01)
Profit/(Loss) after Tax	1,158.21	822.13	974.24	710.38
Add/(Less): Minority Share Adjustment	0.96	36.73	-	-
Profit/(Loss) for the period from Continuing Operation	1,159.17	858.86	974.24	710.38
Profit Attributable to Equity Shareholders After Tax before	1,208.14	1,027.25	1023.21	878.77
Extraordinary Items				

2. COMPANY PERFORMANCE & HIGHLIGHTS

Consolidated Performance

- A. Total Revenue (including other income) for the FY'23 stood at of ₹9,149.55 Lacs, compared to ₹7,234.15 Lacs in FY'22, a YoY growth of 26.48%.
- B. EBITDA stood at ₹1595.88 Lacs, compared to ₹1309.48 Lacs in FY'22, a YoY growth of 21.93%.
- C. Profit After Tax for the FY'23 stood at ₹1,159.17 Lacs, compared to ₹858.86 Lacs in FY'22, a YoY growth of 34.97%.
- D. Profit after tax before Extraordinary items for the FY'23 stood at ₹1,208.14 Lacs, compared to ₹1,027.25 Lacs in FY'22, a YoY growth of 17.6%.

Standalone Performance

- A. Total Revenue (including other income) for the FY'23 stood at of ₹7,329.55 Lacs, compared to ₹5,999.19 Lacs in FY'22, a YoY growth of 22.18%.
- B. Profit After Tax for the FY'23 stood at ₹974.24 Lacs, compared to ₹710.38 Lacs in FY'22, a YoY growth of 37.14%.
- C. Profit after tax before Extraordinary items the FY'23 stood at ₹1023.21 Lacs, compared to ₹878.77 Lacs in FY'22, a YoY growth of 16.44%.

3. ANNUAL RETURN AS PROVIDED UNDER SECTION 92

Pursuant to Section 92 and Section 134(3)(a) of the Companies Act, 2013, read with Rule 12 of the Companies (Management and Administration) Rules, 2014, the Annual Return for the Financial Year 2021-2022 is available on the website of the Company at the web link <u>https://www.alletec.com/investors-alletec</u>.

4. DIVIDEND

Based on the company's performance, the Board of Directors has proposed and recommended final dividend of Rs. 1/- per Equity Share of face value of Rs. 10/- each (i.e. 10% on the face value of Equity Share) for the financial year 2022-23. The company has a Dividend Distribution Policy and adheres to its guidelines.

5. CHANGE IN THE NATURE OF BUSINESS, IF ANY

There have been no material changes in the nature of business of the company during the financial year.

6. BUSINESS TRANSFER

There is no transfer of business during the period under review.

7. SUBSIDIARIES

The Company has following subsidiary companies - All E Consulting Private Limited, Alletec Retail Solutions Private Limited, All e Technologies (Switzerland) GmbH, Alletec Pty. Ltd. and Alletec USA INC.

The Board of Directors (the Board) reviewed the affairs of the subsidiaries. In accordance with Section 129(3) of the Companies Act, 2013, the Company has prepared consolidated financial statements of the Company and all its subsidiaries, which form part of the Annual Report. Further, a statement containing the salient features of the financial statements of our subsidiaries in the prescribed format AOC-1 is appended as **Annexure-A** to the Board's report.

8. RESERVES

During the period under review the company did not transfer any amounts to reserves.

9. SHARE CAPITAL

There is a change in the Issued Capital and paid-up Capital due to the issuance of 48,64,000 Equity Share under IPO process during the year. The Paid-up capital as on March 31, 2023 stood at. ₹20,19,41,760 divided into 2,01.94,176 Equity Shares of INR 10/- each.

There was no change in the Authorized Share Capital of the Company as on March 31, 2023. It stood at ₹21,00,00,000/divided into 2,10,00,000 Equity Shares of INR 10/- each.

None of these happened during the period under review -Issue of equity shares with differential rights, Buy Back of Securities, Issue of Sweat equity shares and Issue of Bonus Shares.

The Company ESOP Trust granted 1,14,000 stock options to eligible employees on September 15, 2022. All of these shares are existing equity shares currently under the ownership of the ESOP Trust.

10. MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY

There are no material changes and commitments affecting the financial position of your Company which has occurred between the end of the financial year of the Company i.e., March 31, 2023 and the date of Directors' Report.

11. LISTING AT THE NSE EMERGE PLATFORM

With effect from December 21, 2022 Equity Shares of your Company successfully got listed on Emerge platform of the National Stock Exchange of India Limited (NSE). This process was undertaken in accordance with the Listing norms. Annual listing fees for the year 2022-23 and 2023-24 have been paid by the Company to NSE Limited where the shares of the Company are listed.

12. MANAGEMENT'S DISCUSSION AND ANALYSIS REPORT

In terms of the provisions of Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the Management's Discussion and Analysis Report is presented in a separate section of Annual Report.

13. DIRECTOR'S RESPONSIBILITY STATEMENT

Pursuant to Section 134(5) of the Companies Act, 2013, the board of directors, to the best of their knowledge and belief confirm that:

- a. In the preparation of the annual financial statements for the year ended March 31, 2023, the applicable accounting standards read with requirements set out under Schedule III to the Act, have been followed and there are no material departures from the same.
- b. Such accounting policies as mentioned in the Financial Statements as 'Significant Accounting Policies' have been selected and applied consistently and judgements and estimates have been made that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company as at March 31, 2023 and of the profit of the Company for the year ended on that date.Proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- Annual Financial Statements have been prepared on a 'going concern' basis.
- d. Proper systems were in place to ensure compliance with the provisions of all applicable laws. Such systems were adequate and operating effectively.

14. INTERNAL FINANCIAL CONTROLS AND THEIR ADEQUACY

Based on the framework of internal financial controls and compliance systems established and maintained by the Company, work performed by the internal, statutory and secretarial auditors and external consultants, and the reviews performed by management and the relevant board committees including the audit committee, the board is of the opinion that the Company's internal financial controls were adequate and effective during the financial year 2022-2023.

Statutory Reports

15. HUMAN RESOURCES

Your Company is committed towards creation of opportunities for its employees that help attract, retain and develop a diverse workforce. Your Company lays due importance to the need of ensuring conducive work culture for its employees. To reinforce core values and beliefs of the Company, various policies/ practices for employees' empowerment have been framed to enrich their professional, personal and social life. In addition to above, Company has also laid down Code of Conduct for Directors and Senior Management Personnel and Whistle Blower Policy.

16. DIRECTORS AND KEY MANAGERIAL PERSONNEL

The following Directors, Independent & Non-Independent, serve on the Board of the company. In compliance with the provisions of Sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and SEBI (LODR) Regulation 2015, the composition of Board of Directors and Key Managerial Personnel are as follows: -

S. No.	Board of Directors	DIN	Designation	Date of Appointment/Re-appointment
1.	Ajay Mian	00170270	Managing Director	June 17, 2000 (Original Appointment)
				May 16, 2022 (Appointed as Managing Director for a
				period of 5 Years)
2.	Rajiv Tyagi	00803755	Executive Director	October 04, 2006
3.	Ritu Sood	07411926	Executive Director	May 16, 2022
4.	Vinod Sood	00017525	Independent Director	May 16, 2022
5.	Sunil Goyal	00110114	Independent Director	May 16, 2022
6.	Suman Mian	00170357	Non-Executive Director	June 17, 2000 (Original Appointment)
				July 14, 2022 (Re-appointment)

The Company has the following Key Managerial Personnel

S. No.	Name of KMP	PAN	Designation	Date of Appointment
1.	Sandeep Jain	AAGPJ4256M	Chief Financial Officer (CFO)	May 16, 2022
2.	Akash Chaudhry	BWGPC5075C	Company Secretary (CS)	May 09, 2022

None of the Directors of the Company, except the following, are related inter-se, in terms of Section 2(77) of the Act including rules made thereunder: -

S. No.	Name of Director	Relationship with other Director
1.	Ajay Mian	Spouse of Suman Mian
2.	Suman Mian	Spouse of Ajay Mian

17. AUDIT COMMITTEE

The Company has constituted an Audit Committee of the Board pursuant to resolution of the Board of Directors dated May 16, 2022 in compliance with Section 177 of the Companies Act, 2013. The Audit Committee consists of the following directors:

S. No.	Name of Director	Designation	Executive /Non-Executive	Independent / Non-Independent
1.	Sunil Goyal	Chairman	Non- Executive	Independent
2.	Vinod Sood	Member	Non- Executive	Independent
З.	Ajay Mian	Member	Executive	Non-Independent

During the year under review, all the recommendations made by the Committee have been accepted by the Company.

18. NOMINATION AND REMUNERATION COMMITTEE

The Company has constituted a Nomination and Remuneration Committee of the Board pursuant to resolution of the Board dated May 16, 2022. The Nomination and Remuneration Committee consists of the following directors:

S. No.	Name of Director	Designation	Executive /Non-Executive	Independent / Non-Independent
1.	Vinod Sood	Chairman	Non- Executive	Independent
2.	Sunil Goyal	Member	Non- Executive	Independent
3.	Suman Mian	Member	Non- Executive	Non- Independent

During the year under review, all the recommendations made by the Committee have been accepted by the Company.

19. STAKEHOLDERS' RELATIONSHIP COMMITTEE

The Company has constituted the Stakeholders' Relationship Committee of the Board (the "Stakeholders' Relationship Committee") pursuant to resolution of the Board dated May 16, 2022 The Stakeholders' Relationship Committee consists of the following directors:

S. No.	Name of Director	Designation	Executive /Non-Executive	Independent / Non-Independent
1.	Vinod Sood	Chairman	Non- Executive	Independent
2.	Rajiv Tyagi	Member	Executive	Non- Independent
3.	Ritu Sood	Member	Executive	Non- Independent

During the year under review, all the recommendations made by the Committee has been accepted by the Company.

20. FAMILIARIZATION PROGRAMME FOR 25. NOMINATION AND REMUNERATION POLICY INDEPENDENT DIRECTORS

In Compliance of SEBI (LODR) Regulation 2015, Company has conducted a familiarization program for Independent Directors of the Company for familiarizing with their roles, rights, responsibilities in the Company, nature of the industry in which the Company operates, business model of the Company, etc. The details of such familiarization programme for Independent Directors are posted on the website of the Company and can be accessed at <u>https://</u> <u>www.alletec.com/investors-alletec</u>.

21. DISQUALIFICATION OF DIRECTORS

Pursuant to Section 164 of the Companies Act, 2013, none of the Directors incurred any disqualification on account of non-compliance with any of the provisions of the Act.

22. MEETING OF THE BOARD OF DIRECTORS

The Board of Directors of the Company met Fifteen (15) times during the year. The intervening gap between the meetings was within the period prescribed under the Companies Act, 2013. The Company has complied with the provisions of Secretarial Standard 1 (relating to meetings of the Board of Directors).

23. DECLARATION BY INDEPENDENT DIRECTORS

The company has received the necessary declaration from both independent directors under section 149(7) of the Companies Act, 2013 that he/she meets the criteria of independence laid down in Section 149(6) of the Companies Act, 2013.

24. BOARD EVALUATION

The Board of Directors has carried out an annual evaluation of its own performance, board committees, and individual directors pursuant to the provisions of the Act and SEBI Listing Regulations. The performance of the board was evaluated by the board after seeking inputs from all the Directors and on the basis of criteria such as the board composition and structure, effectiveness of board processes, information and functioning. The Company's policy on director's appointment and remuneration and other matters provided in Section 178(3) of the Act is available on <u>https://www.alletec.com/</u><u>investors-alletec/</u>.

26. AUDITOR AND AUDITOR'S REPORT

Statutory Auditors

The Auditors M/s Nath Ahuja & Co. Chartered Accountants (Firm Registration No. 001083N) will hold office until the conclusion of the Annual General Meeting of F.Y. 2023-24.

The Auditors report is enclosed with financial statements in this Annual Report for your kind perusal and information. No fraud has been reported by the Auditors during the fiscal year 2022-2023.

Internal Auditors

The Board of Directors on the recommendations of the Audit Committee has appointed M/s. Ajay Rattan & Co Chartered Accountants as the Internal Auditors of the Company for the Financial Year 2023-24.

27. BOARD'S COMMENTS ON THE AUDITORS' REPORT

The observations of the Statutory Auditors, when read together with the relevant notes to the accounts and accounting policies, are self-explanatory and do not call for any further comments.

28. SECRETARIAL AUDITOR'S REPORT

The Board has appointed M/s. J. Nain & Associates, Practicing Company Secretary, to conduct Secretarial Audit for the financial year 2022-23. The Secretarial Audit Report for the financial year ended March 31, 2023 is annexed herewith marked as **Annexure - B** to this Report. The Secretarial Audit Report does not contain any qualification, reservation or adverse remark.

COMPLIANCE WITH SECRETARIAL STANDARDS – The Company complies with all applicable secretarial standards issued by the Institute of Company Secretaries of India.

5U-IIZ cial Statements

29. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

Particulars of loans given, investments made, guarantees given and securities provided along with the purpose for which the loan or guarantee or security is proposed to be utilized by the recipient are provided in the Financial Statements.

30. RELATED PARTY TRANSACTIONS

All the transactions, contracts or arrangements made with related parties (as defined under Section 188 of the Companies Act, 2013) are separately mentioned in the financials of the Company.

Prior omnibus approvals are granted by the Audit Committee for related party transactions which are of repetitive nature, entered in the ordinary course of business and on arm's length basis in accordance with the provisions of Companies Act, 2013 read with the Rules issued thereunder and the Listing Regulations.

The Form AOC - 2 pursuant to Section 134 (3) (h) of the Companies Act, 2013 read with Rule 8(2) of the Companies (Accounts) Rules, 2014 is set out in **Annexure C** to this report.

31. PUBLIC DEPOSITS

The Company has neither accepted nor invited any deposits from the public during the year. There are no outstanding deposits of earlier years within the meaning of Section 73 of the Companies Act, 2013.

Further, your company has filed form DPT-3 for the Annual compliance as at March 31, 2023 for the amount received by the company which is not considered as deposit under the purview of section 73 of the Companies Act, 2013 read with Companies (Acceptance of Deposit) rules, 2014 as amended from time to time.

32. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION

Particulars required to be furnished pursuant to Rule 8(3) of the Companies (Accounts) Rules, 2014, read with Section 134 of the Companies Act, 2013:

a. Conservation of Energy

The company is making all possible efforts for conservation of energy. The Company strived to achieve maximum benefit with energy resources available with the Company. Resorting to WFH/ Hybrid model has significantly reduced energy consumption at office.

b. Technology Absorption

The technical personnel are being imparted training by the experts/consultants in various disciplines for improving the overall efficiency. Majority of the internal systems have been shifted to cloud.

c. Foreign exchange earnings and Outgo

The Foreign Exchange earned in terms of actual inflows during the year and the Foreign Exchange outgo during the year in terms of actual outflows is as under:

	(₹ in Lacs)	
Particulars	2022-23 (INR)	2021-22 (INR)
Foreign Exchange Earnings	3,007.00	2,767.35
Foreign Exchange	543.87	756.50

33. CORPORATE SOCIAL RESPONSIBILITY

The Company's CSR Policy and CSR activities undertaken during the financial year ended March 31, 2023 are available on the website of the Company at https://www.alletec. com/investors-alletec. These are in accordance with Section 135 of the Companies Act, 2013 and Companies (Corporate Social Responsibility Policy) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof for the time being in force) is set out in the Annexure - D to this report.

34. PERFORMANCE OF SUBSIDIARIES, ASSOCIATE COMPANIES AND JOINT VENTURES

Pursuant to Section 129(3) of the Companies Act, 2013 a statement containing salient features of the financial statements of the Company's subsidiaries in Form AOC-1 is annexed herewith as **Annexure – A**.

35. PARTICULAR OF EMPLOYEES

The information required under section 197(12) of the Companies Act, 2013 read with Rule 5(1) and 5(2) of the Companies (Appointment & remuneration of Management Personnel) Rules, 2014, as amended, is mentioned in the **Annexure – E**.

36. VIGIL MECHANISM/WHISTLE BLOWER POLICY

The Company has formulated and published a Whistle Blower Policy to provide Vigil Mechanism for employees including Directors of the Company to report genuine concerns.

The provisions of this policy are in line with the provisions of the Section 177(9) of the Act; the whistle blowing Policy is available on the company's website at <u>https://www.alletec.</u> com/investors-alletec.

37. SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has zero tolerance for sexual harassment at workplace. Company has adopted a policy on Prevention, Prohibition and Redressal of Sexual Harassment at workplace in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules there under. The policy aims to provide protection to employees at the workplace and prevent and redress complaints of sexual harassment and for matters connected or incidental thereto, with the objective of providing a safe working environment, where employees feel secure. The Company has also constituted an Internal Complaints Committee, known as the Prevention of Sexual Harassment (POSH) Committee, to inquire into complaints of sexual harassment and recommend appropriate action.

The following is a summary of sexual harassment complaints received and disposed off during the year 2021-22:

S. No.	No. of Complaints Received	No. of Complaints Disposed Off			
1.	Nil	N. A.			

38. INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

There is no amount which is required to be transferred to the Investor Education and Protection Fund as per the provisions of Section 125(2) of the Act.

39. SIGNIFICANT & MATERIAL ORDERS

There are no significant and material orders passed by the regulators or courts or tribunals during the year impacting the going concern status and Company's operations in future.

40. SAFETY, HEALTH AND ENVIRONMENTAL PERFORMANCE

Your Company's commitment towards safety, health and environment is being continuously enhanced and persons working at all locations, if any, are given adequate training on safety and health. The requirements relating to various environmental legislations and environment protection have been duly complied with by your Company.

41. SUSTAINABILITY

Your Company continues with its journey on sustainable development with conscious efforts to minimize the environmental impact caused by its operations. Besides making every effort to eliminate the wastage of electricity and water at the office, maintenance of a green patch along with plantation of trees around office are some of our current efforts. These efforts will intensify in the coming times, while still keeping focus on the financial performance of the company.

42. ACKNOWLEDGEMENTS

The Board wishes to express sincere appreciation and gratitude to Alletecians - who are the real embodiment of Company's mission, vision and Core values – for all the efforts and contributions made for the growth of our organization. The Board also wishes to express gratitude to all our customers who reposed trust in us and strengthen the foundation for our growth.

Microsoft and numerous people playing diverse roles in the operations of Microsoft across geographies in India and internationally are our constant partners in this journey. Our sincere thanks for all your support and partnership.

Our investors are now a vital partner to our journey of growth. Our sincere thanks for the confidence you have expressed in the company and its management.

We are grateful for all the cooperation and support received from various Departments of Central and State governments, Tax Authorities, Banks, Ministry of Corporate Affairs, Securities and Exchange Board of India (SEBI), The National Stock Exchange of India Ltd. (NSE), and our vendors. You helped make our journey simple. We look forward to your continued support in the years to come.

For All e Technologies Limited

Ajay Mian

(Managing Director) DIN No. 00170270

Date: 31.08.2023 Place: Noida Suman Mian

(Director) DIN No. 00170357

28-49 Statutory Reports

JU-112

Annexure A

Form AOC-1

(Pursuant to the first proviso to Sub-section (3) of Section 129 read with rule 5 of Companies (Accounts) Rules, 2014) (Information with respect to each subsidiary to be presented with amounts in ₹ /INR, except exchange rate)

The statement containing salient features of the financial statement of subsidiaries/associate Companies/joint ventures:

Part "A": Subsidiaries

S. No.	Name of the Subsidiary	All e Consulting Private Limited	Alletec Retail Solutions Private Limited	Alletec USA INC.	Alletec Pty. Ltd.	All e Technologies (Switzerland) GmbH	
1.	Country	India	India	USA	Australia	Switzerland	
2.	Year since when subsidiary is acquired	2005	2010	2019	2017	2009	
3.	Reporting period for the subsidiary concerned, if different from the holding company's reporting period.	NA	NA	NA	NA	NA	
4.	Reporting currency and	Reporting	Reporting	Reporting	Reporting	Reporting currency =	
	Exchange rate as on the last	currency=INR	currency=INR	currency =	currency	CHF Exchange Rate-	
	date of the relevant financial	Exchange	Exchange Rate-	USD Exchange	= AUD	81.76	
	year in the case of foreign	Rate- 1.00	1.00	Rate- 82.15	Exchange		
	subsidiaries				Rate- 55.02		
5	Share Capital	1,00,000	4,17,000	17,76,250	1,00,08,363	11,27,315	
6	Reserve& Surplus	2,75,92,151	-16,14,405	3,10,55,906	43,77,843	-10,40,520	
7	Total Assets	3,98,97,656	2,05,251	5,43,03,496	1,83,29,525	12,38,244	
8	Total Liabilities	3,98,97,656	2,05,251	5,43,03,496	1,83,29,525	12,38,244	
9	Investment					12,35,292	
10	Turnover	9,13,19,243		11,77,91,814	81,54,259		
11	Profit Before Taxation	21,45,837	-48,609	2,24,89,323	-9,50,824	-18,270	
12	Provision for Taxation	4,98,365	52,420	47,07,885			
	(Deferred Tax)						
13	Profit after taxation	16,47,472	-1,01,029	1,77,81,437	-9,50,824	-18,270	
14	Proposed Dividend						
15	% of shareholding	100%	100%	100%	90%	96%	

Notes: The following information shall be furnished at the end of the statement:

1. The exchange rate of turnover is calculated on the date of preparing the balance sheet.

2. Names of subsidiaries that are yet to commence operations - NA .

3. Names of subsidiaries that have been liquidated or sold during the year- NA.

Part "B": Associates and Joint Ventures: Not Applicable.

(Managing Director) DIN No. 00170270 Suman Mian

DIN No. 00170357

(Director)

ANNEXURE B

SECRETARIAL AUDIT REPORT

Form No. MR-3

For the Financial Year ended 31st March, 2023

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

To, The Members, ALL E TECHNOLOGIES LIMITED

Registered Office: UU-14 VISHAKHA ENCLAVE PITAM PURA DELHI DL 110034 IN.

Address other than R/o where all or any books of account and papers are maintained: A 1, SECTOR 58, NOIDA 201301 NOIDA UP 201301 IN

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **ALL E TECHNOLOGIES LIMITED** (hereinafter called the 'Company'). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on my verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2023 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on **31st March, 2023** according to the provisions of, as amended from time to time:

- (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 Byelaws framed there under;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings (Applicable only to the extent of Foreign Direct Investment/Overseas Direct Investment);

- (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, 1992 and Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 -Not applicable as the Company has not issued any debt securities during the year under review;
 - (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, 2021 - Not applicable as the Company has not delisted / proposed to delist its equity shares during the year under review; and
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018- Not applicable as the Company has not bought back / proposed to buy-back any of its securities during the year under review.

I have also examined compliance with the applicable clauses of the Secretarial Standards issued by The Institute of Company Secretaries of India.

28-49 Statutory Report

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

It is further reported 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 incompliance with the provisions of the Act.
 - Appointment of Mr. Vinod Sood, Mr. Sunil Goyal, and Ms. Ritu Sood, Director of the company w.e.f 16th May, 2022.
 - b) Appointment of Mr. Sandeep Jain as Chief financial officer of the company w.e.f 16th May, 2022.
- 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. All the business activities undertaken by the Company were authorized under Clause III (i.e. Objects Clause) of the Memorandum of Association of the Company;
- 4. The Company has maintained all registers and records as are required to maintain under the Applicable Laws;
- The Company has filed all applicable forms, returns, disclosures etc. pursuant to the provision of the Applicable Laws;
- All the decisions at Board meetings and Board committee meetings were unanimously consented and that there was no instance of dissent in any of the business matters at the Board or Board committee meetings. The Company has not accepted any public deposits under any Applicable Laws;
- The Company did not enter into any material transaction with any related party that required approval of the shareholders under the provisions of the Applicable Laws. There is policy placed on company's website regarding the transaction with related parties.
- 8. 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.
- 9. All the investor complaints were addressed within the prescribed timeline and as on March 31, 2023 there are no pending complaints.

Few observations, corrections and compliances were advised to the Company during the audit which was diligently carried out by the Company under the review period itself.

I further report that the Compliance by the Company of the applicable financial laws such as direct and indirect tax laws and maintenance of financial records and books of accounts have not been reviewed in this audit since the same have been subject to review by the statutory financial auditors, tax auditors and other designated professionals.

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.

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

I report further that, during the audit period there were no other specific events/actions in pursuance of the above referred laws, rules, regulations, guidelines, etc. having a major bearing on the Company's affairs.

We further report that

Place: NEW DELHI

Date: 04-07-2023

The Company rolled out Initial Public Issue (IPO) during the audit period. Through IPO, theCompany offered 53,55,200/- Equity Shares of face value of Rs.10/- each fully paid up for cash at a price of Rs. 90/- per Equity Share (including a premium of Rs. 80/- per Equity Share) aggregating Rs. 4819.68 Lacs. The equity shares of the Company were fully subscribed and listed on National Stock Exchange of India Limited (NSE SME Emerge) on December 21, 2022.

Details of specific events/actions having a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc. referred to above):-

- (i) Right/Preferential issue of shares/debentures/sweat Equity, etc: Not Applicable.
- (ii) Redemption/ buy-back of securities. Not Applicable.
- (iii) Merger/amalgamation/reconstruction, etc. Not Applicable.
- (iv) Foreign technical collaborations. Not Applicable.

For J NAIN AND ASSOCIATES

JULKAR NAIN

ACS No. 49525 C P No: 18042 UDIN NO. A049525E000542820

ANNEXURE C

Form AOC-2

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

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

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

There were no contracts or arrangements, or transaction entered during the year ended March 31, 2023, which were not at arm's length basis.

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

There were certain transactions entered into by the Company with its foreign subsidiaries and other parties. All these transactions were entered into after meeting with the requirements of requisite approval and disclosures, as prescribed under the applicable provisions of the Companies Act, 2013. Attention of Members is drawn to the disclosure of transactions with such related parties set out in Note No. 27 of the Standalone Financial Statements in the Financial Year 2022-23.

For All e Technologies Limited

Date: 31.08.2023 Place: Noida Ajay Mian (Managing Director) DIN No. 00170270 Suman Mian (Director) DIN No. 00170357

ANNEXURE D

Corporate Social Responsibility (CSR)

1. Brief outline on CSR Policy of the Company:

Pursuant to Section 135 of the Companies Act, 2013 ("the Act") read with Companies (CSR) Rules, 2014, the Company always explores good opportunities to support poor, helpless, needy, and deprived people of society and endeavors to bring about a positive difference to such communities. Through the CSR initiative, the company strives to provide equitable opportunities for sustainable growth, thereby aligning with our goal to build All e Technologies Limited into an organization that maximizes Stakeholders' Value. As per the CSR policy of the Company, it would engage in activities whereby our activities further contribute to making positive change and distinguishing impact on the environment, society, customers and other stakeholders. The core areas of the company for Investment as per the CSR Policy have been Education, Health & Medical Care etc.

- 2. The Composition of CSR committee, and CSR Policy is disclosed on the website of company at https://www.alletec.com/investors-alletec/.
- 3. The details of the Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social Responsibility Policy) Rules, 2014, are not applicable on Company.
- 4. 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 the amount required for set off for the financial year, if any: We have not taken any set off against the excess amount spent in the last financial year.
- 5. Average net profit of the company as per section 135(5): INR 7,68.88,761.
- 6. (a) Two percent of average net profit of the company as per section 135(5): INR 15,37,775.
 - (b) Surplus arising out of the CSR projects or programs 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: INR 15,37,775.
- 7. (a) CSR amount spent or unspent for the financial year:

Total Amount Spent for the Financial Year 2022-23 (in INR)	Amount Unspent (in INR)					
	Total Amount transf CSR Account as pe		Amount transferred to any fund specified under Schedule VII as per second proviso to section 135(5).			
Amount	Amount.	Date of transfer.	Name of the Fund	Amount.	Date of transfer.	
15,37,780	NIL	N/A	N/A	N/A	N/A	

(b) Details of CSR amount spent against ongoing projects for the financial year: **Not Applicable**.

(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	Item from the list of activities in schedule VII to the Act.	Local area (Yes/ No).	Location of the project.		Amount	Mode of	Mode of implementation - Through implementing agency.	
				State.	District.	spent for the project (in INR).	implementation - Direct (Yes/ No).	Name.	CSR registration number.
1.	Healthcare	Doctor Salary	Yes	Gurugram, Haryana		5,09,440	No	The Earth Saviours Foundation	CSR00002026
2.	Education	Education	No	Jaipur, Rajasthan		4,09,450	No	C.R Kothari Memorial Charitable Trust (Regd.)	CSR00003097
3.	Education	Promoting Education	Yes	Delhi		3,09,440	No	Books for All	CSR00000550
4.	Healthcare	promoting health care (Treatment of Eye Diseases)	No	Mumbai, Maharashtra		3,09,440	No	SightSavers India (Royal Commonwealth Societ Y For The Blind)	CSR00001381
	Total					15,37,780			

- (d) Amount spent in Administrative Overheads: Not Applicable.
- (e) Amount spent on Impact Assessment, if applicable: Not Applicable.
- (f) Total amount spent for the Financial Year (7b+7c+7d+7e): INR 15,37,780.
- (g) Excess amount for set off, if any: Not Applicable.
- 8. (a) Details of Unspent CSR amount for the preceding three financial years: Not Applicable.
 - (b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s): Not Applicable.
- 9. 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: **Not Applicable.**
- 10. Specify the reason(s), if the company has failed to spend two percent of the average net profit as per section 135(5): Not Applicable.

For All e Technologies Limited

Date: 31.08.2023 Place: Noida Ajay Mian (Managing Director) DIN No. 00170270 Suman Mian (Director) DIN No. 00170357

ANNEXURE E

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

Name of Director & KMP	Category	Remuneration for the Financial Year 2022-2023 (₹)*	% Increase in Remuneration for the Financial Year 2022-23	Ratio of Remuneration of Director to the Median remuneration
Ajay Mian	Managing Director	80,44,080/-	0%	9.46:1
Rajiv Tyagi	Executive Director	75,62,605/	0%	8.9:1
Ritu Sood	Executive Director	31,25,219/	0%	3.68:1
Vinod Sood	Independent Director	Nil	Nil	-
Sunil Goyal	Independent Director	Nil	Nil	-
Suman Mian	Non-Executive Director	Nil	Nil	-
Sandeep Jain	Chief Financial Officer (CFO)	30,43,684/	28%	3.58:1
Akash Chaudhry	Company Secretary (CS)	4,61,046/-	40%	0.54:1

*The aforesaid details are calculated on the basis of remuneration for the financial year 2022-23.

- (a) The remuneration to Directors is within the overall limits approved by the shareholders of the Company.
- (b) The remuneration mentioned above are excluding the ESOP value, wherever applicable.
- (c) Sales Incentives of Rs. 9,76,222 have been paid to Ms. Ritu Sood, Executive Director of the Company in addition to Remuneration.
- (d) The Median Remuneration of employees of the Company during the financial year 2022-23 was 8,50,000 LPA.
- (e) Percentage increase/decrease in the median remuneration of all employees in the financial year 2022-23 was (4.22%).
- (f) Number of permanent employees on the rolls of the Company as on March 31, 2023 was 331.
- (g) Average increase in remuneration for employees of the Company, other than Managerial Remuneration in the financial year (2022-23) was 1.7%.
- (h) It is affirmed that the remuneration paid is as per the remuneration policy of the Company.

For All e Technologies Limited

Ajay Mian (Managing Director) DIN No. 00170270

Suman Mian (Director) DIN No. 00170357

Date: 31.08.2023 Place: Noida

Independent Auditor's Report

To The Members of **All e Technologies Limited** (Formerly known as All e Technologies Private Limited)

Report on the Audit of Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of **All e Technologies Limited** (formerly known as All e Technologies Private Limited) ("the Company"), its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group") which comprises the consolidated Balance Sheet as at March 31, 2023, the consolidated Statement of Profit and Loss and consolidated Statement of Cash Flows for the year ended March 31, 2023, and a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid 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 2023, the profit and total income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the 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 financial statements under the provisions of the Companies Act, 2013 and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

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

Emphasis of Matter: -

We draw attention to the following matters in the Notes to the financial statements:

Note 26: - Disclosure under Accounting Standards: - In calculating "Earning Per Share", management has excluded Employees Stock Option Expenses amounting to ₹ 48,97,059/- in March, 2023 which is net of Income Tax.

Information other than the financial statements and Auditors' Report thereon

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report, Business Responsibility Report but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

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

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ('the Act') with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance of the Company in accordance with the Accounting principles generally accepted in India, including the Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgements 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,

50-112 cial Statements

relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

Those Board of Directors are also responsible for overseeing the company's financial reporting process.

Auditor's Responsibility for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the 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 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 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 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the Annual Consolidated Financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Annual Consolidated Financial Statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work: and (ii) to evaluate the effect of any identified misstatements in the Annual Consolidated Financial Statements.

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 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.

The Statement includes the results for the quarter ended March 31, 2023 being the balancing figure between audited consolidated figures in respect of the full financial year and the published year to date consolidated figures up to the third quarter of the current financial year which were subject to limited review by us. Our report on the consolidated financial results included in the Statement is not modified in respect of this matter.

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

All E Technologies Limited

India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure 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 it appears from our examination of those books;
 - (c) The Balance Sheet, Statement of Profit and Loss and Cash Flow Statement dealt with by this Report are in agreement with the books of account;
 - (d) In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under the 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, 2023, and taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2023, 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". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting;
 - (g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The company does not have any pending litigations which would impact its financial position;
 - The company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection fund by the company.

- (h) In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- (i) i. No funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding whether recorded in writing or otherwise, that the Intermediary shall whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - ii. No funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - iii. Based on such audit procedures that we here 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) contain any material miss-statement.
- (j) Company has not declared and paid dividend during the year hence this clause is not applicable to the company.

For Nath Ahuja & Co.

Chartered Accountants Firm Registration No.: 001083N

N. N. Ahuja

Proprietor Membership No.: 080178 UDIN: 23080178BGPQMQ4459

Place: New Delhi Date: 20th May, 2023

"Annexure A" to the Independent Auditor's Report

Adverse Remarks in Consolidated Financial Statements [clause 3(xxi)]

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

With respect to the matters specified in paragraphs 3(xxi) and 4 of the Companies (Auditor's Report) Order, 2020 ("CARO") issued by the Central Government in terms of Section 143(11) of the Act, to be included in the Auditor's report, according to the information and explanations given to us, and based on the CARO reports issued by us for the Company and its subsidiaries included in the consolidated financial statements of the Company, to which reporting under CARO is applicable, we report that there are no qualifications or adverse remarks in these CARO reports.

For Nath Ahuja & Co.

Chartered Accountants Firm Registration No.: 001083N

N. N. Ahuja Proprietor Membership No.: 080178 UDIN: 23080178BGPQMQ4459

Place: New Delhi Date: 20th May, 2023



"Annexure B" to the Independent Auditor's Report

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

We have audited the internal financial controls over financial reporting of All e Technologies Limited (formerly known as All e Technologies Private Limited) ("the Company") as of March 31, 2023 in conjunction with our audit of the 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 Companies Act, 2013.

Auditors' 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 Companies Act, 2013, 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 Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating

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

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

Meaning of Internal Financial Controls Over **Financial Reporting**

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

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

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, 2023, 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).

Chartered Accountants Firm Registration No.: 001083N

N. N. Ahuja

Proprietor Membership No.: 080178 UDIN: 23080178BGPQMQ4459

Place: New Delhi Date: 20th May, 2023

Consolidated Balance Sheet

as at 31 March 2023

(₹ in Lacs)				
Particulars	Note No.	Figures as at the end of Current Reporting Period March 31, 2023	Figures as at the end of Previous Reporting Period March 31, 2022	
A EQUITY AND LIABILITIES				
1 Shareholders' Funds				
(a) Share Capital	3	2,019.42	1,533.02	
(b) Reserves and Surplus	4	8,039.24	2,913.35	
(c) Minority Interest		14.42	64.42	
2 Non-Current Liabilities				
(a) Long Term Provisions	5	258.77	237.53	
		10,331.86	4,748.32	
3 Current Liabilities				
(a) Short-Term Borrowings	6	-	6.40	
(b) Trade Payables	7	469.57	350.37	
(c) Other Current Liabilities	8	770.09	435.21	
(d) Short-Term Provisions	9	804.09	810.47	
		2,043.76	1,602.46	
Total		12,375.61	6,350.78	
B ASSETS				
1 Non-Current Assets				
(a) Property, Plant & Equipments and Intangible Assets"	10			
(i) Property, Plant & Equipment		108.12	110.69	
(ii) Intangible Assets		214.80	_	
		322.92	110.69	
(b) Non Current Investments	11	318.46	212.64	
(c) Deferred Tax Assets (net)		19.98	12.71	
(d) Long Term Loan and Advances	12	82.55	449.83	
(e) Other Non- Current Assets	13	421.79	_	
		842.78	675.18	
2 Current Assets				
(a) Trade Receivables	14	1,162.85	976.00	
(b) Cash and Cash Equivalents	15	9,420.34	3,809.75	
(c) Short-Term Loans and Advances	16	549.14	770.78	
(d) Other Current Assets	17	77.58	8.37	
		11,209.91	5,564.91	
Total		12,375.61	6,350.78	
Corporate Information and Significant Accounting Policies	1&2			
Notes & Annexures Forming Part of Financial Statements	3 - 27			

In terms of our report attached.

For Nath Ahuja & Co.

