

PANYAM CEMENTS AND MINERAL INDUSTRIES LIMITED



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CORPORATE INFORMATION

Panyam Cements and Mineral Industries Limited (PCMIL) is a Public Limited Company incorporated under the Indian Companies Act, VII of 1913 with its Registered Office located at 10/156, Betamcherla Road, Betamcherla, Cement Nagar, Nandval Dist-518206, Andhra Pradesh. This address also serves as the site for our cement production plant. which is strategically surrounded by limestone mines.

At this location, we operate a state-of-the-art cement production facility where limestone is mined, processed, and clinkered to produce the final cement product. Our production plant boasts a capacity of 0.66 million Tonnes Per Annum (TPA) of Clinker and 0.85 million TPA of Cement

Our product portfolio includes 43 grade and 53 grade Ordinary Portland Cement (OPC), as well as Portland Pozzulona Cement (PPC). These high-quality cement products cater to various construction needs and are renowned for their durability and strength.

As a responsible member of the cement industry, PCMIL is committed to delivering topnotch products while adhering to the highest standards of safety, sustainability, and environmental stewardship.

The company which went through Corporate Insolvency Resolution Process vide National Company Law Tribunal ("NCLT") order dated 14th May, 2020 and revived through Resolution Plan approved by NCLT vide order dated 25th June, 2021 read with corrigendum order dated 10th July, 2021. As per this Resolution Plan, the old creditors dues as on 14th May, 2020 were repaid and the company was re-started with new management on a fresh slate.

BOARD OF DIRECTORS

Mrs. Srinisha Jagathrakshakan	Managing Director
(Appointed as MD w.e.f. 20.12.2022)	

Non-Executive Director Mr. Narayanasamy Elamaran

(Appointed w.e.f. 20.12.2022)

Mr. Balachandran Ramachandran Independent Director (Appointed w.e.f. 20.12.2022)

Mr. Vasudevan Raghavan Independent Director (Appointed w.e.f. 20.12.2022)

Mr. Asuri Ramesh Rangan Sholinghur Independent Director (Appointed w.e.f. 13.01.2023)

KEY MANAGERIAL PERSONNEL

Mr. Sai Prashanth Gujja Company Secretary (Appointed w.e.f. 13.01.2023)

Chief Financial Officer Mr. Amaranath Sachu

(Appointed w.e.f. 03.07.2023)

STATUTORY AUDITORS

K S Ran & Co

Chartered Accountant

Flat 601A, Golden Green Apartments, Irrum Manzil Colony, Hyderabad - 500 082

Telephone No. 040-23370004 Email: pgreddy@ksrao.in

SECRETARIAL AUDITORS

B S S & Associates

Practicing Company Secretaries Flat No 5A, Parameswara Apartments, Beside SBI, Anand Nagar, Khairatabad,

Hyderabad - 500 044. India Telephone No. 040-40171671 Email: cs@bssandassociates.com

ISIN INE167E01037

CIN L26940AP1955PLC000546

BANKERS Canara Bank

Mid Corporate Branch, Chennai

REGISTRAR &

XI Softech Systems Limited SHARE TRANSFER AGENTS 3, Sagar Society, Road No.2,

> Baniara Hills, Hyderabad - 500 034. Phone Nos.: 040-23545913/14/15

Email: xlfield@gmail.com

REGISTERED OFFICE # 10/156, Betamcherla Road, Betamcherla.

Cement Nagar, Kurnool - 518206.

Andhra Pradesh.

Telephone No.: 08514-222274

Email: pcmil2021@panyamcements.in

H.No. 1-65, 1st Floor, Plot No.539, CORPORATE OFFICE

> Guttala Begumpet Village, Madhapur, Hyderabad - 500081, Telangana. Telephone No.: 040-23555317 E-mail: pcmilcao@panyamcements.in Website: www.panyamcements.in

CEMENT WORKS: Cement Nagar - 518 206

Kurnool District, A.P.

Telephone No.: 08516-274638

Email: pcmil2021@panyamcements.in

PANYAM CEMENTS AND MINERAL INDUSTRIES LIMITED CIN: L26940AP1955PLC000546

Registered Office: 10/156, Betamcherla Road, Betamcherla, Cement Nagar, Kurnool-518 206, Andhra Pradesh

NOTICE OF ANNUAL GENERAL MEETING OF THE COMPANY

Notice is hereby given that the 68th Annual General Meeting of members of Panyam Cements and Mineral Industries Limited (the Company) will be held on Friday, 27th September, 2024 at 12:00 p.m. IST, through Video Conferencing/ Other Audio Visual Means (VC/OAVM) [The venue of the meeting shall be deemed to be the registered office of the Company at 10/156, Cement Nagar, Betamcherla, Nandyal-518206, Andhra Pradesh] to transact the following business:

ORDINARY BUSINESS:

1. ADOPTION OF THE AUDITED FINANCIAL STATEMENT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2024 ALONG WITH REPORTS.

To receive, consider and adopt the audited financial statement of the Company for the financial year ended 31st March 2024 together with the reports of the directors and auditors thereon and in this regard to pass the following resolution as an **Ordinary Resolution**.

RESOLVED THAT the audited financial statements of the Company for the financial year ended 31st March 2024 together with the reports of the Directors and Auditors thereon be and is hereby received, considered, approved and adopted.

2. APPOINTMENT OF MR. NARAYANASAMY ELAMARAN (DIN: 01744259) AS DIRECTOR, LIABLE TO RETIRE BY ROTATION.

To re-appoint Mr. Narayanasamy Elamaran (DIN: 01744259), who retires by rotation as director and being eligible, offers himself for the re-appointment and in this regard to pass the following resolution as an **Ordinary Resolution**.

"RESOLVED THAT Mr. Narayanasamy Elamaran (DIN: 01744259) who retires by rotation as director in accordance with Section 152 of the Companies, Act, 2013 be and is hereby re-appointed as a director liable to retire by rotation."

SPECIAL BUSINESS:

3. RATIFICATION OF REMUNERATION PAYABLE TO THE COST AUDITORS.

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

"RESOLVED THAT pursuant to Section 148(3) and other applicable provisions of the Companies Act, 2013 read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force), the approval accorded by the Board of Directors of the Company for payment of remuneration of Rs.3,00,000/- plus applicable taxes and reimbursement of travelling and other out of pocket expenses, if any, to M/s. Ganti + Associates, Cost Accountants, Hyderabad, the Cost Auditors (Firm Registration No.

003781), to conduct the audit of the cost records of the Company for the financial year ending March 31, 2025 be and is hereby ratified.

RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committee thereof) be and is hereby authorized to do all acts and take all such steps as may be necessary, proper, or expedient to give effect to this resolution."

By Order of the Board of Directors

For PANYAM CEMENTS & MINERAL INDUSTRIES LIMITED

Sd/-Jagathrakshakan srinisha Managing Director Din-01728749

Date: 04th September, 2024

Place: Chennai

Notes:-

- This Annual General Meeting is convened through Video Conferencing ("VC")/ Other Audio-Visual Means("OAVM") pursuant to General Circular number 14/2020 dated 08.04.2020, 17/2020 dated 13.04.2020, 20/20 dated 05.05.2020, 28/2020 dated 17.08.2020, 02/2021 dated 13.01.2021, 19/2021 dated 08.12.2021, 21/2021 dated 14.12.2021, 02/2022 dated 05.05.2022, 10/2022 dated 28.12.2022 and 09/2023 dated 25.09.2023 issued by the Ministry of Corporate Affairs (MCA) which allows the companies to hold the Annual General Meeting of companies through Video Conferencing or Other Audio Visual Means ("VC / OAVM"), without the physical presence of the Members at a common venue.
- 2. In compliance with applicable provisions of the Companies Act, 2013 ("Act") read with the MCA and SEBI Circulars, the 68th Annual General Meeting of the Company is being conducted through Video Conferencing or Other Audio Visual Means ("VC /OAVM") (hereinafter referred to as "AGM" or "e-AGM").
- e-AGM: The company has appointed M/s KFin Technologies Limited ("KFIN"), as
 the authorized agency to provide the VC/OAVM facility for conducting AGM
 electronically and for voting through remote e-voting or through e-voting at the eAGM.
- 4. Pursuant to the provisions of the Act, normally, a Member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf who may or may not be a Member of the Company. Since this AGM is being held pursuant to the MCA Circulars through VC/OAVM, physical attendance of Members has been dispensed with. Further as per the MCA Circulars and SEBI Circular, the facility for appointment of proxies by the Members will not be available for the e-AGM.
- 5. Institutional/Corporate Shareholders (i.e. other than individuals/HUF, NRI, etc.) are required to send a scanned copy (PDF/JPG Format) of its Board or governing body Resolution/Authorization etc., authorizing its representative to attend the e-AGM on its behalf and to vote either through remote e-voting or during the e-AGM. The said Resolution/ Authorization should be sent electronically through their registered email address to the Scrutinizer at cs@bssandassociates.com with a copy marked to