Chartered Accountants Firm's Registration No:-001083N

N.N Ahuja

(Proprietor) Membership No:080178

Place : New Delhi Date : 20th May, 2023

For and on behalf of the Board of Directors

Ajay Mian Managing Director DIN : 00170270

Sandeep Jain Chief Financial Officer Suman Mian Director DIN : 00170357

Akash Chaudhry Company Secretary

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Consolidated Statement of Profit and Loss

for the year ended 31 March 2023

			Figures for the Current	Figures for the Previous
Da	rticulars	Note	Reporting Period	Reporting Period
Fu	i todidi 5	No.	From 01/04/2022	From 01/04/2021 to
			to 31/03/2023	31/03/2022
Α	CONTINUING OPERATIONS			
1	Revenue from Operations	18	8,768.43	7,004.90
2	Other Income	19	381.12	229.25
3	Total Income (1+2)		9,149.55	7,234.15
4	Expenses			
	(a) Purchase of Stock in Trade	20	2,867.82	2,611.71
	(b) Employees Benefit Expense	21	3,298.53	2,539.20
	(c) Cost of Technical Consultants	22	716.73	330.13
	(d) Finance Cost	23	1.15	0.81
	(e) Depreciation & Amortisation Expense	10	68.02	63.71
	(f) Other Expenses	24	670.58	443.63
5	Total Expenses		7,622.83	5,989.20
6	Profit / (Loss) before Extraordinary Item and Tax (3 - 5)		1,526.72	1,244.95
7	Extraordinary Item		-	(99.99)
8	Profit / (Loss) before Tax (6 + 7)		1,526.72	1,144.96
9	Tax Expense:			
	(a) Tax Expense for Current year		(375.25)	(318.32)
	(b) Tax Expense for Previous year		(0.52)	-
	(c) Deferred Tax Asset/(Liability)		7.27	(4.51)
10	Profit / (Loss) after Tax		1,158.21	822.13
	Minority Share		0.96	36.73
11	Profit / (Loss) for the period from Continuing Operation		1,159.17	858.86
12	Earnings per share (Face Value of ₹ 10 /-each)	25		
	(a) Basic		7.24	6.94
	(b) Diluted		7.24	6.94
	Corporate Information and Significant Accounting Policies	1&2		
	Notes & Annexures Forming Part of Financial Statements	3 - 27		

In terms of our report attached.

For Nath Ahuja & Co.

Chartered Accountants Firm's Registration No:-001083N

N.N Ahuja

(*Proprietor*) Membership No:080178

Place : New Delhi Date : 20th May, 2023

For and on behalf of the Board of Directors

Ajay Mian Managing Director DIN : 00170270

Sandeep Jain Chief Financial Officer Suman Mian Director DIN : 00170357

Akash Chaudhry Company Secretary

Consolidated Cash Flow Statement

for the year ended 31 March 2023

_		Figures for the Current	Figures for the Previous
		Reporting Period	Reporting Period
Pa	articulars	From 01/04/2022	From 01/04/2021 to
		to 31/03/2023	31/03/2022
Δ	Cash flow from operating activities		
-	Profit / (Loss) before tax from		
	- Continuing operations	1,526.72	1.144.96
	Extraordinary/Exceptional Items	1,020.72	99.99
	Share Based Payment Expenses	65.44	93.74
	Profit / (Loss) before tax from total operations	1,592.15	1,338.69
	Adjustments for:	1,002.10	1,000.00
	Depreciation and Amortization on continuing operations	68.02	63.71
	Minority Interest	0.96	36.73
	Previous year adjustments	10.08	(1.25)
		10.00	(1.23)
	Effect of exchange rates on translation of operating cashflows Finance costs	1.15	0.81
	Interest income	(270.90)	(166.75)
	Profit / (Loss) before working capital changes	1,401.46	1,249.26
	Movement in working capital :	(100.0.4)	(000.10)
	(Increase) / decrease in trade receivables	(186.84)	(209.19)
	(Increase) / decrease in other receivables, loans and advances	152.42	(110.83)
	(Decrease) / Increase in trade payables, other current liabilities, borrowings	447.68	181.53
	(Decrease) / Increase in Minority Interest	(50.00)	(35.38)
	(Decrease) / Increase in provisions	(6.38)	94.46
	Cash generated from operations	1,758.34	1,169.84
	Taxes paid, net	(375.78)	(318.32)
	Net cash flow (used in) / from operating activities (A)	1,382.56	851.51
3	Cash flow from investing activities		
	Capital expenditure on fixed assets, including capital advances (Net)	(280.25)	(67.27)
	Interest received	270.90	166.75
	(Increase)/Decrease in Investment (Net)	(105.82)	(138.83)
	(Increase)/Decrease in Fixed Deposit	(5,614.95)	(441.57)
	(Increase)/Decrease in Loans & Advances and long term provisions	388.53	149.50
	Increase in Margin Money	7.26	(3.45)
	(Increase)/Decrease in Other Non Current Asset	(421.79)	_
	Net cash flow (used in) / from investing activities (B)	(5,756.13)	(334.87)
C	Cash flow from financing activities		
	Proceeds from issue of Equity Shares	4,377.60	304.51
	Repayment of borrowings	-	(6.45)
	Dividend Paid	-	(693.00)
	Finance costs	(1.15)	(0.81)
	Net cash flow (used in) / from financing activities (C)	4,376.45	-395.75
	Net increase / (decrease) in Cash and cash equivalents (A+B+C)	2.89	120.89
	Add: Balance of Cash and cash equivalents as at the beginning of the year	878.35	757.46
	Cash and cash equivalents as at the end of the year	881.24	878.35

Consolidated Cash Flow Statement

for the year ended 31 March 2023

The reconciliation to the cash and bank balances as given in note 15 is as follows:

		(₹ in Lacs)
	Figures for the Current	Figures for the Previous
Particulars	Reporting Period	Reporting Period
Faiticulars	From 01/04/2022	From 01/04/2021 to
	to 31/03/2023	31/03/2022
Cash and bank balances including non current bank balances, as per note 15	9,420.34	3,809.75
Less: Balance held as margin money with Bank	120.27	127.53
Less: Term deposits placed with banks	8,418.82	2,803.87
Cash and cash equivalents at the end of the year	881.24	878.35

Notes:

- 1 Figures in brackets indicate cash outflow.
- 2 The above cash flow statement has been prepared under the indirect method setout in AS-3 'Cash Flow Statement' notified under the Companies (Accounting Standard) Rules, 2014 (as amended).
- 3 Previous year figures have been regrouped and recast wherever necessary to conform to the current year classification.

In terms of our report attached. For Nath Ahuja & Co.

Chartered Accountants Firm's Registration No:-001083N

N.N Ahuja (*Proprietor*) Membership No:080178

Place : New Delhi Date : 20th May, 2023

For and on behalf of the Board of Directors

Ajay Mian Managing Director DIN : 00170270

Sandeep Jain Chief Financial Officer Suman Mian Director DIN : 00170357

Akash Chaudhry Company Secretary

1 Corporate Information

All e Technologies Limited is a leading provider of Business Solutions to Growth Companies. Streamlining and automating core business processes with 'Product Based' solutions built with Microsoft Dynamics ERP, CRM developing 'Custom Built' solutions for client specific applications and providing IT Services for all stages of software development and maintenance.

Place of Business:-

- (i) UU-14, Vishakha Enclave, Pitampura, Delhi-110034 "
- (ii) A-1, Sector-58, NOIDA, Gautam Buddha Nagar, Uttar Pradesh, 201301

2 Significant accounting policies

The Financial statements have been prepared using the significant accounting policies and measurement bases summarized below:

2.1 Basis of accounting and preparation of financial statements

The financial statements of the Company have been prepared on Going Concern basis in accordance with the accounting principles generally accepted in India. Further, the financial statements have been prepared on historical cost convention on the accrual basis except for certain financial instruments which are measured at fair values.

GAAP comprises mandatory Accounting Standards as prescribed under section 133 of the Companies Act 2013('Act ') read with rule 7 of the Companies (Accounts) Rules, 2014, the provisions of the Act (to the extent notified). Accounting policies have been consistently applied except where a newly issued Accounting Standard is initially adopted or revision to an existing Accounting Standard requires a change in the accounting policy hitherto in use in India (Indian GAAP).

The financial statements are presented in Indian Rupees () which is also the functional currency of the Company."

2.2 Use of estimates

The preparation of the financial statements in conformity with Indian GAAP requires the Management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year.

The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these

estimates and the differences between the actual results and the estimates are recognized in the periods in which the results are known / materialize.

2.3 Revenue recognition

Sale of product

Sales are recognized, net of returns and trade discounts, on transfer of significant risks and rewards of ownership to the buyer, which generally coincides with the delivery of goods to customers.

Sales exclude Goods and Service Tax. GST is a consumption-based or destination-based tax, which implies that all tax components are levied at the point of supply. Hence, the state that will collect taxes will be decided by the place of consumption. "

Income from services

The Company recognizes revenue from Software Implementation & support services mostly on time and material basis as and when invoices are raised in accordance with agreement with customers.

Revenues from fixed priced contracts are recognized when services are rendered and related costs are incurred.

2.4 Other Income

Interest income is accounted on accrual basis. Dividend income is accounted for when the right to receive it is established. Any other income is accounted on receipt basis.

2.5 a) Property, Plant and Equipment and Depreciation

Fixed assets, are carried at cost less accumulated depreciation and impairment losses, if any. The cost of fixed assets includes interest on borrowings attributable to acquisition of qualifying fixed assets up to the date the asset is ready for its intended use and other incidental expenses incurred up to that date.

Exchange differences arising on restatement / settlement of long-term foreign currency borrowings relating to acquisition of depreciable fixed assets are adjusted to the cost of the respective assets and depreciated over the remaining useful life of such assets. Subsequent expenditure relating to fixed assets is capitalized only if such expenditure results in an increase in the future economic benefits from such asset beyond its previously assessed standard of performance.

Fixed assets retired from active use and held for sale are stated at the lower of their net book value and net realizable value and are disclosed separately in the Balance Sheet.

Depreciation has been provided on the written down value over the useful life of the Asset prescribed in Schedule II of Companies Act 2013. Depreciation for the Asset purchased/sold during the period is proportionately charged.

The management has a policy of depreciating assets up to 5% of their salvage value.

b) Intangible Assets and Depreciation

Intangible Assets are stated at cost of acquisition net of recoverable taxes, trade discount and rebates less accumulated amortisation/depletion and impairment losses, if any. Such cost includes purchase price, borrowing costs, and any cost directly attributable to bringing the asset to its working condition for the intended use, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the Intangible Assets.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the entity and the cost can be measured reliably.

Other Indirect Expenses incurred relating to project, net of income earned during the project development stage prior to its intended use, are considered as preoperative expenses and disclosed under Intangible Assets Under Development.

Gains or losses arising from derecognition of an Intangible Asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised. The Company's intangible assets comprises assets with finite useful life which are amortised on written down value basis over the period of their expected useful life.

2.6 Foreign Currency transactions and translations

Initial recognition

Transactions in foreign currencies entered by the Company and its integral foreign operations are accounted at the exchange rates prevailing on the date of the transaction or at rates that closely approximate the rate at the date of the transaction.

Measurement of foreign currency monetary items at the Balance Sheet date

Foreign currency monetary items (other than derivative contracts) of the Company and its net investment in nonintegral foreign operations outstanding at the Balance Sheet date are restated at the year-end rates. In the case of integral operations, assets and liabilities (other than non-monetary items), are translated at the exchange rate prevailing on the Balance Sheet date. Nonmonetary items are carried at historical cost. Revenue and expenses are translated at the average exchange rates prevailing during the year. Exchange differences arising out of these translations are charged to the Statement of Profit and Loss.

Treatment of exchange differences

Exchange differences arising on settlement / restatement of short-term foreign currency monetary assets and liabilities of the Company and its integral foreign operations are recognized as income or expense in the Statement of Profit and Loss.

The exchange differences on restatement / settlement of loans to non-integral foreign operations that are considered as net investment in such operations are accumulated in a ""Foreign currency translation reserve"" until disposal / recovery of the net investment.

The exchange differences arising on restatement / settlement of long-term foreign currency monetary items are capitalized as part of the depreciable fixed assets to which the monetary item relates and depreciated over the remaining useful life of such assets or amortized on settlement / over the maturity period of such items if such items do not relate to acquisition of depreciable fixed assets.

The unamortized balance is carried in the Balance Sheet as "Foreign currency monetary item translation difference account" net of the tax effect thereon."

2.7 Employee Benefits

Employee benefits includes Provident Fund, , Gratuity Fund, Compensated absences (i.e. Leave Encashment), Long Service Awards and Post-Employment Medical Benefits.

i) Defined contribution plans

The Company's contribution towards Provident Fund is considered as Defined Contribution Plan and are charged is an expense as it falls due based on the amount of contribution required to be made.

ii) Defined benefit plans

For Defined Benefit Plans in the form of Gratuity Fund and Post-Employment Medical Benefits, the cost of providing benefit is determined using the Projected Unit Credit Method, with Actuarial Valuations being carried out at the end of each Balance Sheet Date. Actuarial gains and losses are recognized in the Statement of Profit and Loss in the period in which they occur. **Financial Statements**

50-112

Past service cost is recognized immediately to the extent that the benefits are already vested and otherwise is amortized on a straight-line basis over the average period until the benefits become vested. The retirement benefit obligation recognized in the Balance Sheet represents the present value of the defined benefit obligation as adjusted for unrecognized past service cost, as reduced by the fair value of scheme assets.

Any asset resulting from this calculation is limited to past service cost, plus the present value of available refunds and reductions in future contributions to the schemes."

iii) Share Based Payment - Employee Stock Option Scheme ('ESOP')

The fair value of options granted under employee stock option plan is recognised as an employee benefits expense with a corresponding increase in Share Option Oustanding Account under Reserves & Surplus. The total amount to be expensed is determined by referening to the fair value of options. The total expense is recognised over the vesting period, which is the period over which all of the specified vesting conditions are to be satisfied. At the end of each period, the entity revises its estimates of the number of options that are expected to vest based on the non-market vesting and service conditions. It recognises the impact of the revision to original estimates, if any, in profit or loss, with a corresponding adjustment to equity. Upon exercise of share options, the proceeds received are allocated to share capital up to the par value of the shares issued with any excess being recorded as share premium.

2.8 Investments

Investments are stated at cost. Fair Value of investments which are listed on any recognised stock exchange are mentioned for information purpose only.

2.9 Leases

In respect of Operating lease, Lease rentals are accounted on accrual basis in accordance with the respective lease agreements.

2.10 Earnings per share

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year.

Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges of expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares.

2.11 Borrowing costs

Borrowing costs include interest, amortization of ancillary costs incurred and exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost. Costs in connection with the borrowing of funds to the extent not directly related to the acquisition of qualifying assets are charged to the Statement of Profit and Loss over the tenure of the loan.

Borrowing costs, allocated to and utilized for qualifying assets, pertaining to the period from commencement of activities relating to construction / development of the qualifying asset up to the date of capitalization of such asset is added to the cost of the assets.

Capitalization of borrowing costs is suspended and charged to the Statement of Profit and Loss during extended periods when active development activity on the qualifying assets is interrupted.

2.12 Taxes on income

Current tax is the amount of tax payable on the taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961.

Minimum Alternate Tax (MAT) paid in accordance with the tax laws, which gives future economic benefits in the form of adjustment to future income tax liability, is considered as an asset if there is convincing evidence that the Company will pay normal income tax. Accordingly, MAT is recognized as an asset in the Balance Sheet when it is probable that future economic benefit associated with it will flow to the Company.

Deferred tax is recognized on timing differences, being the differences between the taxable income and the accounting income that originate in one period and are capable of reversal in one or more subsequent periods.

Deferred tax is measured using the tax rates and the tax laws enacted or substantially enacted as at the reporting date. Deferred tax liabilities are recognized for all timing differences. Deferred tax assets in respect of unabsorbed depreciation and carry forward of losses are recognized only if there is virtual certainty that there will be sufficient future taxable income available to realize such assets. Deferred tax assets are recognized for timing differences of other items only to the extent that reasonable certainty

exists that sufficient future taxable income will be available against which these can be realized. Deferred tax assets and liabilities are offset if such items relate to taxes on income levied by the same governing tax laws and the Company has a legally enforceable right for such set off. Deferred tax assets are reviewed at each Balance Sheet date for their reliability. "

2.13 Provisions and contingencies

A provision is recognized when the Company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to their present value and are determined based on the 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. Contingent liabilities are disclosed in the Notes to accounts.

2.14 Current / non-current classification:

All 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 the Act. Deferred tax assets and liabilities are classified as non-current assets and noncurrent liabilities, as the case may be.

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63

Note 3: Share Capital

				(₹ in Lacs)	
Particulars	Current Repo	Figures as at the end of Current Reporting Period (31/03/2023)		Figures as at the end of Previous Reporting Period (31/03/2022)	
	Number of shares	Amount	Number of shares	Amount	
(a) Authorized					
Equity shares of ₹ 10 /-each with voting rights	21,000,000	2,100.00	21,000,000	2,100.00	
	21,000,000	2,100.00	21,000,000	2,100.00	
(b) Issued					
Equity shares of ₹ 10/- each with voting rights	20,194,176	2,019.42	15,330,176	1,533.02	
	20,194,176	2,019.42	15,330,176	1,533.02	
(c) Subscribed and Fully Paid Up					
Equity shares of ₹ 10/-each with voting rights	20,194,176	2,019.42	15,330,176	1,533.02	
	20,194,176	2,019.42	15,330,176	1,533.02	
Total Subscribed and Fully Paid Up	20,194,176	2,019.42	15,330,176	1,533.02	

(a) Reconciliation of the number of shares and amount outstanding at the beginning and at the end of the reporting period:

				(₹ in Lacs)	
Equity Shares	Current Rep	Current Reporting Period Previous Rep		at the end of porting Period 3/2022)	
	Number of shares	Amount	Number of shares	Amount	
At the Beginning of the year	15,330,176	1,533.02	1,155,000	115.50	
IPO Shares (Listing date 21/12/2022)	4,864,000	486.40	_	_	
Right issue	-	_	3,045,088	304.51	
Bonus Issue	-	_	11,130,088	1,113.01	
Total	20,194,176	2,019.42	15,330,176	1,533.02	

(b) Terms/rights attached to Equity Shareholders

The Company has only one class of Equity shares having a par value of ₹ 10 per share .Each holder of Equity share is entitled to one vote per share.

In the event of liquidation of the Company, the holders of Equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amount.

(c) Details of shares held by each shareholder holding more than 5% shares:

Class of Shares / Name of Shareholder	Current Rep	t the end of orting Period /2023)	(₹ in Lac Figures as at the end of Previous Reporting Period (31/03/2022)		
Class of Shares / Name of Shareholder	Number of shares held	% Holding in that class of shares	Number of shares held	% Holding in that class of shares	
Equity Shares with voting rights					
Dr Ajay Mian	9,927,872	49.16%	9,927,872	64.76%	
ESOP 2009 Trust (For benefit of Employees)	1,602,371	7.93%	3,149,224	20.54%	
Sarita Sood	1,624,000	8.04%	1,624,000	10.59%	
Total	13,154,243	65.14%	14,701,096	95.90%	

Note 4: Reserves and Surplus

		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
Security Premium	95.83	95.83
Add: for the year	3,891.20	_
Less : Minority Share	_	_
Total	3,987.03	95.83
FCTR	10.55	32.87
Add: for the year	29.91	(15.94)
Less : Minority Share	(1.33)	(6.37)
Total	39.14	10.55
Capital Redemption Reserve	15.75	15.75
Add: for the year	-	_
Total	15.75	15.75
Capital Reserve	4.17	_
Add: for the year	10.32	4.17
Total	14.49	4.17
Share Option Oustanding Account	93.74	_
Add: for the year	65.44	93.74
Total	159.18	93.74
Surplus / (Deficit) in Statement of Profit and Loss		
Opening balance	2,693.31	3,641.71
Less: Mat Credit Written Off	-	(5.48)
Add: Adjustment For Previous Years	10.63	8.26
Add: Adjustment of Pre-Acquisition Current Year Profit	0.03	_
Less : Amount Utilised For Issuance Of Bonus Shares	-	(1,113.01)
Less : Interim Dividend Paid	-	(693.00)
Less: Adjustment For Taxation	(39.48)	(4.03)
Add: Profit / (Loss) For The Year	1,159.17	858.86
Total	3,823.66	2,693.31
Grand Total	8,039.24	2,913.35

Note 5: Long-Term Provisions

		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
Provision for Employees benefit		
(i) Leave encashment	36.14	41.55
(ii) Gratuity	222.64	195.98
Total	258.77	237.53

Note 6: Short Term Borrowings

-		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
Current maturities of Long Term Borrowings	-	6.40
Total	-	6.40

Note 7: Trade Payables

		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
Trade payables:		
(i) MSME	-	18.30
(ii) Other than MSME	469.57	332.07
Total	469.57	350.37

* Refer "Annexure-2" for Trade Payables Ageing Required under Schedule-III Division-I

Note 8: Other Current Liabilities

		(₹ in Lacs)
	Figures as at the	Figures as at the
Particulars	end of Current	end of Previous
Pal liculars	Reporting Period	Reporting Period
	(31/03/2023)	(31/03/2022)
Statutory Dues Payable	81.55	113.45
Advances from Customers	131.23	40.78
Unearned Revenue/Deffered Revenue	331.64	51.74
Others (Expenses Payable)	2.62	30.56
Salary Payable	223.04	198.68
Total	770.09	435.21

Note 9: Short-Term Provisions

		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
(a) Provision for Employees benefit		
(i) Leave encashment	3.43	3.85
(ii) Gratuity	24.39	22.15
(iii) LTA	46.77	46.28
(iv) Other Employees Benefits	171.30	122.92
(b) Provision Others		
(i) Income tax	346.16	500.97
(ii) Expenses	212.04	114.32
Total	804.09	810.47

Note 10: Property, Plant and Equipments and Intangible Assets

	(₹ in Lacs							(₹ in Lacs)
Particular	Electrical Installations and Equipment	Leasehold Premises	Furniture	Office Equipment	Vehicles	Computers	Intangible Asset	Total
Gross Block								
As at 1st April, 2021	74.23	64.27	50.83	37.93	114.95	627.89	-	970.11
Additions during the year	-	_	1.89	0.63	_	66.74	_	69.27
Deductions during the year	-	-	-	-	-13.26	-0.96	-	-14.22
As at 31 March, 2022	74.23	64.27	52.72	38.57	101.69	693.67	-	1,025.15
Additions during the year	-	-	-	5.99	_	57.58	217.44	281.02
Deductions during the year	-0.03	-	-	-	-0.74	-	-	-0.77
As at 31 March, 2023	74.20	64.27	52.72	44.56	100.96	751.25	217.44	1,305.40
Accumulated Depreciation								
As at 1st April, 2021	67.72	64.27	47.94	26.11	69.46	587.84	-	863.35
For the year	1.07	-	0.06	6.39	19.48	36.71	-	63.71
On deductions	-	-	-	-	-12.60	-	-	-12.60
Up to 31 March, 2022	68.79	64.27	48.00	32.51	76.35	624.55	-	914.46
For the year	0.73	-	0.58	4.45	10.77	48.84	2.64	68.02
On deductions	-	-	-	-	_	-	-	-
Up to 31 March, 2023	69.52	64.27	48.59	36.96	87.12	673.39	2.64	982.48
Net Block								
As at 31 March, 2022	5.44	_	4.72	6.06	25.35	69.12	_	110.69
As at 31 March, 2023	4.68	_	4.14	7.60	13.84	77.86	214.80	322.92

Note 11: Non Current Investments

		(₹ in Lacs)
Particulars	Figures as at the end of Current	Figures as at the end of Previous
	Reporting Period (31/03/2023)	Reporting Period (31/03/2022)
Investment in Mutual Funds (Quoted)	280.11	174.33
Others Investments	23.35	23.31
Non Convertible Debentures	15.00	15.00
Total	318.46	212.64

Note 12: Long Term Loan and Advances

		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
Loan and Advances to Related Party:-		
"ESOP 2009 Trust (Holding shares for benfit of employees) (Interest Free)"	15.00	434.35
Advance for setting up of subsidiary in Singapore	2.47	_
Loan and Advances to Others:-		
Security Deposits	65.08	15.48
Total	82.55	449.83

Note 13: Other Non-Current Assets

		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
(i) Deferred IPO Expenditure	421.79	_
Total	421.79	-

Note 14: Trade Receivables

		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
Unsecured Trade Receivables : -		
Outstanding for a period exceeding six months	74.53	_
Outstanding for a period less than six months unsecured and good	1,088.32	976.00
Total	1,162.85	976.00

* Refer "Annexure-3" for Trade Receivables Ageing Required under Schedule-III Division-I

Note 15: Cash and Cash equivalents

		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
a) Cash on hand	0.62	339.70
b) Balances with Bank:		
(i) In Current accounts	693.19	247.05
(ii) In EEFC accounts	187.43	285.93
c) In Fixed Deposit accounts	8,418.82	2,803.87
d) Balance held as Margin Money with Bank	120.27	127.53
e) Amount in Transit	-	5.68
Total	9,420.34	3,809.75

Note 16: Short-Term Loans and Advances(Unsecured considered Good)

	(₹ in Lacs)	
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
(a) Loans and Advance to Employees :		
(i) Salary advance	23.42	23.86
(b) Advances to Vendors	3.38	9.21
(c) Deferred / Prepaid Expenses	78.20	24.56
(d) Balances with Government Authorities		
(i) Advance Income Tax	100.73	342.00
(ii) TDS		
(a) Current Year	271.52	_
(b) Previous years	28.09	268.99
(iii) WHT		
(a) Current Year	9.30	_
(b) Previous years	-	31.92
(e) GST	34.50	70.25
Total	549.14	770.78

Note 17: Other Current Assets

	(₹ in Lac
Particulars	Figures for the CurrentFigures for the PrevioReporting PeriodReporting PeriodFrom 01/04/2022From 01/04/2021to 31/03/202331/03/20
Interest Accrued on Bank Deposits	76.04 8.3
Others Assets	1.54 0.0
Total	77.58 8.3

Note 18: Revenue from Operations

Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	Reporting Period From 01/04/2021
Sale of Software Licenses & Services	8,768.43	7,004.90
Total	8,768.43	7,004.90

19: Other Income

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	From 01/04/2021
Interest Income From:		
– Bank Deposits	266.40	144.48
– Others	4.49	22.28
Gain on Foreign Exchange	92.72	53.65
Other Income		
- Profit on Sale of Assets	0.46	0.37
- Miscellaneous Income	17.04	8.47
Total	381.00	229.25

20: Purchase of Stock In Trade

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	From 01/04/2021
Software Licenses	2,867.82	2,611.71
Total	2,867.82	2,611.71

Note 21: Employee Benefit Expense

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	From 01/04/2021
Salaries, Wages and Professional fees	3,034.79	2,652.84
Share Based Payment Expenses	65.44	93.74
Contributions to Provident and other funds	57.82	42.53
LTA Expenses	22.39	18.63
Gratuity	45.01	25.79
Leave Encashment	3.73	0.24
Other Employee Benefit	62.04	21.54
Staff Welfare Expenses	7.31	14.03
Total	3,298.53	2,869.33

Note 22: Cost of Technical Consultants

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	From 01/04/2021
Cost of Technical Consultants	716.73	330.13
Total	716.73	330.13

Note 23: Finance Cost

	(₹ in L	Lacs)
Particulars	Figures for the Current Figures for the PreReporting PeriodReporting PeriodFrom 01/04/2022From 01/04/to 31/03/2023to 31/03/2023	eriod /2021
Interest Expense	1.15	0.81
Total	1.15	0.81

Note 24: Other Expenses

(₹ in Lacs			
Particulars	Figures for the CurrentFigures for the PreviousReporting PeriodReporting PeriodFrom 01/04/2022From 01/04/2022to 31/03/2023to 31/03/2022		
Technical/ Professional Service	221.34 94.54		
Electricity and Water Expenses	14.50 12.52		
DG Running Expenses	3.10 3.16		
Legal & Professional Charges	2.04 8.69		
Advertisement & Business Promotion	3.35 15.36		
Rent Expenses	54.25 55.77		
Repairs and Maintenance	42.58 42.26		
Insurance Expenses	54.34 30.61		
Internet & Communication Expenses	21.58 19.53		
Bank Charges	8.86 11.70		
Security Expenses	11.82 9.32		
Hotel, Boarding and Lodging	3.37 0.91		
Travelling and Conveyance	38.99 14.12		
Printing and Stationery	4.37 0.09		
Telephone Expenses	0.68 0.65		
Membership and Subscription	10.35 7.72		
ROC Filling Fees/ Other Filling Expenses	7.70 15.87		
AMC Charges	9.07 8.16		
Professional Charges	52.94 47.01		
Recruitment Expenses	17.37 16.63		
Payments to Auditors (Refer Note (i) below)	10.72 8.55		
CSR Expenses	15.38 8.14		
Loss on Foreign Exchange Fluctuation	0.99 –		
Festival Celebration Expenses	6.18 0.14		
Medical Expenses	0.35 0.20		
Prior Period Expenses	- 2.26		
Bad Debts	44.05 –		
Sales Tax-TX	- 1.08		
GST Expenses	0.12 –		
Discount Granted	3.18 2.03		
Miscellaneous Expenses	7.01 6.64		
Total	670.58 443.63		

Note 24: Other Expenses (Contd..)

· · · · · · · · · · · · · · · · · · ·		
		(₹ in Lacs)
	Figures for the Current	Figures for the Previous
Deutieuleus	Reporting Period	Reporting Period
Particulars	From 01/04/2022	From 01/04/2021
	to 31/03/2023	to 31/03/2022
Payments to the auditors comprises		
- Statutory Audit	9.22	7.30
- Tax Audit	1.50	1.25
Total	10.72	8.55

Note 25: Disclosures under Accounting Standards

(₹ in Lacs)				
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	Reporting Period		
Earnings per share				
Basic				
Continuing operations				
Net profit / (loss) for the year from operations	1,159.17	858.86		
Add: Extraordinary Items				
- ESOP Expenses	65.44	93.74		
- Investment in Subsidary w/off	-	99.99		
- Income Tax effect on ESOP Expenses	(16.46)	(25.34)		
Net profit / (loss) for the year from continuing operations attributable to the	1,208.14	1,027.25		
equity shareholders				
Weighted average number of Equity Shares	166.76	148.07		
Par value per share	10.00	10.00		
Earnings per share from continuing operations- Basic	7.24	6.94		
Diluted				
Net profit / (loss) for the year from operations	1,208.14	1,027.25		
Weighted average shares after taking Potential Equity Shares	166.76	148.07		
Dilutive Earning per share	7.24	6.94		

Note 26: Disclosures under Accounting Standards 18

Description of relationship	Names of related parties
Subsidary Companies	All e Consulting Private Limited
	Alletec Retail Solutions Private Limited
	Alle Technologies (Switzerland) GmbH
	Alle Technologies PTY Ltd, Australia*
	Alletec USA Inc.
Key Management Personnel (KMP)	Ajay Mian (Director)
	Suman Mian (Director)
	Rajiv Tyagi (Director)
Relatives of KMP	Chunni Devi
	Brij Nath Mian
Enterprise in which KMP / Relatives of KMP having significant influence	ESOP 2009, Trust
	Aexent Technologies Private Limited
	Alletec Emerge Private Limited
	Healnt Technologies Private Limited
	Aexent Ventures Private Limited

Note: Related parties have been identified by the Management.

Note 24: Other Expenses (Contd..)

*During the year ended 31st March, 2023, the company has bought 30 shares in its existing subsidiary in Australia for ₹ 32,99,196/-. This resulted in an increase in the holding in the subsidiary from 60% to 90% of the total paid up equity share of the subsidiary.

Details of related party transactions during the year ended 31st March, 2023 and balances outstanding as at 31st March, 2023:

Partic	ulars	Subsidary	Key Management personnel	Relatives of KMP	Entities in which KMP / relatives of KMP have significant influence	Tota
A) Tra	nsctions during the year:					
(i) Lo	ans and Advances given to or received back or ritten off)					
All	E Consulting Pvt. Ltd. (Net off taken)	-				_
		(28.20)				(28.20)
All	etec Retail Solutions Pvt. Ltd.	14.50				14.50
All	etec Retail Solutions Pvt. Ltd. (Written off)	(157.10)				(157.10)
Sir	ngapore Subsidiary Setup Expenses	2.47				2.47
(ii) Ex	port Revenue					
All	etec Pty Ltd.	71.91				71.91
		(150.44)				(150.44)
All	etec USA Inc.	297.54				297.54
		(57.26)				(57.26)
(iii) Re	enting, Hiring Services & Repairs & Maintenance					
Ch	unni Devi			5.40		5.40
		(5.40)		(5.40)		
(iv) Di	rectors Remuneration					
Aja	ay Mian (Director)		80.44			80.44
		(98.80)			(98.80)	
Ra	jiv Tyagi (Director)		99.55			99.55
		(74.76)			(74.76)	
Rit	u Sood (Director)		58.77			58.77
(v) KN	IP Remuneration	_				
Sa	ndeep Jain (CFO)		33.43			33.43
		_			_	
Ak	ash Chaudhry (CS)		4.61			4.61
B) Bal	ances outstanding at the end of the year:	-			_	
	ns and advances					
All	etec Retail Solutions Private Limited	14.50				14.50
		-				_
Sir	ngapore Subsidiary Setup Expenses	2.47				2.47
ii) Dire	ectors Remuneration Payable	-				
	ay Mian (Director)		2.59			2.59
j-		(9.13)			(9.13)	
Ra	jiv Tyagi (Director)	(20)	6.13		(======	6.13
		(5.54)			(5.54)	
Rit	u Sood (Director)	(1)	2.29		(2.2.1)	2.29
		-			-	
	IP Remuneration Payable					
	ndeep Jain (CFO)		2.14			2.14
Ak	ash Chaudhry (CS)		0.51			0.51

Note 24: Other Expenses (Contd..)

(₹ in Lacs)					(₹ in Lacs)
Particulars	Subsidary	Key Management personnel	Relatives of KMP	Entities in which KMP / relatives of KMP have significant influence	Total
iii) Reimbursement Payable					
All e Consulting Private Limited	-				_
	(31.41)				(31.41)
iv) Advance from Customers					
Alletec USA Inc.	142.58				142.58
	-				
v) Trade Receivable					
Alletec Pty Ltd	36.87				36.87
	(2.80)				(2.80)
Alletec USA Inc.	38.10				38.10
	(26.29)				(26.29)
vi) Trade Investment at Cost (Unquoted)					
All e Consulting Private Limited	1.00				1.00
	(1.00)				(1.00)
Alle Technologies (Switzeland) GmbH	10.82				10.82
	(10.82)				(10.82)
Alletec Pty Ltd	93.04				93.04
	(60.05)				(60.05)

Note: Figures in brackets relate to the previous year

Note 27: Notes To The Accounts

27.01. Balances of Sundry Creditors, Sundry Debtors & Loans and Advances are subject to confirmations and reconciliation, if any.

26.02. Deferred Tax Asset arising on account of temporary differences for the current year have been calculated as follows:-

Calculation of DTA as per Accounting Standard- 22

(₹ in La			
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)	
On account of Depreciation on Fixed Assets	9.02	14.09	
Disallowances:			
Add: Provision for Leave Encashment	0.90	0.06	
Add: Provision for Gratuity	11.34	6.49	
Add: Provision for LTA	5.59	4.69	
Add: Provision for Other Employee Benefits	15.61	7.08	
Allowances			
Less: Leave encashment earlier disallowed now allowed as per Section 43B	(1.30)	(1.21)	
Less: LTA actually paid during the year	-	(4.28)	
Less: LTA earlier disallowed now allowed as per Section 43 B	(1.51)	-	
Less: Other employee benefit paid on or before tax audit	(15.61)	(6.82)	
Less: Other employee benefit earlier disallowed now allowed as per Section 43B	-	(0.26)	
Less: Reversal of Provision of leave Encashment	-	(0.06)	
Less: Gratuity paid before filling tax audit report	(4.06)	(7.08)	
OPENING DTA	(12.71)	(17.19)	
Written off DTA of Retail due to non availability of future taxable profit	-	(0.03)	
Deferred Tax(Asset/(Liability) charged to be profit and loss account	7.27	(4.51)	

Note 27: Notes To The Accounts (Contd..)

27.03. Expenditure in foreign Currency (On Due Basis)

		(₹ in Lacs)	
Particulars	Figures for the CurrentFigures for the PreviousReporting PeriodReporting PeriodFrom 01/04/2022From 01/04/2to 31/03/2023to 31/03/20		
Traveling, Boarding & Lodging	3.38	4.49	
Import of Software Services & Licenses	540.85	752.01	
Total	544.23	756.50	

27.04. Earnings in Foreign Exchange (On Due Basis)

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	Reporting Period
Export of Services & Softwares	3,779.11	3,205.22
Total	3,779.11	3,205.22

27.05. Employee Benefits (As per Accounting Standard- 15) (Indian Entities)

(a) Expenses recognized in the Statement of Profit & Loss in respect of Employee Benefits is as under:-

		(₹ in Lacs)
Particulars	From 01/04/2022 From 01	e Previous ng Period /04/2021 /03/2022
Contributions to Provident and other funds	57.82	42.53
Gratuity	45.01	25.79
Leave Encashment	3.73	0.24
Total	106.56	68.56

(b) Gratuity Plan -

		(₹ in Lacs)		
Particulars	Figures for the Current Figures for Reporting PeriodFigures for Report Reporting PeriodFrom 01/04/2022From 01/04/2022to 31/03/2023to 31/03/2023			
Discount Rate	7.49%	7.10%		
Future Salary Increase	8.00%	8.00%		
Expected average remaining working lives of employees	27.49 Years	26.09 Years		

* Gratuity and Leave Encashment are provided in books as per the Actuarial Valuation Report.

* LTA and Other Employee Benefits are provided in books by the management itself.

(c) Disclosure for ESOP as per Guidance note issued by ICAI on Share Based Payments:-

Under Employee Stock Option Scheme (ESOP) of the Company, share options of the company are granted to employees subject to achievement of targets as defined in ongoing vision of the company.

Vesting period range from 1 to 4 years.

Each option carries the right to the holder to apply for share of the company granted at par.

The share options are valued at the fair value of the options as on the date of grant using Black Scholes pricing model.

There is no cash settlement alternative.

The Board of the company has granted 1,14,000 options on 15th September, 2022 under ESOP to the eligible employees under the existing scheme.

Note 27: Notes To The Accounts (Contd..)

The company has also modified its fair value of ₹ 335.83/- as on 15th September, 2022 to ₹ 76.83/-.

The new value has been arrived at by adjusting the old value with the increased paid up share capital due to the IPO.

Accordingly, ESOP expenses for old and new options granted have been recognised in the Financial Statements.