- evoting@kfintech.com and Company's email id at pcmilcao@panyamcements.in.
- 6. The Explanatory statement pursuant to Section 102 of the Companies Act, 2013 ("Act") setting out material facts concerning the special business under Item No.3 of the accompanying Notice, is given in the Annexure-1. The Board at its meeting held on 13th August, 2024 considered all the special businesses mentioned in the notice of the AGM, as being unavoidable and be transacted at the 68th AGM of the Company.
- 7. The relevant details required to be given under Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India, in respect of directors seeking appointment / re-appointment at this AGM are given in the Annexure-2.
- 8. The Company's Registrar and Transfer Agents for its Share Registry Work (Physical and Electronic) is XL Softech Systems Limited having office at 3, Sagar Society, Road No. 2, Banjara Hills, Hyderabad- 500 034.
- 9. Attendance at the e-AGM: Member will be provided with a facility to attend the e-AGM through video conferencing platform provided by KFin Technologies Limited. Members may access the same at https://evoting.kfintech.com by clicking "e-AGM-Video Conference & streaming" and access the shareholders'/members' login by using the remote e-voting credentials which shall be provided as per Note No.20 below. Kindly refer to Note No.19 below for detailed instructions for participating in the e-AGM through video Conferencing.
- 10. The Members can join the e-AGM 15 minutes before the meeting or within 15 minutes after the scheduled time of the commencement of the AGM by following the procedure mentioned in the Notice.
- 11. As per the MCA Circular, facility of joining the e-AGM through VC/OAVM shall be available for 1000 members on a first-come-first-served basis. However, this restriction shall not apply to 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.
- 12. A member's log-in to the Video Conferencing platform using the remote e-voting credentials shall be considered for record of attendance of such member for the e-AGM and such member attending the meeting will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013 (the Act).
- 13. **Remote e-Voting:** Pursuant to the provisions of Section 108 of the Act, Rule 20 of the Companies (Management and Administration) Rules, 2014, Regulation 44 of Listing Regulations, and the MCA Circulars, the Company is providing facility of remote e-voting to its Members through KFin Technologies Limited. Kindly refer Note No.20 below for detailed instruction for remote-voting.
- 14. **Voting during the AGM:** Members who are present at the e-AGM through VC and have not cast their vote on resolutions through remote e-voting, may cast their vote during the e-AGM through the e-voting system provided by KFin Technologies Limited in the Video Conferencing platform during the e-AGM. Kindly refer Note No.21 below for instruction for e-voting during the AGM.

- 15. The Company has fixed 20th September, 2024 as the cut-off date for identifying the Members who shall be eligible to vote through remote e-voting facility or for participation and voting in the e-AGM. A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date shall be entitled to vote on the resolutions through the facility of Remote e-Voting or participate and vote in the e-AGM.
- 16. The Register of Members and Transfer Book of the Company will be closed from 21st September, 2024 to 27th September, 2024 (both days inclusive).
- 17. In compliance with the aforesaid MCA Circulars and SEBI Circulars, Notice of the e-AGM along with the Annual Report for the financial year ended on 31st March, 2024 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Depositories. The Notice calling the AGM and the Annual Report has been uploaded on the website of the Company at https://www.panyamcements.in. The Notice can also be accessed from the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com. The same is also available on the website of KFin Technologies Limited at their website address https://evoting.kfintech.com.
- 18. Procedure for registering the email addresses and obtaining the Annual Report, e-AGM notice and e-voting instructions by the shareholders whose email addresses are not registered with the Depositories (in case of shareholders holding shares in Demat form) or with RTA (in case the shareholders holding shares in physical form).
 - i. Those members who have not yet registered their email addresses are requested to get their email addresses registered by following the procedure given below:
 - a. Members holding shares in demat form can get their e-mail ID registered by contacting their respective Depository Participant.
 - b. Members holding shares in physical form may register their email address and mobile number with Company's Registrar and Share Transfer Agent, XL Softech Systems Limited by sending an e-mail request at the email Id xlfield@gmail.com along with scanned copy of the duly signed request letter by first holder providing the email address, mobile number, selfattested PAN copy and copy of share certificate for registering their email address and receiving the Annual report, AGM Notice and the evoting instructions.
 - ii. Those members who have registered their e-mail address, mobile no., postal address and bank account details are requested to validate/update their registered details by contacting the Depository Participant in case of shares held in electronic form or by contacting XL Softech Systems Limited, the Registrar and Share Transfer Agent of the Company, in case of shares held in physical form.
- 19. Instructions to the Members for attending the e-AGM through Video Conference.
 - i. For attending the e-AGM: Member will be provided with a facility to attend the e-AGM through video conferencing platform provided by KFin Technologies Limited. Members may login into its website link https:// emeetings.kfintech.com by using the remote e-voting credentials. After logging

- in, click on "Video Conference" option and the Name of the Company can be selected.
- ii. 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 instructions provided in remote e-voting in Note No.20 below.
- iii. Members are encouraged to join the Meeting through Desktops, Laptops, Smart phones, Tablets and iPads with Google Chrome (preferred browser), Safari, Internet Explorer, Microsoft Edge, Mozilla Firefox 22 for better experience.
- iv. Further, Members will be required to allow access to the Camera, if any, and are requested to use Internet with good speed to avoid any disturbance during the meeting.
- v. Please note that participants using Mobile Devices or Tablets or Laptops or accessing the internet 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.
- vi. Facility of joining the AGM through VC / OAVM shall open 30 minutes before the time scheduled for the AGM and will be available for Members on first-come-first-served basis. Facility of joining AGM will be closed on expiry of 15 minutes from the schedule time of the AGM.

vii. Submission of Questions / queries prior to e-AGM:

Members desiring any additional information with regard to Accounts/ Annual Reports or has any question or query are requested to write to the Company's investor email-id i.e., pcmilcao@panyamcements.in mentioning their name, DP ID- Client ID/ Folio number at least 2 days before the date of the e-AGM so as to enable the Management to keep the information ready. Please note that, members' questions will be answered only if they continue to hold the shares as of cut-off date.

- viii. **Speaker Registration before e-AGM:** In addition to above, speaker registration may also be allowed during the remote e-voting period. Shareholders who wish to register as speakers are requested to visit https://emeetings.kfintech.com and click on 'Speaker Registration' during this period. Shareholders shall be provided with a 'queue number' before the e-AGM. Shareholders are requested to remember the same and wait for their turn to be called by the Chairman of the meeting during the Question Answer Session. Due to limitations of transmission and coordination during the e-AGM, the Company may have to dispense with or curtail the Speaker Session, hence shareholders are encouraged to send their questions etc. in advance as provided in note no. 19(vii) above.
- ix. Members who wish to inspect, the Register of Directors and Key Managerial Personnel and their shareholding maintained under section 170 of the Companies Act, 2013 and Register of Contracts or arrangements in which directors are interested maintained under section 189 of the Companies Act, 2013, can send an email to pcmilcao@panyamcements.in.

20. Instructions for members for remote e-Voting:

In compliance with the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and the provisions of Regulation 44 of the Listing Regulations, the Members are provided with the facility to cast their vote remotely on all resolutions set-forth in this notice through remote e-voting platform provided by KFin Technologies Limited ('remote e-voting'). Members attending the e-AGM who have not already cast their vote by remote e-voting shall be able to cast their vote electronically during the meeting (e-voting) when window for e-voting is activated upon instructions of the Chairman.

However, in pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 9th December, 2020 on "e-voting facility provided by Listed Companies", e-voting process has been enabled to all the individual demat account holders, by way of single login credential, through their demat accounts / websites of Depositories / DPs in order to increase the efficiency of the voting process.

Individual demat account holders would be able to cast their vote without having to register again with the e-voting service provider (ESP) thereby not only facilitating seamless authentication but also ease and convenience of participating in e-voting process. Shareholders are advised to update their mobile number and e-mail ID with their DPs to access e-voting facility.