- **27.06.** Based on information available with the Company regarding the status of suppliers as defined under the Micro, Small and Medium Enterprises , the amount remaining unpaid to Micro Small and Medium Enterprises as at the close of the year is disclosed separately.
- **27.07.** Previous year's figures have been regrouped / reclassified wherever necessary to correspond with the current year's classification/disclosure.
- 27.08. No Loans and Advances in that nature of loan granted to Promoters, directors, KMPs, and Related Parties

(as defined in companies Act 2013), either jointly or severally with any other person, that are

- (a) repayable on demand or
- (b) without specifying any terms or period of repayment
- 27.09. No borrowings have been made from banks or financial institution against current assets.
- **27.10.** Company has complied with the number of layers prescribed under clause (87) of section 2 of the Act read with companies (Restriction on number of layers) rules, 2017.
- 27.11. Specified Ratio has been Calculated as per "Annexure-4" Attached.
- **27.12.** No scheme of arrangement have been approved by competent authority in terms of section 230 to 237 of companies Act 2013.
- **27.13.** No Advance or loan or invested funds have been given by company to any person(s) or entity(ies),including foreign entities (intermediaries) with the understanding that the intermediary shall
 - (i) 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
 - (ii) provide any guarantee, security or the like to or on behalf of the ultimate Beneficiaries.
- **27.14.** No fund received by company from any person(s) or entity(ies), including foreign entities(funding party) with the understanding (whether recorded in writing or otherwise) that the company shall
 - (i) 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
 - (ii) provide any guarantee, security or the like to or on behalf of the ultimate Beneficiaries.

27.15. Corporate Social Responsibility (CSR) Expenditure:-

(
The details for CSR activities are as follows:-	FY 2022-23	FY 2021-22		
i). Gross amount required to be spent by the company during the year	15.36	8.14		
ii). Amount spent during the year on the followings:	-	_		
a). Construction/acquisition of any asset	-	_		
b). On purpose other than (a) above	15.38	8.14		
Total	15.38	8.14		

iii) The Company doesn't carry any provisions for Corporate Social Responsibility expenses for the current year and previous year."

- iv) The Company does not wish to carry forward any excess amount spent during the year.
- v) The Company doesn't have any ongoing projects as at 31st March, 2023.

Financial Statements

Note 27: Notes To The Accounts (Contd..)

27.16. Contingent Liabilities:-

During the year, one of our customer's cloud space got hacked by cybercriminals. Hackers misused many servers which were used by them for mining of money. This consumption of infrastructure on the cloud led to generation of a humongous bill. which the customer declined to acknowledge.

The Vendor of this service raised the invoice for such unauthorized use by cybercriminals amounting to ₹1,48,26,027.20 (Including GST). The company has raised objections (ticket) against such usage with the vendor and the discussions are still underway. The company has Correspondingly filed the insurance claim under its Cyber Insurance policy vide claim no:-LIA051465033. The outcome is still pending, hence it is classified as contingent liability."

27.17. Company operates in a single reportable operating segment. Hence segment reporting is not applicable.

27.18. The above consolidated financial statements have been reviewed and recommended for adoption by the audit committee to the Board of Directors and have been approved by the board at its meeting held on 20th May 2023."

27.19. There are no investor complaints received/pending as on 31st March, 2023.

27.20. Details of IPO and Net IPO proceeds utilization :-

1. During the year ended 31st March, 2023, the company has completed its initial public offer (IPO) of 53,55,200 equity shares of face value of 10/- each at an issue price of ₹ 90 per share aggregating to ₹ 48,19,68,000 comprising fresh issue of 48,64,000 shares aggregating to ₹ 43,77,60,000 and offer for sale of 4,91,200 shares by selling shareholders aggregating to ₹ 4,42,08,000. The equity shares of the company were listed on National Stock Exchange of India Limited Small and Medium Exchange (NSE SME) on 21st December, 2022.

The Company has incurred ₹ 4,64,14,710 as IPO related expenses and allocated such expenses between the Company and selling shareholder to the extent of ₹ 4,21,78,975 and ₹ 42,35,735 respectively. Such amounts were allocated based on agreement between the company and the selling shareholder (ESOP Trust) and in proportion to the total proceeds of the IPO. The Company's share of expenses of ₹ 4,21,78,975 includes payment to Auditors for Audit of Restated Financial Statements and Certification charges, which have been collectively shown in Non- Current Assets schedule as Deferred IPO Expenses to be written off over a period of 5 Years in equal installments.

2. The Company has received an amount of ₹ 43,77,60,000 from proceeds out of fresh issue of equity shares.

The utilization of net IPO Proceeds is summarized as below:

			(₹ in Lacs)
Objects of the issue	Amount received	Utilized up to 31st March, 2023	Unutilized as on 31st March, 2023
Expansion of Business	2,500.00	_	2,500.00
Acquisition of Businesses in similar or Complementary areas	1,000.00	_	1,000.00
General Corporate Purposes	435.38	-	435.38
Offer related expenses in relation to the	442.22	421.79	20.43
Fresh issue			_
Total	4,377.60	421.79	3,955.81

For the unutilised amount company has created an FD with State Bank of India.

In terms of our report attached. **For Nath Ahuja & Co.** Chartered Accountants Firm's Registration No:-001083N **N.N Ahuja** *(Proprietor)* Membership No:080178

For and on behalf of the Board of Directors

Ajay Mian DIN : 00170270

Sandeep Jain Place : New Delhi **Suman Mian** DIN : 00170357

Akash Chaudhry

Date : 20th May, 2023

Annexure forming part of the Balance Sheet

Annexure-4

(₹	in	Lacs)

D -	itios	Formulas	Ratio (2	022-23)	Ratio (2	021-22)	Variances	
пс	llios	Formulas	₹ in Lacs	Ratio	₹ in Lacs	Ratio	(%)	
1)	Current Ratio:-	Current Assets	11,209.91	E 40.400	5,564.91	0 47074	570404	
		Current Liabilities	2,043.76	5.48496 -	1,602.46	3.47274	57.9434	
2)	Debt - Equity Ratio:-	Total Debt	-		6.40	0.00140	(100.0000)	
		Shareholder's Equity	10,073.08		4,510.79	0.00142	(100.0000)	
3)	Debt Service Coverage	Earning Available for Debt Service	1,595.88	1000.00510	1,309.48	100711050	(10,005.0)	
	Ratio:-	Debt Service	1.15	1,392.00510 -	0.81	1,607.11850	(13.3850)	
4)	Return on Equity:-	(Net profit after taxes- Pref. Dividend)	1,159.17	0.15.007	858.86	0.00170	(21.2236)	
		Average Shareholder's Equity	7,291.94	0.15897 -	4,256.13	0.20179		
5)	Inventory Turnover	Cost of Goods sold or Sales	_	N LA	_	NA	NA	
	Ratio:-	Average Inventory	_	NA -	_			
6)	Trade Receivable Ratio:-	Net Credit Sales*	8,768.43	0.10000	7,004.90	8.03861	10070	
		Average Account Receivables	1,069.43	8.19920 -	871.41		1.9978	
7)	Trade Payable Ratio:-	Net Credit Purchases*	2,867.82	6.99518 -	2,611.71 326.05	- 801020	(12.6716)	
		Average Trade Payables	409.97	0.99010 -				
8)	Net Capital Turnover	Net Sales	8,768.43	100577	7,004.90	101500	(00.0550)	
	Ratio:-	Average Working Capital	6,564.30	1.33577 -	3,657.48	1.91523	(30.2550)	
9)	Net Profit Ratio:-	Net Profit	1,159.17	0.10000	858.86	0.10001	7 0 0 1 0	
		Net Sales	8,768.43	0.13220 -	7,004.90	0.12261	7.8212	
10)	Return on Capital	Earning Before Interest and Taxes	1,526.72	014777	1,144.96	0.0.4440	(00.710.0)	
	Employed:-	Capital Employed	10,331.86	0.14777 -	4,748.32	0.24113	(38.7186)	
11)	Return on Investment:-	{MV(T1)-MV(T0)-SUM[C(t)]}	-	NIA	-	NIA	NIA	
		{MV(T0)+Sum[W(t)*C(t)]}	_	NA -	_	NA	NA	

* Management has considered total purchase and sale while calculating the above mentioned ratios.

Annexures forming part of the financial statements

Annexure-1

Annexure of Promoter' Holding:-

					(₹ in Lacs)
Promoters Name	Shares held by promoters at the end of 31st March, 2022		Shares held the end of 3	% Change	
	No. of Shares	% of total shares	No. of Shares	% of total shares	during year
Ajay Mian	9,927,872	49.16%	9,927,872	64.76%	-15.60%
Suman Mian	160,000	0.79%	160,000	1.04%	-0.25%
Total	10,087,872	49.95%	10,087,872	65.80%	-15.85%

Annexure-2 (i)

Annexure of Trade Payables as at 31st March, 2023:-

-					(₹ in Lacs)		
	Outstanding fo	Outstanding for following periods from due date of payment					
Particulars	Less than 1 Years	1-2 Years	2-3 Years	More than 3 Years	Total		
(i) MSME	-	_	-	_	-		
(ii) Others	357.00	_	_	_	357.00		
(iii) Disputed dues- MSME	-	_	-	_	_		
(iv) Disputed dues- Others	-	_	_	-	_		

Annexure-2 (ii)

Annexure of Trade Payables as at 31st March, 2022:-

					(₹ in Lacs)
	Outstanding fo	or following peri	ods from due da	ate of payment	Total
Particulars	Less than	Less than 1 Years	s 2-3 Years	More than	
	1 Years		2-5 fears	3 Years	
(i) MSME	_	_	_	-	-
(ii) Others	307.51	_	_	_	307.51
(iii) Disputed dues- MSME	-	_	_	_	_
(iv) Disputed dues- Others	-	_	_	_	_

Annexures forming part of the financial statements

Annexure-3 (i)

01-27

Z8-4

50-112 Financial Statements

Annexure of Trade Receivables as at 31st March, 2023:-

						(₹ in Lacs)
	Outstandi					
Particulars	Less than 6 Months	6 Months-1 Year	1-2 Years	2-3 Years	More than 3 Years	Total
(i) Undisputed Trade Receivables- Considered Good	965.14	49.21	_	25.32	_	1,039.67
(ii) Undisputed Trade Receivables- Considered Doubtful	-	_	_	-	-	-
(iii) Disputed Trade Receivables- Considered Good	-	_	_	_	_	-
(iv) Disputed Trade Receivables- Considered Doubtful	-	_	-	_	_	-

Annexure-3 (ii)

Annexure of Trade Receivables as at 31st March, 2022:-

	Outstandin	(₹ in Lacs) Total				
Particulars	Less than 6 Months	6 Months-1 Year	1-2 Years	2-3 Years	More than 3 Years	
(i) Undisputed Trade Receivables- Considered Good	871.15	14.49	58.06	1.51	_	945.21
(ii) Undisputed Trade Receivables- Considered Doubtful	-	_	_	_	_	_
(iii) Disputed Trade Receivables- Considered Good	-	-	-	-	_	_
(iv) Disputed Trade Receivables- Considered Doubtful	-	-	_	_	_	_

79

Independent Auditor's Report

To The Members of **All e Technologies Limited** (Formerly known as All e Technologies Private Limited)

Opinion

We have audited the accompanying financial statements of All e Technologies Limited (formerly known as All e Technologies Private Limited) ("the Company"), which comprises the Balance Sheet as at March 31, 2023, the Statement of Profit and Loss and Statement of Cash Flows for the year ended March 31, 2023, and a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid 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 2023, the profit and total income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the 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 financial statements under the provisions of the Companies Act, 2013 and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

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

Emphasis of Matter: -

We draw attention to the following matters in the Notes to the Financial Statements:

Note 26: - Disclosure under Accounting Standards: - In calculating "Earning Per Share", management has excluded Employees Stock Option Expenses, amounting to ₹ 48,97,059/- in March, 2023 which is net of Income Tax.

Information other than the financial statements and Auditors' Report thereon

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report, Business Responsibility Report but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

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

Management's Responsibility for the Standalone Financial Statements

Management is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ('the Act') with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance of the Company in accordance with the Accounting principles generally accepted in India, including the Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgements 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 financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

28-49 Statutory Report

5U-112 Financial Statements

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

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

Auditor's Responsibility for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the 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 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 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 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the Annual Standalone Financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Annual Standalone Financial Statements may be influenced. We consider quantitative materiality and qualitative factors in (i) Planning the scope of our audit work and in evaluating the results of our work and (ii) to evaluate the effect of any identified misstatements in the Annual Standalone Financial Statements.

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 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.

The Statement includes the results for the quarter ended March 31, 2023 being the balancing figure between audited standalone figures in respect of the full financial year and the published year to date standalone figures up to the third quarter of the current financial year which were subject to limited review by us. Our report on the standalone financial results included in the Statement is not modified in respect of this matter.

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 Act, we give in the "Annexure A" statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

All E Technologies Limited

- 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 it appears from our examination of those books;
 - (c) The Balance Sheet, Statement of Profit and Loss and Cash Flow Statement dealt with by this Report are in agreement with the books of account;
 - (d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under the 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, 2023, and taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2023, 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". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting;
 - (g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The company does not have any pending litigations which would impact its financial position;
 - The company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection fund by the company.
 - (h) In our opinion and to the best of our information and according to the explanations given to us, the

remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.

- (i) i. No funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding whether recorded in writing or otherwise, that the Intermediary shall whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - ii. No funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; ands
 - iii. Based on such audit procedures that we here 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) contain any material miss-statement.
- j) Company has not declared and paid dividend during the year hence this clause in not applicable to the company.

For Nath Ahuja & Co.

Chartered Accountants Firm Registration No.: 001083N

N. N. Ahuja

Proprietor Membership No.: 080178 UDIN: 23080178BGPQMP4438

Place: New Delhi Date: 20th May, 2023

01-27 Porporate Overview

50-112 Financial Statements

"Annexure A" to the Independent Auditor's Report

1. PROPERTY, PLANT & EQUIPMENT AND INTANGIBLE ASSETS [Clause 3(i)]:

- The company has maintained proper records showing full particulars, including quantitative details and situation of its Property, Plant and Equipment.
- b) The company is maintaining proper records showing full particulars of intangible assets.
- c) As explained to us, these Property, Plant and Equipment have been physically verified by the management at reasonable intervals; no material discrepancies were noticed on such verification.
- d) According to the information and explanations given to us, the records examined by us, company doesn't own any immovable property hence this sub clause is not applicable on the Company.
- e) The Company has not revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year.
- f) No proceedings have been initiated or are pending against the company for holding any Benami property under the "Benami Transactions (Prohibition) Act, 1988 and Rules made thereunder.
- a) Aggregate amount granted/ provided during the year

2. INVENTORY [Clause 3(ii)]

- a) The company is in the business of service providing and it is not required to hold any physical inventories. Thus, paragraph 3 of clause (ii) along with sub clauses of the Order are not applicable to the Company.
- b) At any point of time of the year, the Company has not been sanctioned working capital limits in excess of ₹ 5 crores, in aggregate, from banks or financial institutions on the basis of security of current assets; and hence this clause is not applicable.

3. LOAN GIVEN BY COMPANY [Clause 3(iii)]

The Company has made investments during the year in Company / firm / Limited Liability Partnership. The Company has granted secured/ unsecured loans/ advances in nature of loans, to Company / firm / Limited Liability Partnership/ other party other than unsecured loan to employees. The Company did not stood guarantee, or provided security to any Company / firm / Limited Liability Partnership/ other party. The aggregate amount during the year, and balance outstanding at the balance sheet date with respect to aforesaid loans are as per the table given below:

Ра	rticulars	Guarantees	Security	Loans	Advances
1.	To Subsidiaries, Joint ventures and Associates :-				
	 Alletec Retail Solutions Private Limited 	Nil	Nil	14,50,000	Nil
2.	To Other Parties: -				
	 Advance for setting up Subsidiary in Singapore 	Nil	Nil	Nil	2,47,110
	– ESOP 2009 Trust	Nil	Nil	15,00,000	Nil

(Also refer Note-27 to the standalone financial statements)

- b) As per the information provided by the management investments made are not prejudicial to the company's interest.
- c) In respect of the aforesaid loan & advances mentioned above, there is no schedule of repayment. These are repayable on the demand.
- d) Clause (iii) sub clause (d) is not applicable.
- e) Clause (iii) sub clause (e) is not applicable.

Note: - During the year ended 31st March, 2023 the company has bought 30 shares in its existing subsidiary in Australia for ₹ 32,99,196/-. This resulted in an increase in the holding in the subsidiary from 60% to 90% of the total paid up equity share of the subsidiary. f) Loans & advances mentioned in (a) are repayable on demand. Loan & advances to Related Party include Loan & Advances to Alletec Retail Solutions Private Limited and ESOP 2009 for ₹ 14,50,000 & ₹ 15,00,000/- respectively.

4. LOAN TO DIRECTORS AND INVESTMENT BY COMPANY [Clause 3(iv)]

In our opinion and according to information and explanation given to us, the company has granted loans or provided any guarantees or given any security or made any investments in which the provision of section 185 and 186 of the Companies Act, 2013 have not been complied with. The details are given in the table below:-

S. No.	Loan granted to	Amount (in ₹)	Remarks	
1	Alletec Retail Solution Private Limited	1450000	No interest charged on loan	
2	ESOP 2009 Trust	1500000	No interest charged on loan	

5. DEPOSITS [Clause 3(v)]

In our opinion and according to the information and explanations given to us, the company has not accepted any deposits and accordingly paragraph 3 clause (v) of the order is not applicable.

6. COST RECORDS [Clause 3(vi)]

As informed to us, the maintenance of Cost Records has not been specified by the Central Government under sub-section (1) of Section 148 of the Act, in respect of the activities carried on by the company. accordingly, paragraph 3 clause (vi) of the order is not applicable.

7. STATUTORY DUES [Clause 3(vii)]

- a) The company is regular in depositing undisputed statutory dues including 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 to the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of the above were in arrears as at March 31, 2023 for a period of more than six months from the date on when they become payable.
- b) According to the information and explanations given to us there are no dues of income tax or sales tax or service tax or duty of customs or duty of excise or value added tax which have not been deposited on account of any dispute.

8. SURRENDERED OR DISCLOSED AS INCOME [Clause 3(viii)]

There are no such transactions which are not recorded in the books of account which have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.

9. REPAYMENT OF DUES [Clause 3(ix)]

- (a) In our opinion and according to information and explanations given to us, the company has not defaulted in the repayment of loans or borrowings to financial institutions, banks and government. The company has not issued any debentures.
- (b) The company is not a declared wilful defaulter by any bank or financial institution or other lender.
- (c) The company has not taken any term loan and hence this clause related to utilization of term loan is not applicable to the company.
- (d) The company has not taken any short-term loan and hence this clause related to utilization of short-term loan is not applicable to the company.
- (e) The Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
- (f) The Company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.

10. UTILISATION OF INTIAL AND FURTHER PUBLIC OFFER [Clause 3(x)]

(a) During the year, the company has raised moneys by way of initial public offer for issuing 48,64,000 equity shares of ₹ 10 each at a premium of ₹ 80 per share. The moneys as raised have been partially applied till March 31, 2023 and remaining amount is held as short-term deposits and bank balances as follows:

S. No.	Original Object	Modified Object	Original Allocation (in ₹ Lacs)	Amount utilized till March 31, 2023 (in ₹ Lacs)
1.	Expansion of Business	N.A.	2,500	Nil
2.	Acquisitions of Businesses in similar or complementary areas	N.A.	1,000	Nil
З.	General Corporate Purposes	N.A.	435.38	Nil
4.	Offer related expenses in relation to the fresh issue	N.A.	442.22	421.79

11. FRAUD AND WHISTLE-BLOWER COMPLAINTS [CLAUSE 3(xi)]

To the best of our knowledge and according to the information and explanations given to us, no fraud by the company or any fraud on the Company by its officers or employees has been noticed or reported during the year.

No report under sub-Section (12) of Section 143 of the Companies Act has been filed by the auditors in Form

ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules 2014 with the Central Government.

Whistle-blower complaints have not been received during the year by the Company.

12. NIDHI COMPANY [Clause 3(xii)]

In our opinion and according to information and explanations given to us, clause (xii) of para 3 to Companies (Auditor's Report) Order, 2020 w.r.t. Nidhi Company is not

UT-LI Corporate Overview

28-49 Statutory Report



applicable to company. Accordingly, the paragraph 3(xii) of the order is not applicable to the company and hence not commented upon.

13. RELATED PARTY TRANSACTION [Clause 3(xiii)]

In our opinion and according to information and explanations given to us all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc., as required by the applicable Accounting Standards.

14. INTERNAL AUDIT [Clause 3(xiv)]

- a) In our opinion company has an adequate internal audit system commensurate with the size and nature of its business.
- b) We have considered, the internal audit reports issued to the Company during the year and covering the period up to March 31, 2023 for the period under audit.

15. NON-CASH TRANSACTION [Clause 3(xv)]

In our opinion and according to information and explanations given to us, the company has not entered into any non-cash transactions with directors or persons connected with him. Accordingly, the paragraph 3(xv) of the order is not applicable to the company and hence not commented upon.

16. REGISTER UNDER RBI ACT, 1934 [Clause 3(xvi)]

- a) The company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.
 Accordingly, the paragraph 3(xvi) (a) of the order is not applicable to the company.
- b) The Company has not conducted any Non-Banking Financial or Housing Finance activities during the year and hence, the company is not required to obtain certificate of registration from the Reserve Bank of India as per the Reserve Bank of India Act, 1934. Accordingly, reporting under clause 3(xvi)(c) of the order is not applicable.
- c) The Company is not a Core Investment Company (CIC) as defined under the Regulations by the Reserve Bank of India and hence, reporting under clause 3(xvi)
 (c) of the order is not applicable.
- According to the information and explanations provided to us during the course of audit, the Group does not have any CIC. Accordingly, the requirements of clause 3(xvi)(d) are not applicable.

17. CASH LOSSES [Clause 3(xvii)]

The Company has not incurred cash losses in the Financial Year 2022-23 and in the immediately preceding financial year.

18. RESIGNATION OF STATUTORY AUDITORS [Clause 3(xviii)]

No auditor has resigned from the post of the statutory auditors during the period under review.

19. MATERIAL UNCERTAINTY ON MEETING LIABILITIES [Clause 3(xix)]

On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the board of directors and management plans and based on the 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 audit report indicating that the company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, states that this is not an assurance as to the future viability of the company. We further states that our reporting is based on the facts up to the date of audit report and we neither give any guarantee nor any assurance that our 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.

20. TRANSFER TO FUND SPECIFIED UNDER SCHEDULE VII OF COMPANIES ACT, 2013 [Clause 3(xx)]

According to the information and explanations given to us and based on our examination of the records, the company has complied with the obligations under Corporate Social Responsibility and has spent the required amount during the year. The company doesn't have any ongoing project in respect of Corporate Social Responsibility. Hence the Company is not required to transfer any unspent amount in funds specified in schedule VII to the Companies Act and special account with the provision of sub-section (6) of section 135 of the said Act.

21. ADVERSE REMARKS IN CONSOLIDATED FINANCIAL STATEMENTS [Clause 3(xxi)]

This Audit Report is prepared for Standalone financial Statement hence paragraph 3 clause (xxi) of the order is not applicable.

For Nath Ahuja & Co.

Chartered Accountants Firm Registration No.: 001083N

N. N. Ahuja

Proprietor Membership No.: 080178 UDIN: 23080178BGPQMP4438

Place: New Delhi Date: 20th May, 2023

"Annexure B" to the Independent Auditor's Report

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

We have audited the internal financial controls over financial reporting of All e Technologies Limited (formerly known as All e Technologies Private Limited) ("the Company") as of March 31, 2023 in conjunction with our audit of the 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 Companies Act, 2013.

Auditors' 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 Companies Act, 2013, 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 Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating

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

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

Meaning of Internal Financial Controls Over **Financial Reporting**

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

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, the 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, 2023, 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).

For Nath Ahuja & Co.

Chartered Accountants Firm Registration No.: 001083N

N. N. Ahuja

Proprietor Membership No.: 080178 UDIN: 23080178BGPQMP4438

Place: New Delhi Date: 20th May, 2023

Balance Sheet

as at 31 March 2023

Particulars		Note No.	Figures as at the end of Current Reporting Period March 31, 2023	Figures as at the end of Previous Reporting Period March 31, 2022
A EQUITY AND L	ABILITIES			
1 Shareholders'	Funds			
(a) Share Capita		3	2,019.42	1,533.02
(b) Reserves an	d Surplus	4	7,438.61	2,547.22
			9,458.03	4,080.24
2 Non Current Li	abilities			
(a) Long Term B	orrowings	5	_	_
(b) Long-Term F	Provisions	6	254.98	234.92
			254.98	234.92
3 Current Liabilit	ies			
(a) Short Term E	Borrowings	7	-	6.40
(b) Trade Payab	es	8	298.00	266.11
(c) Other Currer	t Liabilities	9	833.22	388.30
(d) Short-Term F	Provisions	10	671.35	731.58
			1,802.57	1,392.39
TOTAL			11,515.58	5,707.55
B ASSETS				· · · ·
1 Non-Current A	ssets			
(a) Property, Pla	nt and Equipment and Intangible assets	11		
(i) Property,	Plant & Equipment		106.53	109.10
(ii) Intangible	Assets		214.80	_
			321.33	109.10
(b) Non Current	Investments	12	428.73	289.96
(c) Long Term L	oan & Advances	13	96.85	449.68
(d) Deferred Tax			19.55	13.30
(e) Other Non-C	urrent Assets	14	421.80	_
			966.93	752.93
2 Current Assets	i			
(a) Trade Receiv	ables	15	1,036.52	945.21
(b) Cash and Ca	sh equivalents	16	8,663.15	3,226.23
. ,	oans and Advances	17	452.05	666.16
(d) Other Currer		18	75.60	7.91
			10,227.32	4,845.51
TOTAL			11,515.58	5,707.55
Corporate Informati	on and Significant Accounting Policies	1&2		
	Forming Part of Financial Statements	3-28		

As per our report of even date attached

For Nath Ahuja & Co. Chartered Accountants Firm's Registration No:-001083N

N.N Ahuja

(Proprietor) Membership No:080178

Place : New Delhi Date : 20th May, 2023

For and on behalf of the Board of Directors

Ajay Mian Director DIN : 00170270

Sandeep Jain Chief Financial Officer Suman Mian Director DIN : 00170357

Statement of Profit and Loss

for the year ended 31 March 2023

		Figures for the Current	Figures for the Previous
Particulars	Note	Reporting Period	Reporting Period
	No.	From 01/04/2022	From 01/04/2021 to
		to 31/03/2023	31/03/2022
A CONTINUING OPERATIONS			
1 Revenue from Operations	19	6,965.22	5,781.73
2 Other Income	20	364.33	217.46
3 Total Income (1+2)		7,329.55	5,999.19
4 Expenses			
(a) Purchase of Stock In Trade	21	1,634.59	1,463.84
(b) Employees Benefit Expenses	22	3,174.84	2,480.43
(c) Cost of Technical Consultants	23	580.47	301.67
(d) Finance Costs	24	1.10	0.74
(e) Depreciation & Amortisation Expenses	11	68.02	63.71
(f) Other Expenses	25	579.98	430.60
5 Total Expenses		6,039.01	4,740.98
6 Profit / (Loss) before exceptional and extraordinary items and tax		1,290.54	1,258.21
(3 - 5)			
7 Exceptional items & Extraordinary items	28.2	-	(257.09)
8 Profit / (Loss) before Tax (6 + 7)		1,290.54	1,001.12
9 Tax Expense:			
(a) Tax Expense for Current year		(322.56)	(287.72)
(b) Deferred Tax Asset/(Liability)		6.26	(3.01)
10 Profit / (Loss) after Tax		974.24	710.38
11 Earnings per share(Face Value of ₹ 10 /-each)	26		
(a) Basic		6.14	5.93
(b) Diluted		6.14	5.93
Corporate Information and Significant Accounting Policies	1&2		
Notes & Annexures Forming Part of Financial Statements	3-28		

As per our report of even date attached

For Nath Ahuja & Co.

Chartered Accountants Firm's Registration No:-001083N

N.N Ahuja

(Proprietor) Membership No:080178

Place : New Delhi Date : 20th May, 2023

For and on behalf of the Board of Directors

Ajay Mian Director DIN : 00170270

Sandeep Jain Chief Financial Officer Suman Mian Director DIN : 00170357

Cash Flow Statement

for the year ended 31 March 2023

		Figures for the Current	Figures for the Previous
Pa	rticulars	Reporting Period From 01/04/2022 to 31/03/2023	Reporting Period
Α	Cash flow from operating activities		
	Profit / (Loss) before tax from		
	 Continuing operations 	1,290.54	1,001.12
	Extraordinary/Exceptional Items	-	257.09
	Adjustment for Previous year	(39.48)	(4.03)
	Profit / (Loss) before tax from total operations	1,251.06	1,254.18
	Adjustments for:		
	Depreciation and amortization on continuing operations	68.02	63.71
	Share Based Payments	65.44	93.74
	Finance costs	1.10	0.74
	Interest income	(258.61)	(156.41)
	Profit / (Loss) before working capital changes	1,127.01	1,255.97
	Movement in working capital :		
	(Increase) / decrease in trade receivables	(91.31)	(346.83)
	(Increase) / decrease in other receivables, loans and advances	146.19	(118.65)
	(Decrease) / Increase in trade payables, other current liabilities, borrowings	470.41	239.10
	(Decrease) / Increase in provisions	(60.22)	29.45
	Cash generated from operations	1,592.08	1,059.04
	Taxes paid, net	(322.56)	(287.72)
	Net cash flow (used in) / from operating activities (A)	1,269.52	771.32
В	Cash flow from investing activities		
	Capital expenditure on fixed assets, including capital advances (Net)	(280.02)	(68.31)
	(Increase)/Decrease in Investment (Net)	(138.78)	(38.27)
	(Increase)/Decrease in Fixed Deposit	(5,554.72)	(427.87)
	(Increase)/Decrease in Loans & Advances and long term provisions	372.89	63.81
	Increase in Margin Money	7.26	(3.45)
	Other Non-Current Assets	(421.80)	-
	Interest received	258.61	156.41
	Net cash flow (used in) / from investing activities (B)	(5,756.56)	(317.68)
С	Cash flow from financing activities		
	Proceeds from issue of Equity Shares	4,377.60	304.51
	Repayment of borrowings	-	(6.45)
	Finance costs	(1.10)	(0.74)
	Dividend Paid	-	(693.00)
	Net cash flow (used in) / from financing activities (C)	4,376.50	(395.68)
	Net increase / (decrease) in Cash and cash equivalents (A+B+C)	(110.54)	57.95
	Add: Balance of Cash and cash equivalents as at the beginning of the year	489.02	431.07
	Cash and cash equivalents as at the end of the year	378.48	489.02
	Reconciliation to cash and bank balances as given in note 16 is as follows:		
	Cash and bank balances including non current bank balances, as per note 16	8,663.15	3,226.23
_	Less: Balance held as margin money with Bank	89.77	97.03
	Less: Term deposits placed with banks	8,194.90	2,640.18
	Cash and cash equivalents at the end of the year	378.48	489.02

Notes:

1 Figures in bracket indicate cash outflow.

- 2 The above cash flow statement has been prepared under the indirect method setout in AS-3 'Cash Flow Statement' notified under the Companies (Accounting Standard) Rules, 2014 (as amended).
- 3 Previous year figures have been regrouped and recast wherever necessary to conform to the current year classification.

As per our report of even date attached For Nath Ahuja & Co. Chartered Accountants

Firm's Registration No:-001083N

N.N Ahuja (*Proprietor*) Membership No:080178

Place : New Delhi Date : 20th May, 2023

For and on behalf of the Board of Directors

Ajay Mian Director DIN : 00170270

Sandeep Jain Chief Financial Officer Suman Mian Director DIN : 00170357

1 Corporate Information

All e Technologies Limited is a leading provider of Business Solutions to Growth Companies. Streamlining and automating core business processes with 'Product Based' solutions built with Microsoft Dynamics ERP, CRM developing 'Custom Built' solutions for client specific applications and providing IT Services for all stages of software development and maintenance.

Place of Business:-

- (i) UU-14, Vishakha Enclave, Pitampura, Delhi-110034 "
- (ii) A-1, Sector-58, NOIDA, Gautam Buddha Nagar, Uttar Pradesh, 201301

2 Significant accounting policies

The Financial statements have been prepared using the significant accounting policies and measurement bases summarized below:

2.1 Basis of accounting and preparation of financial statements

The financial statements of the Company have been prepared on Going Concern basis in accordance with the accounting principles generally accepted in India. Further, the financial statements have been prepared on historical cost convention on the accrual basis except for certain financial instruments which are measured at fair values.

GAAP comprises mandatory Accounting Standards as prescribed under section 133 of the Companies Act 2013('Act ') read with rule 7 of the Companies (Accounts) Rules, 2014, the provisions of the Act (to the extent notified). Accounting policies have been consistently applied except where a newly issued Accounting Standard is initially adopted or revision to an existing Accounting Standard requires a change in the accounting policy hitherto in use in India (Indian GAAP).

The financial statements are presented in Indian Rupees (₹) which is also the functional currency of the Company."

2.2 Use of estimates

The preparation of the financial statements in conformity with Indian GAAP requires the Management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year.

The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognized in the periods in which the results are known / materialize.

2.3 Revenue recognition

Sale of product

Sales are recognized, net of returns and trade discounts, on transfer of significant risks and rewards of ownership to the buyer, which generally coincides with the delivery of goods to customers.

Sales exclude Goods and Service Tax. GST is a consumption-based or destination-based tax, which implies that all tax components are levied at the point of supply. Hence, the state that will collect taxes will be decided by the place of consumption. "

Income from services

The Company recognizes revenue from Software Implementation & support services mostly on time and material basis as and when invoices are raised in accordance with agreement with customers.

Revenues from fixed priced contracts are recognized when services are rendered and related costs are incurred.

2.4 Other Income

Interest income is accounted on accrual basis. Dividend income is accounted for when the right to receive it is established. Any other income is accounted on receipt basis.

2.5 a) Property, Plant and Equipment and Depreciation

Fixed assets, are carried at cost less accumulated depreciation and impairment losses, if any. The cost of fixed assets includes interest on borrowings attributable to acquisition of qualifying fixed assets up to the date the asset is ready for its intended use and other incidental expenses incurred up to that date.

Exchange differences arising on restatement / settlement of long-term foreign currency borrowings relating to acquisition of depreciable fixed assets are adjusted to the cost of the respective assets and depreciated over the remaining useful life of such assets. Subsequent expenditure relating to fixed assets is capitalized only if such expenditure results in an increase in the future economic benefits from such asset beyond its previously assessed standard of performance.

Fixed assets retired from active use and held for sale are stated at the lower of their net book value and net realizable value and are disclosed separately in the Balance Sheet.

Depreciation has been provided on the written down value over the useful life of the Asset prescribed in Schedule II of Companies Act 2013. Depreciation for the Asset purchased/sold during the period is proportionately charged.

The management has a policy of depreciating assets up to 5% of their salvage value.

b) Intangible Assets and Depreciation

Intangible Assets are stated at cost of acquisition net of recoverable taxes, trade discount and rebates less accumulated amortisation/depletion and impairment losses, if any. Such cost includes purchase price, borrowing costs, and any cost directly attributable to bringing the asset to its working condition for the intended use, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the Intangible Assets.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the entity and the cost can be measured reliably.

Other Indirect Expenses incurred relating to project, net of income earned during the project development stage prior to its intended use, are considered as preoperative expenses and disclosed under Intangible Assets Under Development.

Gains or losses arising from derecognition of an Intangible Asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised. The Company's intangible assets comprises assets with finite useful life which are amortised on written down value basis over the period of their expected useful life.

2.6 Foreign Currency transactions and translations

Initial recognition

Transactions in foreign currencies entered by the Company and its integral foreign operations are accounted at the exchange rates prevailing on the date of the transaction or at rates that closely approximate the rate at the date of the transaction.

Measurement of foreign currency monetary items at the Balance Sheet date

Foreign currency monetary items (other than derivative contracts) of the Company and its net investment in nonintegral foreign operations outstanding at the Balance Sheet date are restated at the year-end rates.

In the case of integral operations, assets and liabilities (other than non-monetary items), are translated at the exchange rate prevailing on the Balance Sheet date. Nonmonetary items are carried at historical cost. Revenue and expenses are translated at the average exchange rates prevailing during the year. Exchange differences arising out of these translations are charged to the Statement of Profit and Loss."

Treatment of exchange differences

Exchange differences arising on settlement / restatement of short-term foreign currency monetary assets and liabilities of the Company and its integral foreign operations are recognized as income or expense in the Statement of Profit and Loss.

The exchange differences on restatement / settlement of loans to non-integral foreign operations that are considered as net investment in such operations are accumulated in a ""Foreign currency translation reserve"" until disposal / recovery of the net investment.

The exchange differences arising on restatement / settlement of long-term foreign currency monetary items are capitalized as part of the depreciable fixed assets to which the monetary item relates and depreciated over the remaining useful life of such assets or amortized on settlement / over the maturity period of such items if such items do not relate to acquisition of depreciable fixed assets.

The unamortized balance is carried in the Balance Sheet as "Foreign currency monetary item translation difference account" net of the tax effect thereon."

2.7 Employee Benefits

Employee benefits includes Provident Fund, , Gratuity Fund, Compensated absences (i.e. Leave Encashment), Long Service Awards and Post-Employment Medical Benefits.

i) Defined contribution plans

The Company's contribution towards Provident Fund is considered as Defined Contribution Plan and are charged is an expense as it falls due based on the amount of contribution required to be made.

ii) Defined benefit plans

For Defined Benefit Plans in the form of Gratuity Fund and Post-Employment Medical Benefits, the cost of providing benefit is determined using the Projected Unit Credit Method, with Actuarial Valuations being carried out at the end of each Balance Sheet Date. Actuarial gains and losses are recognized in the Statement of Profit and Loss in the period in which they occur.

Past service cost is recognized immediately to the extent that the benefits are already vested and otherwise is amortized on a straight-line basis over the average period until the benefits become

vested. The retirement benefit obligation recognized in the Balance Sheet represents the present value of the defined benefit obligation as adjusted for unrecognized past service cost, as reduced by the fair value of scheme assets.

Any asset resulting from this calculation is limited to past service cost, plus the present value of available refunds and reductions in future contributions to the schemes.

iii) Share Based Payment - Employee Stock Option Scheme ('ESOP')

The fair value of options granted under employee stock option plan is recognised as an employee benefits expense with a corresponding increase in Share Option Oustanding Account under Reserves & Surplus. The total amount to be expensed is determined by referening to the fair value of options. The total expense is recognised over the vesting period, which is the period over which all of the specified vesting conditions are to be satisfied. At the end of each period, the entity revises its estimates of the number of options that are expected to vest based on the non-market vesting and service conditions. It recognises the impact of the revision to original estimates, if any, in profit or loss, with a corresponding adjustment to equity. Upon exercise of share options, the proceeds received are allocated to share capital up to the par value of the shares issued with any excess being recorded as share premium.

2.8 Investments

Investments are stated at cost. Fair Value of investments which are listed on any recognised stock exchange are mentioned for information purpose only.

2.9 Leases

In respect of Operating lease, Lease rentals are accounted on accrual basis in accordance with the respective lease agreements.

2.10 Earnings per share

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year.

Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges of expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares.

2.11 Borrowing costs

Borrowing costs include interest, amortization of ancillary costs incurred and exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost. Costs in connection with the borrowing of funds to the extent not directly related to the acquisition of qualifying assets are charged to the Statement of Profit and Loss over the tenure of the loan.

Borrowing costs, allocated to and utilized for qualifying assets, pertaining to the period from commencement of activities relating to construction / development of the qualifying asset up to the date of capitalization of such asset is added to the cost of the assets.

Capitalization of borrowing costs is suspended and charged to the Statement of Profit and Loss during extended periods when active development activity on the qualifying assets is interrupted."

2.12 Taxes on income

Current tax is the amount of tax payable on the taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961.

Minimum Alternate Tax (MAT) paid in accordance with the tax laws, which gives future economic benefits in the form of adjustment to future income tax liability, is considered as an asset if there is convincing evidence that the Company will pay normal income tax. Accordingly, MAT is recognized as an asset in the Balance Sheet when it is probable that future economic benefit associated with it will flow to the Company.

Deferred tax is recognized on timing differences, being the differences between the taxable income and the accounting income that originate in one period and are capable of reversal in one or more subsequent periods.

Deferred tax is measured using the tax rates and the tax laws enacted or substantially enacted as at the reporting date. Deferred tax liabilities are recognized for all timing differences. Deferred tax assets in respect of unabsorbed depreciation and carry forward of losses are recognized only if there is virtual certainty that there will be sufficient future taxable income available to realize such assets. Deferred tax assets are recognized for timing differences of other items only to the extent that reasonable certainty exists that sufficient future taxable income will be available against which these can be realized. Deferred tax assets and liabilities are offset if such items relate to taxes on income levied by the same governing tax laws and the Company has a legally enforceable right for such set off.

Deferred tax assets are reviewed at each Balance Sheet date for their reliability. "

2.13 Provisions and contingencies

A provision is recognized when the Company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to their present value and are determined based on the 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. Contingent liabilities are disclosed in the Notes to accounts.

2.14 Current / non-current classification:

All 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 the Act. Deferred tax assets and liabilities are classified as non-current assets and noncurrent liabilities, as the case may be.

Note 3: Share Capital

				(₹ in Lacs)	
Particulars	Current Repo	Figures as at the end of Current Reporting Period (31/03/2023)		Figures as at the end of Previous Reporting Period (31/03/2022)	
	Number of shares	Amount	Number of shares	Amount	
(a) Authorized					
Equity shares of ₹ 10 /-each with voting rights	21,000,000	2,100.00	21,000,000	2,100.00	
	21,000,000	2,100.00	21,000,000	2,100.00	
(b) Issued				_	
Equity shares of ₹ 10/- each with voting rights	20,194,176	2,019.42	15,330,176	1,533.02	
	20,194,176	2,019.42	15,330,176	1,533.02	
(c) Subscribed and Fully Paid Up		-		-	
Equity shares of ₹ 10/-each with voting rights	20,194,176	2,019.42	15,330,176	1,533.02	
	20,194,176	2,019.42	15,330,176	1,533.02	
Total Subscribed and Fully Paid Up	20,194,176	2,019.42	15,330,176	1,533.02	

(a) Reconciliation of the number of shares and amount outstanding at the beginning and at the end of the reporting period:

Equity Shares	Figures as a Current Repo (31/03/	orting Period	Figures as at Previous Repor (31/03/2	rting Period
	Number of shares	Amount	Number of shares	Amount
At the Beginning of the year	15,330,176	1,533.02	1,155,000	115.50
Bonus Issue Shares	-	_	11,130,088	1,113.01
Right Shares Issue	-	_	3,045,088	304.51
IPO Shares (Listing Date 21-Dec-2022)	49	486.40	_	_
Total	15,330,225	2,019.42	15,330,176	1,533.02

(b) Terms/rights attached to Equity Shareholders

The Company has only one class of Equity shares having a par value of ₹ 10 per share. Each holder of Equity share is entitled to one vote per share.

In the event of liquidation of the Company, the holders of Equity shares will be entitled to receive remaining assets of the Company ,after distribution of all preferential amount.

(c) Details of shares held by each shareholder holding more than 5% shares:

				(₹ in Lacs)
Class of Shares / Name of Shareholder	Figures as at the end of Current Reporting Period (31/03/2023)Figures as at the end of Previous Reporting Per (31/03/2022)			orting Period
Class of Shares / Name of Shareholder	Number of shares held	% Holding in that class of shares	Number of shares held	% Holding in that class of shares
Equity Shares with voting rights				
Ajay Mian	9,927,872	64.76%	9,927,872	64.76%
ESOP 2009 Trust (For benefit of Employees)	1,602,371	10.45%	3,149,224	20.54%
Sarita Sood	1,624,000	10.59%	1,624,000	10.59%
Total	13,154,243	85.81%	14,701,096	95.90%

* Refer "Annexure-1" for Promoter's holding as required under Schedule-III Division-I

Note 4: Reserves and Surplus

		(₹ in Lacs)
	-	Figures as at the
Particulars	end of Current	end of Previous
	Reporting Period	Reporting Period
	Figures as at the end of Current Reporting Period (31/03/2023) 3,891.20 3,891.20 3,891.20 3,891.20 15.75 15.75 15.75 15.75 15.75 15.75 2 2 159.18 159.18 159.18 159.18 3,312.43	(31/03/2022)
Securities Premium Account (4864000 Equity Shares of ₹. 80/- each)	3,891.20	-
	3,891.20	-
Capital Redemtion Reserve	15.75	15.75
	15.75	15.75
Share Option Oustanding Account		
Employees Stock Option Plan	159.18	93.74
	159.18	93.74
Surplus		
Opening balance	2,437.73	3,537.39
Less : Amount utilised for issuance of Bonus Shares	_	(1,113.01)
Less : Interim Dividend Paid	-	(693.00)
Less : Adjustment for Taxation of Previous Year	(39.48)	(4.03)
Add: Profit / (Loss) for the year	974.24	710.38
Sub Total	3,372.49	2,437.73
Total	7,438.61	2,547.22

Share option oustanding account:-

The reserve is used to recognise the grant date fair value of options issued to employees under employee stock option scheme and is adjusted on exercise/forfeiture of options.

Note 5: Long Term Borrowings

		(₹ in Lacs)
	Figures as at the end of Current	Figures as at the end of Previous
Particulars	Reporting Period (31/03/2023)	Reporting Period (31/03/2022)
Car Loan	-	_
Less: Current Maturities of Long Term Loan	_	_
Total	-	-

Note 6: Long-Term Provisions

		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
(a) Provision for Employees benefit		
(i) Leave encashment	35.38	40.93
(ii) Gratuity	219.60	193.99
Total	254.98	234.92

Note 7: Short Term Borrowings

j-		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
Current maturities of Long Term Borrowings	-	6.40
Total	-	6.40

Note 8: Trade Payables

	Figures as at the end of Current	(₹ in Lacs) Figures as at the end of Previous
Particulars	Reporting Period (31/03/2023)	Reporting Period (31/03/2022)
Dues to micro enterprises and small enterprises	_	_
(as per the intimation received from the vendors)		
Dues to other than micro enterprises and small enterprises	298.00	266.11
Total	298.00	266.11

* Refer "Annexure-2" for Trade Payables Ageing Required under Schedule-III Division-I

Note 9: Other Current Liabilities

		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
Statutory Dues Payable	77.44	72.89
Advances from Customers	255.08	35.78
Deferred Revenue/Un-earned Revenue	279.72	51.10
Salary Payable	220.98	197.12
Expenses incurred by Subsidary Company	-	31.41
Total	833.22	388.30

Note 10: Short-Term Provisions

		(₹ in Lacs)
Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
(a) Provision for Employees benefit		
(i) Leave encashment	3.37	3.81
(ii) Gratuity	24.16	22.00
(iii) LTA	45.66	45.52
(iv) Other Employees Benefits	166.78	121.41
(b) Provision Others		
(i) Income tax (Current Year)	322.56	287.72
Income tax (Previous Year)	-	181.76
(ii) Expenses	108.82	69.36
Total	671.35	731.58

Note-11 Property, Plant & Equipments

				(₹ in Lacs)
	Gross Block			
Tangible assets	Balance as at 31 March 2022	Additions	Disposals	Balance as at 31 March 2023
(a) Furniture and Fixtures	51.69	_	-	51.69
(b) Vehicles	101.69	-	(0.74)	100.96
(c) Office equipment	32.07	5.99	_	38.06
(d) Electrical Installations and Equipment	72.31	_	(0.03)	72.28
(e) Data processing equipment	670.36	57.58	_	727.94
(f) Leasehold Improvements	64.27	_	_	64.27
Total	992.39	63.57	-1.00	1,055.00
Previous year	924.08	69.27	-0.96	992.39

				(₹ in Lacs)
Intangible Assets	Balance as at 31 March 2022	Additions	Disposals	Balance as at 31 March 2023
Intangible Assets	_	217.44	_	217.44
Total	-	217.44	-	217.44

						(₹ in Lacs)
	Accumulated depreciation and impairment				Net b	lock
Tangible assets	Balance as at 31 March	amortisation	Eliminated on disposal	Balance as at 31 March	Balance as at 31 March	Balance as at 31 March
	2022	expense for the Year	of assets	2023	2023	2022
(a) Furniture and Fixtures	47.02	0.58	-	47.61	4.08	4.66
(b) Vehicles	76.35	10.77	_	87.12	13.84	25.35
(c) Office equipment	26.33	4.45	_	30.78	7.28	5.74
(d) Electrical Installations and Equipment	66.96	0.73	_	67.69	4.58	5.35
(e) Data processing equipment	602.35	48.84	_	651.19	76.74	68.00
(f) Leasehold Improvements	64.27	-	_	64.27	_	_
Total	883.28	65.38	-	948.67	106.53	109.10
Previous year	819.57	63.71	-	883.28	109.10	104.51

						(₹ in Lacs)
		Accumulated A	mmortisation		Net b	lock
	Balance	Depreciation /	Eliminated	Balance	Balance	Balance
Intangible Assets	tangible Assets as at amortisation on dispo		as at	as at	as at	
		of assets	31 March	31 March	31 March	
	2022	the Year	of assets	2023	2023	2022
Intangible Assets	_	2.64	_	2.64	214.80	-
Total	-	2.64	-	2.64	214.80	-

Note 12: Non Current Investments

	(₹ in Lacs)
Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	Reporting Period
1.00	1.00
-	_
-	-
-	-
10.82	10.82
-	_
93.04	60.05
-	-
17.76	17.76
10.99	10.99
280.11	174.33
15.00	15.00
428.73	289.96
	Reporting Period From 01/04/2022 to 31/03/2023 1.00 1.00 -

*During the year ended 31st March, 2023, the company has bought 30 shares in its existing subsidiary in Australia for ₹ 32,99,196/-. This resulted in an increase in the holding in the subsidiary from 60% to 90% of the total paid up equity share of the subsidiary.

Note 13: Long Term Loans & Advances

• •		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	Reporting Period
Loan and Advances to Related Parties:-		
Unsecured, Considered Good		
(i) ESOP 2009- Trust Holding shares for the benefit of Employees	15.00	434.35
(ii) Alletec Retail Solutions Private Limited	14.50	_
	-	_
(iii) Advance for setting up of subsidiary in Singapore	2.47	_
	-	-
Loan and Advances to Others:-	-	_
Security Deposits	64.88	15.33
	-	-
Total	96.85	449.68

Note 14: Other Non-Current Assets

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	From 01/04/2021 to
(i) Deferred IPO Expenditure	421.80	-
Total	421.80	-

Note 15: Trade Receivables

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	Figures for the Previous Reporting Period From 01/04/2021 to
Trade receivables outstanding for a period exceeding six months		
Secured, considered good	-	_
Unsecured, considered good	74.53	74.06
Trade receivables outstanding for a period less than six months		
Secured, considered good	_	_
Unsecured, considered good	961.99	871.15
Total	1,036.52	945.21

* Refer "Annexure-3" for Trade Receivables Ageing Required under Schedule-III Division-I

Note 16: Cash and Cash equivalents

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	•
a) Cash in hand	0.62	0.76
b) Balances with Bank:		
 In Current accounts 	190.42	196.66
 In EEFC accounts 	187.43	285.93
 In Fixed Deposit accounts 	8,194.90	2,640.18
c) Balance held as Margin Money with Bank	89.77	97.03
d) Amount in Transit	-	5.68
Total	8,663.15	3,226.23

Note 17: Short-Term Loans and Advances (Unsecured considered Good)

(₹ in Lacs		
	Figures for the Current Reporting Period	•
Particulars	From 01/04/2022 to 31/03/2023	From 01/04/2021 to 31/03/2022
(a) Loans and Advance to Employees:-		
(i) Salary advance	23.42	23.86
(b) Deferred/Prepaid Expenses	77.76	24.56
(c) Balances with Government Authorities		
(i) TDS:		
(a) Current Year	268.78	153.28
(b) Previous Years	15.31	103.04
(ii) WHT:		
(a) Current Year	9.30	9.08
(b) Previous Years	_	22.84
(iii) Advance Income Tax		
(a) Current Year	54.00	240.30
(b) Previous Years	-	80.00
(d) Advance to Vendors	3.48	9.21
Total	452.05	666.16

Note 18: Other Current Assets

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	Figures for the Previous Reporting Period From 01/04/2021 to
(i) Interest Accrued on Bank Deposits	75.60	7.91
Total	75.60	7.91

Note 19: Revenue from Operations

	(₹ in Lacs)
Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	Reporting Period From 01/04/2021 to
2,068.93	1,896.64
2,068.93	1,896.64
4,896.29	3,885.10
4,896.29	3,885.10
6,965.22	5,781.73
	Reporting Period From 01/04/2022 to 31/03/2023 2,068.93 2,068.93 4,896.29 4,896.29

Note 20: Other Income

		(₹ in Lacs)
	Figures for the	Figures for
	Current Reporting	the Previous
Particulars	Period	Reporting Period
	From 01/04/2022	From 01/04/2021
	to 31/03/2023	to 31/03/2022
Interest Income From:-		
– Bank Deposits	255.01	134.13
– Income Tax Refund	3.60	22.28
Gain on Foreign Exchange	92.72	53.65
Profit on sale of assets	0.46	-
Miscellaneous Income	12.54	7.41
Total	364.33	217.46

Note 21: Purchase of Stock in Trade

		(₹ in Lacs)
Particulars	Figures for the Current	Figures for the Previous
	Reporting Period	1 9
	From 01/04/2022	
	to 31/03/2023	31/03/2022
Software Licenses	1,634.59	1,463.84
Total	1,634.59	1,463.84

Note 22: Employee Benefit Expenses

		(₹ in Lacs)	
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	Reporting Period	
Salaries and Wages	2,913.23	2,264.45	
Employee Option Expenses	65.44	93.74	
Contributions to Provident and other funds	57.33	42.21	
LTA Expenses	22.04	18.47	
Gratuity	43.89	25.77	
Leave Encashment	3.57	0.24	
Other Employee Benefits	62.04	21.54	
Staff Welfare Expenses	7.31	14.01	
Total	3,174.84	2,480.43	

Note 23: Cost of Technical Consultants

		(₹ in Lacs)
Particulars	Figures for the Current	Figures for the Previous
	Reporting Period	Reporting Period
	From 01/04/2022	From 01/04/2021 to
	to 31/03/2023	31/03/2022
Professional Charges-MP Cost	580.47	301.67
Total	580.47	301.67

Note 24: Finance Cost

		(₹ in Lacs)
Particulars Figures for the Current Figures for the Cu		Reporting Period From 01/04/2021 to
Interest expense on:		
-Car loan	1.10	0.74
Total	1.10	0.74

Note 25: Other Expenses

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	From 01/04/2021 to
Technical/Professional Service	221.34	150.85
Electricity and Water Expenses	14.50	12.52
DG Running Expenses	3.10	3.16
Legal & Professional Charges	1.73	8.64
Advertisement & Business Promotion	3.35	15.36
Rent Expenses	47.03	48.62
Repairs and maintenance	42.58	42.26
Insurance Expenses	54.34	30.55
Internet & Communication Expenses	21.58	16.81
Bank Charges	7.67	10.45
Security Expenses	6.69	7.23
Hotel, Boarding and Lodging	3.37	0.91
Travelling and Conveyance	26.80	12.73
Printing and Stationery	4.37	0.09

Note 25: Other Expenses (Contd..)

Note 25: Other Expenses (Conta) 		
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	From 01/04/2021 to
Membership and Subscription	9.92	7.72
ROC & Statutory Fees	3.52	14.42
AMC Charges	9.07	8.16
Recruitment Expenses	17.37	16.63
Payments to Auditors (Refer Note (i) below)	8.00	7.00
CSR Expenses	15.38	8.14
Festival Celebration Expenses	6.18	0.14
Medical Expenses	0.35	0.20
Prior Period Expenses	-	2.26
Discount Granted	3.18	2.03
Bad Debts	44.05	-
Miscellaneous Expenses	4.52	3.73
Total	579.98	430.60

(₹ in Lacs)

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Particulars	Figures for the CurrentFigures for the PreviousReporting PeriodReporting PeriodFrom 01/04/2022From 01/04/2021 toto 31/03/202331/03/2022
Payments to the auditors comprises:	
As auditors - Statutory Audit	7.00 6.00
For Tax Audit	1.00 1.00
Total	8.00 7.00

Note 26: Disclosures under Accounting Standards

	Figures for the	2	
	Current Reporting		
Particulars	Period		
	From 01/04/2022 to 31/03/2023		
	to 31/03/2023	to 31/03/2022	
Earnings per share			
Basic			
Continuing operations			
Net profit / (loss) for the year from operations	974.24	710.38	
Add:- Extraordinary Items (Net of Tax)			
- ESOP Expenses	65.44	93.74	
- Investment in Subsidary w/off	-	99.99	
- Product Development Cost	-	-	
-Income Tax effect on above	(16.46)	(25.34)	
Less: Preference dividend and tax thereon	-	-	
Less: Dividend distribution tax	-	-	
Net profit / (loss) for the year from continuing operations attributable to the equity	1,023.21	878.77	
shareholders			
Weighted average number of equity shares (in Lacs)	166.76	148.07	
Par value per share (₹)	10.00	10.00	
Earnings per share from continuing operations- Basic (₹)	6.14	5.93	
Diluted			
Net profit / (loss) for the year from operations	1,023.21	878.77	
Weighted average shares after taking potenital equity shares (in Lacs)	166.76	148.07	
Dilutive Earning per share (₹)	6.14	5.93	

01-27

Note 27: AS 18 Disclosures under Accounting Standards

	(₹ in Lacs)
Description of relationship	Names of related parties
Subsidary Companies	All e Consulting Private Limited
	Alletec Retail Solutions Private Limited
	Alle Technologies (Switzerland) GmbH
	Alletec PTY Ltd, Australia
	Alletec USA Inc.
Key Management Personnel (KMP) & Directors	Ajay Mian (Managing Director)
	Suman Mian (Director)
	Rajiv Tyagi (Director)
	Ritu Sood (Director)
	Sandeep Jain (CFO)
	Akash Chaudhry (CS)
Relatives of KMP	Chuni Devi
Enterprise in which KMP / Relatives of KMP having significant influence	ESOP 2009
	Aexent Technologies Private Limited
	Alletec Emerge Private Limited
	Healnt Technologies Private Limited
	Aexent Ventures Private Limited

Note: Related parties have been identified by the Management.

Details of related party transactions during the year ended 31st March, 2023 and balances outstanding as at 31st March, 2023:

					(₹ in Lacs)
Particulars	Subsidary	Associate	Key Management personnel	Relatives of KMP	Entities in which KMP / relatives of KMP have significant influence	Total
A) Transctions during the year:						
(i) Loans and Advances given to or received back or written off)						
All e Consulting Private Limited (Net off taken)	_	-	-	-	-	_
	(28.20)	-	-	-	-	(28.20)
Alletec Retail Solutions Pvt. Ltd. (Written off)	14.50	-	-	-	—	14.50
	(157.10)	-	-	-	-	(157.10)
Singapore Subsidiary Setup Expenses	2.47	-	-	-	-	2.47
	-	-	-	-	_	
(ii) Export Revenue						
Alletec Pty Ltd.	71.91	-	-	-	-	71.91
	(150.44)	-	-	-	-	(150.44)
Alletec USA Inc.	297.54					297.54
	(57.26)					(57.26)
(iii) Renting, Hiring Services & Repairs & Maintenance						
Chunni Devi	-	-	-	5.40	-	5.40
	-	-	-	(5.40)	-	(5.40)
(iv) Director Remuneration						
Ajay Mian (Director)	-	-	80.44	-	-	80.44
	-	-	(98.80)	-	-	(98.80)
Rajiv Tyagi (Director)	-	-	99.55	-	-	99.55
	-	-	(74.76)	-	-	(74.76)
Ritu Sood (Director)	-	-	58.77	-	-	58.77
	-	-	-	-	-	-

Pa	rticulars	Subsidary	Associate	Key Management personnel	Relatives of KMP	Entities in which KMP / relatives of KMP have significant influence	Total
(v)	KMP Remuneration						
	Sandeep Jain (CFO)	-	-	33.43	-	-	33.43
		-	_	-	-	-	-
	Akash Chaudhry (CS)	-	-	4.61	-	-	4.61
D)	Palanaca substanding at the and of the year	-	-	-	-	-	-
B) i)	Balances outstanding at the end of the year: Loans and advances	_					
<u>''</u>	All e Consulting Private Limited		_		_	_	_
		-	_		_	_	_
	Alletec Retail Solutions Private Limited	14.50	_	_	_	-	14.50
		-	_	-	-	-	-
	Singapore Subsidiary Setup Expenses	2.47	_	-	_	-	2.47
		-	_	-	-	-	-
ii)	Directors Remuneration Payable						
	Ajay Mian (Director)	-	-	2.59	-	-	2.59
				(9.13)			(9.13)
	Rajiv Tyagi (Director)	-	-	6.13	-	-	6.13
	Ritu Sood (Director)			(5.54)			(5.54) 2.29
	Ritu Sood (Director)			2.29	_		2.29
(iiii)	KMP Remuneration Payable			_			
()	Sandeep Jain (CFO)	-	_	2.14	_	-	2.14
		-	_	-	-	-	-
	Akash Chaudhry (CS)	-	_	0.51	-	-	0.51
		-	_	-	-	-	-
iv)	Reimbursement Payable						
	All e Consulting Private Limited	-	_	-	-	-	-
		(31.41)	_	-	-	-	(31.41)
v)	Advance from Customers Alletec USA Inc.	142.58		_			142.58
	Allelec USA IIIC.	142.30				-	142.00
vi)	Trade Receivable						
	Alletec Pty Ltd	36.87					36.87
		(2.80)					(2.80)
	Alletec USA Inc.	38.10					38.10
		(26.29)					(26.29)
vii)) Trade Investment at Cost (Unquoted)						
	All e Consulting Private Limited	1.00	_	-	_	-	1.00
		(1.00)	_	-	-	-	(1.00)
	Alletec Retail Solutions Private Limited	-	_	-	-	-	-
	Alle Technologies (Switzeland) GmbH	(99.99)	-	-	-	-	(99.99)
	Alle rechnologies (Switzeland) GMDH	10.82 (10.82)		-	-	-	10.82 (10.82)
	Alletec Pty Ltd	93.04					93.04
	,	(60.05)					(60.05)

Note: Figures in brackets relate to the previous year

28-49 tutory Reports

50-112 Financial Statements



Note 28: Notes To The Accounts

28.1. Balances of Sundry Creditors, Sundry Debtors & Loans and Advances are subject to confirmations and reconciliation, if any.

28.2. Value of Investment in Alletec Retail Solutions Private Limited (Wholly owned subsidiary) is reflected at NIL there is permanent diminution in the value of investment.

28.3. Deferred Tax Asset arising on account of temporary differences for the current year have been calculated as follows:-

Calculation of DTA as per Accounting Standard- 22

Particulars	Figures as at the end of Current Reporting Period (31/03/2023)	Figures as at the end of Previous Reporting Period (31/03/2022)
Depreciation WDV	8.93	14.41
Provision For Leave Encashment	1.00	0.06
Provision for LTA	6.00	4.65
Provision for Other Employee Benefit	13.00	5.42
Provision for Gratuity	11.00	6.49
LTA allowed	(1.51)	(4.24)
Leave Encashment allowed	(1.30)	(1.18)
Gratuity allowed	(4.06)	(6.89)
Other Employee Benefit allowed	(15.61)	(5.42)
Closing Deferred Tax(Asset/(Liability)	17.45	13.30

28.4. Expenditure in foreign Currency (On Due Basis)

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	Reporting Period From 01/04/2021 to
Traveling, Boarding & Lodging	3.38	4.49
Import of Software Services & Licenses	540.49	752.01
Total	543.87	756.50

28.5. Earnings in Foreign Exchange (On Due Basis)

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	From 01/04/2021 to
Export of Services & Softwares	3,007.00	2,767.35
Total	3,007.00	2,767.35

28.6. Employee Benefits (As per Accounting Standard- 15)

(a) Expenses recognized in the Statement of Profit & Loss in respect of Employee Benefits is as under:-

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	From 01/04/2021 to
Contributions to Provident and other funds	57.33	42.21
Gratuity	43.89	25.77
Leave Encashment	3.57	0.24
Total	104.79	68.22

Note 28: Notes To The Accounts (Contd..)

(b) Gratuity Plan -

		(₹ in Lacs)
Particulars	Figures for the Current Reporting Period From 01/04/2022 to 31/03/2023	Reporting Period
Discount Rate	7.45%	7.10%
Future Salary Increase	8.00%	8.00%
Expected average remaining working lives of employees	27.49 Years	26.09 Years

* Gratuity and Leave Encashment are provided in books as per the Actuarial Valuation Report.

* LTA and Other Employee Benefits are provided in books by the management itself.

(c) Disclosure for ESOP as per Guidance note issued by ICAI on Share Based Payments:-

Under Employee Stock Option Scheme (ESOP) of the Company, share options of the company are granted to employees subject to achievement of targets as defined in ongoing vision of the company.

Vesting period range from 1 to 4 years.

Each option carries the right to the holder to apply for share of the company granted at par.

The share options are valued at the fair value of the options as on the date of grant using Black Scholes pricing model.

There is no cash settlement alternative.

The Board of the company has granted 1,14,000 options on 15th September, 2022 under ESOP to the eligible employees under the existing scheme.

The company has also modified its fair value of ₹ 335.83/- as on 15th September, 2022 to ₹ 76.83/-.

The new value has been arrived at by adjusting the old value with the increased paid up share capital due to the IPO.

Accordingly, ESOP expenses for old and new options granted have been recognised in the Financial Statements."

- **28.7.** Based on information available with the Company regarding the status of suppliers as defined under the Micro, Small and Medium Enterprises , the amount remaining unpaid to Micro Small and Medium Enterprises as at the close of the year is disclosed separately.
- **28.8.** Previous year's figures have been regrouped / reclassified wherever necessary to correspond with the current year's classification/disclosure.

28.9. No Loans and Advances in that nature of loan granted to Promoters, directors, KMPs, and Related Parties

(as defined in companies Act 2013), either jointly or severally with any other person, that are

- (a) repayable on demand or
- (b) without specifying any terms or period of repayment
- 28.10. No borrowings have been made from banks or financial institution against current assets.
- **28.11.** Company has complied with the number of layers prescribed under clause (87) of section 2 of the Act read with companies(Restriction on number of layers) rules, 2017.
- 28.12. Specified Ratio has been Calculated as per "Annexure-4" Attached.
- **28.13.** No scheme of arrangement have been approved by competent authority in terms of section 230 to 237 of companies Act 2013.
- **28.14.** No Advance or loan or invested funds have been given by company to any person(s) or entity(ies),including foreign entities (intermediaries) with the understanding that the intermediary shall

Note 28: Notes To The Accounts (Contd..)

- (i) 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
- (ii) provide any guarantee, security or the like to or on behalf of the ultimate Beneficiaries.
- **28.15.** No fund received by company from any person(s) or entity(ies), including foreign entities(funding party) with the understanding (whether recorded in writing or otherwise) that the company shall
 - (i) 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
 - (ii) provide any guarantee, security or the like to or on behalf of the ultimate Beneficiaries.

28.16. Corporate Social Responsibility (CSR) Expenditure:-

		(₹ in Lacs)
The details for CSR activities are as follows:-	FY 2022-23	FY 2021-22
i) Gross amount required to be spent by the company during the year	15.36	8.14
ii) Amount spent during the year on the followings:	-	
a) Construction/acquisition of any asset	-	_
b) On purpose other than (a) above	15.38	8.14
Total	15.38	8.14

- iii) The Company doesn't carry any provisions for Corporate Social Responsibility expenses for the current period and previous year.
- iv) The Company doesn't wish to carry forward any excess amount spent during the year.
- v) The Company doesn't have any ongoing projects as at 31st March, 2023.

28.17. Contingent Liabilities:-

During the year, one of our customer's cloud space got hacked by cybercriminals. Hackers misused many servers which were used by them for mining of money. This consumption of infrastructure on the cloud led to generation of a humongous bill. which the customer declined to acknowledge.

The Vendor of this service raised the invoice for such unauthorized use by cybercriminals amounting to ₹1,48,26,027.20 (Including GST). The company has raised objections (ticket) against such usage with the vendor and the discussions are still underway. The company has Correspondingly filed the insurance claim under its Cyber Insurance policy vide claim no:-LIA051465033. The outcome is still pending, hence it is classified as contingent liability."

28.18. Company operates in a single reportable operating segment. Hence there are no separate reportable segments.

28.19. The above standalone financial statements have been reviewed and recommended for adoption by the audit committee to the Board of Directors and have been approved by the board at its meeting held on 20th May. 2023."

28.20. There are no investor complaints received/pending as on 31st March, 2023.

28.21. Details of IPO and Net IPO proceeds utilization :-

1. During the year ended 31st March, 2023, the company has completed its initial public offer (IPO) of 53,55,200 equity shares of face value of 10/- each at an issue price of ₹ 90 per share aggregating to ₹ 48,19,68,000 comprising fresh issue of 48,64,000 shares aggregating to ₹ 43,77,60,000 and offer for sale of 4,91,200 shares by selling shareholders aggregating to ₹ 4,42,08,000. The equity shares of the company were listed on National Stock Exchange of India Limited Small and Medium Exchange (NSE SME) on 21st December, 2022.

Note 28: Notes To The Accounts (Contd..)

The Company has incurred ₹ 4,64,14,710 as IPO related expenses and allocated such expenses between the Company and selling shareholder to the extent of ₹ 4,21,78,975 and ₹ 42,35,735 respectively. Such amounts were allocated based on agreement between the company and the selling shareholder (ESOP Trust) and in proportion to the total proceeds of the IPO. The Company's share of expenses of ₹ 4,21,78,975 includes payment to Auditors for Audit of Restated Financial Statements and Certification charges, which have been collectively shown in Non- Current Assets schedule as Deferred IPO Expenses to be written off over a period of 5 Years in equal instalments.

2. The Company has received an amount of ₹ 43,77,60,000 from proceeds out of fresh issue of equity shares.

The utilization of net IPO Proceeds is summarized as below:

(₹ in L					
Objects of the issue	Amount received	Utilized up to 31st March, 2023	Unutilized as on 31st March, 2023		
Expansion of Business	2,500.00	-	2,500.00		
Acquisition of Businesses in similar or Complementary areas	1,000.00	-	1,000.00		
General Corporate Purposes	435.38	_	435.38		
Offer related expenses in relation to the	442.22	421.79	20.43		
Fresh issue					
Total	4,377.60	421.79	3,955.81		

For the unutilised amount company has created an FD with State Bank of India.

As per our report of even date attached **For Nath Ahuja & Co.** Chartered Accountants Firm's Registration No:-001083N

N.N Ahuja

(Proprietor) Membership No:080178

Place : New Delhi Date : 20th May, 2023

For and on behalf of the Board of Directors

Ajay Mian Director DIN : 00170270

Sandeep Jain Chief Financial Officer Suman Mian Director DIN : 00170357

Annexure forming part of the Balance Sheet

Annexure-4

		Ratio (2	022-231	Ratio (20	021-22)	(₹ in Lacs) Variances	
Ratios	Formulas	₹ in Lacs	Ratio	₹ in Lacs	Ratio	(%)	
1) Current Ratio:-	Current Assets	10,227.32	5.6738	4,845.51	3.4800	63.04	
	Current Liabilities	1,802.57		1,392.39			
2) Debt - Equity Ratio:-	Total Debt	-	-	6.40	0.0016	(100.00)	
	Shareholder's Equity	9,458.03		4,080.24			
3) Debt Service	Earning Available for Debt Service	1,359.66	181.2091	1,322.67	176.9219	2.42	
Coverage Ratio:-	Debt Service	7.50		7.48			
4) Return on Equity:-	(Net profit after taxes- Pref. Dividend)	974.24	0.1439	0.1439	710.38	0.1834	(21.50)
	Average Shareholder's Equity	6,769.14		3,874.44			
5) Inventory Turnover	Cost of Goods sold or Sales	-	NA	_	NA	NA	
Ratio:-	Average Inventory	-		_			
6) Trade Receivable	Net Credit Sales*	6,965.22	7.0295	5,781.73	19.3244	(63.62)	
Ratio:-	Average Account Receivables	990.86		299.19			
7) Trade Payable Ratio:-	Net Credit Purchases*	1,634.59	51.2474	1,463.84	16.1381	217.56	
	Average Trade Payables	31.90		90.71			
8) Net Capital Turnover	Net Sales	974.24	0.8268	5,781.73	1.6743	(50.62)	
Ratio:-	Average Working Capital	8,424.75		3,453.13			
9) Net Profit Ratio:-	Net Profit	6,965.22	0.1399	710.38	0.1229	13.84	
	Net Sales	6,965.22		5,781.73			
10) Return on Capital	Earning Before Interest and Taxes	1,291.64	0.1330	1,258.95	0.2918	(54.42)	
Employed:-	Capital Employed	9,713.01		4,315.16			
10) Return on Capital	Earning Before Interest and Taxes	1,291.64	0.1330	1,258.95	0.2918	(54.42)	
Employed:-	Capital Employed	9,713.01		4,315.16			
11) Return on Investment:-	{MV(T1)-MV(T0)-SUM[C(t)]}	-	NA	-	NA	NA	
	{MV(T0)+Sum[W(t)*C(t)]}	-		-			

* Management has considered total purchase and sale while calculating the above mentioned ratios.

Annexures forming part of the financial statements

Annexure-1

01-27

28-49

Financial Statements

Annexure of Promoter' Holding:-

Promoters Name		by promoters at 1st March, 2023		by promoters at 1st March, 2022	% Change during year
	No. of Shares	% of total shares	No. of Shares	% of total shares	during year
Ajay Mian	9,927,872	49.16%	9,927,872	64.76%	-15.60%
Suman Mian	160,000	0.79%	160,000	1.04%	-0.25%
Total	10,087,872	49.95%	10,087,872	65.80%	-15.85%

Annexure-2 (i)

Annexure of Trade Payables as at 31st March, 2023:-

	,				(₹ in Lacs)	
	Outstanding f	Outstanding for following periods from due date of payment				
Particulars	Less than 1 Years	1-2 Years	2-3 Years	More than 3 Years	Total	
(i) MSME	-	_	-	_	_	
(ii) Others	298.00	_	_	_	298.00	
(iii) Disputed dues- MSME	-	_	-	_	_	
(iv) Disputed dues- Others	-	_	_	_	_	

Annexure-2 (ii)

Annexure of Trade Payables as at 31st March, 2022:-

					(₹ in Lacs)
	Outstanding fo	or following perio	ods from due da	te of payment	Total
Particulars	Less than	4.0 %		More than	
	1 Years	1-2 Years	2-3 Years	3 Years	
(i) MSME	_	_	_	_	-
(ii) Others	266.11	_	_	_	266.11
(iii) Disputed dues- MSME	-	_	_	_	_
(iv) Disputed dues- Others	-	-	-	_	_

(₹ in Lacs)

Annexures forming part of the financial statements

Annexure-3 (i)

Annexure of Trade Receivables as at 31st March, 2023:-

						(₹ in Lacs)
	Outstanding for following periods from due date of payment					
Particulars	Less than 6 Months	6 Months-1 Year	1-2 Years	2-3 Years	More than 3 Years	Total
(i) Undisputed Trade Receivables- Considered Good	961.99	49.21	-	25.32	-	1,036.52
(ii) Undisputed Trade Receivables- Considered Doubtful	-	-	-	-	-	-
(iii) Disputed Trade Receivables- Considered Good	-	_	-	_	-	-
(iv) Disputed Trade Receivables- Considered Doubtful	-	_	-	_	_	_

Annexure-3 (ii)

Annexure of Trade Receivables as at 31st March, 2022:-

	Outstanding for following periods from due date of payment					Total
Particulars	Less than 6 Months	6 Months-1 Year	1-2 Years	2-3 Years	More than 3 Years	
(i) Undisputed Trade Receivables- Considered Good	871.15	14.49	58.06	1.51	_	945.21
(ii) Undisputed Trade Receivables- Considered Doubtful	_	_	_	_	_	_
(iii) Disputed Trade Receivables- Considered Good	-	-	-	-	_	_
(iv) Disputed Trade Receivables- Considered Doubtful	-	-	-	_	_	_

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Notice is hereby given that the 23rd Annual General Meeting (AGM) of the Members of **All e Technologies Limited** is scheduled to be held on **Wednesday, September 27, 2023 at 2:00 PM (IST)** through Video Conferencing/Other Audio-Visual Means (VC) to transact the following business.

ORDINARY BUSINESS

Item No. 01- Adoption of Financial Statements.

To receive, consider and adopt.

- a) the Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2023 together with the Reports of the Board of Directors and Auditors thereon.
- b) the Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 2023 together with the Auditor Report thereon.

Item No. 02- Re-appointment of Dr. Ajay Mian (DIN: 00170270) as a Director.

To appoint a Director in place Dr, Ajay Mian (DIN: 00170270), who retires by rotation and being eligible, has offered himself for reappointment.