- i. The remote e-voting facility will be available during the following period:
 - Day, date and time of commencement of remote e-voting 24th September, 2024 (09.00 A.M. IST) and ends on 26th September, 2024 (05.00 P.M. IST).
 - Day, date and time of end of remote e-voting beyond which remote e-voting will not be allowed Thursday, 26th September, 2024 at 05:00 P.M.
- ii. Details of Website: https://evoting.kfintech.com.
- iii. The voting rights of the Members holding shares in physical form or in dematerialized form, in respect of e-voting shall be reckoned in proportion to their share in the paid-up equity share capital as on the cut-off date being 20th September, 2024. A person who is not a Member as on the cut-off date should treat Notice of this Meeting for information purposes only.
- iv. The Company is sending through email, the AGM Notice and the Annual Report to the shareholders whose name is recorded as on 30th August, 2024 in the Register of Members or in the Register of Beneficial Owners maintained by the depositories. Any person who acquires Shares of the Company and becomes Member of the Company after 30th August, 2024 being the date reckoned for sending through email, the AGM Notice & Annual Report and who holds shares as on the cut-off date i.e. 20th September, 2024 may obtain the User Id and password in the manner as mentioned below:
 - a. If the mobile number of the Member is registered against Folio No./ DP ID Client ID, the Member may send SMS: MYEPWD 'e-voting Event Number + Folio number or DP ID Client ID to +91-9212993399.
 Example for NSDL: MYEPWD < SPACE > IN12345612345678
 Example for CDSL: MYEPWD < SPACE > 1402345612345678
 Example for Physical: MYEPWD < SPACE > XXXXX1234567890

- b. If e-mail address or mobile number of the Member is registered against Folio No./ DP ID Client ID, then on the home page of https://evoting.kfintech.com, the Member may click "Forgot Password" and enter Folio No. or DP ID Client ID and PAN to generate a password.
- c. Member may call KFin's Toll free number 1-800-3094-001. Member may also send an e-mail request to evoting@kfintech.com.
- v. The remote e-voting will not be allowed beyond the aforesaid date and time and the e-voting module shall be disabled by KFin Technologies Limited upon expiry of aforesaid period.

vi. Details of persons to be contacted for issues relating to e-voting:

Mr. S V Raju, Deputy Vice President - Corporate Registry, KFin Technologies Limited, Unit: Panyam Cements and Mineral Industries Limited, Selenium Building, Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032. Contact Toll Free No.: 1800-3094-001.

- vii. Details of Scrutinizer: Shri. S. Srikanth, Partner. Representing M/s .B S S & Associates, Practicing Company Secretaries (Unique Code of Partnership Firm: P2012AP02600) has been appointed as the Scrutinizers to scrutinize the e-voting process in a fair and transparent manner.
- viii. A Member can opt only for single mode of voting i.e., through remote e-voting or voting at the e-AGM. If a member casts votes by both modes, then voting done through remote e-voting shall prevail and vote at the e-AGM shall be treated as invalid.
- ix. The procedure and instructions for the remote e-voting facility for Individual shareholders holding securities in demat mode are provided as follows.

Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL	1. User already registered for IDeAS facility: Visit URL: https://eservices.nsdl.com Click on the "Beneficial Owner" icon under "Login" under 'IDeAS' section.
	On the new page, enter User ID and Password. Post successful authentication, click on "Access to e-voting"
	Click on company name or e-voting service provider and you will be re-directed to e-voting service provider website for casting the vote during the remote e-voting period.
	2. User not registered for IDeAS e-Services
	To register click on link : https://eservices.nsdl.com
	Select "Register Online for IDeAS" or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp Proceed with completing the required fields. Follow steps given in point 1.

3. Alternatively, by directly accessing the e-Voting website of NSDL

Open URL: https://www.evoting.nsdl.com/

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 held with NSDL), Password / OTP and a Verification Code as shown on the screen.

Post successful authentication, you will be requested to select the name of the company and the e-voting Service Provider name, i.e. KEintech.

On successful selection, you will be redirected to KFintech e-voting page for casting your vote during the remote e-voting period.

Individual Shareholders holding securities in demat mode with CDSL

1. Existing user who have opted for Easi / Easiest

Visit URL: https://web.cdslindia.com/myeasi/ home/ login or URL: www.cdslindia.com

Click on New System Myeasi

Login with your registered user id and password. The user will see the e-voting Menu. The Menu will have links of ESP i.e. KFintech e-voting portal.

Click on e-voting service provider name to cast your vote.

2. User not registered for Easi/Easiest

Option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration

Proceed with completing the required fields.

Follow the steps given in point 1

3. Alternatively, by directly accessing the e-Voting website of CDSL

Visit URL: www.cdslindia.com

Provide your demat Account Number and PAN No.

System will authenticate user by sending OTP on registered Mobile & Email as recorded in the demat Account.

After successful authentication, user will be provided links for the respective ESP, i.e KFintech where the e-voting is in progress.

Individual Shareholder login through their demat accounts Website of Depository Participant	You can also login using the login credentials of your demat account through your DP registered with NSDL / CDSL for e-voting facility. Once logged-in, you will be able to see e-voting option.
	Once you click on e-voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-voting feature.
	Click on options available against company name or e-voting service provider - KFintech and you will be redirected to e-voting website of KFintech for casting your vote during the remote e-voting period without any further authentication.

Important note: Members who are unable to retrieve User ID / Password are advised to use Forgot user ID and Forgot Password option available at respective websites.

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

Login type	Helpdesk details
Securities held with NSDL	Please contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30
Securities held with CDSL	Please contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 022-23058738 or 022-23058542-43

- x. The procedure and instructions for remote e-voting facility for shareholders other than individual shareholders holding securities in demat mode and shareholders holding shares in physical mode are provided as follows:
 - a. Open your web browser during the remote e-voting period and navigate to 'https://evoting.kfintech.com'.
 - b. Enter the login credentials (i.e. User ID and password mentioned in the email). Your Folio No. or DP ID /Client ID will be your User ID. However, if you are already registered with KFin for e-voting, you can use your existing User ID and password for casting your vote.
 - c. After entering these details appropriately, click on "LOGIN".
 - You will now reach password change menu wherein you are required to mandatorily change your login password in the new password field. The new password has to be minimum eight characters consisting of at least one upper case (A-Z), one lower case (a-z), one numeric value (0-9) and a special character (like *, #, @, etc.). The system will prompt

you to change your password and update your contact details like mobile number, email ID, etc., on first login. You may also enter a secret question and answer of your choice to retrieve your password in case you forget it. It is strongly recommended that you do not share your password with any other person and that you take utmost care to keep your password confidential.

- d. You need to login again with the new credentials.
- e. On successful login, the system will prompt you to select the e-voting Event Number for Panyam Cements and Mineral Industries Limited.
- f. If you are holding shares in Demat form and had logged on to https://
 evoting.kfintech.com and casted your vote earlier for any other Company,
 then your existing login id and password are to be used.
- g. On the voting page, enter the number of shares (which represents the number of votes) as on the cut-off date i.e. 21st September, 2023 under "FOR/ AGAINST" or alternatively, you may partially enter any number in "FOR" and partially in "AGAINST" but the total number in "FOR/ AGAINST" taken together should not exceed your total shareholding as on the cut- off date.
- h. You may also choose the option "ABSTAIN" and the shares held will not be counted under either head.
- i. Members holding multiple folios/ demat accounts shall choose the voting process separately for each of the folios/demat accounts.
- Voting has to be done for each item of the Notice separately. In case you do not desire to cast your vote on any specific item it will be treated as abstained.
- k. You may then cast your vote by selecting an appropriate option and click on "Submit". A confirmation box will be displayed. Click "OK" to confirm else "CANCEL" to modify. Once you confirm, you will not be allowed to modify your vote.
- I. During the voting period, Members can login any number of times till they cast their vote on the Resolution(s).
- m. Corporate/Institutional Members (i.e. other than Individuals, HUF, NRIs, etc.) are also required to send scanned certified true copy (PDF Format) of the Board Resolution/ Authority Letter, etc., together with attested specimen signature(s) of the duly authorised representative(s), to the Scrutinizer at e-mail ID: cs@bssandassociates.com with a copy to evoting@kfintech.com and pcmilcao@panyamcements.in. They shall also upload the same in the e-voting module in their login. The scanned image of the above-mentioned documents should be in the naming format "Corporate Name EVENT NO."