Item No. 03- Declaration of Dividend.

To declare a dividend of ₹1 (One) per Equity Share of the face value of ₹10/-each (i.e. 10% on the face value of Equity Share) of the company for the financial year ended March 31, 2023.

By order of the Board of Directors All E Technologies Limited

September 01, 2023 Noida Sd/-Akash Chaudhry Company Secretary & Compliance Officer

Notes:

- 1. The Ministry of Corporate Affairs (MCA) inter-alia vide its General Circular Nos. 14/2020 dated April 8, 2020 and 17/2020 dated April 13, 2020, followed by General Circular Nos. 20/2020 dated May 5, 2020, and subsequent circulars issued in this regard, the latest being 10/2022 dated December 28, 2022 (collectively referred to as MCA Circulars) has permitted the holding of the Annual General Meeting through Video Conferencing (VC) or through other audio-visual means (OAVM), without the physical presence of the Members at a common venue. In compliance with the provisions of the Companies Act, 2013 (the Act), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) and MCA Circulars, the 13th Annual General Meeting (Meeting or AGM) of the Company is being held through VC/OAVM and the registered office of the Company shall be deemed to be the venue of the AGM.
- 2. PURSUANT TO THE PROVISIONS OF THE ACT, A MEMBER ENTITLED TO ATTEND AND VOTE AT THE AGM IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON HIS/HER BEHALF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. SINCE THIS AGM IS BEING HELD PURSUANT TO THE MCA CIRCULARS THROUGH VC OR OVAM, THE REQUIREMENT OF PHYSICAL ATTENDANCE OF MEMBERS HAS BEEN DISPENSED WITH. ACCORDINGLY, IN TERMS OF THE MCA CIRCULARS, THE FACILITY FOR APPOINTMENT OF PROXIES BY THE MEMBERS WILL NOT BE AVAILABLE FOR THIS AGM AND HENCE THE PROXY FORM, ATTENDANCE SLIP AND ROUTE MAP OF THE AGM ARE NOT ANNEXED TO THIS NOTICE.
- 3. Participation of members through VC will be reckoned for the purpose of quorum for the AGM as per Section 103 of the Act.
- 4. Members of the Company under the category of Institutional Investors are encouraged to attend and vote at the AGM. Institutional/Corporate members intending to authorize their representatives to participate and vote at the meeting are requested to send a certified copy of the Board resolution/authorization letter etc. to the Scrutinizer at info@jnain.in with a copy marked to evoting@nsdl.co.in and investor.relations@alletec.com.
- 5. During the AGM, Members may access the electronic copy of the Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act and the Register of Contracts and Arrangements in which Directors are interested maintained under Section 189 of the Act. All documents referred to in the Notice will also be available for electronic inspection without any fee by the members from the date of circulation of this Notice up to the date of AGM, i.e. September 27, 2023. Members seeking to inspect such documents can send an email to investor.relations@alletec.com.

- 6. Members whose shareholding is in electronic mode are requested to notify any change in address or bank account details to their respective depository participant(s) (DP).
- 7. Members may note that the Board, at its meeting held on May 20, 2023, has recommended a dividend of ₹ 1 (₹ one) per share (i.e. 10% on the face value of Equity Share) per equity share of the company. The record date for the purpose of the final dividend for FY'2023 is September 20, 2023. The final dividend, once approved by the members in the ensuing AGM, will be paid post AGM, electronically through various online transfer modes to those members who have updated their bank account details. For the members who are unable to receive the dividend directly in their bank accounts through Electronic Clearing Service or any other means, due to non-registration of the Electronic Bank Mandate, the Company shall dispatch the dividend warrant/Bankers' cheque/demand draft to them to their registered addresses. To avoid delay in receiving dividend, members are requested to update their KYC with their depositories (where shares are held in dematerialized mode) and with the Company's Registrar and Transfer Agent (RTA) (where shares are held in physical mode) to receive dividend directly into their bank account.
- 8. Members may note that the Income-tax Act, 1961, (the IT Act) as amended by the Finance Act, 2020, mandates that dividend paid or distributed by a company on or after April 1, 2020 shall be taxable in the hands of members. The Company shall therefore be required to deduct tax at source (TDS) at the time of making the payment of final dividend. To enable us to determine the appropriate TDS rate as applicable, members are requested to submit relevant documents, as specified in the below paragraphs, in accordance with the provisions of the IT Act.

• FOR RESIDENT SHAREHOLDERS:

Taxes shall be deducted at source under Section 194 of the Act at 10% on the amount of dividend, where shareholders have registered their Permanent Account Number (PAN) with Depositories (for shares held in demat form) or with the Company/Skyline Financial Services Private Limited, the Registrar & Transfer Agent of the Company (RTA) (for shares held in physical form). Kindly note that the tax shall be deducted at the rate of 20% in the following cases:

- The shareholders do not have PAN or have not registered their valid PAN as mentioned above;
- The shareholders have not linked their Aadhaar with their PAN within the prescribed timeline rendering the PAN as invalid.

A Self-Declaration has to be submitted to avoid deduction of tax at a higher rate of 20%.

i. Resident Individuals:

No tax shall be deducted on the dividend payable to a resident individual if:

- Total dividend amount to be received by them during the Financial Year (FY) 2022- 23 does not exceed ₹ 5,000; or
- b) The Shareholder provides duly filled Form 15G (applicable to individual)/Form 15H (applicable to an Individual above the age of 60 years), provided that all the required eligibility conditions are met and the form is complete in all aspects. Please note that PAN is mandatory for providing 15G/15H forms.

ii. Resident Non-Individuals:

Nil/lower tax shall be deducted on the dividend payable to the resident non-individuals viz. Mutual Fund, Insurance Company, Alternate Investment Fund (AIF) Category I and II, Government (Central/ State Government) etc., where they provide the details and documents.

• FOR NON-RESIDENT SHAREHOLDERS:

- i. Foreign Portfolio Investor (FPI)/Foreign Institutional Investor (FII) category Shareholders, taxes shall be deducted at source under Section 196D of the Act, at 20% on the amount of dividend payable. Taxes may be deducted as per beneficial rate of the relevant Double Tax Avoidance Agreement (Treaty) between India and the country of tax residence of the FPI/FII, as per Section 90(2) of the Act, subject to conditions, if any mentioned in the SEBI Registration Certificate as FII/FPI and related documents as prescribed from Serial number 1 to 4 under the Para for Other Non-Resident Shareholders mentioned below.
- ii. For other Non-Resident Shareholders, taxes are required to be deducted in accordance with the provisions of Section 195 of the Act, at the rates in force. Accordingly, as per the current prevailing provisions, the tax shall be deducted at the rate of 20% on the amount of dividend payable. However, as per Section 90(2) of the Act, the non-resident shareholder has the option to be governed by the provisions of the Double Tax Avoidance Agreement (Tax Treaty) between India and the country of tax residence of the shareholder, if they are more beneficial to them. For this purpose, i.e. to avail a lower rate of deduction of tax at source under an applicable Tax Treaty, such non-resident shareholders will have to provide the following:
 - a. Self-attested copy of the PAN allotted by the Indian Income Tax authorities;

- b. Self-attested copy of Tax Residency Certificate (TRC) obtained from the tax authorities of the country of which the shareholder is resident for FY 2022-23. In case, the TRC is furnished in a language other than English, the said TRC would have to be translated from such other language to English language and thereafter duly notarized and apostilled copy of the TRC would have to be provided.
- c. Self-declaration in Form 10F for FY 2022-23 if all the details required in this form are not mentioned in the TRC;
- d. Self-declaration on No-Permanent Establishment in India', by non-resident shareholder for FY 2022-23.

In order to enable us to determine the appropriate tax rate at which tax has to be deducted at source under the respective provisions of the Act, we request you to provide the above-mentioned details and documents as applicable to you on or before Thursday, September 28, 2023 at parveen@skylinerta.com with copy market to admin@skylinerta.com and investor.relations@ alletec.com. The final dividend will be paid after deduction of tax at source as determined on the basis of the aforementioned documents provided by the respective shareholders as applicable to them and being found satisfactory.

To summarise, dividend will be paid after deducting tax at source as under:

- Nil for residential individual Shareholders receiving dividend up to Rs. 5000/-.
- Nil for residential individual Shareholders in cases where duly filled up and signed Form 15G/Form 15H (as applicable) along with selfattested copy of the PAN card is submitted.
- 10% for other resident shareholders in case copy of valid PAN is provided/available.
- 20% for resident shareholders if copy of PAN is not provided/not available
- Based on documents submitted for Nonresident Shareholders.
- 20% (plus applicable surcharge and cess)
 for non-resident shareholders in case the relevant documents are not submitted.
- Lower/Nil rate submission of self-attested copy of the valid certificate issued under section 197 of the Act.

Notes:

- i. The above-mentioned rates will be subject to the applicability of section 206AB of the Act.
- ii. All the above-referred tax rates shall be duly enhanced by the applicable surcharge and cess.
- iii. Individual shareholders are requested to ensure Aadhaar number is linked with PAN, as per the timelines prescribed. In case of failure of linking Aadhaar with PAN within the prescribed timelines, PAN shall be considered inoperative and, in such a scenario, tax shall be deducted at higher rate of 20%. In case, your PAN and Aadhaar are not linked, you may click on the weblink to link your PAN with Aadhaar: <u>https://eportal.incometax.gov.</u> in/iec/foservices/#/pre-login/bl-link-aadhaar.
- iv. TDS to be deducted at higher rate in case of nonfilers of Return of Income (Section 206AB):

The Finance Act, 2021, has inter alia introduced special provisions vide Sections 206AB of the Act, which would be effective from July 1, 2021. Accordingly, tax at higher of the following rates would be deducted from the amount paid credited to 'specified person':

- a) At twice the rate specified in the relevant provision of the Act; or
- b) At twice the rate or rates in force; or
- c) At the rate of 5%.

'Specified person' means a person who has:

- not filed the returns of income for both of the two assessment years immediately prior to the previous year in which tax is required to be deducted, for which the time limit of filing return of income under Section139(1) has expired and.
- subjected to tax deduction/collection at source in aggregate amounting to ₹ 50,000 or more in each of such two immediate previous years.

A Non-Resident who does not have a permanent establishment in India is excluded from the scope of a specified person.

- Shareholders may provide Nil/lower withholding tax certificate issued by the Income Tax department under Section 197 of the Act and valid for FY 2022-23. In such cases, TDS will be deductible as per the rates stated in the certificate.
- vi. In terms of Rule 37BA of Income Tax Rules 1962, if dividend income on which tax has been deducted at source is assessable in the hands

of a person other than the deductee, then such deductee should file declaration with Company and RTA in the manner prescribed by the Rules. No declaration will be accepted after Company has filed its TDS return in accordance with due date prescribed by law.

vii. Please also note that in case the Shareholder has multiple accounts under different category/ status, then the higher rate of tax as applicable to the category/status shall be considered on his entire holding in different accounts.

Kindly note that the aforementioned documents are required to be submitted to our RTA. Send the scanned copies of the documents at the email address <u>parveen@</u> <u>skylinerta.com</u> with copy market to <u>admin@skylinerta.com</u> and <u>investor.relations@alletec.com</u> on or before Thursday, September 28, 2023 5:00 PM (IST) in order to enable the Company to determine and deduct appropriate TDS/ withholding tax rate applicable. Kindly note that incomplete and/or unsigned forms, declarations and documents will not be considered by the Company for granting any exemption.

No communication on the tax determination/ deduction in respect of the final dividend shall be considered/ entertained post Thursday, September 28, 2023 5:00 PM (IST). It may be further noted that in case the tax on said final dividend is deducted at a higher rate in the absence of receipt of the aforementioned details/ documents from you, there would still be an option available with you to file the return of income with the Tax Authorities and claim an appropriate refund, if eligible.

No claim shall lie against the Company for such taxes deducted. The tax credit can also be viewed in Form 26AS by logging in with your credentials (with valid PAN) at TRACES <u>https://contents.tdscpc.gov.in/%20app/login.</u> <u>xhtml</u> or the e-filing website of the Income Tax department of India at <u>https://www.incometax.gov.in/iec/foportal/</u>.

- Members are requested to address all correspondence, including dividend-related matters, to Skyline Financial Services Private Limited, RTA at <u>praveen@skylinerta.com</u> with copy market to <u>admin@skylinerta.com</u> and <u>investor</u>. <u>relation@alletec.com</u>, Address: 1st Floor, Okhla Industrial Area, Phase-1 New Delhi-110020.
- 10. Members wishing to claim dividends that remain unclaimed are requested to correspond with the RTA as mentioned above at <u>praveen@skylinerta.com</u> with copy market to <u>admin@skylinerta.com</u> or with the Company Secretary, at the Company's registered office or at <u>investor.relations@</u> <u>alletec.com</u> Members are requested to note that dividends that are not claimed within seven years from the date of transfer to the Company's Unpaid Dividend Account, will be transferred to the Investor Education and Protection Fund (IEPF). Shares on which dividend remains unclaimed for seven consecutive years shall be transferred to IEPF as per Section 124 of the Act, read with applicable IEPF rules.

- 11. In compliance with Section 108 of the Act, read with the corresponding rules, Regulation 44 of the LODR Regulations and in terms of SEBI circular no. SEBI/HO/ CFD/CMD/CIR/P/2020/242 dated December 9, 2020, the Company has provided a facility to its members to exercise their votes electronically through the electronic voting (e-voting) facility provided by the National Securities Depository Limited. Members who have cast their votes by remote e-voting prior to the AGM may participate in the AGM but shall not be entitled to cast their votes again. The manner of voting remotely by members holding shares in dematerialized mode, physical mode and for members who have not registered their email addresses is provided in the 'Instructions for e-voting' section which forms part of this Notice. M/s. J Nain and Associates, Practicing Company Secretary (Membership No. 49525 & CP No. 18042) has been appointed as the Scrutinizer by the Board to scrutinize the remote e-voting process before the AGM as well as e-Voting during the AGM fairly and transparently.
- 12. The Members can join the AGM in the VC/ OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- 14. Members holding shares either in physical or dematerialized form, as on cut-off date, i.e. as on Wednesday, September 20, 2023, may cast their votes electronically. The remote e-voting period commences on Sunday, September 24, 2023 (9:00 AM IST) and ends on Tuesday, September 26, 2023 (5:00 PM IST). The remote e-voting module will be disabled by NSDL thereafter. A member will not be allowed to vote again on any resolution on which vote has already been cast. The voting rights of members shall be proportionate to their share of the paid-up equity share capital of the Company as on the cut-off date, i.e. as on September 20, 2023. A person who is not a member as on the cut-off date is requested to treat this Notice for information purposes only.
- 15. The facility for voting during the AGM will also be made available. Members present in the AGM through VC and who have not cast their vote on the resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through the e-voting system during the AGM.

- In case of joint holders attending the AGM through VC/ OAVM facility, only such joint holder who is higher in the order of names will be entitled to vote.
- 17. Any person holding shares in physical form, and nonindividual shareholders who acquire shares of the Company and become members of the Company after the Notice is sent and holding shares as of the cut-off date, i.e. September 20, 2023, may obtain the login ID and password by sending a request at <u>evoting@nsdl.co.in</u>. However, if he/ she is already registered with NSDL for remote e-voting, then he/she can use his/her existing user ID and password for casting the vote. In case of individual shareholders holding securities in demat mode, who acquire shares of the Company and become members of the Company after the Notice is sent and holding shares as of the cut-off date i.e. September 20, 2023, may follow steps mentioned in the Notice under 'Instructions for e-voting'.
- In compliance with the Circulars, the Annual Report 2022-23, the Notice of the 23rd AGM, and instructions for e-voting are being sent through electronic mode to those members whose email addresses are registered with the Company/depository participant(s).
- 19. We urge members to support our commitment to environmental protection by choosing to receive the Company's communication through email. Members holding shares in demat mode, who have not registered their email addresses are requested to register their email addresses with their respective DP, and members holding shares in physical mode are requested to update their email addresses with the Company's RTA, Skyline Financial Services Pvt. Ltd at <u>admin@skylinerta.com</u> to receive copies of the Annual Report 2022-23 in electronic mode.
- 20. Members may also note that the Notice of the 23rd AGM and the Annual Report 2022-23 will also be available on the Company's website, <u>https://www.alletec.com/investorsalletec</u>, websites of the stock exchange, NSE, at <u>https:// www.nseindia.com/</u> respectively, and on the website of NSDL at <u>www.evoting.nsdl.com</u>.
- 21. SEBI has mandated the submission of PAN by every participant in the securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their depository participant(s). Members holding shares in physical form are required to submit their PAN details to the RTA.
- 22. The Scrutinizer will submit his report to the Chairman of the Company (the Chairman) or to any other person authorized by the Chairman after the completion of the scrutiny of the e-voting (votes cast during the AGM and votes cast through remote e-voting), not later than 48 hours from the conclusion of the AGM. The result declared along with the Scrutinizer's report shall be communicated to the stock exchanges, NSDL and RTA, and will also be displayed on the Company's website, <u>www.alletec.com</u>.

24. Speaker registration/facility for non-speakers:

	Process
Registration as speaker at the	Members who wish to raise query at the AGM may register themselves as 'Speaker'
AGM	by sending request to the said effect from their registered e-mail address, to e-mail Id:
	investor.relations@alletec.com quoting their name, DP Id. and Client Id./Folio number, on
	or before Friday, September 22, 2023.
Facility for non-speakers	Members who wish to obtain any information on the Integrated Annual Report for FY23 or
	have questions on the financial statements and/or matters to be placed at the 27th AGM,
	may send a communication from their registered e-mail address to e-mail Id. investor.
	relations@alletec.com quoting their name, DP Id. and Client Id./Folio number, on or before
	Friday, September 22, 2023.

The Company reserves the right to restrict the number of questions and/or number of speakers during the AGM, depending upon availability of time and for smooth conduct of the meeting. However, the Company will endeavour to respond to the questions which have remained unanswered during the meeting to the respective shareholder, over e-mail.

By order of the Board of Directors All E Technologies Limited

September 01, 2023 Noida Sd/-Akash Chaudhry Company Secretary & Compliance Officer

Annexure to the Notice

• Additional information on directors recommended for appointment/reappointment as required under Regulation 36 of the LODR Regulations and applicable Secretarial Standards.

Name of Director	Ajay Mian
DIN	00170270
Date of Birth	September 29, 1959
Date of First Appointment	June 17, 2000
Date of Change in designation (Manging Director)	May 16, 2022
Qualification	Ph.D. in Physics
Expertise in specific area	He has around 2 Decades of experience in the business of
	Digital Transformation and rich experience in the field of
	Computer Science & Information Technology
Directorships held in other public companies (excluding	Nil
foreign companies and Section 8 companies	
Memberships/Chairmanships of Committees of other	Nil
public companies (includes only Audit Committee and	
Stakeholder's Relationship Committee)	
Shareholding in the Company	49.16%
Details of remuneration (last remuneration drawn &	Refer to Annexure E of Directors' report
remuneration proposed to be paid)	
Relationship with Other Directors, Manager and other Key	Spouse of Mrs. Suman Mian, Director of the Company
Managerial Personnel of the company	
Attendance at Board meetings in FY 2022-23	Present in all Board Meetings held during the year

• The instructions for shareholders for e-voting and joining virtual meetings are as under:

The remote e-voting period begins on September 24, 2023 at 09:00 AM (IST) and ends on September 26, 2023 at 05:00 PM (IST). The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members /Beneficial Owners as on the record date (cut-off date) i.e. September 20, 2023 may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being September 20, 2023.

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 through NSDL e-Voting system.

A) Login method for e-Voting and joining virtual meeting 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 se	securities in Demat mode is given below:
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Type of Shareholder	Login Method
Individual Shareholders holding securities in Demat mode with 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 the 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 or joining virtual meeting & voting during the meeting. If you are not registered for IDeAS e-Services, option to register is available at https:// eservices.nsdl.com. Select "Register Online for IDeAS Portal" or click at https://eservices. nsdl.com/SecureWeb/IdeasDirectReg.jsp. Visit the e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit Demat account number hold with NSDL). Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Shareholders/Members can also
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. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly. If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from an e-Voting link available on www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be 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 option.
Individual Shareholders (holding securities in demat mode) login through their Depository Participants (DP)	 e-Voting Service Providers. You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/ CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provide website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

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

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

Login Type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at <u>helpdesk.evoting@cdslindia.com</u> or contact at toll free no. 1800 22 55 33.
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 <u>evoting@nsdl.co.in</u> or call at toll free no.: 022 - 4886 7000 and 022 - 2499 7000.

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

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

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <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 <u>https://eservices.nsdl.com/</u> 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 (NSDL or CDSL) or Physical	Your User ID is:
For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID. For example if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12*****.
For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID. For example if your Beneficiary ID is 12************************************
For Members holding shares in Physical Form.	EVEN Number followed by Folio 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.
- 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 is available on <u>www.evoting.nsdl.com</u>.
 - c) If you are still unable to get the password by the 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.
 - 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 and join General Meeting 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 and General Meeting is in active status.
- Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/ OAVM" link placed under "Join Meeting".
- Now you are ready for e-Voting as the Voting page opens.
- 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.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.

- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to info@jnain.in with a copy marked to evoting@nsdl. co.in and investor.relations@alletec.com 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.: 022 - 4886 7000 and 022 - 2499 7000 or send a request to Ms. Snehal Bhame, Assistant Manager at <u>evoting@nsdl.co.in</u>.

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

- In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to admin@skylinerta.com with a copy marked to investor.relations@alletec.com.
- In case shares are held in Demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self - attested scanned copy of Aadhar Card) to by email to <u>admin@skylinerta.com</u> with a copy marked to <u>investor.relations@alletec.com</u>. 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. **Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode**.

- 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.
- 4. 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.

THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE AGM ARE AS UNDER:

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.
- Members who have voted through Remote e-Voting will be eligible to attend the EGM/AGM. However, they will not be eligible to vote at the AGM.
- The details of the person who may be contacted for any grievances connected with the facility for e Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.

INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

- 1 Member will be provided with a facility to attend the EGM/AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM" placed under "Join meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join Meeting menu. The link for VC/OAVM will be available in Shareholder/ Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- Shareholders who would like to express their views/ have questions may send their questions in advance mentioning their name Demat account number/ folio number, email id, mobile number at <u>investor</u>. <u>relations@alletec.com</u>. The same will be replied by the company suitably.

Notes



alletechnologies Digital transformation solutions

All E Technologies Limited

Corporate Office:

A-1, Sector-58, Noida-201301, India Tel: +91 1203000300 www.alletec.com

Registered Office:

UU-14, Vishakha Enclave, Pitampura, Delhi-110034, India CIN: U72200DL2000PLC106331

FORM NO. MGT-7

[Pursuant to sub-Section(1) of section 92 of the Companies Act, 2013 and sub-rule (1) of rule 11of the Companies (Management and Administration) Rules, 2014]



Annual Return

(other than OPCs and Small **Companies**)

U72200DL2000PLC106331

Pre-fill

Form language Refer the instruction kit for filing the form.

I. REGISTRATION AND OTHER DETAILS

(i) * Corporate Identification Number (CIN) of the company

Global Location Number (GLN) of the company

- * Perman
- (ii) (a) Name

(iii)

Global Location Number (GLN) of tr	ie company		
Permanent Account Number (PAN)	of the company	AACCA78	48R
(a) Name of the company		ALL E TEC	HNOLOGIES LIMITED
(b) Registered office address			
UU-14VISHAKHA ENCLAVE PITAM PURA DELHI Delhi 110034			
(c) *e-mail ID of the company		finance@a	alletec.com
(d) *Telephone number with STD co	de	12030003	300
(e) Website		www.allet	tec.com
Date of Incorporation		16/06/200	00
Type of the Company	Category of the Company	5	Sub-category of the Company

(iv)	Type of the Company	Category of the Company		Sub-category of the Company	
	Public Company	Company limited	l by shares	Indian Non-Government company	
(v) Whether company is having share capital		Yes	O No		
(vi) *W	hether shares listed on recognized	d Stock Exchange(s)	• Yes	O No	

(a) Details of stock exchanges where shares are listed

S. No.	Stock Exchange Name		Code	
1	NATIONAL STOCK EXCHANGE		1,024	
	egistrar and Transfer Agent gistrar and Transfer Agent	U748	399DL1995PTC071324	Pre-fill
SKYLINE FINANC	IAL SERVICES PRIVATE LIMITED]
Registered offic	e address of the Registrar and Transfer Ag	gents]
D-153A, FIRST FL	OOR]

OKHLA INDUSTRIAL AREA, PHASE-I		
(vii) *Financial year From date 01/04/2022	(DD/MM/YYYY) To date 31/03/2023	(DD/MM/YYYY)
(viii) *Whether Annual general meeting (AGM) held	Yes No	
(a) If yes, date of AGM 27/09/2023		
(b) Due date of AGM 30/09/2023		
(c) Whether any extension for AGM granted	O Yes ⊙ No	
II. PRINCIPAL BUSINESS ACTIVITIES OF	THE COMPANY	

*Number of business activities 1

	Main Activity group code		Business Activity Code		% of turnover of the company
1	М	Professional, Scientific and Technical	M9	Other professional, scientific and technical activities	100

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES (INCLUDING JOINT VENTURES)

*No. of Companies for which information is to be given 5

Pre-fill All

S.No	Name of the company	CIN / FCRN	Holding/ Subsidiary/Associate/ Joint Venture	% of shares held
1	ALL E CONSULTING PRIVATE LI	U72200DL2005PTC142845	Subsidiary	100
2	ALLETEC RETAIL SOLUTIONS PI	U72900DL2010PTC205998	Subsidiary	100

3	All e Technologies (switzerlanc	Subsidiary	96
4	Alletec Pty. Ltd.	Subsidiary	90
5	Alletec USA Inc.	Subsidiary	100

IV. SHARE CAPITAL, DEBENTURES AND OTHER SECURITIES OF THE COMPANY

(i) *SHARE CAPITAL

(a) Equity share capital

Particulars	Authorised capital	Issued capital	Subscribed capital	Paid up capital
Total number of equity shares	21,000,000	20,194,176	20,194,176	20,194,176
Total amount of equity shares (in Rupees)	210,000,000	201,941,760	201,941,760	201,941,760

Number of classes

Class of Shares EQUITY SHARES	Authoricod	capital	Subscribed capital	Paid up capital
Number of equity shares	21,000,000	20,194,176	20,194,176	20,194,176
Nominal value per share (in rupees)	10	10	10	10
Total amount of equity shares (in rupees)	210,000,000	201,941,760	201,941,760	201,941,760

1

(b) Preference share capital

Particulars	Authorised capital	Issued capital	Subscribed capital	Paid-up capital
Total number of preference shares	0	0	0	0
Total amount of preference shares (in rupees)	0	0	0	0

Number of classes

Class of shares	A sufficient a set	ICapital	Subscribed capital	Paid up capital
Number of preference shares				
Nominal value per share (in rupees)				
Total amount of preference shares (in rupees)	0	0		

(c) Unclassified share capital

Particulars	Authorised Capital
Total amount of unclassified shares	0

(d) Break-up of paid-up share capital

Class of shares	Number of shares			Total nominal amount	Total Paid-up amount	Total premium
Equity shares	Physical	DEMAT	Total			
At the beginning of the year	200	15,329,976	15330176	153,301,760	153,301,76	
Increase during the year	0	4,864,000	4864000	48,640,000	48,640,000	0
i. Pubic Issues	0	4,864,000	4864000	48,640,000	48,640,000	
ii. Rights issue	0	0	0	0	0	0
iii. Bonus issue	0	0	0	0	0	0
iv. Private Placement/ Preferential allotment	0	0	0	0	0	0
v. ESOPs	0	0	0	0	0	0
vi. Sweat equity shares allotted	0	0	0	0	0	0
vii. Conversion of Preference share	0	0	0	0	0	0
viii. Conversion of Debentures	0	0	0	0	0	0
ix. GDRs/ADRs	0	0	0	0	0	0
x. Others, specify						
Decrease during the year	0	0	0	0	0	0
i. Buy-back of shares	0	0	0	0	0	0
ii. Shares forfeited	0	0	0	0	0	0
iii. Reduction of share capital	0	0	0	0	0	0
iv. Others, specify						
At the end of the year	200	20,193,976	20194176	201,941,760	201,941,76	
Preference shares						

At the besturing of the user						
At the beginning of the year	0	0	0	0	0	
Increase during the year	0	0	0	0	0	0
i. Issues of shares	0	0	0	0	0	0
ii. Re-issue of forfeited shares	0	0	0	0	0	0
iii. Others, specify						
Decrease during the year	0	0	0	0	0	0
i. Redemption of shares	0	0	0	0	0	0
ii. Shares forfeited	0	0	0	0	0	0
iii. Reduction of share capital	0	0	0	0	0	0
iv. Others, specify						
At the end of the year	0	0	0	0	0	

ISIN of the equity shares of the company

INE0M2X01012

0

(ii) Details of stock split/consolidation during the year (for each class of shares)

Class o	fshares	(i)	(ii)	(iii)
Before split /	Number of shares			
Consolidation	Face value per share			
After split /	Number of shares			
Consolidation	Face value per share			

(iii) Details of shares/Debentures Transfers since closure date of last financial year (or in the case of the first return at any time since the incorporation of the company) *

Nil [Details being provided in a CD/Digital Media]	⊖ Yes	O No	O Not Applicable
Separate sheet attached for details of transfers	⊖ Yes	🔿 No	

Note: In case list of transfer exceeds 10, option for submission as a separate sheet attachment or submission in a CD/Digital Media may be shown.

Date of the previous	annual general meeting								
Date of registration o	Date of registration of transfer (Date Month Year)								
Type of transfer 1 - Equity, 2- Preference Shares, 3 - Debentures, 4 - Stock									
Number of Shares/ D Units Transferred	of Shares/ Debentures/ nsferred Amount per Share/ Debenture/Unit (in Rs.)								
Ledger Folio of Transferor									
Transferor's Name									
	Surname	middle name	first name						
Ledger Folio of Trans	sferee	<u> </u>							
Transferee's Name									
	Surname	middle name	first name						
Date of registration of transfer (Date Month Year)									

Type of transfer		1 - Equity, 2- Preference Shares,3 - Debentures, 4 - Stock		
Number of Shares/ Debentur Units Transferred	es/		Amount per Share/ Debenture/Unit (in Rs.)	

Ledger Folio of Trans				
Transferor's Name				
	Surname	middle name	first name	
Ledger Folio of Transferee				
Transferee's Name				

(iv) *Debentures (Outstanding as at the end of financial year)

Particulars	Number of units	Nominal value per unit	Total value
Non-convertible debentures	0	0	0
Partly convertible debentures	0	0	0
Fully convertible debentures	0	0	0
Total			0

Details of debentures

Class of debentures	Outstanding as at the beginning of the year		Decrease during the year	Outstanding as at the end of the year
Non-convertible debentures	0	0	0	0
Partly convertible debentures	0	0	0	0
Fully convertible debentures	0	0	0	0

(v) Securities (other than shares and debentures)

Type of Securities	Number of	Nominal Value of	Total Nominal	Paid up Value of	Total Paid up Value
Securities	Securities	each Unit	Value	each Unit	
Tatal				,	
Total					

V. *Turnover and net worth of the company (as defined in the Companies Act, 2013)

(i) Turnover

696,521,991

(ii) Net worth of the Company

945,803,111

VI. (a) *SHARE HOLDING PATTERN - Promoters

S. No.	Category	Equi	ity	Prefere	ence
		Number of shares	Percentage	Number of shares	Percentage
1.	Individual/Hindu Undivided Family				
	(i) Indian	10,087,872	49.95	0	
	(ii) Non-resident Indian (NRI)	0	0	0	
	(iii) Foreign national (other than NRI)	0	0	0	
2.	Government				
	(i) Central Government	0	0	0	
	(ii) State Government	0	0	0	
	(iii) Government companies	0	0	0	
3.	Insurance companies	0	0	0	
4.	Banks	0	0	0	
5.	Financial institutions	0	0	0	
6.	Foreign institutional investors	0	0	0	
7.	Mutual funds	0	0	0	
8.	Venture capital	0	0	0	
9.	Body corporate (not mentioned above)	0	0	0	
10.	Others	0	0	0	
	Total	10,087,872	49.95	0	0

Total number of shareholders (promoters)

2

(b) *SHARE HOLDING PATTERN - Public/Other than promoters

S. No.	Category	Equity		Preference	
		Number of shares	Percentage	Number of shares	Percentage

1.	Individual/Hindu Undivided Family				
	(i) Indian	4,339,733	21.49	0	
	(ii) Non-resident Indian (NRI)	1,794,000	8.88	0	
	(iii) Foreign national (other than NRI)	0	0	0	
2.	Government				
	(i) Central Government	0	0	0	
	(ii) State Government	0	0	0	
	(iii) Government companies	0	0	0	
3.	Insurance companies	0	0	0	
4.	Banks	0	0	0	
5.	Financial institutions	0	0	0	
6.	Foreign institutional investors	0	0	0	
7.	Mutual funds	0	0	0	
8.	Venture capital	0	0	0	
9.	Body corporate (not mentioned above)	1,264,200	6.26	0	
10.	Others Foreign Portfolio, ESOP 200	2,708,371	13.41	0	
	Total	10,106,304	50.04	0	0

Total number of shareholders (other than promoters)

1,289

Total number of shareholders (Promoters+Public/ Other than promoters)

1,291

VII. *NUMBER OF PROMOTERS, MEMBERS, DEBENTURE HOLDERS (Details, Promoters, Members (other than promoters), Debenture holders)

Details	At the beginning of the year	At the end of the year
Promoters	2	2
Members (other than promoters)	6	1,289
Debenture holders	0	0

VIII. DETAILS OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

(A) *Composition of Board of Directors

Category	Number of directors at the beginning of the year		Number of directors at the end of the year		Percentage of shares held by directors as at the end of year	
	Executive	Non-executive	Executive	Non-executive	Executive	Non-executive
A. Promoter	1	1	1	1	49.16	0.79
B. Non-Promoter	1	0	2	2	3.18	0
(i) Non-Independent	1	0	2	0	3.18	0
(ii) Independent	0	0	0	2	0	0
C. Nominee Directors representing	0	0	0	0	0	0
(i) Banks & FIs	0	0	0	0	0	0
(ii) Investing institutions	0	0	0	0	0	0
(iii) Government	0	0	0	0	0	0
(iv) Small share holders	0	0	0	0	0	0
(v) Others	0	0	0	0	0	0
Total	2	1	3	3	52.34	0.79

Number of Directors and Key managerial personnel (who is not director) as on the financial year end date 8

(B) (i) *Details of directors and Key managerial personnel as on the closure of financial year

Name	DIN/PAN	Designation	Number of equity share(s) held	Date of cessation (after closure of financial year : If any)
AJAY MIAN	00170270	Managing Director	9,927,872	
SUMAN MIAN	00170357	Director	160,000	
RAJIV TYAGI	00803755	Director	568,480	
VINOD SOOD	00017525	Director	0	
SUNIL GOYAL	00110114	Director	0	
RITU SOOD	07411926	Director	74,419	
SANDEEP JAIN	AAGPJ4256M	CFO	12,700	

Name	DIN/PAN	Designation	Number of equity share(s) held	Date of cessation (after closure of financial year : If any)
AKASH CHAUDHRY	BWGPC5075C	Company Secretar	0	

(ii) Particulars of change in director(s) and Key managerial personnel during the year

Name	DIN/PAN	Designation at the beginning / during the financial year	ichange in designation/	Nature of change (Appointment/ Change in designation/ Cessation)
AJAY MIAN	00170270	Managing Director	16/05/2022	Change in designation
VINOD SOOD	00017525	Director	16/05/2022	Appointment
RITU SOOD	07411926	Director	16/05/2022	Appointment
SUNIL GOYAL	00110114	Director	16/05/2022	Appointment
SANDEEP JAIN	AAGPJ4256M	CFO	16/05/2022	Appointment
AKASH CHAUDHRY	BWGPC5075C	Company Secretar	09/05/2022	Appointment

IX. MEETINGS OF MEMBERS/CLASS OF MEMBERS/BOARD/COMMITTEES OF THE BOARD OF DIRECTORS

A. MEMBERS/CLASS /REQUISITIONED/NCLT/COURT CONVENED MEETINGS

Number of meetings held	5				
Type of meeting	Date of meeting	Total Number of Members entitled to	Attendance		
		attend meeting	Number of members attended	% of total shareholding	
EXTRAORDINARY GENER	09/05/2022	8	5	68.86	
EXTRAORDINARY GENER	12/05/2022	8	5	68.86	
EXTRAORDINARY GENER	20/06/2022	8	5	65.8	
ANNUAL GENERAL MEETI	14/07/2022	8	5	65.8	
EXTRAORDINARY GENER	31/10/2022	75	5	65.8	

B. BOARD MEETINGS

*Number of meetings held

ngs held 15

S. No.	Date of meeting	Total Number of directors associated as on the date of meeting		Attendance
		J	Number of directors attended	% of attendance

S. No.	Date of meeting	Total Number of directors associated as on the date		Attendance
		of meeting	Number of directors attended	% of attendance
1	04/05/2022	3	2	66.67
2	16/05/2022	6	3	50
3	18/06/2022	6	3	50
4	20/06/2022	6	3	50
5	27/06/2022	6	3	50
6	11/07/2022	6	4	66.67
7	22/08/2022	6	4	66.67
8	28/10/2022	6	4	66.67
9	03/11/2022	6	4	66.67
10	25/11/2022	6	4	66.67
11	08/12/2022	6	3	50
12	14/12/2022	6	5	83.33

C. COMMITTEE MEETINGS

nber of meet	ings held		9		
S. No.	Type of meeting	I late of meeting	Total Number of Members as		Attendance
		U	on the date of the meeting	Number of members attended	% of attendance
1	Audit Committe	20/06/2022	3	3	100
2	Audit Committe	19/08/2022	3	3	100
3	Audit Committe	27/10/2022	3	3	100
4	Audit Committe	14/02/2023	3	3	100
5	Audit Committe	09/03/2023	3	3	100
6	Corporate Soc	14/02/2023	3	3	100
7	Nomination an	10/02/2023	3	3	100
8	Stakeholder's	23/12/2022	3	3	100
9	Independent D	21/03/2023	2	2	100

D. *ATTENDANCE OF DIRECTORS

			Board Meetings		Co	ommittee Meetin	gs	Whether attended AGM
S. No.	of the director		Meetings	% of attendance		Number of Meetings attended	% of attendance	held on 27/09/2023 (Y/N/NA)
1	AJAY MIAN	15	15	100	5	5	100	Yes
2	SUMAN MIAN	15	15	100	2	2	100	Yes
3	RAJIV TYAGI	15	3	20	1	1	100	Yes
4	VINOD SOOD	14	12	85.71	8	8	100	No
5	SUNIL GOYAI	14	2	14.29	8	8	100	Yes
6	RITU SOOD	14	4	28.57	2	2	100	Yes

X. *REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

Nil

S. No.	Name	Designation	Gross Salary	Commission	Stock Option/ Sweat equity	Others	Total Amount
1	Ajay Mian	Managing Direct	8,044,080	0	0	0	8,044,080
	Total		8,044,080	0	0	0	8,044,080
		•			· · ·		
mber c	of CEO, CFO and Comp	pany secretary who	se remuneration d	etails to be entered	1	2	
mber c S. No.	of CEO, CFO and Comp	Designation	se remuneration d Gross Salary	etails to be entered	stock Option/ Sweat equity	2 Others	Total Amount
		· · ·		1	Stock Option/	2 Others 0	
5. No.	Name Sandeep Jain	Designation	Gross Salary	Commission	Stock Option/ Sweat equity		Amount

S. No.	Name	Designation	Gross Salary	Commission	Stock Option/ Sweat equity	Others	Total Amount
	Total		10,687,824	0	0	0	10,687,824

XI. MATTERS RELATED TO CERTIFICATION OF COMPLIANCES AND DISCLOSURES

- * A. Whether the company has made compliances and disclosures in respect of applicable Yes O No provisions of the Companies Act, 2013 during the year
 - B. If No, give reasons/observations

XII. PENALTY AND PUNISHMENT - DETAILS THEREOF

(A) DETAILS OF PENALTIES / PUNISHMENT IMPOSED ON COMPANY/DIRECTORS /OFFICERS NI

	Date of Order		Details of appeal (if any) including present status

(B) DETAILS OF COMPOUNDING OF OFFENCES NI

Name of the		section under which	Amount of compounding (in Rupees)

XIII. Whether complete list of shareholders, debenture holders has been enclosed as an attachment

● Yes ○ No

XIV. COMPLIANCE OF SUB-SECTION (2) OF SECTION 92, IN CASE OF LISTED COMPANIES

In case of a listed company or a company having paid up share capital of Ten Crore rupees or more or turnover of Fifty Crore rupees or more, details of company secretary in whole time practice certifying the annual return in Form MGT-8.

Name

Julkar Nain (J Nain and Associates)

Whether associate or fellow

Certificate of practice number

I/We certify that:

To be digitally signed by

(a) The return states the facts, as they stood on the date of the closure of the financial year aforesaid correctly and adequately.
(b) Unless otherwise expressly stated to the contrary elsewhere in this Return, the Company has complied with all the provisions of the Act during the financial year.

Declaration

I am Authorised by the Board of Directors of the company vide resolution no. ..

dated 31/08/2023

(DD/MM/YYYY) to sign this form and declare that all the requirements of the Companies Act, 2013 and the rules made thereunder in respect of the subject matter of this form and matters incidental thereto have been compiled with. I further declare that:

1. Whatever is stated in this form and in the attachments thereto is true, correct and complete and no information material to the subject matter of this form has been suppressed or concealed and is as per the original records maintained by the company.

04

2. All the required attachments have been completely and legibly attached to this form.

Note: Attention is also drawn to the provisions of Section 447, section 448 and 449 of the Companies Act, 2013 which provide for punishment for fraud, punishment for false statement and punishment for false evidence respectively.

Director	AJAY Digitally signed by AJAY MilAN Date: 2023 11:23 16:51:41 +05'30'			
DIN of the director	00170270			
To be digitally signed by	AKASH CHAUDHR Y HAKSH CHAUDHRY Date: 2023 11 23 17:57 28 +05'30'			
Company Secretary				
O Company secretary in practice				
Membership number 67183		Certificate of pract	ice number	
Attachments				List of attachments
1. List of share holders, de	ebenture holders	[Attach	List of Shareholder.pdf
2. Approval letter for exter	nsion of AGM;	Ī	Attach	Details of Board Meetings held during the F MGT_8.pdf
3. Copy of MGT-8;			Attach	
4. Optional Attachement(s	s), if any		Attach	
				Remove attachment
Modify	Chec	k Form	Prescrutiny	Submit

This eForm has been taken on file maintained by the Registrar of Companies through electronic mode and on the basis of statement of correctness given by the company



First Name	Middle Name	Last Name	Folio Number	DP ID-Client Id Account Number	Number of Shares held	Class of Shares
KETAN	KUMAR	JAIN		1201060000308070	1600	Equity Share
NARESH	JAIPRAKASH	SHROFF		1201060000378041	1600	Equity Share
GOPALAKRISHNA		VADLAMANI		1201060001561421	1600	Equity Share
TULASIDAS		КАМАТН		1201060001937206	1600	Equity Share
HEGARNATTI		VISHNUMOORTHI		1201060002116298	4800	Equity Share
KAVITHA		BHANDARKAR		1201060002657240	1600	Equity Share
PRITESH	RSHAH	HUF		1201060002905382	1600	Equity Share
KIRIT	TRAMBAKLAL	SHAH		1201060003339344	1600	Equity Share
HANEE		AGRAWAL		1201060003827787	1600	Equity Share
RAJESH		KUMAR		1201060003835481	1600	Equity Share
SOLOMON		FRANCIS		1201060003983142	1600	Equity Share
ANKIT		AGRAWAL		1201060004209991	10000	Equity Share
TASHA		ZAFAR		1201060004580981	28800	Equity Share
DHRUVI	RAJESHKUMAR	PADIA		1201070000498875	1600	Equity Share
KIRAN	VINOD	JAJU		1201090000912001	1600	Equity Share
NEHA	MANISH	SHANGHVI		1201090001430957	1600	Equity Share
SOHANLAL	MOTILAL	JAIN		1201090001531187	1600	Equity Share
AMIT	KUMAR	GOYAL		1201090002120466	31600	Equity Share
PATEL	NAYANADINESHBHAI			1201090003043883	1600	Equity Share
KHEM	KARAN	CHOPRA		1201090005339167	3200	Equity Share
VINOD	KUMARNAHAR			1201090005495014	1600	Equity Share
SANTOSH	AGGARWAL			1201090006149050	1600	Equity Share
ABHISHEK	MUNDRA			1201090006339261	1600	Equity Share
ASHU	GUPTA			1201090006471811	1600	Equity Share
ALPESH	RAGHAVJISAVLA			1201090006862420	1600	Equity Share
SANJAY	SHARMA			1201090006929761	1600	Equity Share
SHIFA	KHAN			1201090007052353	3200	Equity Share
CHINMAY	BHARATSHAH			1201090007111790	1600	Equity Share
MAHESHKUMAR	TRIBHOVANDASPATEL			1201090007612157	1600	Equity Share
AVNI	ASHISHMADHU			1201090007655535	1600	Equity Share
MITTALBEN	KAMLESHKUMARTHAKKA	AR		1201090007860925	1600	Equity Share
ASHABEN	BIPINBHAIPATEL			1201090008335893	1600	Equity Share
PRADEEP	JAIN			1201090009323754	1600	Equity Share
SANJAY	SHRIPATSAWANT			1201090010143291	1600	Equity Share
DIPIKABEN	MAYANKKUMARPATEL			1201090010325421	3200	Equity Share
AMBALAL	BHAICHANDDAS	PATEL		1201090010981022	1600	Equity Share
NEELAM	MONGA			1201090011048786	1600	Equity Share

			1201000011646001	
GIRIRAJ		OJHA	1201090011646881	1600 Equity Share
MAMTA	SHARMA	0.1574	1201090011901023	1600 Equity Share
MANJU		GUPTA	1201090012494663	1600 Equity Share
LIZZY	EA		1201090012687795	1600 Equity Share
RACHITA		AGARWAL	1201090013704291	3200 Equity Share
P	KANCHAN	KATARIA	1201090015283341	1600 Equity Share
USHA	DEVI	CHAMARIA	1201090015592547	8000 Equity Share
RAMPRATAP			1201090015905657	1600 Equity Share
MANISH	MSHAH		1201090016223044	4800 Equity Share
SANGITA	MANOJSHAH		1201090016232251	1600 Equity Share
PRATIBHA		ANAND	1201090016282552	3200 Equity Share
PARMINDER	SINGH	DUA	1201090017766861	4800 Equity Share
AMAN	UMESHKUMAR	PARYANI	1201090019661006	1600 Equity Share
RAHUL	SURESH	SIDHANI	1201090020333693	3200 Equity Share
KAMAL		PAUL	1201090022085396	3200 Equity Share
ZARNA	PARESH	THAKKAR	1201090023707071	1600 Equity Share
SURKHAB		BEGUM	1201090023850492	4800 Equity Share
KAMAL	BHAIDEVELOPERSPRIVATE	LIMITED	1201090023912571	3200 Equity Share
MMARRK	CAPITALVENTURESPRIVAT	LIMITED	1201090023922364	1600 Equity Share
ЕКТА	HARSHUL	PATEL	1201090024928585	1600 Equity Share
DHAVAL	HARSHAD	SHAH	1201090025027249	1600 Equity Share
GIRISH		SHARMA	1201090025628651	1600 Equity Share
KIRAN		SOMANI	1201090025885138	1600 Equity Share
RUCHITA	BHAVESH	JAIN	1201090025924985	1600 Equity Share
SWARUP	KUMAR	SAHOO	1201090027297801	7125 Equity Share
AISHWARYA		PAUL	1201090029078661	1600 Equity Share
LEENA		PAUL	1201090029887443	3200 Equity Share
RICHA		SACKLECHA	1201090031481466	1600 Equity Share
ΓΙΚSHA		JAIN	1201090031487571	3200 Equity Share
HARDIK	KAMDARHUF		1201090032345979	1600 Equity Share
SHILPI		KATIYAR	1201090033060029	1600 Equity Share
CHITTURI	BALASIVA	SUBRAHMANYAM	1201090034601305	14400 Equity Share
DILEEP	KUMARSOMANIHUF		1201090034802976	1600 Equity Share
JSHABEN	PRAVIN	PATEL	1201090700003656	1600 Equity Share
DHANSHREE	PRAKASHPATIL		1201090700339721	1600 Equity Share
PRAKASH	DADASAHEB	PATIL	1201090700360401	3200 Equity Share
ABHINAV	MAHENDRA	MAURYA	1201130001102956	1600 Equity Share
SANYAM		BOTHRA	1201130001105499	1600 Equity Share
AJAY	VASANTSHAH	HUF	1201130001115211	1600 Equity Share
SANJAY	BHANUBHAI	SHAH	1201130001401119	6400 Equity Share
СНАМРА	LAL	SONI	1201210100368320	1600 Equity Share

SHUBHA		JAIN	1201210100391721	1600 Equity Share
SUNITA	DEVI	RANKA	1201210100930239	1600 Equity Share
LEENA	PANKAJ	SHAH	1201260000093461	1600 Equity Share
BHARAT	BHERULALJI	JAIN	1201260000113791	3200 Equity Share
VADAMIDEVI	В	JAIN	1201260000160479	3200 Equity Share
NIKHIL	к	Shah	1201260000189209	1600 Equity Share
NIKITA	NIPUN	BHATT	1201260000259675	1600 Equity Share
SATYA	PRAKASH	MITTAL	1201320000272601	4800 Equity Share
DAXA	DHIRAJ	VIGORA	1201320001742944	1600 Equity Share
REEMABEN	NIKULBHAI	PATEL	1201330000858294	1600 Equity Share
DASARATHBHAI	NATHALAL	PATEL	1201330001618516	4800 Equity Share
FREADY	ASPI	IRANI	1201690000078985	3200 Equity Share
SHAILESH	KUMARMEHTA	HUF	120170000028195	1300 Equity Share
BHARTI		MEHTA	120170000028691	1600 Equity Share
SUSHILA	BHARAT	JAIN	120170000201660	3200 Equity Share
RAJENDRAKUMAR	RAMSHANKAR	RAVAL	1201700000424156	1600 Equity Share
INDIRA	SECURITIESPVT	LTD	1201700000514731	300 Equity Share
MONEY	PLANTPICTURES	LLP	1201750000572705	355200 Equity Share
EXPERTPRO	REALTYPRIVATE	LIMITED	1201750000572711	62400 Equity Share
BRILLIANT	INVESTMENTCONSULTAN	IT PRIVATE	1201750000574584	177600 Equity Share
KISHORE	S	JAIN	1201770000017476	1600 Equity Share
REKHA		BHANSALI	1201770100006804	1600 Equity Share
POOJA		JHALANI	1201770100436573	1600 Equity Share
KRISHAN		KUMAR	1201770101127341	1600 Equity Share
ARPIT		LODHA	1201770101369031	1600 Equity Share
SOMESH		BHARGAVA	1201770101369521	1600 Equity Share
SHIKHA		SONKHIYA	1201770101377258	1600 Equity Share
CHITRA		BHARGAVA	1201770101378042	1600 Equity Share
VIDHAN		BHARGAVA	1201770101378095	1600 Equity Share
KESHAV		SONKHIYA	1201770101378266	3200 Equity Share
ADITYA	BHARGAVAHUF		1201770101378403	1600 Equity Share
AMIT	BHARGAVAHUF		1201770101378418	1600 Equity Share
RAJENDRAKUMAR	AMBABHAI	RAIYANI	1201800000468211	8000 Equity Share
MANSUKHBHAI	LAXMANBHAISOJITRA	HUF	1201800000617527	1600 Equity Share
NIKITABEN	BHARGAV	ΤΟΡΙΥΑ	1201800000660102	1600 Equity Share
VIRENDRAKUMAR	SHANKERLALJAINHUF		1201860000520867	1600 Equity Share
PRAFULLA	KUMAR	AGRAWAL	1201860000564299	1600 Equity Share
PATEL	NIRAV	SURESHBHAI	1201910101125309	1600 Equity Share
RAJ		RANI	1201910101869609	5000 Equity Share
CHANDABEN	JAYANTILAL	SHAH	1201910103228219	1600 Equity Share
RAHUL		BANSAL	1201910103382911	8000 Equity Share

N/071			100101010000171	
JYOTI		BANSAL	1201910103383474	6400 Equity Share
BIPINCHANDRA	DAHYALAL	KADIYA	1201910103859363	1600 Equity Share
ANANT		AGGARWAL	1201910103891454	9600 Equity Share
HIMANSHU		SAINI	1201910104188155	1600 Equity Share
PATHWAYS	INTERNATIONALCONSULT		1201910104197037	6400 Equity Share
/IJAYKUMAR	ΒΑΤυκβήαι	SODVADIYA	1201910105025981	3200 Equity Share
BHIKHIBEN		PRAJAPATI	1201910105814768	1600 Equity Share
KIRAN		SARAF	1201910300588164	4800 Equity Share
YOTIBEN		HIRANI	1201980000161979	1600 Equity Share
HOBHNABEN		SHETH	1201980000171854	1600 Equity Share
IGANESH	MULAJIBHAI	LOKHIL	1201980000196972	1600 Equity Share
RAJESH		BOSMIYA	1201980000208917	1600 Equity Share
/ISHAL		RUGHANI	1201980000211951	1600 Equity Share
HIREN	NAVINBHAI	NATHWANI	1201980000224481	1600 Equity Share
RAJNIKANT	DULBHJIBHAI	PADIYA	1201980000242931	1600 Equity Share
NIRUBEN	PRAVINKUMAR	LOLARIYA	1201980000247108	1600 Equity Share
PARVEZ	FIROZBHAI	TEJANI	1201980000499427	6400 Equity Share
SUNIL	MANGILAL	BACHAWAT	12020000085946	1600 Equity Share
COSMOS	PRIMEPROJECTS	LIMITED	120200000452198	16000 Equity Share
AKSHAT		RAKHECHA	120200000477035	3200 Equity Share
/ALABHAI	NONGHABHAI	KUVADIYA	1202060001055138	1600 Equity Share
PRACHI	HITEN	SHETH	120220000084065	19200 Equity Share
/inay	к	Bothra	120225000000331	14400 Equity Share
OMPRAKASH		GANDHI	120225000000855	1600 Equity Share
SURESH	BRAKHECHA	HUF	120225000001084	6400 Equity Share
PRIYANKA	VINAY	BOTHRA	1202250000075685	22400 Equity Share
/IPIN		AGGARWAL	1202250000108568	9600 Equity Share
RAGHAV	KAROLHUF		1202250000108781	4800 Equity Share
DIMPLE	MANESH	BURAD	120230000072991	1600 Equity Share
DINESH	CHAMPALAL	PARAKH	120230000230361	1600 Equity Share
JUNIL	KUMAR	SINGAL	1202300001134563	1600 Equity Share
NISH	PRITESH	PUNGLIYA	1202300001288019	1600 Equity Share
RUPALI	ANANDGANDHI		1202350000248482	1600 Equity Share
IARSHAD	ASHOKGANDHI		1202350000252216	1600 Equity Share
NAND	ASHOKGANDHI		1202350000254169	1600 Equity Share
DAILY	PRABHATANDPOONADAIL	PVTLTD	1202350000334259	3200 Equity Share
NILESHKUMAR	MANUBHAIMEHTA	HUF	1202470000067196	1600 Equity Share
MANSHI		MEHTA	1202470000090504	16000 Equity Share
(ISHOR		SALVI	1202470000504847	1600 Equity Share
HASTI		MEHTA	1202470000555567	1600 Equity Share
NIDHI		Shah	1202680000132037	6400 Equity Share

			- 1	•
KAUSHAL	BHARAT	RUPAREL	1202700000730888	3200 Equity Share
JAGDISH	MDATTANI	HUF	1202890001083961	1600 Equity Share
TARITA	TRADINGPRIVATE	LIMITED	1202890001216222	1600 Equity Share
SURESHKUMAR	KAPURCHAND	SHAH	1202890001603905	1600 Equity Share
KAUSHIKA	BHARAT	BARAI	1202890001615387	1600 Equity Share
AMRUTA	SURESH	CHHEDA	1202970000159518	1600 Equity Share
NALINI	AJAY	GANDHI	1202970000163556	3200 Equity Share
SATISH	NARAYANDAS	PATEL	120300000163257	4800 Equity Share
ANURADHA		KANHERE	120300000719732	1600 Equity Share
RAVINDRA		KANHERE	120300000719751	3200 Equity Share
AKSHAY		KHANDELWAL	1203140000081010	1600 Equity Share
POONAM		TANWAR	1203140000081044	1600 Equity Share
SUNIL	JAINHUF		1203140000104611	1600 Equity Share
SHIVIN		JAIN	1203140000151491	12800 Equity Share
KHUSHBOO	SHUKLA	ΝΑΥΑΚ	1203160000345889	3200 Equity Share
SUNIL	KESHAV	PUNJABI	1203230000288976	3200 Equity Share
JINENDRA	KUMAR	JAIN	1203230000812977	35200 Equity Share
OMAS	SECURITIESPVT	LTD	1203230001372394	4800 Equity Share
ANSHU		KUMAR	1203230001568396	1600 Equity Share
PRAMOD	BANSALHUF		1203230002854900	1600 Equity Share
AMIT		SARAWGI	1203230002868259	1600 Equity Share
AMIT	KUMARSARAWGIHUF		1203230002869345	1600 Equity Share
SUDHA		AGARWAL	1203230002933830	1600 Equity Share
MANOJ		AGARWALA	1203230002969346	1600 Equity Share
PURAN	SINGH	SACHDEVA	1203230003983841	1600 Equity Share
KOMAL		МОНТА	1203230004722395	1600 Equity Share
DEVINDER	KUMARGUPTAHUF		1203230005132481	3200 Equity Share
MANSI		JAIN	1203230005318631	4800 Equity Share
INDRA		BAXI	1203230007212946	1600 Equity Share
SATISH	KISHORBHAIRANA		1203230007461111	1600 Equity Share
HRITVIKA	KALLA		1203230011950203	1600 Equity Share
SHARMISHTHA	AMBALAL	PATEL	120330000094092	1600 Equity Share
KOKILABEN	MAHESHKUMAR	PATEL	1203320010854304	1600 Equity Share
MOHINDER	PALSINGH	SANDHU	1203320011132467	1600 Equity Share
Bhagvanjibhai	Rudabhai	Savani	1203320020090507	1600 Equity Share
Dobariya	Prashant	Harilal	1203320049592634	1600 Equity Share
SHRADDHA	SUDHIR	PUNEKAR	1203320068566439	1600 Equity Share
JAGDISHCHANDRA	VAIKUNTHRAM	THAKKAR	1203320115369337	1600 Equity Share
DHARA	RAVIKUMAR	RAIYANI	1203320147563720	1600 Equity Share
JAYESH	HARKISHANDAS	SANGHANI	1203330000341998	1600 Equity Share
JAYANT	SUBHASH	GUNDEWAR	1203330000536179	1600 Equity Share

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SUSHIL	KUMAR	DANGI	1203330000711641	1600 Equity Share
YASH	DHIREN	GALA	1203330001200201	9600 Equity Share
NIRAJ	KUMUD	SHAH	1203330001406349	1600 Equity Share
SAAHIL	VIPUL	KINKHABWALA	1203330001548441	14400 Equity Share
/IMLA	DEVI	AGARWAL	1203350000715190	1600 Equity Share
SARLA	VIMAL	NEVATIA	1203350000858491	1600 Equity Share
AJAY	CHAMANLAL	SAREEN	1203350000923372	40000 Equity Share
SIMMI	SANJAY	SAREEN	1203350001441331	1600 Equity Share
IEMA		TALWAR	1203350002042886	1600 Equity Share
RANI		GUPTA	1203350002240901	3200 Equity Share
ATA	NAND	GUPTA	1203350002250620	1600 Equity Share
'INOD	KUMAR	AGARWAL	1203350002575927	1600 Equity Share
SHIVANI		AGGARWAL	1203350002576462	1600 Equity Share
SUMAN		MAKKAD	1203350002632267	1600 Equity Share
PAYAL	KAMLESHKUMAR	THAKKAR	1203350002762599	9600 Equity Share
ANJAY	CHAMANLAL	SAREEN	1203350002860763	3200 Equity Share
ЛАНЕSH	CHANDRA	AGRAWAL	1203350002870079	1600 Equity Share
ANJAY	BDUDHAWATHUF		120339000020405	1600 Equity Share
IEERAJ	JAGESHWAR	JINDAL	120339000025587	1600 Equity Share
IASMUKHBHAI	VITHALBHAI	VASANI	1203410000625394	1600 Equity Share
ANJAY	BAGARIAOTHERS	HUF	1203450000070630	3200 Equity Share
ALOO		BANKA	1203450000737557	1600 Equity Share
REETI		SHYAMSUKHA	1203450000758651	1600 Equity Share
WETA		DHONA	1203450000796592	1600 Equity Share
NOKHA	MERCHANDISE	LLP	1203450000899079	1600 Equity Share
GAUTAMCHAND	TEJRAJ	JAIN	1203490000021120	1600 Equity Share
IKIN	VINODBHAI	SHAH	1203490000046521	1600 Equity Share
IDDHI	RIKIN	SHAH	1203490000046935	1600 Equity Share
AM	HARJASMAL	WADHWANI	1203490000048018	3200 Equity Share
UMAN		GARG	1203500001627996	1600 Equity Share
OGENDRA	SINGH	SOLANKI	1203500001638438	1600 Equity Share
IETAL	KISHOR	SAKARIYA	1203500001921619	1600 Equity Share
ЛЕНТА	SNEHLATA	A	1203510000156551	1600 Equity Share
ЛЕНТА	DEEPA	KUNAL	1203510000156564	1600 Equity Share
UNAL	ARVINDBHAI	МЕНТА	1203510000157209	1600 Equity Share
GALBABHAI	JESUNGBHAI	CHAUDHARI	1203510000317047	6400 Equity Share
ANJAY	G	CHAUDHARY	1203510000433505	1600 Equity Share
WAPNILSAGAR	R	VITHALANI	120360000159045	5000 Equity Share
/IRAJ	MANHARLALSHAH	HUF	120360000726443	1600 Equity Share
MANISH	CHHOTELAL	GUPTA	1203600001907757	1600 Equity Share
RAM	KUMAR	GUPTA	1203600002242147	1600 Equity Share

MANJUDEVI		KABRA	1203600002447911	1600 Equity Share
MUKUND	LAXMAN	BORKAR	1203600002449353	1600 Equity Share
SHIKHAR	MADANMOHAN	SHARMA	1203600002488566	1600 Equity Share
RAJESH	N	VAGHASIA	1203600003856976	1600 Equity Share
AKHILESH		YADAV	1203600004862662	1600 Equity Share
AAKANSHA	YASH	SHAH	1203600006099268	1600 Equity Share
ANNU		YADAV	1203600006138133	1600 Equity Share
SADASHIV	KANYANA	SHETTY	1203600006986848	41600 Equity Share
MUKESH		JAIN	120366000000066	38400 Equity Share
ASHA		JAIN	12036600000085	8000 Equity Share
VASUDHA		JAIN	120366000067058	1600 Equity Share
PROSPERITY	COMMOTRADEPRIVATE	LIMITED	1203660000176325	1600 Equity Share
HARSHA	KIRAN	MISTRY	1203660000193902	6400 Equity Share
VANSHIKA		JAIN	1203660000200638	1600 Equity Share
RAMESH		VIJAY	1203660000209529	3200 Equity Share
GARIMA		BAKIWALA	1203660000312661	1600 Equity Share
PRAMOD	JAIN	HUF	1203660000312847	1600 Equity Share
JMESH		BHANDARI	1203660000313057	3200 Equity Share
MUDIT		VIJAY	1203660000324831	1600 Equity Share
MAHALAXMI	BROKERAGEINDIAPRIVAT	ELIMITED	1203660000345805	48000 Equity Share
MAVERICK	COMMODITYBROKERSPRI	LIMITED	1203660000346146	24000 Equity Share
/IPIN	KUMAR	JAIN	1203660000347587	1600 Equity Share
GHANSHYAM	SHARESSTOCKBROKERSP	/ LTD	120378000000020	14400 Equity Share
SHARE	INDIASECURITIES	LIMITED	120380000013555	1600 Equity Share
NDU		BANSAL	120380000085063	12800 Equity Share
BHUMIT	NARSINHBHAI	MAKADIA	1203820000120935	1600 Equity Share
IGAR	JITENDRABHAI	SANGHVI	1204150000289022	1600 Equity Share
AURABH	VASANTLAL	SANGHVI	1204150000806704	1600 Equity Share
IGNABEN	MANISHBHAI	VAGHANI	1204150001004699	1600 Equity Share
(AJAL	GIRISHBHAI	SHAH	1204150001606600	1600 Equity Share
PARVA	ANKURBHAI	MEHTA	1204150001927142	1600 Equity Share
NIGAM	ASHVINBHAISHAH	HUF	1204150001951657	1600 Equity Share
BRIJESH	DINESH	MEHTA	1204150002008967	1600 Equity Share
ANGITA	BHUPENDRA	SHAH	1204150002009673	10000 Equity Share
/IVEK		AGARWAL	1204180000118738	3200 Equity Share
BALIBEN	KARSHANBHAI	VALAKI	1204190000268319	3200 Equity Share
NIKUNJBEN	SURYAKANTBHAI	SHETH	1204280000001276	3200 Equity Share
(ASH	SANJAYKUMAR	PATEL	1204280000083225	3200 Equity Share
HARSHAD	RASIKLAL	SHETH	1204310000095755	28800 Equity Share
DEEP	MANISHKUMAR	MODI	1204310000267613	1600 Equity Share
VISHWASH	BHARATKUMARGANDHI	HUF	1204310000273148	1600 Equity Share

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DARSHANA	YOGESH	SANGHAVI	1204310000343595	51200 Equity Share
MANISHKUMAR	TAORI	HUF	1204330000115137	1600 Equity Share
_akshmi		NUTHALAPATI	1204340000071277	1600 Equity Share
MANJU	LATA	ACHARYA	1204370000979307	1600 Equity Share
ROHITT		KAPUR	1204470001456614	1600 Equity Share
NUTAN		GUPTA	1204470003637640	1600 Equity Share
NIRAV	D	PATEL	1204470004928032	1600 Equity Share
ARISINGH		HIRAWAT	1204470005642018	1600 Equity Share
ANCHANBEN	R	PATEL	1204470006185891	1600 Equity Share
IARSHAD	J	КОТАК	1204470007285790	1600 Equity Share
PRAKASH	KUMAR	CHANDNANI	1204470007341071	8000 Equity Share
BRISTY	SAIKIA	GOGOI	1204470008990534	19200 Equity Share
PALASH	KUMAR	SADHU	1204470009106426	3200 Equity Share
AKILANDESWARI		SELVAMURTHY	1204470011192051	32000 Equity Share
GITABEN	AMBALAL	CHAUDHARI	1204470013591749	1600 Equity Share
DAMODARA	SURYARAO	LAKKAKULA	1204470014247039	1600 Equity Share
PRAVEEN	К	GUPTA	1204470019274079	1600 Equity Share
NEO	MARKETSSERVICESPRIVA	TLIMITED	1204470019875249	4800 Equity Share
AJYASHRI		CHOPRA	1204470020049016	1600 Equity Share
AJESH	CHATURBHUJ	BHATIA	1204470021772947	1600 Equity Share
BOBBILI		SRINIVASU	1204470031144532	3200 Equity Share
APPU	FINANCIALSERVICES	LTD	1204480000038871	25000 Equity Share
MANISHABEN	VELABHAI	GAMBHAVA	1204580000068369	1600 Equity Share
SHABEN	HITESHBHAI	PATEL	120467000082862	1600 Equity Share
NEERAJ	PRADYUMAN	SANGHADIA	120471000060312	3200 Equity Share
HITESH	KUMAR	SHARMA	1204720000816759	1600 Equity Share
GAGAN		JAISWAL	1204720001068660	12800 Equity Share
HWETA		DIXIT	1204720003125060	4800 Equity Share
AGHVENDRA		KUMAR	1204720009369544	1600 Equity Share
KHILESH		CHOUDHARY	1204720010421314	1600 Equity Share
ALIL		CHOUDHURY	1204720010740530	3200 Equity Share
PRAKASH	CHANDRA	UPADHYAY	1204720012882241	3200 Equity Share
RASHANT	BHALCHANDRA	AGARWAL	1204720015797283	1600 Equity Share
ANJANA		ASUDANI	1204720022262809	3200 Equity Share
ARITA			1204720022395673	1600 Equity Share
ONAL	CHIRAG	MEHTA	1204720024143087	1600 Equity Share
OSHAN	ANTONY	DAS	1204760000312245	1600 Equity Share
NISH	PANKAJKUMAR	PATEL	1204780000165047	1600 Equity Share
PRIYESH	HASMUKHLAL	МЕНТА	1204780000193621	1600 Equity Share
SSAJI	GOOLAM	VAHANVATI	1204830000036569	3200 Equity Share
VENNELA		ADAPA	1204920000609278	3200 Equity Share

DEVILAL		CHOUDHARY	1204920001779112	6400 Equity Share
POTDAR	DINESHRAVICHANDRA		1204920001925412	1600 Equity Share
MANISH	SATISH	GANDHI	1205150000194121	1600 Equity Share
SUSHIL	KUMAR	RUNGTA	1205270000049929	1600 Equity Share
ANITA	HITESH	JAIN	1205370000035513	1600 Equity Share
INDU	-	DHANDHARIA	1205420002433826	6400 Equity Share
MAULIK	PRADIPBHAI	SHAH	1205660000015187	1600 Equity Share
BHARAT	HARIDAS	RUPAREL	1205660000040053	3200 Equity Share
VIPULKUMAR	VRAJLAL	DASANI	1205660000056325	1600 Equity Share
NILESHKUMAR	DAMODAR	КОТЕСНА	1205660000108271	1600 Equity Share
CHANDRIKABEN	NILESHKUMAR	КОТЕСНА	1205660000108284	1600 Equity Share
AMITKUMAR	JAYVANTLAL	RAJPARA	1205660000109385	1600 Equity Share
ASHOK	BHAWANJI	CHHEDA	1205810000058569	16000 Equity Share
NEELAM			1205820000072745	1600 Equity Share
SONAM		MODI	1205830000019660	1600 Equity Share
YASHVEER		SAXENA	1206140000093235	1600 Equity Share
ASHISH		PODDAR	1206140000342902	4800 Equity Share
SHWETA	ANUJ	GOLECHA	120630000016078	1600 Equity Share
ANKIT	RAMESH	JAIN	120630000061332	1600 Equity Share
ANITA	RAMESH	RAKHECHA	120630000071110	3200 Equity Share
RAMESH	CHANDRAKHECHA	HUF	120630000071159	3200 Equity Share
RAJUL	ARPIT	JAIN	120630000089145	3200 Equity Share
MANISH	VINODCHANDRA	SHAHHUF	120638000007127	4800 Equity Share
MITTALKUMAR	VIRENDRABHAI	SONI	1206380000354016	1600 Equity Share
SMRUTI	GIRISHBHAI	WALA	1206380000560243	1600 Equity Share
ASHISH	VINODCHANDRA	SHAH	1206380000572846	1600 Equity Share
NILESHABEN	HIMANSHUBHAI	PATEL	1206380000573493	1600 Equity Share
ASHISH	В	TANTI	1206420003058656	1600 Equity Share
KISHOR	JADAVJIBHAI	DOBARIYA	1206420004753795	1600 Equity Share
NIMAI	CHARAN	PANIGRAHI	1206420008060924	1600 Equity Share
LALIT	KUMARNAREDIHUF		1206590000039755	1600 Equity Share
RAJENDRA	KUMAR	SAINI	1206590000093598	3200 Equity Share
DEVANG	CHANDRAKANTBHAI	SHAH	1206690000109531	4800 Equity Share
MOHIT	SHYARA	HUF	1206690000683222	1600 Equity Share
MINABEN	NITINBHAI	DASANI	1206720000029039	3200 Equity Share
BHARAT	KUMARSOMCHAND	SHAH	120674000000936	24000 Equity Share
SURESHCHANDRA	CHUNILAL	BAVISHI	1206740000108649	1600 Equity Share
KAJAL	VRUJLAL	TILALA	1206740000197962	1600 Equity Share
SHRIPAL	VVORA	HUF	1206740000409514	20800 Equity Share
MAYURI	SHRIPAL	VORA	1206740000674850	1600 Equity Share
SUNIL	AGARWALHUF	SUNIL	1206780000019445	4800 Equity Share

ASHOK	MANILAL	MEHTA	1206780000031718	4800 Equity Share
GULSHAN		ARORA	1206810000059327	1600 Equity Share
/IMAL	KUMAR	BOTHRA	1206850000081241	1600 Equity Share
ANJEETKUMAR	SAMARATHMAL	JOGATAR	12070000000331	1600 Equity Share
HAVAL	NEMCHAND	FURIA	1207020000377398	1600 Equity Share
IITINBHAI	VRAJLAL	DASANI	1207020001152896	1600 Equity Share
IREN	SURYAKANT	SHETH	1207020001809905	3200 Equity Share
URV		SHETH	1207020001838468	1600 Equity Share
ARESHKUMAR	RAMANLAL	PATEL	1207020002379873	1600 Equity Share
ASJEET		KAUR	1207020002412669	4800 Equity Share
ARIN	HIRENBHAICHOKSHI	HUF	1207020002517313	1600 Equity Share
ARSHAD	MOHANLAL	PATEL	1207020002691034	12800 Equity Share
FCO	INVESTMENTSSERVICESPR	LTD	120703000021302	1600 Equity Share
IPTI		AGARWAL	120708000023607	1600 Equity Share
AMEER	JAYESHBHAI	SONI	1207100000290159	1600 Equity Share
ARTI		MAHESHWARI	120712000004149	1600 Equity Share
ISHAN	GOPALHUF		1207130000029192	1600 Equity Share
IVEK	MAHESHCHANDRA	MANGLA	1207160000014035	16000 Equity Share
NISH	HASMUKHLALMEHTA	HUF	1207160000024586	1600 Equity Share
INESH	FOOTERMALJAIN	HUF	1207160000028367	1600 Equity Share
VERMORE	SHAREBROKINGPRIVATE	LIMITED	120721000000116	4800 Equity Share
ISCO	TRADEASSOCIATES	LIMITED	120732000000878	4800 Equity Share
IPINCHANDRA	JAYANTILAL	PATEL	120748000000030	3200 Equity Share
HAVIN	BIPINCHANDRA	PATEL	1207480000013506	1600 Equity Share
IMABEN	RAJGIRI	GOSAI	1207480000068288	1600 Equity Share
UDREN	SANJAYBHAI	JOSHI	1207480000075084	1600 Equity Share
SC	CONSULTINGPRIVATE	LIMITED	1207640000042101	3200 Equity Share
HREEKANT		KEDIA	1207650000197774	3200 Equity Share
/IEGA	FLEXPLASTICS	LIMITED	120770000013604	30400 Equity Share
AVITA		GANDHI	1207780000014220	1600 Equity Share
ebapriya		Dasgupta	1207830000403310	2375 Equity Share
anjay		Singh	1207830000428103	1600 Equity Share
NSHITA		CHAUHAN	1207970000044570	1600 Equity Share
RVIND		GOYAL	120816000002981	1600 Equity Share
AVITHRA	М	S	1208160000139755	8000 Equity Share
RASENJIT	KUMAR	PAUL	1208160000150509	44800 Equity Share
NILKUMAR	SANWARMAL	SHARMA	1208160000176903	1600 Equity Share
NU		SAINI	1208160000193015	1600 Equity Share
IOHIT		SAINI	1208160000205148	3200 Equity Share
EELA		SAINI	1208160000277230	3200 Equity Share
AYOOBMIAH		S	1208160000280256	4800 Equity Share