In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Members and e-voting User Manual for Members available at the download section of https://evoting.kfintech.com or contact Mr. S V Raju, Deputy Vice President of KFin Technologies Limited at 1800-3094-001 (toll free).

- n. The Scrutinizer's decision on the validity of the vote shall be final.
- o. Once the vote on a resolution stated in this notice is cast by Member through remote e-voting, the Member shall not be allowed to change it subsequently and such e-vote shall be treated as final. The Members who have cast their vote by remote e-voting may also attend the e-AGM, however such Member shall not be allowed to vote again during the e-AGM.
- p. The Scrutinizer after scrutinizing the votes cast by remote e-voting and e-voting during the e-AGM will make a consolidated Scrutinizer's Report and submit the same forthwith not later than two working days of conclusion of the e-AGM to the Chairman of the Company or a person authorised by him in writing, who shall countersign the same.
- q. The Results declared along with the consolidated Scrutinizer's Report shall be hosted on the website of the Company i.e. https://www.panyamcements.in and on the website of KFin Technologies Limited i.e., https://evoting.kfintech.com. The results shall simultaneously be communicated to BSE Limited, where the shares of the Company are listed. The result shall also be displayed on the Notice Board at the Registered Office of the Company.
- r. The Resolutions shall be deemed to be passed at the registered office of the Company on the date of the e-AGM, subject to receipt of the requisite number of votes in favour of the Resolutions.
- 21. Instructions for members for Voting during the e-AGM session
 - i. The e-voting window shall be activated upon instructions of the Chairman of the meeting during the e-AGM.
 - ii. e-voting during the AGM is integrated with the VC platform and no separate login is required for the same. The shareholders shall be guided on the process during the e-AGM.
 - iii. Members / shareholders, attending the e-AGM through Video Conference, who have not cast their vote on resolutions through Remote e-voting alone shall be eligible to cast their vote through e-voting system available during the e-AGM.
 - iv. Members who have voted through Remote e-voting will be eligible to attend the e-AGM. However, they shall not be allowed to cast their vote again during the e-AGM.

GENERAL INSTRUCTIONS AND INFORMATION FOR SHAREHOLDERS

- 22. As per the Central Board of Direct Taxes (CBDT), it is mandatory to link PAN with Aadhaar number by June 30, 2023. Post June 30, 2023 or any other date as may be specified by the CBDT, RTAs shall accept only valid PANs and the ones which are linked to the Aadhar number. The folios in which PAN is / are not valid as on the notified cut-off date of June 30, 2023 or any other date as may be specified by the CBDT, shall also be frozen.
- Updation of Members' details: Pursuant to the SEBI Circular No(s). SEBI/HO/MIRSD/ MIRSD_RTAMB/P/CIR/2021/655 dated November 03, 2021, SEBI/HO/MIRSD/ MIRSD_RTAMB/P/CIR/2022/23 dated February 24, 2022 and SEBI/HO/MIRSD/

RTAMB/CIR/P/2021/601 dated July 23, 2021, Company/Registrars and Share Transfer Agents to record additional details of Members, including their PAN details, KYC details, Nomination details, bank mandate details for payment of dividend etc. Members holding shares in physical form are requested to furnish the above details to the Company or XL Softech Systems Limited, its Registrars and Share Transfer Agents. Members holding shares in electronic form are requested to furnish the details to their respective DP.

The Securities and Exchange Board of India ("SEBI") has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their depository participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to XL Softech Systems Limited.

Members are requested to note that, in order to avoid any loss/ interception in postal transit and also to get prompt credit of dividend through National Electronic Clearing Service (NECS) / Electronic Clearing Service (ECS), they should update their NECS / ECS details with the Company's Registrar and Share Transfer Agents i.e., XL Softech Systems Limited (for the shares held in physical form) and their respective Depository Participants (for the shares held in electronic form).

Members who are holding the shares in physical form are requested to execute the ISR Form-1 & ISR Form-2 to update the changes, if any, in their registered address, signature, contact details, Bank Mandate etc., and to update their PAN number, Phone number, Email address, demat account details etc., and send to the Company's Registrar and Share Transfer Agents indicating their Folio number therein at the address mentioned in Note No. 8.

Members can execute the Form No. SH-13, Form ISR-3 & Form No. SH-14 in respect of shares held by them in physical form pursuant to the provisions of Section 72 of the Companies Act, 2013 read with Rule 19(1) of the Companies (Share Capital and Debentures) Rules, 2014 and SEBI Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/655 dated November 03, 2021 for registration of nomination, declaration Form for opting-out of Nomination and cancellation or variation of nomination respectively and send to the Company's Registrar and Share Transfer Agent indicating their Folio number therein at the address mentioned in Note No. 8.

Members holding shares in electronic form are therefore, requested to furnish their details to their respective Depository Participant ("DP") with whom they are maintaining their demat accounts for updating their PAN, KYC details, Nomination and Bank mandate details etc.

- 24. The members / investors may send their complaints/queries, if any to the Company's Registrar and Share Transfer Agents' e-mail id: xlfield@gmail.com or to the Company's official e-mail id: pcmilcao@panyamcements.in.
- 25. Members seeking any information/documents referred to in the Notice and the Explanatory statement and with regard to the accounts or any other matter to be placed at the AGM are available for inspection up to the date of AGM and members are also requested to write to the Company on or before 20th September, 2024 through email to pcmilcao@panyamcements.in in for seeking information, if any, the same will be replied by the Company suitably.

- 26. As per Regulation 40 of Listing Regulations, as amended, securities of listed companies can be transferred only in dematerialized form with effect from, 1st April, 2019, except in case of request received for transmission or transposition and re-lodged transfers of securities.
- 27. To enhance ease of dealing in securities markets by investors, SEBI has decided that listed companies shall henceforth issue the securities in dematerialized form only (vide Gazette Notification no. SEBI/LADNRO/GN/2022/66 dated January 24, 2022) while processing the service request mentioned in the above notification (viz., Issue of duplicate securities certificate, Claim from Unclaimed Suspense Account, Transmission and Transposition etc). In view of this and to eliminate all risks associated with physical shares and for ease of portfolio management, members holding shares in physical form are requested to consider converting their holdings to dematerialized form. The Members who are desirous to convert their physical holdings into dematerialized form, may contact the Depository Participant of their choice for dematerializing the same. Members may also contact the Company or its Registrars and Transfer Agents, XL Softech Systems Limited for assistance in this regard.
- 28. Members attending the AGM through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 29. Members holding shares in physical form, in identical order of names, in more than one folio are requested to send to the Company or RTA, the details of such folios together with the share certificates for consolidating their holdings in one folio. A consolidated share certificate will be issued to such Members after making requisite changes.
- 30. Members may note that the Annual Report for the year 2023-2024 is also available on the Company's website www.panyamcements.in for their download.
- 31. Pursuant to the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended), Secretarial Standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India ("ICSI") and Regulation 44 of Listing Regulations read with MCA Circulars and SEBI Circular, the Company is providing remote e-voting facility to its Members in respect of the business to be transacted at the 68th AGM and facility for those Members participating in the AGM to cast vote through e-voting system during the AGM.
- 32. A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date shall be entitled to avail the facility of remote e-voting or casting vote through e-voting system during the meeting.
- 33. In case of joint holders, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote at the e- AGM.
- 34. During the 68th AGM, the Chairman shall, after response to the questions raised by the Members in advance or as a speaker at the e-AGM, formally propose to the Members participating through VC/OAVM Facility to vote on the resolutions as set out in the Notice of the AGM and announce the start of the casting of vote through

- the e-voting system. After the Members participating through VC/OAVM Facility, eligible and interested to cast votes, have cast the votes, the e-voting will be closed with the formal announcement of closure of the AGM.
- 35. The transcript of this meeting, shall be made available on the website of the company.
- 36. The Results declared along with the report of the Scrutinizer shall be placed on the website of the Company at www.panyamcements.in and on the website of XL Softech Systems Limited immediately after the declaration of Results by the Chairman or a person authorized by him. The results shall also be immediately forwarded to the BSE Limited, Mumbai, where the shares of the Company are listed.
- 37. Since the AGM will be held through VC / OAVM, the Route Map, proxy form and attendance slip are not annexed to this Notice.