ABHISHEK		GUPTA	1208160000331437	1600	Equity Share
KALPANA	SURESH	GANEKAR	1208160000366274		Equity Share
RISHIT	DAYALAJI	КОТЕСНА	1208160000591370		Equity Share
RAMBABU	A	к	1208160000645991		Equity Share
GOPALAKRISHNA	GOPALAKRISHNA	SUBRAMANYA	1208160000680473		Equity Share
ANAND	RAJESHBHAI	PATEL	1208160000697219		Equity Share
VIBHUTI	TUSHAR	PATEL	1208160000818374		Equity Share
VIKAS	RAJENDRA	SHARMA	1208160000840195		Equity Share
KESABA		POLAKI	1208160001052705		Equity Share
S		MAHALAKSHMI	1208160001147983		Equity Share
PRASHANTH		RADHAKRISHNA	1208160001556757	1600	Equity Share
PADMAVATHI		AKKALA	1208160001657806		Equity Share
MANSI	GIRDHARBHAI	VAISHNANI	1208160001728309		Equity Share
MUKESH		JAIN	1208160002677600		Equity Share
YASHDEEP	KUMAR	GOYAL	1208160002741695	1600	Equity Share
KESHAV	AJAY	KANORIA	1208160002789746	1600	Equity Share
ARUMUGAM	PILLAI	MANIKANDAN	1208160002900394	1600	Equity Share
RAHUL		SINGH	1208160003107516		Equity Share
RAJAN		GABA	1208160003192966	4275	Equity Share
NIDHI		SAPRA	1208160003353998		Equity Share
MALLIPAMULA		RAMAKRISHNA	1208160003427677	1600	Equity Share
SURAJ		DANGAICH	1208160003502788	1600	Equity Share
VELLALAPALAYAM	GOPALSAMY	SASIKUMAR	1208160003799758	4800	Equity Share
RAGHAV	ARVINDKUMAR	AGGARWAL	1208160003871492	1600	Equity Share
ATUL		SHARMA	1208160004369695	3200	Equity Share
AKSHITA		BAFNA	1208160004417311	1600	Equity Share
KETAN	NAROTTAMDAS	SHAH	1208160004755844	1600	Equity Share
ANWESH		PEDDINENI	1208160004886111	1600	Equity Share
HITESHBHAI	JADAVBHAI	HIRPARA	1208160004950755	1600	Equity Share
MUKESH		GONUGUNTLA	1208160005106190	1600	Equity Share
JAYANT		GUPTA	1208160005206645	1600	Equity Share
BHAVIN	BHARATBHAI	GODHANI	1208160005206970		Equity Share
TENNERI	KUMARASWAMYRUPANA	KUMARA	1208160005325228	4800	Equity Share
DHARMENDRA		MAHAJANI	1208160005587889	14400	Equity Share
SAGAR	MAHENDRA	NAGDA	1208160005691136	1600	Equity Share
PRANAB		CHOUDHURY	1208160005858311	1600	Equity Share
DINESHBABU		MOHANA	1208160006195676	1600	Equity Share
KAVITHA		SARAVANAN	1208160006982058	1600	Equity Share
SAGAR	BABUBHAI	NAKARANI	1208160007365741	3200	Equity Share
SWAPNIL		JAIN	1208160007498242		Equity Share
PARUL	HITESHBHAI	HIRPARA	1208160007642112	8000	Equity Share

HARSHIKA		KOTTUR	1208160007994183	1600 Equity Share
SHISHIR			1208160008358347	1600 Equity Share
RAHUL		GUPTA	1208160008509343	1600 Equity Share
RITA		NAYAK	1208160008720384	1600 Equity Share
ARUNA	KUMAR	BALLA	1208160008786218	4800 Equity Share
RAHUL		GUPTA	1208160009072113	25000 Equity Share
PAWAN	KSHARMA		1208160009134211	1600 Equity Share
RUPESH	MANMOHAN	MAYEKAR	1208160009361919	1600 Equity Share
ABHISHEK		GUPTA	1208160009439947	3000 Equity Share
KAMLESH			1208160009632681	1600 Equity Share
ANKIT	JITENDRA	SHAH	1208160009698089	1600 Equity Share
MOWLIVARDAN		GALI	1208160009719849	1600 Equity Share
PUNIT	KIRITBHAI	THAKKAR	1208160009804966	1600 Equity Share
MRINAL		BERA	1208160010179381	1600 Equity Share
AMAN		GUPTA	1208160010776798	11200 Equity Share
HIREN		KAPURIYA	1208160011013835	1600 Equity Share
NEHA		SINGH	1208160012015006	4800 Equity Share
MOHSIN	ABDUL	KAREEM	1208160013527229	1600 Equity Share
SOORAJ		SINGH	1208160014308241	1600 Equity Share
KRITHIKA		AGARWAL	1208160014629091	1600 Equity Share
SOSAMMA		THOMAS	1208160014889907	8000 Equity Share
ANOOP	THARURLINGE	GOWDA	1208160015703791	1600 Equity Share
KAPIL		SAUHARD	1208160016016584	3600 Equity Share
REENA	VIVEKANAND	BHOSLE	1208160016125959	1600 Equity Share
SUMIT		CHOPRA	1208160016242855	1600 Equity Share
BABITA		YADAV	1208160016373019	1600 Equity Share
DEEP		SHAH	1208160016455334	1600 Equity Share
SAYAN		DAS	1208160016656481	3200 Equity Share
KAVISH	KUMAR	BANGA	1208160016929342	1600 Equity Share
RAJESH			1208160017143800	1600 Equity Share
CHIRAG		MITTAL	1208160017351693	1600 Equity Share
SRIRAM	VV	R	1208160017404871	4800 Equity Share
VIKAS	BAJARANG	MANKUMARE	1208160017543561	1600 Equity Share
SNEHIT		SHIRAGUPPI	1208160018035055	1600 Equity Share
RAGHAV		MALL	1208160019001882	1600 Equity Share
MANOJ	RAMNAGINA	SHARMA	1208160019204530	1600 Equity Share
RAVI	SANKARSRINIVAS	CHAGANTI	1208160019216603	1600 Equity Share
AAKASH	SANJAYBHAI	GUPTA	1208160019334858	1600 Equity Share
MALA		MANDAL	1208160019802714	1600 Equity Share
RITESH	RAMESHLAL	KOTHARI	1208160019885192	1600 Equity Share
ADITYA		KUMAR	1208160020525042	1463 Equity Share

JAGDISH		SINGH	1208160020588988	3200 Equity Share
SHARMISTHA		КАКАТІ	1208160020777207	1600 Equity Share
PRIYANK	VADILAL	MEHTA	1208160021065547	1600 Equity Share
VENUGOPAL	GANESH	SUMIN	1208160021165970	1600 Equity Share
SRINIVAS		MOTURU	1208160022004381	1600 Equity Share
NANDAN	KUMAR	CHAURASIA	1208160022135552	1600 Equity Share
ERIC	NISHANT	ЕККА	1208160022217348	3200 Equity Share
МАНАК	KAMAL	КНАВІА	1208160022288608	3200 Equity Share
ANKIT		SATIJA	1208160022306645	3200 Equity Share
SUNIL		KUMAR	1208160023086321	1600 Equity Share
NITIN	DHANJIBHAI	NAKRANI	1208160023812885	1600 Equity Share
ARIFKHAN	TASVARALI	PATHAN	1208160023828650	1600 Equity Share
NEETESH	KUMAR	JAIN	1208160023849210	1600 Equity Share
RAVAL	RAJASWAROOP	JAIN	1208160023869651	1600 Equity Share
GUNJAN		AGRAWAL	1208160024146563	3200 Equity Share
NILAY	RAVINDRA	DHOLE	1208160024296715	1600 Equity Share
JAIN		MANISH	1208160025029109	1600 Equity Share
DHRUV	KUMAR	GIRI	1208160025640863	1600 Equity Share
SURBHI		KAPOOR	1208160025717864	3200 Equity Share
VISHUKUMAR		MADHAVAN	1208160025808337	1600 Equity Share
PRATEEK			1208160026398693	1600 Equity Share
SANJIVKUMAR	CHHAGANLAL	CHAUHAN	1208160026465683	1600 Equity Share
OLIVIA	VASTI	HEMBROM	1208160026509411	1600 Equity Share
TARUN		TIWARI	1208160026744349	6400 Equity Share
VISHVABEN	CHANDRAKANT	PATEL	1208160027424918	1600 Equity Share
MANISH		RANJAN	1208160027680804	1600 Equity Share
ABHISHEK		JAIN	1208160027877527	1600 Equity Share
VIVEK		CHAUHAN	1208160028094230	4800 Equity Share
PARTH	DEVENDRABHAI	NADIYADRA	1208160028205073	1600 Equity Share
RAM	GURURAO	KULKARNI	1208160028227872	1600 Equity Share
LILA		KRISHAN	1208160028239833	1600 Equity Share
JYOTI	RAM	KULKARNI	1208160028802156	1600 Equity Share
DEEPAK	KUMAR	YADAV	1208160029437814	1600 Equity Share
POONAMBEN	DARSHANBHAI	TANK	1208160029845962	1600 Equity Share
RAHUL	MANGILAL	JAIN	1208160030014391	1600 Equity Share
MUZAMMIL	HUSAINIRFANAHMED	ANSARI	1208160030250054	1600 Equity Share
LAKSHMI		SAINI	1208160030313010	3200 Equity Share
NIRUPA	KALPESH	SHAH	1208160031205764	3200 Equity Share
MIRZA	MUSTAHASAN	BEG	1208160031263373	1600 Equity Share
JYOTINDRA		TRIVEDI	1208160031418598	1600 Equity Share
PANKAJ		KUMAR	1208160031437021	1600 Equity Share

ANNAPURNA		EDAKA	1208160031455881	1600 Equity Share
DHAWAL		PANT	1208160032100815	11200 Equity Share
ROBIN		SARDA	1208160032145806	1600 Equity Share
MOHAMMED	FAIZAL	SALIM	1208160032193559	1600 Equity Share
MANI		DEENADAYALAN	1208160032942363	1600 Equity Share
KIRPAL		SINGH	1208160034101575	1600 Equity Share
SANDEEP	KUMAR	GOEL	1208160034154241	4800 Equity Share
CHANDRASHEKAR	KABBINALE	BAYARI	1208160034307131	1600 Equity Share
MASOOM		BAJAJ	1208160034640081	1600 Equity Share
PRABHAT		BHARGAVA	1208160034936669	1600 Equity Share
RAJAT		BAJAJ	1208160034959017	1600 Equity Share
JIGAR	ARVINDBHAI	ZANJRUKIYA	1208160035354061	1600 Equity Share
SUSMITA		KUNDU	1208160035370757	1600 Equity Share
SADAT	SAYYED	ALI	1208160035506534	1600 Equity Share
S		MATHURANAYAGI	1208160035574204	1600 Equity Share
IMRAN	IQBALHUSSAIN	HASHMI	1208160035725601	3200 Equity Share
DIWAKAR		ΡΟΤΑ	1208160035856614	1600 Equity Share
SACHINKUMAR	D	PATEL	1208160035858474	1600 Equity Share
Shyamal	KUMAR	HALDAR	1208160036420150	1600 Equity Share
PUNEET		MITTAL	1208160036479610	1600 Equity Share
NISHARANI		PAL	1208160036584176	1600 Equity Share
MAHENDRA	MANSHI	NAGDA	1208160037008084	3200 Equity Share
ASHWIN	PRAVINCHANDRA	SHAH	1208160037873700	1600 Equity Share
ATISH	DOLKU	RAMTEKE	1208160038021472	1600 Equity Share
DHAVALKUMAR	PRAHLADBHAI	PATEL	1208160038110811	1600 Equity Share
RITA		HALDAR	1208160038498461	1600 Equity Share
DILIP		KHEMCHANDANI	1208160038662050	1600 Equity Share
AARTI	MANOHAR	BHIWANGADE	1208160039033312	1600 Equity Share
NIKHIL	KUMAR	РАТНАК	1208160039586262	1600 Equity Share
SHRAYASI		SHARMA	1208160040228918	1600 Equity Share
Somnath	SHIVAJI	SANAP	1208160040452100	1600 Equity Share
MANEESHA		AGRAWAL	1208160041014569	4063 Equity Share
ARCHANA		SHARMA	1208160041027333	9600 Equity Share
SRISHTI		TARWANI	1208160041423235	1600 Equity Share
SWATI		SRIVASTAVA	1208160041929626	1600 Equity Share
бнікна		KAPUR	1208160042086579	30000 Equity Share
NILESHBHAI	DHANJIBHAI	PATEL	1208160042572387	1600 Equity Share
RAVINDER		KAUR	1208160043163868	1600 Equity Share
MINILAKSMI	SIVARAJAN	AMBIKA	1208160043704959	3200 Equity Share
ASMITABEN	MANISHBHAI	KUMARKHANIYA	1208160045353571	1600 Equity Share
HARJEET	SINGH	HUF	1208160045428406	1600 Equity Share

МІТНАВНАІ	DEVJIBHAI	GOTI	1208160046016179	22400 Equity Share
RAJ	KUMAR	GUPTA	1208160046527052	3200 Equity Share
ANKITABEN	RACHIT	SHAH	1208160046698955	1600 Equity Share
SHARIF		KHAN	1208160047108132	1600 Equity Share
ANIL	PRAKASH	SINGH	1208160048115956	1600 Equity Share
SURUMI		SHAIJU	1208160048539721	3200 Equity Share
SEEMA		RANI	1208160048910138	1600 Equity Share
SUNIL	KUMAR	SHARMA	1208160049439080	32000 Equity Share
SHANTA		SHARMA	1208160049670108	1600 Equity Share
SRI		DJEYANDY	1208160051444727	3200 Equity Share
PRIYABRATA		PRUSTY	1208160051528961	1600 Equity Share
ARVIND		BANSAL	1208160051596796	3600 Equity Share
MANISH		KESHARWANI	1208160052103786	1600 Equity Share
VIPIN		BHANDARI	1208160052587829	1600 Equity Share
THOMAS		THOMAS	1208160054241053	1600 Equity Share
YAMINI		THIRUVEEDHULA	1208160054538518	1600 Equity Share
SHARDABEN	НАЅМИКНВНАІ	SHAH	1208160056814551	1600 Equity Share
SOHINI	VENKATAAJITHKUMAR	JUJJURU	1208160057218235	1600 Equity Share
GULAB	MIRCHUMAL	LAKHYANI	1208160057423473	1600 Equity Share
MOHD	AFAQ	ALAM	1208160057745424	4800 Equity Share
PRASAD		GOGADA	1208160058283026	3200 Equity Share
VISHNUVENKATA	NARAHARIBABU	BODDUPALLY	1208160058590112	1600 Equity Share
SONU	PRASAD	GUPTA	1208160059114395	1600 Equity Share
PUSHPABEN	SHANTILAL	VORA	1208160060555545	1600 Equity Share
PINKI	DHARMANSHU	SHAH	1208160060849517	1600 Equity Share
MANOJ		DEVRANI	1208160060928111	1600 Equity Share
SARTHI		SODHI	1208160060964093	1600 Equity Share
VASANTHAMALA		MANELLY	1208160061241881	3200 Equity Share
SURESH		SIDANA	1208160061345509	3200 Equity Share
ANAND	MANOHAR	KRIPLANI	1208160061438152	1600 Equity Share
ALVIRA	RIYAJ	SHAIKH	1208160061499444	1600 Equity Share
MANJU		SAHU	1208160061562518	1600 Equity Share
RAMYA	CHAMAPARAMBIL	RAMACHANDRAN	1208160061626121	1600 Equity Share
DEEPAK		BATTOO	1208160062361556	3200 Equity Share
VISHALKUMAR	NARENDRABHAI	PATEL	1208160062393559	1600 Equity Share
ABDUL	RASHEEDVELUTHAKAN	THODIYIL	1208160062537782	1600 Equity Share
NIKHIL	ASHOK	JAWAHIRE	1208160062887961	1600 Equity Share
DHUTTURGI	UMESH	KUMAR	1208160062895755	1600 Equity Share
TRILOK		BANSAL	1208160063826766	1600 Equity Share
SUJITKUMAR	BHARATLAL	KANOJIA	1208160064673295	1600 Equity Share
STUTI	KISHOR	RUPAREL	1208160064941884	1600 Equity Share

	GARG	1208160065011472	1600 Equity Share
			1600 Equity Share
GOPALGOWDA			1600 Equity Share
			1600 Equity Share
			1600 Equity Share
-			1600 Equity Share
KUMAR			3200 Equity Share
SATYA		1208160068800301	1600 Equity Share
			1600 Equity Share
	BANERJEE	1208160070986215	1600 Equity Share
SINGH	SONI	1208160071096229	1600 Equity Share
RAHUL	PANCHAMIA	1208160071120755	12800 Equity Share
	TYAGI	1208160071868971	1600 Equity Share
PISHARATH	MURALEEDHARAN	1208160072277002	1600 Equity Share
NIVRUTTI	MHASKE	1208160072514212	1600 Equity Share
NARENDRA	DESAI	1208160072829798	1600 Equity Share
RAMESH	HOSHING	1208160073922444	3200 Equity Share
SACHIN	ANAND	1208160074177760	6400 Equity Share
	DUBEY	1208160074284739	1600 Equity Share
RAMESH	KHIYANI	1208160074482471	1600 Equity Share
	MANOJ	1208160074483760	1600 Equity Share
	KUMAR	1208160075577468	4800 Equity Share
	KHAN	1208160075976263	1600 Equity Share
CHANCHAL	BHANDARI	1208160076065533	1600 Equity Share
JAYANTILAL	PATEL	1208160076395611	1600 Equity Share
	DAKULIA	1208160076932364	1600 Equity Share
	MANTRY	1208160077110416	1600 Equity Share
	SINGH	1208160077603671	1600 Equity Share
	AGARWAL	1208160077831097	51200 Equity Share
	SONI	1208160078199136	1600 Equity Share
LUKA	JOSEPH	1208160078707119	1600 Equity Share
	DHAWAN	1208160079955006	1600 Equity Share
	TASNEEM	1208160080906418	1600 Equity Share
	KHANDELWAL	1208160082145282	1600 Equity Share
PRASAD	SINGH	1208160084649605	1600 Equity Share
RAJENDRA	SHAH	1208160085014542	11200 Equity Share
	BALI	1208160085291529	1600 Equity Share
RAMCHANDRA	GIRAP	1208160085448337	1600 Equity Share
	BISWAS	1208160085870297	1600 Equity Share
PAUL	CHITTILAPILLY	1208160085965562	1600 Equity Share
	SINGH RAHUL PISHARATH NIVRUTTI NARENDRA RAMESH SACHIN RAMESH CHANCHAL JAYANTILAL LUKA LUKA PRASAD RAJENDRA RAMCHANDRA	PRABHUGOUDABIRADARNILESHTATKAREJAINJAINKUMARPARAISATYADEVIBANERJEESINGHSONIANANDURIRAHULPANCHAMIAPISHARATHMURALEEDHARANNIVRUTTIMHASKENARENDRADESAIRAMESHHOSHINGSACHINANANDCHANCHALDUBEYRAMESHKHIYANIMARSHKUMARCHANCHALBHANDARIJAYANTILALPATELJAYANTILALSONILUKAJOSEPHLUKAJOSEPHPARSADSINGHRAJENDRASINGHRAMARSINGHRAMARASINGHRAMARASINGHRAMARASINGHRAMARASINGHRAMARASINGHRAJENDRASINGHRAMARASINGHRAJENDRASINGHRAJENDRASHAHRAMCHANDRAGIRAPBISWASBISWAS	RAJKUMAR 1208160065130230 GOPALGOWDA INDAVARA 1208160066138276 PRABHUGOUDA BIRADAR 1208160066439121 NIESH TATKARE 1208160066439121 JAIN 1208160066439121 KUMAR PARAI 1208160066899973 KUMAR PARAI 1208160067684793 SATYA DEVI 12081600769867958 BANENEE 1208160071096229 RAHUL PANCHAMIA 1208160071096229 RAHUL PANCHAMIA 1208160071096229 RAHUL PANCHAMIA 1208160071096229 RAHUL PANCHAMIA 120816007125121 NARENDRA 120816007227002 NIVRUTTI MHASKE 120816007227002 NIVRUTTI MHASKE 120816007227002 NIVRUTTI MHASKE 1208160072398 RAMESH HOSHING 120816007244212 NARENDRA DESAI 1208160074284739 RAMESH HOSHING 120816007484760 KUMAR 12081600757466 12081600757466

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AMIT	MANHARLALVORA	HUF	1208160086857125	1600 Equity Share
RAJDEEP		SINGH	1208160087566563	1600 Equity Share
ROHIT	NARANBHAI	NARIYA	1208160087752193	1600 Equity Share
LIYAQUATHALI	CHAPPANGA	THOTTATHIL	1208160088066769	1600 Equity Share
DARSHANA		SONI	1208160088306207	1600 Equity Share
UDIT	KRISHNADAS	RAJPARA	1208160089080922	1600 Equity Share
MEDHAVI		GIRI	1208160091453082	3200 Equity Share
SEJALBEN	DHAVALKUMAR	PAREKH	1208160091578256	1600 Equity Share
MUNAFF		AHMED	1208160091722603	4800 Equity Share
MARGI	AJAYKUMAR	SHAH	1208160093258951	1600 Equity Share
SUMAN	PRASAD	SINGH	1208160093370786	1600 Equity Share
HEENABEN	MAHENDRABHAI	VAIDANKAR	1208160095866291	1600 Equity Share
DEEPAK	KUMAR	AGARWAL	1208160096596226	1625 Equity Share
HARESHKUMAR	AMRUTLAL	SHAH	1208160096909401	1600 Equity Share
SANDEEP	KUMAR	PANDEY	1208160099391883	1600 Equity Share
AMRUTHA	ROSE	JACOB	1208160099667301	1600 Equity Share
ΚΑΚΚΑΤΤ		BAPILESH	1208160101070687	1600 Equity Share
VALLIL		RAJI	1208160102376328	1600 Equity Share
PRAVIN	REWA	BONDE	1208160102696474	1600 Equity Share
AYATHEERTHACHAR	KRISHNA	VIJAYADHWAJA	1208160103144538	1600 Equity Share
KASANA		LAVURI	1208160104001378	4800 Equity Share
MOKSHA	ASIAPACIFIC	SECURITIES	1208160104997258	3200 Equity Share
ARPIT		SHRIVASTAVA	1208160105119717	2000 Equity Share
SEEMA		SAWTAL	1208160105425814	10000 Equity Share
VARUNA		KAPOOR	1208160106596418	1600 Equity Share
BHUPESH	VISHWANATH	KAKDE	1208160107343519	1600 Equity Share
VIKRAMKUMAR	SHANKARLALJI	PUROHIT	1208160107534761	1600 Equity Share
PRIYANKA		SINGHANIA	1208160107654973	813 Equity Share
HEENA	RAJENDRA	JOSHI	1208160108383695	1600 Equity Share
BHIMRAO	HARIDAS	DAHIWALE	1208160108423788	1600 Equity Share
BRAJRAJ		SHARMA	1208160109007305	1600 Equity Share
MUNUSAMY		VINAYAGAM	1208160109069231	1600 Equity Share
SHALU		SAPRA	1208160109195417	3000 Equity Share
PUNEET	PRAKASH	DARJI	1208160109336139	5938 Equity Share
RAJENDRA	NAGESH	BURDEKAR	1208160109645182	1600 Equity Share
SANDEEP	BHALCHANDRA	DURGOLI	1208160110129387	3000 Equity Share
/ISHAL		SHARMA	1208160110383257	7000 Equity Share
(AVITA		PAHUJA	1208160111159939	1600 Equity Share
Vistri	Yashmin	Mahamadbasir	1208160111243104	1600 Equity Share
EYAPRAKASH			1208160112269770	3200 Equity Share
PRABHAT		RANJAN	1208160112452361	1600 Equity Share

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LEVEL		INNOVATIONS	1208160113151611	1600 Equity Share
USHA		SINGH	1208160113230894	1600 Equity Share
RAKESH		AMARPURI	1208160113232821	3200 Equity Share
GIRISH	KUMAR	GOPINATHAN	1208160114635737	1600 Equity Share
AMIN	SADRUDIN	VADSARIA	1208160115214881	1600 Equity Share
VAISHALIBEN	PANKAJKUMAR	PATEL	1208160115753710	3200 Equity Share
PANKAJ		PAHWA	1208160117388405	3200 Equity Share
RAVI	MOHAN	GUPTA	1208160118391386	1600 Equity Share
ANKIT		BANSAL	1208160119242366	6400 Equity Share
CHANDRASEKARAN		MAYAKRISHNAN	1208160119948233	1600 Equity Share
PRABHULAL	LALLUBHAI	PAREKH	120817000006339	1600 Equity Share
ANITABEN	AMBALAL	PATEL	1208180000370308	1600 Equity Share
NATAVARBHAI	JIVANBHAI	PATEL	1208180000421508	1600 Equity Share
LILABAHEN	NATAVARBHAI	PATEL	1208180000422666	1600 Equity Share
PRAVINKUMAR	V	MAKWANA	1208180000456062	1600 Equity Share
BIPIN	CHANDRA	TANDON	1208180001737358	1600 Equity Share
MANJU		BANSAL	1208180006750976	1600 Equity Share
BIKRAM		SINGH	1208180017997911	1600 Equity Share
SAHAYA	TONYLOUIS	JUSTIN	1208180021014669	1600 Equity Share
CHANDRA	SEKHAR	MOHANTY	1208180024938361	1600 Equity Share
NEELAM		RANI	1208180041033436	1600 Equity Share
ARVIND	BABULAL	JAIN	1208180047409477	1600 Equity Share
AFTAB		ALAM	1208180048537224	1600 Equity Share
SANGITABEN	DHIRAJBHAI	VIRADIYA	1208180049475480	1600 Equity Share
ILABEN	DHIRAJBHAI	VIRADIYA	1208180049515077	3200 Equity Share
KANICHATHU	RAMANNAIRGOPINATHAN	NAIR	1208180049714552	1600 Equity Share
RAJ	KUMAR	GAUTAM	1208180050757666	1600 Equity Share
MIMU		KANTHA	1208180063393816	1600 Equity Share
DIPTIBEN	DENISHBHAI	JALU	1208180065693940	1600 Equity Share
DILIP		PORWAL	1208180088250332	1600 Equity Share
KHUSHI	DAYABHAI	GABANI	1208180088596511	1600 Equity Share
JAMEEL		AHMED	1208180103892627	3200 Equity Share
JANAKI	RAMARAO	ARNI	1208180109089892	1600 Equity Share
ANU		MAHAJAN	1208180109166183	1600 Equity Share
PRATIKKUMAR	VINUBHAI	RAMI	1208180113645161	1600 Equity Share
PAWAN	KUMAR	MISHRA	1208250000459869	813 Equity Share
VIJENDRA	SINGH	ВНАТІ	1208250001546269	1600 Equity Share
RAYALA	JHANSI	RANI	1208250001584522	1600 Equity Share
RUTVIBEN	RAMESHBHAI	PATEL	1208250009391373	1600 Equity Share
AKASH		BANSAL	1208250026071547	1600 Equity Share
APPALAROUTHU	NAGAUMA	LAKSHMI	1208250039451740	3200 Equity Share

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GUR	KIRATSINGH	BROCA	1208320000106747	1600 Equity Share
TANU		GUPTA	1208320000125430	1600 Equity Share
JSHA		GUPTA	1208430000109230	1600 Equity Share
PANKAJ		DEWAN	1208430000164193	3200 Equity Share
SUSHIL		KUMAR	1208430000205281	3200 Equity Share
SHAAN		GUPTA	1208430000469103	1600 Equity Share
MOHAMED	YOUSEF	JABEER	1208430000988171	1600 Equity Share
ASVINDER	SINGH		1208530001920847	1600 Equity Share
ORAL		SINGLA	1208670000739013	1600 Equity Share
NIRUDH		SHARMA	1208670001650821	1600 Equity Share
IATASHA		JAIN	1208670003320594	1600 Equity Share
HRUTHI	KISHOR	SHETTY	1208670004386569	1600 Equity Share
ONU		SINGHAL	1208670004538457	1600 Equity Share
MAMTA		RANI	1208670007782165	1600 Equity Share
GAURAV		RAJ	1208670009671782	6300 Equity Share
KARAN		KHOSLA	1208670010900613	1600 Equity Share
RAJESH	SOMAJI	RAJA	120876000009055	1600 Equity Share
< colored and set of the set of t	PINFRASTRUCTUREPRIVAT	LIMITED	1208820000004279	1600 Equity Share
HANDOL	DARSHAN	VASANTBHAI	1208840000004448	1600 Equity Share
REMILABEN	VASANTKUMAR	KHANDOL	1208840000004551	1600 Equity Share
NARESH		SARAAF	1208860000018140	16000 Equity Share
IIRMALA	DURLABHDAS	JAGDA	1208860000043950	1600 Equity Share
ITENDRA	VADILAL	KHANDOL	1208860000046501	1600 Equity Share
RAKSHA	RAHUL	SHAH	1208860000124461	6400 Equity Share
UMITRA			1208860000291745	3200 Equity Share
USHAR	DOSHIHUF		1208860000322994	8000 Equity Share
ALOO		SHARMA	1208860001524585	3200 Equity Share
MANISHKUMAR	RAMANLAL	SHAH	1208860001847943	1600 Equity Share
AONABEN	MANISHKUMAR	SHAH	1208860001852100	1600 Equity Share
AI	MANISH	SHANGHVI	1208860002547756	1600 Equity Share
)	KSONIHUF		1208860004218581	1600 Equity Share
/ANJU		GUPTA	1208860005000337	1600 Equity Share
/IEENAKSHI		GARG	1208860005000774	1600 Equity Share
IRTI	SURENDRA	SHAH	1208860006201441	1600 Equity Share
IDDHARTH		GUPTA	1208870013234291	3200 Equity Share
GAUTAM		SHARMA	1208870061365478	1600 Equity Share
/ADHU		BANGA	1208870087238531	4800 Equity Share
HANDAN		KUMAR	1208870122219794	3000 Equity Share
AURABH		GOEL	1208870141166544	3200 Equity Share
ADITI		SHARMA	1208870154157336	3200 Equity Share
MAYUR	SHASHIKANT	GATHANI	120898000000216	1600 Equity Share

СНАМРА	MANGILAL	мента		120900000549666	1600 Equity Share
SAROJ		GUPTA		120900000349888	1600 Equity Share
CAPRIZE		LLP			
	INVESTMENTS			120922000000669	4800 Equity Share
		SUDHAKAR		1209290000428050	4800 Equity Share
JASER	MOHAMMED	ARIF		1209290001234334	1600 Equity Share
NX	BLOCKTRADESPRIVATE			1209410000001020	3200 Equity Share
VIJIT	GLOBALSECURITIESPRIVAT			1209570000020087	28800 Equity Share
RAJESH		JOHN		1301240000167936	3200 Equity Share
ABHISHEAK		SONI		1301240000437456	1600 Equity Share
TIRRI	SAMBA	MURTY		1301240001110844	11200 Equity Share
JUHI		NEGI		1301240004210330	1600 Equity Share
HARSH	GIRISH	PATEL		1301240004222762	1600 Equity Share
DEVENDER	KUMAR	SURANA		1301240004399246	1600 Equity Share
MISHRI	LAL	LODHA		1301240005183271	1600 Equity Share
NAVANEETH		MELOTH		1301240005623478	8000 Equity Share
SOUMYA		CHANDRAN		1301240005623560	1600 Equity Share
TARUNA		JAIN		1301240005785671	1600 Equity Share
PRASHANT	KUMBHAR			1301440000878261	1600 Equity Share
SNEHAL	JAYENDRABHAI	SHAH		1301520000125012	1600 Equity Share
PRATIK	DINESHCHANDRA	SHAH		1301670000099724	1600 Equity Share
К	RAMKUMAR			1301740000180046	1600 Equity Share
LEENA	MAYUR	KAPADIA		1302340000069174	1600 Equity Share
Р		SUMATHI		1302340000140911	1600 Equity Share
VISHAL	RAJANIBHAI	SHAH		1302340000613791	1600 Equity Share
PANKAJ	KANUBHAI	AMIN		1304140007312811	1600 Equity Share
NIKHIL	JYOTINDRABHAIDAVEHUF			1304140010281850	1600 Equity Share
KARNA	NIKHIL	PATEL		1304140010384092	1600 Equity Share
PRANAY		JAIN		1304140010648793	1600 Equity Share
SUMAN	RAMBALI	RAJBHAR		1601430100469412	1600 Equity Share
AYUSH		GUPTA		1601430102961174	1600 Equity Share
KAUSHIK	SHAHSHARESANDSECPVT	LTD		1601480000574488	9600 Equity Share
RAJESH		MALIK	17		200 Equity Share
GANDHI	SMITA	VIJAY	1	IN30002010125136	1600 Equity Share
GANDHI	VIJAY	MANEKLAL		IN30002010125370	1600 Equity Share
DHAVAL	UMESH	GANDHI		IN30002011106300	3200 Equity Share
RACHNA		GUPTA	1	IN30002011744880	1600 Equity Share
VIJAY	LAKSHMI	GILHOTRA		IN30002030062632	1600 Equity Share
Indra	Kumar	Bagri		IN30009511415372	1600 Equity Share
ALOK		KHANDELWAL		IN30011830461102	1600 Equity Share
ANIL		PALTA		IN30012610825697	1600 Equity Share
JAFARI		MOHMEDRAZA	1	IN30012610833146	3200 Equity Share

DEEPAK	KUMAR	MOHANTY	IN30012611098866	16000 Equity Share
RAJIV	KUMAR	CHAUHAN	IN30018310612079	3200 Equity Share
RAJIV		TYAGI	IN30018310930908	568480 Equity Share
ACBBAR		KHAN	IN30018310993956	1600 Equity Share
RAJESH	G	KHATRI	IN30018311490314	1600 Equity Share
UGINE	CONRAD	DSOUZA	IN30018312139277	1600 Equity Share
ATHI	VENKATAKRISHNA	REDDY	IN30018312316883	1600 Equity Share
ANU		JAIN	IN30021411992772	3200 Equity Share
/INOD		BAHRANI	IN30021412964725	1600 Equity Share
HASHI		JAIN	IN30021413130628	1600 Equity Share
ARITA		SINGH	IN30021414126963	3200 Equity Share
/IEENAKSHI			IN30021417205230	3200 Equity Share
CHHATTISGARH	INVESTMENTS	LIMITED	IN30021417297842	224000 Equity Share
HAILENDRA	KUMAR	SINGH	IN30021417339814	1600 Equity Share
ANGEETA		VENKATRAMAN	IN30021417505767	1600 Equity Share
SRINIVASA		RAO	IN30021417510418	1600 Equity Share
4	RMAHESH	REDDY	IN30021417857083	1600 Equity Share
GAURAV		JAIN	IN30021418023346	4800 Equity Share
HAHISTA		GILANI	IN30021418264030	1600 Equity Share
IARSHIT		JAIN	IN30021418355799	1600 Equity Share
AUSHAL	J	TRIVEDI	IN30021418920654	1600 Equity Share
RAMESHBHAI	D	KUVADIYA	IN30021420289983	1600 Equity Share
/ISHAKHA	VIJAY	MEHTA	IN30021420453161	1600 Equity Share
IUPUR	OMPRAKASH	GANDHI	IN30021420802315	1600 Equity Share
ACHCHIGAR	DHAVAL	HARESHCHANDRA	IN30021421152463	4800 Equity Share
/ANGALA	GANPAT	VORA	IN30021422048878	1600 Equity Share
AUSHAL		KRISHNANI	IN30021422458615	1600 Equity Share
AWAHAR		GOPAL	IN30021422936792	9600 Equity Share
DM	PRAKASHGANDHI	HUF	IN30021424466612	1600 Equity Share
ARIKH	RAJENDRARATILAL	HUF	IN30021424546276	1600 Equity Share
RIJESH		THAKKAR	IN30021424982084	50000 Equity Share
GTWOG	TECHNOLOGIESPRIVATE	LIMITED	IN30021426951215	1600 Equity Share
HAGWAN		PANSARI	IN30021427068938	1600 Equity Share
NISH	SURYA	HUF	IN30021427183845	1600 Equity Share
ALIB		ZAFAR	IN30021430601180	11200 Equity Share
AJKUMAR	TOLCHAND	JAIN	IN30021431057265	1600 Equity Share
UMANA	HEBRI	SOMAYAJI	IN30021431663600	1600 Equity Share
OWTHARAPU		SAMBAIAH	IN30021433274549	1600 Equity Share
'IJAY	KUMAR	SODHI	IN30021433958600	11200 Equity Share
YOTI			IN30021434809502	1600 Equity Share
SANTOSH		KUMAR	IN30021435686397	1600 Equity Share

BHAVESH	MOHANLAL	SANGHVI	IN30021436460524	1600 Equity Share
AYSHREE	S	MAHANT	IN30021437514901	3200 Equity Share
AMIR	CHIMANBHAI	PATEL	IN30021438598674	4800 Equity Share
HILPABAHEN	SAMIRKUMAR	PATEL	IN30021438610472	4800 Equity Share
ASUMATI	MANSUKHLAL	SHAH	IN30021439305023	1600 Equity Share
/AHESH	CHAND	SHARMA	IN30021439506756	4000 Equity Share
ABITA	BHAVESH	SANGHVI	IN30021439662375	1600 Equity Share
UNIL	LALJIBHAI	DANKHARA	IN30021440217957	1600 Equity Share
RIJAN		GOYAL	IN30021442702698	6400 Equity Share
UDEEPRAJ		PYNAM	IN30021444104679	1600 Equity Share
EVABHAI	JOITABHAI	PATEL	IN30021450260721	3200 Equity Share
ATISH	KUMAR	MADAKA	IN30021453291499	1600 Equity Share
ATHA		KUMAR	IN30023910529687	1600 Equity Share
IOHAMED		SAMEER	IN30023915704896	1600 Equity Share
ARSANA		SALEEM	IN30023916220910	1600 Equity Share
UNAM		GARODIA	IN30032710597529	1600 Equity Share
ARAYANBHAI	BAHECHARBHAI	PATEL	IN30034311183597	1600 Equity Share
IVEKKUMAR	MAHESHKUMAR	MODI	IN30042510208387	1600 Equity Share
AMALA		PUGALIA	IN30045010921050	1600 Equity Share
URMAN		SINGH	IN30045012014168	1600 Equity Share
ASANT	MADANLAL	SHARMA	IN30045014263681	3200 Equity Share
IKAS		SHARMA	IN30047610416260	1600 Equity Share
AFRI	ALIHASNAIN	М	IN30047640757894	1600 Equity Share
UDHA		GUPTA	IN30047641665112	3200 Equity Share
ESHAV	NANDLAL	KANSARA	IN30047642313824	1600 Equity Share
IULJI	JIVABHAI	PATEL	IN30047642571427	1600 Equity Share
MIT		TAKKAR	IN30047643055518	1600 Equity Share
IANGESH	NILKANTH	PADWAL	IN30051310572493	1600 Equity Share
NIL	KANTIPRASAD	PODDAR	IN30051310995758	11200 Equity Share
ARESH	V	SHINGALA	IN30051312352264	1600 Equity Share
IANISHKUMAR	VARDHILAL	SHAH	IN30051312684635	1600 Equity Share
IRANBEN	S	DHOLAKIA	IN30051312910617	3200 Equity Share
SHISH		GUPTA	IN30051313074213	6531 Equity Share
AGASRAWALA	HUSEIN	S	IN30051314440810	4800 Equity Share
IITIN		BHATIA	IN30051314966754	1600 Equity Share
RATIK		CHRISTIAN	IN30051316078662	1600 Equity Share
AJKAMAL			IN30051317345097	1600 Equity Share
APAN	RAJESHBHAI	SHAH	IN30051318117404	11200 Equity Share
RANAL	Н	SHAH	IN30051319542545	16000 Equity Share
HAKOR	CHINTAN	Н	IN30051320102748	1600 Equity Share
PAYAL	В	KAMDAR	IN30051320628954	1600 Equity Share