By Order of the Board of Directors

For PANYAM CEMENTS & MINERAL INDUSTRIES LIMITED

Sd/-

JAGATHRAKSHAKAN SRINISHA MANAGING DIRECTOR DIN-01728749

Date: 04th September, 2024

Place: Chennai

Annexure to the Notice of the 68th Annual General Meeting (Annexure 1)

Statement pursuant to Section 102(1) of the Companies Act, 2013

As required by Section 102 of the companies Act, 2013("Act"), the following Explanatory sets out all material facts relating to the business mentioned under Item 3 of the accompanying Notice dated 02nd September, 2024.

ITEM NO.3: RATIFICATION OF REMUNERATION PAYABLE TO THE COST AUDITORS.

As per the provisions of Section 148 of the Companies Act, 2013 ("Act") read with the Companies (Cost Records and Audit) Rules, 2014 ("the Rules"), as amended from time to time, the Company is required to have an audit of its cost records conducted by a Cost Accountant in Practice for products covered under the Companies (Cost Records and Audit) Rules, 2014. The Board, based on the recommendation of the Audit Committee, has approved the appointment of M/s. Ganti + Associates, Cost Accountants, Hyderabad (Firm Registration Number 003781), as the Cost Auditors to conduct the audit of the cost records of the Company, for the financial year ending March 31, 2025, at a remuneration of Rs.3 lakh plus applicable taxes and reimbursement of reasonable out- of pocket expenses.

In accordance with Section 148(3) of the Act, read with the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors, as recommended by the Audit Committee and approved by the Board of Directors, is required to be ratified by the Members of the Company. Accordingly, the consent of the Members is sought for passing an Ordinary Resolution as set out in Item No. 3 of the Notice for ratification of the remuneration payable to the Cost Auditors, for the financial year ending 31st March, 2025.

The Board recommends ratification of remuneration of Cost Auditors, as set out in Item No. 3 of the Notice for approval by the Members as an Ordinary Resolution.

None of the Director, Key Managerial Personnel, or their respective relatives are, in any way, concerned or interested, financially or otherwise, in the said resolution.

By Order of the Board of Directors

For PANYAM CEMENTS & MINERAL INDUSTRIES LIMITED

Sd/-Jagathrakshakan srinisha Managing director DIN-01728749

Date: 04th September, 2024

Place: Chennai

ADDITIONAL INFORMATION

[Pursuant to Regulation 36(3) of SEBI (LODR) Regulations, 2015] (Details of Mr. Narayanasamy Elamaran, Non-Executive Director of the Company, liable to retire by rotation seeking re-appointment at the Annual General Meeting)

S. No.	Particulars	Details
1.	Name of the Director	Mr. Narayanasamy Elamaran
2.	DIN	01744259
3.	Date of birth	13/07/1970
4.	Qualification	Graduate
5.	Brief Resume	A mechanical engineering graduate with expertise in construction industry over 2 decades.
6.	Experience in specific functional areas	Automobile gear solutions and construction industry
7.	Skills and capabilities of Independent Directors	NA
8.	Nature and terms & conditions of appointment	Re-appointment to the office of Non-Executive Director, liable to retire by rotation
9.	Date of first appointment on board	20/12/2022
10.	Directorship in other listed companies	Nil
11.	Membership of Audit/ Shareholders or investors grievance committees of other public companies	Nil
12.	Shareholding in the Company	Nil
13.	Inter-se relationship with other Directors, Managers or other Key Managerial Personnel of the Company	Related to Mrs. Srinisha Jagathrakshakan
14.	Details of remuneration sought to be paid.	Nil
15.	The number of board meetings attended during the year.	6

By Order of the Board of Directors

For PANYAM CEMENTS & MINERAL INDUSTRIES LIMITED

Sd/-

JAGATHRAKSHAKAN SRINISHA MANAGING DIRECTOR

DIN-01728749

Date: 04th September, 2024

Place: Chennai

DIRECTORS' REPORT

Dear Members

Your Directors have pleasure in presenting their Sixty Eighth Annual Report on the accounts of the Company for the Financial Year ended March 31, 2024.

FINANCIAL RESULTS

(Rs. in Lakhs)

Particulars	Year ended March 31, 2024	Year ended March 31, 2023
Revenue from Operations	12,011.70	3,885.76
Other Income	1,441.62	24.53
Profit/loss before Depreciation, Finance Costs, Exceptional items and Tax Expense	13,453.32	3,910.29
Less: Depreciation and Amortisation	1,621.25	443.69
Less: Finance Costs	2,140.07	5.12
Less: Other expenses	15,193.63	6,502.81
Profit / (Loss) before Exceptional Items and Tax expense	(5,501.63)	(3,041.34)
Less: Exceptional Items	-	(2,944.01)
Profit / (Loss) before tax expense	(5,501.63)	(5,985.35)
Less: Provision for Income Tax (Earlier years)	-	-
Net Profit/Loss after tax	(5,501.63)	(5,985.35)
Other Comprehensive income	3.10	1.86
Total Comprehensive Income/(Loss) for the period (TCI)	(5,498.53)	(5,983.49)
Balance of profit /loss for earlier years		
Less: Transfer to Debenture Redemption Reserve	-	-
Less: Transfer to Reserves	-	-
Less: Dividend paid on Equity Shares	-	-
Less: Dividend paid on Preference Shares	NA	NA
Less: Dividend Distribution Tax	NA	NA
Balance carried forward	(5,498.53)	(5,983.49)

HIGHLIGHTS:

The Total Income for the year ended March 31, 2024 was Rs. 13,453.32 Lakhs as compared to Rs. 3,910.29 Lakhs during the previous year. Loss before tax was Rs. 5,501.63 Lakhs as compared to Loss before Tax of Rs. 5,985.35 Lakhs during the previous year. Loss after tax was Rs. 5,501.63 Lakhs as compared to Loss after Tax of Rs. 5,985.35 Lakhs.

TRANSFER TO RESERVES

No transfer to any reserve was proposed or made during the year under review.

DIVIDEND:

In light of the accumulated losses, the Board has decided not to recommend any dividend on Equity Shares for the year..

MAIOR EVENTS OCCURRED DURING THE YEAR:

State of Company Affairs:

The Company has one production plant at Cement Nagar, Nandyal District with a production capacity of 0.66 Million Tonnes Per Annum of Clinker and 0.85 Million Tonnes Per Annum of Cement. The said plant has been revamped and restarted in the first month of Financial Year 2023-24.

The company faced initial setbacks due to financial constraints, which led to a temporary halt in production. However, by repurposing clinker production and securing a loan facility from Canara Bank, the company managed to resume full-scale operations. Despite minor disruptions for repairs and cleaning in between, it achieved its highest monthly sales quantity during the year under review. While production was briefly interrupted due to equipment damage in the third quarter, prompt action was taken to address the issue, ensuring smooth operations thereafter. Overall, the company effectively navigated challenges and maintained its production and sales activities throughout the year.

Change in the nature of business:

The Company was operating in single segment of cement production operations and there was no change in nature of business of the Company during the year under review.

Material changes and commitments, if any, affecting the financial position of the company, having occurred since the end of the Year and till the date of the Report:

There was no such change or commitment affecting financial position of the Company after end of year 2023-24 and before the date of report.

OVERVIEW OF THE INDUSTRY:

The information has been provided in the Management Discussion Analysis Report.

CAPITAL STRUCTURE:

Authorised Share Capital:

During the year under review, the members in their 67^{th} Annual General Meeting held on 29^{th} September, 2023 approved the alteration of authorised share capital of the Company through reclassification.

As on 31st March, 2024, the authorised share capital of the company was Rs.21,50,00,000/-(Rupees Twenty One Crores and Fifty Lakhs only) comprising of 2,15,00,000 (Two Crores and Fifteen Lakhs) Equity Shares of Rs. 10/- (Rupees Ten only) each.

Paid-up Share Capital:

There was no change in paid-up share capital during the year under review.

As on 31st March, 2024, the paid share capital of the Company was Rs.8,02,14,010/-(Rupees Eight Crores Two Lakhs Fourteen Thousand and Ten only) divided into 80,21,401

(Eighty Lakhs Twenty One Thousand Four Hundred and One) equity shares of Rs.10/-(Rupees Ten only).

Utilization of funds raised through issue of Equity Shares:

The company did not raise any funds by issue of equity shares during the year under review.

CREDIT RATING:

During the year under review, the Company has obtained Rating on 10th October, 2023 from Infomerics Valuation and Ratings Pvt Ltd. over long term and short term loan credit facility availed from Canara Bank.

The details are as follows:

Rating Agency	Instrument/Facility	Rating as on 31st March, 2024
Infomerics Valuation and Ratings Pvt Ltd.	Long Term Bank Facilities	IVR BB/ Stable (IVR Double B with Stable Outlook)
	Short Term Bank Facility	IVR A4(IVR A Four)

The Company had no debt/credit facility during the financial year ended 31st March, 2023 and accordingly, there was no credit rating obtained then.

INVESTOR EDUCATION AND PROTECTION FUND (IEPF):

During the year under review, there were no requirement for transfers by the Company to the IEPF.

DIRECTORS AND KEY MANAGERIAL PERSONNEL:

Mr. Narayanasamy Elamran (DIN: 01744259), Director of the Company, liable to retire by rotation was re-appointed to the office of Director of the Company by the members in their 67th AGM held on 29th September, 2023.

The board at their meeting held on 03rd July, 2023 appointed Mr. Amaranath Sachu as Chief Financial Officer (CFO) of the Company with immediate effect.

Other than the above mentioned, there was no appointment, resignation, retirement or removal of Directors or KMP during the year under review.

However, after end of year and before presentation of this report, Mr. G. Sai Prashanth has submitted his resignation from the position of Company Secretary and Compliance Officer of the Company and same was accepted by the board in their meeting held on 13th August, 2024. Mr. Asuri Ramesh Rangan Sholinghur (DIN-07586413) has submitted his resignation from the position of Independent Directors and same was accepted by the board in their meeting held on 13th August, 2024 with immediate effect.

Reappointment of Retiring Director:

In accordance with provisions of Companies Act, 2013, Mr. Narayanasamy Elamran (DIN: 01744259), Director of the Company is retiring by rotation and being eligible, offers himself for reappointment. Nomination and Remuneration Committee and the Board in their meeting held on 13th August, 2024 have recommended his re-appointment.

DECLARATION ON INDEPENDENCE OF DIRECTORS:

The company has received necessary declarations from all the Independent Directors of the Company in accordance with Section 149 (7) of the Companies Act 2013, that they meet the criteria of independence as laid out in Section 149(6) of the said Act and Regulation 16 (1) (b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations").

The Independent Directors have also confirmed that they have complied with Schedule IV of the Companies Act, 2013.

The Board of Directors is of the opinion that all the Independent Directors possess requisite qualifications, experience and expertise in industry knowledge and corporate governance and they hold highest standards of integrity.

BOARD MEETINGS AND COMMITTEE MEETINGS

During the year 2023-24, six meetings of the board were held and the details of these meetings of the Board as well as its Committees meetings have been given in the Corporate Governance Report, which forms part of the Annual Report.

COMPANY'S POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION:

The company's policy on directors' appointment and remuneration and other matters provided in Section 178 (3) of the Companies Act, 2013 have been disclosed in the corporate governance report.

Under Section 178 (3) of the Companies Act, 2013, the Nomination and Remuneration Committee of the board has adopted a policy for nomination, remuneration and other related matters for directors and senior management personnel. And the policy was disclosed on company website https://www.panyamcements.in/panyam%20files/Nomination%20and%20Remuneration%20Policy.pdf.

BOARD EVALUATION:

The Board of directors have carried out an evaluation of its own performance as well as its individual directors, on the basis of criteria such as composition of the board / committee structure, effectiveness, its process, information flow, functioning etc.

REMUNERATION OF DIRECTORS AND EMPLOYEES:

The Company did not pay any remuneration to its Executive and Non-Executive Directors other than sitting fees for attending the board and committee meetings during the year under review. Therefore, the ratio of the remuneration of each director to the median remuneration of the employees of the Company for the financial year under review is Nil.

The percentage increase in remuneration of the following:

Directors- Nil;

Chief Financial Officer- Appointed for the first time during the year under review after CIRP.

Company Secretary- 5%

Percentage increase in median remuneration of employees in the financial year- 14%

The total number of permanent employees as at the end of the financial year 2023-24 on rolls of the Company is 141.

The average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year is around 14%.

DIRECTORS' RESPONSIBILITY STATEMENT:

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

- i. In the preparation of the annual Accounts, the applicable accounting standards had been followed along with proper explanation and that there were no materials departures.
- ii. The Directors had selected such accounting policies and applied them consistently and made judgment and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year, and of the loss of the Company for the year.
- iii. The Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of Companies Act, 2013 for safeguarding the assets of the company, and for preventing and detecting fraud and other irregularities.
- iv. The annual financial statement has been prepared on a going concern basis.
- v. Proper internal financial controls were in place and that the financial controls were adequate and operating effectively.
- vi. Proper systems were devised to ensure compliance with the provisions of all applicable laws were in place and were adequate and operating effectively.

INTERNAL FINANCIAL CONTROLS:

The Company has adequate internal financial controls in place to ensure proper reflection of books of accounts in financial statement of the Company.

FRAUDS REPORTED BY THE AUDITOR:

No frauds were reported by the Auditors under Sub- Section 12 of Section 143 of the Companies Act, 2013 read with the Rules made there under.

SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES:

The Company has no subsidiaries, Joint Ventures or Associate Companies during the year under review.

DEPOSITS FROM PUBLIC:

The Company has not accepted any Deposit from public during the year and there are no public deposits unpaid or unclaimed as on 31st March, 2024.

LOANS, GUARANTEES OR INVESTMENTS

During the year under review, the Company has not advanced any loan, provided any guarantee or made any investment as per section 186 of Companies Act, 2013.

CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES:

All contracts/ arrangements/ transactions entered by the Company during the financial year with related parties were in the ordinary course of business at arm's length basis.

There are no materially significant related party transactions that may have potential conflict with interest of the Company at large. Please refer to Form No. AOC-2 in **Annexure-I** for the details of related party contracts or arrangements.

CORPORATE SOCIAL RESPONSIBILITY:

As the Company's net worth is less than Rupees Five Hundred Crores, Turnover less than Rupees One Thousand Crores and Net-profit calculated as per section 198 of Companies Act, 2013 is less than Rupees Five Crores, the provisions of section 135 of Companies Act, 2013 were not applicable to the Company during the year under review.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNING/OUTGO:

Particulars of Energy Conservation, Technology Absorption and Foreign Exchange Earnings and Outgo required under section 134 (3) (m) of the Companies Act, 2013 read with the Companies (Accounts)Rules, 2014 are set out in the **Annexure II** and forms part of the report.

RISK MANAGEMENT:

Pursuant to section 134 (3) (n) of the Companies Act, 2013, a risk management policy has been devised to ensure sustainable business growth with stability and to promote a proactive approach in reporting, evaluating and resolving risks associated with the Company's business.

All the Senior Executives under the guidance of the Board of Directors has the responsibility for over viewing management's processes and results in identifying, assessing and monitoring risk associated with Organization's business operations and the implementation and maintenance of policies and control procedures to give adequate protection against key risk.

The Company manages, monitors and reports on the principal risks and uncertainties that can impact its ability to achieve its strategic objectives. The Company's management systems, organizational structures, processes, standards, code of conduct and behaviors together form the Management and business of the Company.

The company has a suitable risk management policy to identify and mitigate risks. This Policy, inter-alia, includes identification of various elements of risk, including those which, in the opinion of the Board, may threaten the existence of the Company.

Details relating to future outlook, risk management system and internal control and its adequacy have been given in-detail in the Management and Discussion Analysis Report, which is part of the Directors Report.

VIGIL MECHANISM:

The Vigil Mechanism of the Company, which also incorporates a whistle blower policy in terms of SEBI Regulations, includes Vigilance or Ethics Office, who may be a senior

executive of the Company and the protected disclosures may be made by a whistle blower through an e-mail or a letter to the Vigilance or Ethics Officer or to the Chairman of the Audit Committee. The Policy on Vigil Mechanism and whistle blower policy may be accessed on the company's web site at the link http://www.panyamcements.in/panyam%20files/Risk%20Management%20Policy.pdf.

SIGNIFICANT MATERIAL ORDERS PASSED BY REGULATORS/ COURTS/ TRIBUNALS

The Company was acquired by the new management through NCLT Order dated 25.06.2021 read with corrigendum order dated 10.07.2021 [NCLT Order] under Insolvency and Bankruptcy Code (IBC), where all the old creditors were repaid as per NCLT Order.

Few employees & creditors felt aggrieved by the said order and went for an appeal at NCLAT and few at High Courts to obtain stay order over NCLT Order and repayment of their old dues in full.