HEMANT		KUMAR	IN30051321725885	1600 Equity Share
SURAJ		KUMAR	IN30051321726988	1600 Equity Share
PARMINDER		KAUR	IN30051321808027	1600 Equity Share
SMITA	CHIRAG	МЕНТА	IN30051322124498	1600 Equity Share
SALAHUDDIN	AYUB	MOHAMMAD	IN30051322329561	3200 Equity Share
SATABDI		MUKHERJEE	IN30051322564034	1600 Equity Share
KETAN	CHANDRAKANT	SHAH	IN30051323507034	1600 Equity Share
RASHESHKUMAR	R	PATEL	IN30051380374320	1600 Equity Share
MAYANK	S	VASANI	IN30051380629439	1600 Equity Share
NITIN		MAURYA	IN30051381103417	1600 Equity Share
BHAGCHAND		NAGAURA	IN30051381181586	1600 Equity Share
NITABEN	KAMLESHBHAI	MAKWANA	IN30051383260624	1600 Equity Share
FATEMA	HUSEIN	BAGASRAWALA	IN30051383445753	1600 Equity Share
RAJAT		GAUR	IN30051384059374	3200 Equity Share
POOJA	PRAKASH	AGRAWAL	IN30051384344483	1600 Equity Share
KAJOL		SHARMA	IN30051388788912	1600 Equity Share
MANISHA	DAS	GUPTA	IN30051389737113	16000 Equity Share
SNEH	BHARATKUMAR	PATEL	IN30051389883733	4800 Equity Share
RENUKABEN	BHARATKUMAR	PATEL	IN30051389932759	3200 Equity Share
RONAK		SHAH	IN30065210124910	1600 Equity Share
ANKIT		BIHANI	IN30069310166326	1600 Equity Share
HEMANT	KUMAR	ARVIND	IN30070810124132	1600 Equity Share
NEERU		JAIN	IN30072410140768	1600 Equity Share
RAJASTHAN	GLOBALSECURITIESPRIVA	LIMITED	IN30072410153429	101600 Equity Share
DEVENDRA	CHANDULAL	NADIYADRA	IN30074910784497	1600 Equity Share
RANJU	DEVI	JAIN	IN30077310015452	1600 Equity Share
PRATIK		JAIN	IN30077310261333	1600 Equity Share
CHANDANBEN		KHUNDHAWALA	IN30088814701969	1600 Equity Share
KRISHAN		ANAND	IN30094010386711	1600 Equity Share
DEVENDRA	VEER	GUPTA	IN30096610158609	3200 Equity Share
MAYANK		DAMANI	IN30096610467103	1600 Equity Share
CHINMAY		CHAWLA	IN30096611048473	1600 Equity Share
RUPABEN	BIPINBHAI	NATHWANI	IN30097410548241	1600 Equity Share
NIRAV	N	СНОКЅНІ	IN30097410657204	1600 Equity Share
MILANKUMAR	R	VASANI	IN30097411025070	1600 Equity Share
NATHABHAI	ВНІКНАВНАІ	PATEL	IN30097411618206	3200 Equity Share
CHANDRAPRAKASH	JAWAHARLALLUNKAD	HUF	IN30097411634987	1600 Equity Share
MAHESHBHAI	NATHABHAI	PATEL	IN30097411673070	4800 Equity Share
NATHABHAI	BHIKHABHAIPATEL	HUF	IN30097411678032	6400 Equity Share
PADHIYAR	ANKITKUMAR	RAJESHBHAI	IN30097411700087	1600 Equity Share
THAKURDAS	LILARAM	SANGTANI	IN30097411766426	1600 Equity Share

JAYA	THAKURDAS	SANGTANI	IN30097411778028	1600 Equity Share
KARISHMA	T	SANGTANI	IN30097411802938	1600 Equity Share
JAYDEV	К	PADWANI	IN30097411826463	1600 Equity Share
BHAVESHBHAI	В	PATEL	IN30097411876832	1600 Equity Share
PRATIK	VITTHALBHAIJOSHI	HUF	IN30097411911847	1600 Equity Share
SIMA	PRATIK	JOSHI	IN30097411932256	1600 Equity Share
GAURANG	HASMUKHBHAI	МЕНТА	IN30097411959691	1600 Equity Share
LABDHI	VIJAY	KAGDI	IN30097411966536	1600 Equity Share
JAYSHREE	Р	RAJANI	IN30097412009499	3200 Equity Share
PRATIKKUMAR	VITTHALBHAI	JOSHI	IN30097412490074	1600 Equity Share
KIRTIDA	BHANUBHAI	VANAR	IN30097412719870	1600 Equity Share
MANJULABEN	VITHALBHAI	PATEL	IN30097412935832	1600 Equity Share
NITU	RAMESH	SANGTANI	IN30097413031326	1600 Equity Share
RAMESH	LILARAM	SANGTANI	IN30097413049676	1600 Equity Share
SHIV	TOSHNIWAL	HUF	IN30097413213935	6400 Equity Share
DALPATBHAI	NARSHIBHAIPATEL	HUF	IN30097413283034	1600 Equity Share
JANAKKUMAR	KASAMALI	PANJAVANI	IN30097413295589	1600 Equity Share
MAHENDRA	KESHAVJIBHAI	GOTECHA	IN30097413343516	1600 Equity Share
SHAH	JIGNESHKUMARPAL	HUF	IN30098210753436	3200 Equity Share
MANISH	KVORA	HUF	IN30098210786916	1600 Equity Share
VINEET		KHANDELWAL	IN30100610142514	4500 Equity Share
JAIN		MAHENDRAKUMAR	IN30109810281770	1600 Equity Share
PORAS	R	DESHMUKH	IN30109810514371	1600 Equity Share
ANIL	KUMAR	SHARMA	IN30112716057530	1600 Equity Share
RAJENDRA	DWARKADAS	HINGWALA	IN30115112018667	1600 Equity Share
KIRAN	GOKALDAS	GADHIA	IN30115113202598	3200 Equity Share
BHAVIKKUMAR	SURESHCHANDRA	MAHANT	IN30115121510251	1600 Equity Share
DHARMENDER	KUMAR	VERMA	IN30115121659189	1600 Equity Share
IMRAN		GHANI	IN30115122359415	1600 Equity Share
SAVIO	GERARD	PINTO	IN30115122538250	20000 Equity Share
KAPIL	TEJRAM	TRIVEDI	IN30115123539592	1600 Equity Share
VISHAL	GANGADHAR	WARKE	IN30115123984819	9600 Equity Share
SYED	HUSSAIN	ALVI	IN30115125502986	3200 Equity Share
ANAMIKA		SINGLA	IN30115125534720	3200 Equity Share
VINOD	VASUDEV	HOSDURG	IN30115128039924	3200 Equity Share
DAXA	HARSHAD	SHAH	IN30132110581352	1600 Equity Share
YOGESH		SANCHETI	IN30133018748409	1600 Equity Share
FALGUNI		MANNA	IN30133040348594	1600 Equity Share
GOPAL	KRISHAN	KUMAWAT	IN30133040700922	1600 Equity Share
AIDOS	INDIAFUND		IN30134820044159	11200 Equity Share
THREE	SIGMAGLOBAL	FUND	IN30134820118839	30400 Equity Share

NAV	CAPITALVCCNAVCAPITAL	EMERGINGSTARFUND	IN30134820243683	49600 Equity Share
MADAN	GOPAL	AGGARWAL	IN30142810039213	1600 Equity Share
MANISHA		AGGARWAL	IN30142810082210	1600 Equity Share
AMAN	NAVEZ	KHAN	IN30143610852222	1600 Equity Share
VIJAY		GUPTA	IN30143680581752	1600 Equity Share
SALIL	VIJAY	CHITALE	IN30143680733794	1600 Equity Share
ROHIT		AGARWAL	IN30143681656433	1600 Equity Share
KHUSHBU	DHAVAL	PACHCHIGAR	IN30143681753782	1600 Equity Share
SARA	SANOFER	F	IN30143682447049	1600 Equity Share
RIPUNKUMAR	ASHOKBHAI	SAVSANI	IN30143683958124	1600 Equity Share
BHUPENDER	KUMAR	AGARWAL	IN30143685105436	1600 Equity Share
SUNANDA	ASHOK	KHUTADE	IN30143685589153	1600 Equity Share
NEETU		AGRAWAL	IN30143687411887	1600 Equity Share
DEEPA		TRIPATHI	IN30143688603610	1600 Equity Share
SAPAN	YOGENDRABHAI	CHOKSI	IN30146910084141	1600 Equity Share
PATEL	PRAVIN	KUMAR	IN30147720078359	3200 Equity Share
KALPESH	RAMESHCHANDRA	THAKKAR	IN30148510890664	1600 Equity Share
ASHITA	HARDIK	PATEL	IN30148511110906	1600 Equity Share
HARSHITA		CHHAJER	IN30148511212412	1600 Equity Share
JAYASANKAR		К	IN30151610240944	4800 Equity Share
BHARAT	Ν	SHAH	IN30151650050583	3200 Equity Share
S	R	PATEL	IN30154916047212	1600 Equity Share
GEETABEN	D	PATEL	IN30154917732527	11200 Equity Share
LOKESH		NAINANI	IN30154930271203	1600 Equity Share
SATPAL		SINGH	IN30154931173944	3200 Equity Share
NALINI	RAKESH	KHANDELWAL	IN30154931924334	6400 Equity Share
JAMES		А	IN30154932019923	1600 Equity Share
ARVINDKUMAR	GOVINLAL	SHAH	IN30154932552418	1600 Equity Share
MEGHANA	SANDESH	PANDHARE	IN30154933837210	50000 Equity Share
HIRAK	KUMAR	DEB	IN30154934623042	3200 Equity Share
ASHWINBHAI	HASMUKHBHAI	LIMACHIYA	IN30154936104898	1600 Equity Share
RUCHI	К	SINGH	IN30154936971421	9600 Equity Share
SUDHIR	KUMAR	JAIN	IN30154937156940	1600 Equity Share
KISHOR	KUMAR	SHETTY	IN30154937245444	3200 Equity Share
ANITA		LAKRA	IN30154938755668	3200 Equity Share
SANJAY	SIMON	LAKRA	IN30154938756103	3200 Equity Share
SARANG	TUSHARBHAI	MEHTA	IN30154939577161	1600 Equity Share
SHASHANK		RASTOGI	IN30154950380905	1600 Equity Share
POOJA		GUPTA	IN30154950436662	1600 Equity Share
S		RAMANATHAN	IN30154951057786	4800 Equity Share
SEJAL		KAUSHIK	IN30154951633955	1600 Equity Share

ANIRUDH		GUPTA	IN30154951794287	3200 Equity Share
SHULIN	VINAYAKKAMAT	SATOSKAR	IN30154951822028	1600 Equity Share
MEHUL	NIRANJAN	SHAH	IN30154952053714	6400 Equity Share
AMITKUMAR	AMRITLAL	SOLANKI	IN30154952593028	1600 Equity Share
AURANGJEB		KHAN	IN30154952923682	1600 Equity Share
SATYENDRA		JAIN	IN30154953341767	1600 Equity Share
PRATIK	CHINUBHAI	SHAH	IN30154953378371	1600 Equity Share
FALGUNI	JAYMIN	SHAH	IN30154953507812	1600 Equity Share
RIYA		MAYEKAR	IN30154954691760	1600 Equity Share
SHANMUGANATHAN		KARUPPIAH	IN30154954694325	1600 Equity Share
SNEHA	S	KAMBLI	IN30154955048028	1600 Equity Share
RAJESH	KUMARGADAMSETTY	VENKATA	IN30154955338211	3200 Equity Share
KAJAL	RITESH	SINGHI	IN30154955927905	1600 Equity Share
RISHABH		DIDWANIA	IN30154956362651	1600 Equity Share
INDU		SINGHAL	IN30154957241925	14400 Equity Share
SHIV	RAJSINGH	RATHORE	IN30154957508078	1600 Equity Share
ABHAY		JAIN	IN30154957942392	1600 Equity Share
KANNAN	MANI	MOUDGALYA	IN30154958261035	1600 Equity Share
SANJIV		PRAHLADKA	IN30154958702993	1600 Equity Share
BALBIR		KAUR	IN30154958807818	1600 Equity Share
RAJARAM	М	GOWDA	IN30154959209653	1600 Equity Share
THARANI		NAGARAJAN	IN30154960310313	9600 Equity Share
S		NAGARAJAN	IN30154960310321	1600 Equity Share
NIKITA		GUPTA	IN30154961140795	16000 Equity Share
MANISHA	NILESH	SHAH	IN30154961507483	1600 Equity Share
PRAVIN	SATYAPRAKASH	SURI	IN30154962339301	1600 Equity Share
VIMAL		KUMAR	IN30154962500069	1600 Equity Share
RHYTHM		GOYAL	IN30154962540222	1600 Equity Share
JAYABEN	BASANTKUMAR	BORDIYA	IN30154962955004	1600 Equity Share
MANISH		CHANDRA	IN30154963353672	1600 Equity Share
DAMINDER		SINGH	IN30154963470428	1600 Equity Share
ANIL	EKNATH	JADHAV	IN30154963481107	1600 Equity Share
RAJENDRAKUMAR	AMRUTBHAIPATEL	HUF	IN30154963714120	1600 Equity Share
KUNAL		JINDAL	IN30154964131476	1600 Equity Share
PARIKH	GIRISHKUMAR	MANEKLAL	IN30154966164250	1600 Equity Share
SHAH	КНИЅНВОО	JAPAN	IN30154966360767	1600 Equity Share
GAJENDRAMAL		BHANDARI	IN30160410348865	1600 Equity Share
SARVESH	К	LATURIA	IN30160410768373	3200 Equity Share
ANIL	KUMAR	KEJRIWAL	IN30162910183746	8000 Equity Share
MAHAVEER	KUMARGULECHA	A	IN30163740294633	1600 Equity Share
RANIRT			IN30163740763614	1600 Equity Share

MANIKANDAN		SOMASUNDARAM	IN30163741957914	1600 Equity Share
JAGRUTI	RAMNIKLAL	POPAT	IN30164510089547	3200 Equity Share
PADMABEN	JAYANTILAL	SHAH	IN30164510570939	1600 Equity Share
MANSUKH	FINVEST	LIMITED	IN30165310000095	3200 Equity Share
KAMNA		GUPTA	IN30167010181193	1600 Equity Share
KUNTAL		DAS	IN30167010288140	1600 Equity Share
ABHINAV		SHARMA	IN30167010343904	1600 Equity Share
/IRENDER	MOHANBHUTANI	HUF	IN30177410301720	1600 Equity Share
HARSHVARDAN		JAIN	IN30177412630919	1600 Equity Share
ARUN		BATRA	IN30177413692047	3200 Equity Share
<		BADRINATH	IN30177414286316	1600 Equity Share
NUJ	HITESHKUMAR	GANDHI	IN30177417661334	1600 Equity Share
GIRISHKUMAR	GANESHBHAI	PATEL	IN30177420497437	3200 Equity Share
SHAIN		SEBASTIAN	IN30181110302264	1600 Equity Share
SANJALI		GUPTA	IN30184610356757	1600 Equity Share
PRITI	KALPESH	SHAH	IN30186262976431	1600 Equity Share
NGSHUMAN		MUKHERJEE	IN30186263882169	3200 Equity Share
/IRENDER	KHANEJA	HUF	IN30188730007436	1600 Equity Share
YOTI		SHARDA	IN30198310025100	1600 Equity Share
SHRUTI	SHEEL	JHANWAR	IN30198310031832	1600 Equity Share
YOTI	ARVIND	SHARDA	IN30198310945077	1600 Equity Share
PRATYUSHA		NYATI	IN30198311255028	1600 Equity Share
SAMARTH	KAMLESHBHAI	SHETH	IN30199111331282	1600 Equity Share
ABHISHEK		GOEL	IN30209210178685	1600 Equity Share
DILIP	KUMAR	UMRANIA	IN30210510897041	4800 Equity Share
AYESH	SHANTILAL	MEMAYA	IN30216410052198	1600 Equity Share
MUDITA		JOSHI	IN30216410532564	3200 Equity Share
UBHASH		SETIA	IN30216410622116	3200 Equity Share
PAWAN	KUMARBOTHRA	HUF	IN30218910037423	1600 Equity Share
PARMAR	KARANBHAI	A	IN30220111676432	1600 Equity Share
ZULIA		ZAFAR	IN30223610380345	50000 Equity Share
NITU	SAMIR	SHAH	IN30223612103514	4800 Equity Share
MIT	CHAMPAKLAL	SHAH	IN30226910055281	1600 Equity Share
SAVITRI		SHARMA	IN30226911226209	1600 Equity Share
PRAGNESH	SHANKARLAL	PATEL	IN30226911264866	1600 Equity Share
IONA	DINESHCHANDRA	GANDHI	IN30226913056086	6400 Equity Share
/IJAY	NAINSEY	BHATIA	IN30226913108812	1600 Equity Share
бнан	JITENDRAKUMAR	В	IN30226913340836	4800 Equity Share
SALIKA			IN30226913471046	1600 Equity Share
ALIT		RAI	IN30226913737416	25000 Equity Share
Р	Ν	SRIKANTHA	IN30226914002195	1600 Equity Share

P	SAKTHIVEL	KUMARAGURU	IN30226914732198	1600 Equity Share
NAMITA		BHANSALI	IN30226990104802	1600 Equity Share
RAGHAV		KAROL	IN30231610292845	25000 Equity Share
AJMERA	SHARETRADINGPVT	LTD	IN30236510662014	1600 Equity Share
MADAN	LAL	GARG	IN30236511008032	4800 Equity Share
/IKAS		JAIN	IN30245310222027	3200 Equity Share
PRITTY	DEVI	SARAWAGI	IN30246110012875	1600 Equity Share
SANJAYKUMAR		SARAWAGI	IN30246110012890	1600 Equity Share
SANJAY		HARIKISHAN	IN30246110059665	1600 Equity Share
(ISHOR		TANNA	IN30246110059005	1600 Equity Share
NILAMBEN	MANOJBHAI	RATHOD	IN30246110130055	1600 Equity Share
HEETAL	VIMALKUMAR	PATEL	IN30246110130035	1600 Equity Share
NIKITA	SIDDARTH	SHAH	IN30246110781024	1600 Equity Share
MAHENDRA	KUMAR	PATNI	IN302496110826368	3200 Equity Share
DILIP	KUMAR	PATNI		3200 Equity Share 3200 Equity Share
NEERU		AGARWAL	IN30249610000125 IN30249610020644	1600 Equity Share
				. ,
MANOJ		SUREKA	IN30249610037195	1600 Equity Share
IEERU		AGGARWAL	IN30254010051489	3200 Equity Share
ANCHI		CHAWLA	IN30256610099250	40000 Equity Share
ARUN		ROHATGI	IN30267930256427	1600 Equity Share
AM	SUBRAO	GABRI	IN30267931168683	1600 Equity Share
НОВНА		SONI	IN30267931304544	1600 Equity Share
PREM	T	GANDHI	IN30267931335892	1600 Equity Share
AYESH	KANTILAL	PATEL	IN30267931696852	1600 Equity Share
/IMLA		SHARMA	IN30267932095228	1600 Equity Share
LA	KIRAN	GADHIA	IN30267932526837	1600 Equity Share
SHISH	KUMAR	PATIDAR	IN30267933104844	1600 Equity Share
DIPANKAR		SUR	IN30267933868995	3200 Equity Share
OMA		SUR	IN30267934281460	1600 Equity Share
NRANJAN		ROY	IN30267935492575	1600 Equity Share
/IKRAM	SINGH	MANHAS	IN30267935820752	6400 Equity Share
ALAAP	ANIL	JAYAKAR	IN30267935867045	1600 Equity Share
MEYA	SUDHAKAR	JOSHI	IN30267936807262	1600 Equity Share
ЛАМТА		JAIN	IN30267938608919	1600 Equity Share
SWETA		SAH	IN30267939337420	3200 Equity Share
ureshkumar	Ramabhai	Patel	IN30281410706265	1600 Equity Share
Pankaj		Khattar	IN30281411590143	1600 Equity Share
ayantkumar	Mithalal	Sancheti	IN30281412201875	1600 Equity Share
eema		Sreeram	IN30281412627672	1600 Equity Share
DIVYA		GUPTA	IN30282210066436	1600 Equity Share
MOHIT		SHARMA	IN30282210200998	1600 Equity Share

HIMANSHU	GOEL	HUF	IN30282210283504	3200 Equity Share
DALPAT	CHAND	МЕНТА	IN30282210283504 IN30282210452020	1600 Equity Share
ARIFA	BEEGOM	A		1600 Equity Share
	P	SINGH	IN30290240097686	9600 Equity Share
	P		IN30290240277168	
VIVEK		NAMASIVAYAM	IN30290240479984	1600 Equity Share
BASKARAN		G	IN30290240576380	1600 Equity Share
JACKSON	SANTAN	DSOUZA	IN30290240973706	1600 Equity Share
TUKARAM		LAMBKHADE	IN30290241320676	3200 Equity Share
NETRA	MANI	JUYAL	IN30290241522772	1625 Equity Share
VITTAL		MALLYA	IN30290242102795	1600 Equity Share
ARCHANA			IN30290242203785	1600 Equity Share
KRISHNA		SINGH	IN30290243186162	3200 Equity Share
К		PARTHASARATHY	IN30290243595526	3200 Equity Share
NISRIN	М	ARIF	IN30290244938954	6400 Equity Share
NADIA	М	ARIF	IN30290245004565	3200 Equity Share
CHAKRAPANI	AGAYYA	DUSSA	IN30290246200909	1600 Equity Share
MITESH	PRAVINCHANDRA	SHAH	IN30290248726385	1600 Equity Share
IRSHAD		FARRUKH	IN30290249164273	12800 Equity Share
TANVI		RASTOGI	IN30290249258382	3000 Equity Share
ABHINAV		SHUKLA	IN30290249276630	3200 Equity Share
SURESH		BHATIA	IN30292710203789	30400 Equity Share
RAKESH	ARUN	SHAH	IN30292710252429	1600 Equity Share
PRATIKKUMAR	BABULAL	PATEL	IN30292712377358	1600 Equity Share
MOHAMMAD	ASLAMLIYAKATBHAI	SAIYED	IN30292712377479	1600 Equity Share
DAVINDER	KUMAR	MAHAJAN	IN30294310001403	1600 Equity Share
HARSHI			IN30296010038379	1600 Equity Share
Mukesh	Kumar	Mittal	IN30297810087740	1600 Equity Share
Akhilesh		Gupta	IN30297810381453	1600 Equity Share
SAMAKSH		GUPTA	IN30299410011427	1600 Equity Share
MANISH		KUMAR	IN30299410068398	10000 Equity Share
MANISH		GROVER	IN30299410092342	6400 Equity Share
AJAY		MIAN	IN30299410098548	9927872 Equity Share
SUMAN		MIAN	IN30299410098601	160000 Equity Share
ESOP			IN30299410098693	1602371 Equity Share
DINESH		KUMAR	IN30299410101627	3000 Equity Share
RISHABH		SHUKLA	IN30299410101750	5000 Equity Share
RITU		SOOD	IN30299410101977	74419 Equity Share
SARITA	KRISHANKUMAR	KAPOOR	IN30299410104236	1624000 Equity Share
SUNIL		TRIPATHI	IN30302820821903	1600 Equity Share
MANISH	KUMAR	JAIN	IN3030282068718	1600 Equity Share
KULDIPSINH	CHANDRASINH	PARMAR	IN30302822008718 IN30302824994995	1600 Equity Share

CONAL				
SONAL	PRASAD	CHAVARE	IN30302833897809	4800 Equity Share
FULABAI	TUKARAM		IN30302839273318	1600 Equity Share
SHIVANI		GUPTA	IN30302840062156	1600 Equity Share
VINOD	KUMAR	JAIN	IN30302841052962	1600 Equity Share
SATYANARAYANA	RAJU	MAVURI	IN30302841422467	8000 Equity Share
SHASHI	PRAKASH	GUPTA	IN30302842628135	3200 Equity Share
NAKARANI	DAKSHABEN	SAGAR	IN30302845037877	1600 Equity Share
BASANTA	KUMAR	SARMA	IN30302850021936	1600 Equity Share
ΜΟΝΙΚΑ	Р	SHAH	IN30302850276966	1600 Equity Share
RAJESHA	S	ΝΑΥΑΚ	IN30302850710749	1600 Equity Share
ALPESH	HARSHADBHAI	SHAH	IN30302850879542	1600 Equity Share
DUBBAR		CHAURASIA	IN30302851086415	3200 Equity Share
PRADEEP		GARG	IN30302851626213	11200 Equity Share
ANKIT		JAIN	IN30302851640169	1600 Equity Share
MANOJ		GARG	IN30302851762358	3200 Equity Share
ASHOK	KUMAR	ARORA	IN30302852224632	1600 Equity Share
RAJEEW	BHUSHAN	PANDEY	IN30302853778856	1600 Equity Share
AMITABHA		SARKAR	IN30302853790552	3250 Equity Share
SYED	INAYATALI	SHABBIR	IN30302854007494	1600 Equity Share
VISHWAMBHAR	D	SALGAONKAR	IN30302854312325	1600 Equity Share
ANNU	PRIYA	SINGH	IN30302855847331	3200 Equity Share
MATHIVANAN			IN30302856000212	1600 Equity Share
ANIL	PERMOD	MALIK	IN30302856299984	1600 Equity Share
NAZIA		PARVEEN	IN30302857257333	1600 Equity Share
DR	VMOHAMMED	AREEF	IN30302857723789	6400 Equity Share
ARNAV		KUMAR	IN30302859633678	1600 Equity Share
SURYA	BHAN	SINGH	IN30302859800005	1600 Equity Share
BABLU		AGRAWAL	IN30302860153721	1600 Equity Share
RAJEEV		KUMAR	IN30302861964301	1600 Equity Share
RESHMA	NALINBHAI	POPAT	IN30302864178061	1600 Equity Share
MANISH	KUMAR	VERMA	IN30302864683872	1600 Equity Share
RENU		AGRAWAL	IN30302865486142	1600 Equity Share
ASHEESH		ARORA	IN30302866196827	1600 Equity Share
DEEPAK		KUMAR	IN30302867744587	1600 Equity Share
VIKASH		JHUNJHUNWALA	IN30302868712144	1600 Equity Share
LILA	DHAR	GHIMIREY	IN30302868936850	6400 Equity Share
SREENIVASULU		SOMAVARAPU	IN30302872297734	1600 Equity Share
SHAZIA		SHUJAUL	IN30302874159869	3200 Equity Share
SANJEEV	KUMAR	GHOSH	IN30302874303061	1600 Equity Share
SANDEEP	-	SHARMA	IN30302874483391	1600 Equity Share
	THOTTATHIL	MATHEW	IN30302875646317	1600 Equity Share

SUNI		JOSEPH	IN30302875834896	1600 Equity Share
ANKUSH		GUPTA	IN30302875834896 IN30302879993515	1600 Equity Share
PRINCE		GARG		1600 Equity Share
KEYURI		SHAH	IN30302880044506 IN30302886053049	1600 Equity Share
NIRMAL	KUMAR	GUPTA	IN30302886053049 IN30302891439640	4800 Equity Share
SATISHKUMAR	DHIRAJLAL	SHAH	IN30302891439640 IN30305210029005	
DHAVAL	ARVIND	SHAH	IN30305210029005	1600 Equity Share 1600 Equity Share
CHHAYA		PATEL		
	JAYENDRA		IN30305210597757	1600 Equity Share
AMIT		GUPTA	IN30310810000033	100000 Equity Share
SS	CORPORATESECURITIES	LIMITED	IN30310810000427	51200 Equity Share
SAURABH		GUPTA	IN30310810020333	6400 Equity Share
KAUSHALYA			IN30310810104126	1600 Equity Share
DAYA	SAGAR	GUPTA	IN30310810133860	1600 Equity Share
VANYA			IN30310810163165	1600 Equity Share
ALOK		HUF	IN30310810171204	1600 Equity Share
PAWAN	KUMAR	GARG	IN30310810251452	43200 Equity Share
SHRESTH	COMMODITIESANDFINSER		IN30311610360255	6400 Equity Share
HIREN	PRATAPSEY	DAND	IN30311611188081	1600 Equity Share
NEHA		SHARMA	IN30311612638856	3200 Equity Share
SUNITA	JITENTRA	JAIN	IN30311613235596	3200 Equity Share
ASHIRWAD	MATERNITYANDSURGICAL		IN30311613276035	1600 Equity Share
CHIRAG	SURENDRA	МЕНТА	IN30311613448820	1600 Equity Share
CHETAN	MAHASUKHLAL	SHAH	IN30311614681695	1600 Equity Share
KAILASH		KARNAWAT	IN30327010055079	1600 Equity Share
RESONANCE	OPPORTUNITIES	FUND	IN30330710002823	24000 Equity Share
SAGAR	MANHARLAL	VORA	IN30357510052842	1600 Equity Share
GOODVALUE	SECURITIESPRIVATE	LIMITED	IN30359110019195	3200 Equity Share
KAILASH		VIJAY	IN30360610013024	1600 Equity Share
ORBIS	FINANCIALCORPORATION	LIMITED	IN3036221000000	48000 Equity Share
MAVEN	INDIA	FUND	IN30362210022601	56000 Equity Share
AG	DYNAMICFUNDS	LIMITED	IN30362210031679	556800 Equity Share
ANIL	KUMARKEJRIWAL	HUF	IN30365510271613	11200 Equity Share
VINEY	EQUITYMARKET	LLP	IN30365510286943	17600 Equity Share
ARUSHI		JAIN	IN30371911122516	3200 Equity Share
PARDEEP		SINGLA	IN30383310051920	1600 Equity Share
SMART	EQUITYBROKERSPRIVATE	LIMITED	IN30394810014693	1600 Equity Share
RAHUL		JHUNJHUNWALA	IN30404510002753	12800 Equity Share
RAHUL		JHUNJHUNWALA	IN30404510011060	8000 Equity Share
RAJIV		MITTAL	IN30429510155300	1600 Equity Share
PRACHI	KRUTARTH	THAKAR	IN30429514906308	1600 Equity Share
SONALI		DEBNATH	IN30429515023184	1600 Equity Share

MEGHRAJANI	BHARAT	KAMLESH	IN30429519123385	3200 Equity Share
RAJESHWARI			IN30429519417521	3000 Equity Share
RAJIV	CHANDRA	SAHA	IN30429519506217	1600 Equity Share
SATISH	SHANTILAL	FADIA	IN30429526889505	1600 Equity Share
DNYANESHWAR		AWASARE	IN30429530261502	4800 Equity Share
ANITA		MENEZES	IN30429553186842	1600 Equity Share
RAJESH		MITAL	IN30429570095591	1600 Equity Share
MAULIK	DHARMESH	PANDYA	IN30429571856219	1600 Equity Share
SURABHI		GUPTA	IN30429576591704	4800 Equity Share
SANDEEP		JAIN	IN30429577271272	12700 Equity Share
AMIT		SINGH	IN30429580466948	6300 Equity Share
NITIN		KUMAR	IN30429580522912	3000 Equity Share
SURYA	PRAKASH	LONKAR	IN30429580530988	4000 Equity Share
ADESH		KUMAR	IN30429580541538	4000 Equity Share
SHWETA	SAHADEV	SHINDE	IN30429580546833	1463 Equity Share
GAUTAM		KUMAR	IN30429580554132	7000 Equity Share
PANKAJ	KUMAR	TRIPATHY	IN30429580561670	6000 Equity Share
SANJEEV		KUMAR	IN30429580566761	2925 Equity Share
KOTHAPALLI		SATISH	IN30429580580650	3600 Equity Share
ANIL		DHYANI	IN30429580590938	3750 Equity Share
PRANAY		PAL	IN30429581551268	4000 Equity Share
PRIYANKA		GHOSH	IN30611447681711	2000 Equity Share
PARAMESHWAR	М	SOORI	IN30612210021928	1600 Equity Share
AJAY		DESAI	IN30612210405254	3200 Equity Share

All e Technologies Ltd. (Formerly: All e Technologies Pvt. Ltd.) A 1, Sector 58, Noida 201301, India Tel.: +91-120-3000 300 www.alletec.com Regd. Office: UU-14, Vishakha Enclave, Pitampura, Delhi-110034, India CIN: U72200DL2000PLC106331



S. No.	Date of meeting	Total Number of directors associated as	Attendance	
		on the date of the meeting	Number of directors attended	% of attendance
1	04/05/2022	3	2	66.67
2	16/05/2022	6	3	50
3	18/06/2022	6	3	50
4	20/06/2022	6	3	50
5	27/06/2022	6	3	50
6	11/07/2022	6	4	66.67
7	22/08/2022	6	4	66.67
8	28/10/2022	6	4	66.67
9	03/11/2022	6	4	66.67
10	25/11/2022	6	4	66.67
11	08/12/2022	6	3	50
12	14/12/2022	6	5	83.33
13	16/12/2022	6	3	50
14	14/02/2023	6	3	50
15	09/03/2023	6	3	50

Details of Board Meetings held during the Financial Year 2022-23

For All E Technologies Limited

Ajay Mian Managing Director

Date: 23/11/2023 Place: Noida



FORM NO. MGT-8

[Pursuant to section 92(2) of the Companies Act, 2013 and rule 11(2) of Companies (Management and Administration) Rules, 2014]

CERTIFICATE BY A COMPANY SECRETARY IN PRACTICE

We have examined the registers, records and books and papers of ALL E TECHNOLOGIES LIMITED ("The Company") as required to be maintained under the Companies Act, 2013 ("The Act") and the rules made thereunder for the financial year ended on March 31, 2023. In our opinion and to the best of our information and according to the examinations carried out by us and explanations furnished to us by the company, its officers and agents, we certify that:

- A. The Annual Return states the facts as at the close of the aforesaid financial year correctly and adequately.
- **B.** During the aforesaid financial year (01/04/2022 to 31/03/2023) the Company has generally complied with provisions of the Act & Rules made there under in respect of:
 - 1) Its status under the Act.
 - Maintenance of all applicable registers/records & made entries therein within the time prescribed.
 - 3) Filing of forms and returns as stated in the annual return, with the Registrar of Companies, Regional Director, Central Government, the Tribunal, Court or other authorities within the prescribed time except for certain forms which were filed beyond the prescribed time and the relevant additional filing fees were duly paid by the Company.
 - 4) Calling/ convening/ holding meetings of Board of Directors or its committees, if any, and the meetings of the members of the company on due dates as stated in the annual return in respect of which meetings, proper notices were given, and the proceedings have been properly recorded in the Minute Book/registers maintained for the purpose and the same have been signed.
 - 5) The company was required to close its Register of Members/Security Holders during the financial year under review.





- 6) As per the information provided and the representation made to us by the management of the company. The company has given loans or advances, made investments as per Section 185 and Section 186 of Companies Act, 2013. However, the company extended advance to the ESOP 2009 Trust amounting to Rs. 15,00,000/- and this advance was repaid by the ESOP 2009 Trust after the conclusion of the financial year but before the signing of this certificate
- 7) Contracts/arrangements with related parties which were on the Arm's length basis and in the ordinary course of business as specified in the provisions of Section 188 of the Act, All the Related Party Transactions are negotiated on arm's length basis and are in the Ordinary course of business. The suitable disclosures are given by the company in the financial statements and transaction entered with related party are in compliance of section 188 of the act.
- 8) There were no transfer or transmission or buy back of securities/ redemption of preference shares or debentures/ alteration or reduction of share capital/ conversion of shares/ securities and issue of security certificates during the period under review.

However, the company has completed its Initial Public Offer (IPO) of 53,55,200 Equity Shares of Face Value Rs. 10/- each comprising fresh issue of 48,64,000 shares and offer for sale of 4,91,200. Transfer including offer for sale pursuant to IPO of the Company has been in compliance of the applicable provisions.

- 9) There were no transactions necessitating the company to keep in abeyance the rights to dividend, rights shares and bonus shares pending registration of transfer of shares in compliance with the provisions of the Act.
- 10) There was no Declaration/payment of dividend; transfer of unpaid/ unclaimed dividend/other amounts as applicable to the Investor Education and Protection Fund in accordance with section 125 of the Act during the period under review.
- 11) The Audited Financial Statement for the financial year ended on March 31, 2023, are signed as per the provisions of section 134 of the Act and report of directors is as per sub sections (3), (4) and (5) of Section 134 of the Act.
- 12) The company has complied all the relevant provisions of the Act and rules made thereunder pertaining to constitution/ appointment/ re-appointments/ retirement/resignation/ filling up casual vacancies of the Directors, Key Managerial Personnel of the Company and the remuneration paid to them. Further, the directors have disclosed their interest in other firms/entities to the company pursuant to the provisions of the act and rules made thereunder.





- 13) There was no Appointment/ reappointment/ filling up casual vacancies of auditors as per the provisions of section 139 of the Act.
- 14) There were no approvals which were required to be taken from the Central Government, Tribunal, Regional Director, Registrar, Court or such other authorities under the various provisions of the Act.
- 15) The Company has not Invited/Accepted/ renewed/ repaid any of deposits covered under the provisions of Companies Act, 2013 and rules made thereunder during the period under review.
- 16) The company has not made any borrowing from its directors, members, public financial institutions, banks and others and creation/modification/satisfaction of charges in that respect, where applicable.
- 17) The Company has not made any alteration the Memorandum of Association or Article of Association of the Company during the period under review.

For the and Associates

C.P. No.: 18042 UDIN: A049525E002181875

Place: New Delhi Date: 23.11.2023