We would like to highlight here that the main reason behind rolling-out of IBC is to revive sick companies and as per Section 31 of IBC, the NCLT approved resolution plan shall be legally binding on the Company and its employees, members, creditors, [including the Central Government, any State Government or any local authority to whom a debt in respect of the payment of dues arising under any law for the time being in force, such as authorities to whom statutory dues are owed].

The same has been declared by the Supreme Court in its various judgements including the one in the case of Ghanashyam Mishra and Sons Pvt Ltd v/s Edelweiss Asset Reconstruction Co. Ltd (2021).

Further, pursuant to Section 238 of IBC, the IBC shall have overriding effect over other laws.

Therefore, it can be concluded that the company is well protected within the umbrella of IBC and Supreme Court judgements from most of the company litigation cases.

Following are the material orders passed with the Company name as per the notices received by the Company during the year under review.

Court/ Regulator/ Tribunal	Date of order	Particulars of the order
National Company Law Appellate Tribunal, Chennai (NCLAT)	14.08.2023	Southern Power Distribution Company of Andhra Pradesh Limited filed a petition that they were aggrieved by NCLT Order dated 25.06.2021 r/w 10.07.2021.NCLAT dismissed the said petition vide order dated 14.08.2023. They went for an appeal to Supreme Court, which is currently at defect stage. The said appeal was for a sum of Rs. 4900 Lakhs.
Income Tax Department	11.07.2023	Gave a demand notice to pay Rs.1152 Lakhs for the assessment year 2018-19. We gave a reply that the said dues have been duly paidoff by the Company vide NCLT Order.
Industrial Tribunal, Bangalore	21.11.2023	Order passed to pay a sum of Rs.40.86 Lakhs and we have to challenge this at appellate

		court as the order amount is pertaining to the period before 2005 and all such old dues have been duly resolved under IBC through NCLT Order.
GST Commissionerate, Tirupathi	01.11.2023	Passed an order to pay a sum of Rs.232 Lakhs, which were pertaining to the company dues during the year period 1997-2000. The company has obtained stay order from High Court, Andhra Pradesh dated 31.01.2024 in this regard.
GST Commissionerate, Tirupathi	03.01.2024	Passed an order to pay a sum of Rs.77 Lakhs as service tax and interest for the period 04/2016 to 06/2017. The company has obtained stay order from High Court, Andhra Pradesh (A.P.) dated 18.04.2024 in this regard.
Labour Department, Kurnool	25.01.2024	Passed an order to pay a sum of Rs.46.92 Lakhs as Cess on Company Construction during the period before Corporate Insolvency Resolution Process (CIRP). As the entire dues before CIRP has been resolved under IBC through NCLT Order, the Company need not pay this amount. The petition is made at High Court, A.P. and we are yet to obtain stay order in this regard.

Other than those mentioned above, there was no significant material order passed by any regulator or court or Tribunal during the year under review, which can impact the company's going concern status and operations in future.

AUDITORS:

M/s. K.S. Rao & Co., Chartered Accountants, Hyderabad (Firm Registration No: 003109S) were initially appointed by the members at their 61st Annual General Meeting (AGM) held on 26th September, 2017 to hold the office of Statutory Auditors of the Company till conclusion of 66th Annual General Meeting. Further, the members of the Company at their 66th AGM approved the re-appointment of Statutory Auditors of the Company to hold office till conclusion of 71st Annual General Meeting which is going to be held in 2026-27 on such remuneration as may be decided by the Board of Directors in consultation with the auditors. The Board places on record its sincere appreciation of the services rendered by the Statutory Auditors.

AUDITOR'S REPORT:

M/s. K.S.Rao & Co., Chartered Accountants, Hyderabad, Statutory Auditors of the Company have provided an unmodified report on financials of the Company for the year ended 31st March, 2024.

SECRETARIAL AUDIT:

Pursuant to the provisions of Section 204 of the Act read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors in their

meeting held on 13th November, 2023 appointed M/s. B S S & Associates, Hyderabad, Company Secretaries in Practice, Hyderabad to conduct Secretarial Audit of records of the Company for the financial year ended 31st March, 2024. The Secretarial Audit Report for the financial year ended 31st March 2024, is annexed to this Report as **Annexure III.** The qualification/remarks and the board replies are mentioned below under explanation.

EXPLANATION IN RESPONSE TO AUDITORS' QUALIFICATIONS:

The statutory auditor in his report on financials of the Company for the year ended 31st March, 2024 has mentioned a comment as follows:

'based on our examination and as explained to us which included test checks, the Company has used accounting software for maintaining its books of account for the financial year ended March 31, 2024 which has no feature of recording audit trail (edit log) facility.'

The board hereby inform that that a new Enterprise Resource Planning (ERP) system that aligns with our operational requirements, including features for maintaining an audit trail (edit log) has been procured, and the implementation of this ERP system is currently in progress, and the Company is committed to ensuring full compliance with regulatory requirements upon completion.

The secretarial auditor in their report on records of the Company contain the following observations:

The Company has submitted the annual audited financial results for the financial year March 31, 2023 on 27.05.2023. However, revised financial results submitted on 04.09.2023.

The company has submitted the financial results on 04.09.2023 with delay of 21 days.

The board hereby explain that the new Board was constituted in the month of January, 2023 and we had queries with respect to depreciation on fixed assets mentioned in the financial result of the Company for the year ended 31st March, 2023 and post resolving the said queries, the discussion on financial result for the period ended 30th June, 2023 was resolved.

The public shareholding of the company has fallen below 25% due to Corporate Insolvency Resolution Process (CIRP). As per SEBI Regulations, the company needs to increase its public shareholding by 5%, aggregating up to 10% within the next 12 months, which was not complied by the Company yet.

The company was required to increase public shareholding from 5% to 10% within 12 months of such fall, pertaining to which the company has paid the statutory fine and actively pursuing discussions and working towards the increase of public shareholding over statutory requirement.

The Promoters of the company did not made declarations as required for the financial year ended March 31, 2023.

The board took note of the same and assured to strict compliance in coming days.

MAINTENANCE OF COST RECORDS:

Pursuant to Section 148 of Companies Act, 2013 read with Rule 3 of the Companies (Cost Records and Audit) Rules, 2014, the company has maintained cost accounts and records

made and maintained in the books of account during the year under review.

COST AUDIT:

Cost Audit was not applicable for the financial year 2023-24, since the turnover of the company during the financial year under review is below the statutory threshold prescribed under section 148 of the Companies Act, 2013 read with relevant rules in force.

The company has triggered the threshold for the current financial year 2024-25 and the board in their meeting held on 12th February, 2024, appointed M/s. Ganti + Associates, Cost and Management Accountants, Hyderabad as Cost Auditors of the Company for the financial year 2024-25 and their remuneration is subject to ratification of members in their 68th Annual General Meeting of the Company.

ANNUAL RETURN:

Pursuant to the amendments to Section 134(3)(a) and Section 92(3) of the Act read with Rule 12 of the **Companies (Management and Administration) Rules, 2014,** the Annual Return (Form MGT-7) for the financial year ended March 31, 2024 is available on the Company's website and can be accessed at https://www.panyamcements.in/panyam%20files/Annual%20Return%20203-24.pdf.

CORPORATE GOVERNANCE:

Your Directors reaffirm their continued commitment to good corporate governance practices. A separate report on Corporate Governance is incorporated as **Annexure IV** as a part of the Directors' Report. Further as a part of the report, "Management Discussion and Analysis" has also been furnished as **Annexure V**.

SUSPENSION OF TRADING REVOCATION:

The trading of Company shares was suspended by Bombay Stock Exchange (BSE) before CIRP due to non-payment of Annual Listing Fees and non-compliance under erstwhile management, and last trading day before beginning of financial year under review was 22nd October, 2019.

During the year under review, the Company made application for revocation of imposed suspension and obtained BSE in-principle approval on 07th July, 2023. Thereafter, the company has submitted the documents and information as required by BSE along with payment of requisite fees, and after thorough follow-ups, the BSE gave public notice on its website on 25th September, 2023 that the suspension in trading of company shares has been revoked with effect from 03rd October, 2023 and the trading of company shares was resumed on BSE from 04th October, 2023.

SEXUAL HARRASSMENT:

Regarding the Sexual Harassment of Women at the work place (Prevention, Prohibition & Redressal) Act, 2013, your company has an Internal Complaints Committee. No complaints were received or disposed off during the year under the above Act and no complaints were pending either at the beginning or at the end of the year. Your Company has complied with the provisions relating to the constitution of Internal Complaints Committee (ICC). ICC is responsible for redressal of complaints related to sexual harassment and follows the guidelines provided in the policy.

INSURANCE:

All the properties of the Company have been adequately insured.

HUMAN RESOURCE DEVELOPMENT AND INDUSTRIAL RELATIONS:

Your Company continues to enjoy cordial relationship with all its personnel at its production plant, corporate office and on the field. Your company is organized training programmes wherever required for the employees concerned to improve their skill.

Your company continues to focus on attracting and retaining competent personnel and providing a holistic environment where they get opportunities to grow and realize their full potential. Your company is committed to providing all its employees with a healthy and safe work environment.

LISTING AGREEMENT:

The Securities and Exchange Board of India (SEBI), on September 2, 2015, issued SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, with the aim to consolidate and streamline the provisions of the Listing Agreement for different segments of capital markets to ensure better enforce ability. The said regulations were effective December 01, 2015. Accordingly, all listed entities were required to enter into the Listing Agreement within 6 months from the effective date.

The Equity shares of the Company are listed on the BSE Limited only.

CAUTIONARY STATEMENT:

Statements in the Management Discussion and Analysis Report describing the Company's objectives, expectations or predictions may be "forward looking statements" within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied. Important factors that could make a difference to your Company's operations include demand supply conditions, finished goods prices, cyclical demand and pricing in your Company's principal markets, change in Government regulations, tax regimes, economic developments within India or any other country in which your company conducts business and other factors such as litigation and labour negotiations. Your company is not obliged to publicly amend, modify or revise any forward-looking statements, on the basis of any subsequent development, information or events or otherwise.

ACKNOWLEDGMENTS:

The Management of the Company would like to express their sincere appreciation for the cooperation and assistance received from shareholders, bankers, financial institutions, regulatory bodies and other business constituents during the year under review. The Management of the Company also wish to place on record their deep sense of appreciation for the commitment displayed by all executives, officers and staff of the Company during the financial year.

By Order of the Board of Directors
For Panyam Cements & Mineral Industries Ltd

(DIN: 01744259)

Sd/- Sd/- Sd/-**Jagathrakshakan Srinisha Narayanasamy Elamaran**Managing Director Director

Place: Chennai Date: 04th September, 2024

(DIN: 01728749)

FORM No. AOC-2

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

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

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

2. Details of contracts or arrangements or transactions at arm's length basis:

Name(s) of the related party and nature of relationship	Nature of contracts/ arrangements/ transactions	Duration of the contracts/ arrangements/ transactions	Salient terms of the contracts or arrangements or transactions including the value, if any	Date(s) of approval by the Board	Amount paid as advances, if any
RV	Turnkey	On continuous	Improvement of	04.09.2023	30,04,23,405/-
Consulting	project	basis	cement plant		
Services			facility, Colony		
Private			repairs and to		
Limited			avail their		
and			support services		
Promoter			in ordinary		
			course of		
			business		

By Order of the Board of Directors
For Panyam Cements & Mineral Industries Ltd

Sd/- Sd/-Jagathrakshakan Srinisha Narayanasamy Elamaran

Place: Chennai Managing Director
Date: 04th September, 2024 (DIN: 01728749)

Director (DIN: 01744259)

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ANNEXURE TO DIRECTORS' REPORT FOR THE YEAR ENDED 31ST MARCH 2024:

A. Conservation of Energy:

(a) Energy conservation measures taken:

Installed Variable Frequency Drives (VFDs) at identified various; 500 KV per Ratio Power Capacitor bank were installed at plant power substation; Motors were repaired and refurbished; Mill grinding media was replaced at worn-out areas.

(b) Additional investments and proposals, if any, being implemented for reduction of consumption of energy:

The cement plant modifications were held during the year and this will reduce energy consumption.

(c) Impact of the measures at (a) and (b) above for reduction of energy consumption and consequent impact on the cost of production:

Controlled distribution of power at identified production elements; Power load distribution on timely production demand basis; Mills capacity increased and thereby grinding time was reduced, resulting reduced power consumption.

(d) Total energy consumption per unit of production:

Particulars given in Form "A" annexed.

B. Technology Absorption:

Particulars given in Form "B" annexed.

C. Foreign Exchange Earnings and Out go:

- (a) No export/import or dealing in foreign currency was made by the Company during the year under review.
- (b) Total Foreign Exchange used: Nil
- (c) Total Foreign Exchange earned Nil

FORM 'A'
FORM FOR DISCLOSURE OF PARTICULARS WITH RESPECT TO CONSERVATION OF ENERGY

S. No.		Unit -	Cement Division	
	Particulars		31-03-2024	31-03-2023
Α	Power and fuel consumption:			
1	Electricity			
a)	Purchased			
	Units	KWH	3,67,89,100	66,06,200
	Total amount		Rs.1,986.61	Rs.356.73
			Lakhs	Lakhs
	Average rate		Rs.5.4/KWH	Rs.5.4/KWH
b)	Own generation			
	Units	Nil	-	-
	Units per litre of diesel	-	-	-
	Cost per unit	-	-	-
2	Cost(mineral coal c-e/Imported grade)			
	Quantity	Tonnes	45,118	1,167.50
	Total cost		Rs. 5462.46	Rs. 173.35
			Lakhs	Lakhs
	Average rate	Rs. per MT	12,107.04	14,848
3	Furnace oil			
	Quantity	Nil	-	-
	Total cost	_	-	-
	Average rate	-	-	-
В	Consumption per unit of production			
	Electricity	KWH/	130.05	74.31
	,	tonnes		
		of cement		
	Coal	Kgs/tonnes	15.95	13.35
		of cement		

FORM 'B'

A. RESEARCH AND DEVELOPMENT (R &D)

Nil.

B. TECHNOLOGY ABSORPTION, ADAPTATION, AND INNOVATION:

Nil.

Form No. MR-3

Secretarial Audit Report For the Financial Year ended on March 31, 2024

[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, Panyam Cements and Mineral Industries Limited 10/156, Betamcherla Road, Betamcherla, Cement Nagar, Kurnool, Andhra Pradesh - 518206.

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to corporate practices by **Panyam Cements and Mineral Industries Limited** [CIN:L26940AP1955PLC000546] (hereinafter called 'the Company'). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts / statutory compliances and expressing our opinion thereon.

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

We have examined available documents and other records maintained by the Company for the financial year ended on March 31, 2024 according to the provisions of:

- 1) The Companies Act, 2013 (the Act) and the rules made thereunder;
- 2) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- 3) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- 5) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act')
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - 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; (Not applicable to the Company during the Financial Year under review)

- e. The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021; (Not applicable to the Company during the Financial 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; (Not applicable to the Company during the Financial Year under review)
- g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; (Not applicable to the Company during the Financial Year under review)
- h. The Securities and Exchange Board of India (Buy-back of Securities) Regulations 2018; (Not applicable to the Company during the Financial Year under review) and
- 6) Management has identified and confirmed the following laws as being specifically applicable to the company:
 - i. Cement Cess Rules, 1993;
 - ii. Cement (Quality Control) Order, 1995;
 - iii. Environmental (Protection) Act, 1986 Read with Environmental Protection Rules, 1986;
 - iv. The Hazardous Wastes (Managements Handling and Transboundry Movement) Rules, 2008;
 - v. The Water (Prevention & Control of Pollution) Act, 1974 read with Water (Prevention & Control of Pollution) Rules, 1975;
 - vi. Water (Prevention & Control of Pollution) Cess Act, 1977;
 - vii. The Air (Prevention & Control of Pollution) Act, 1981 read with Air (Prevention & Control of Pollution) Rules, 1982;
 - viii. The Noise Pollution (Regulation And Control) Rules, 2000;
 - ix. Mines Act. 1952 and Rules issued thereunder:
 - x. Mines and Mineral (Regulation and Development) Act, 1957;
 - xi. The Electricity Act, 2003;
 - xii. Explosives Act, 1884; and
 - xiii. Indian Boilers Act, 1923.

We have also examined compliance with the applicable Clauses/ Regulations of the following.

- The Secretarial Standards issued by the Institute of Company Secretaries of India:
- (ii) The Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, etc. mentioned above except in respect of matters specified below.

i. We observed the following non-compliances during the period under review:

SI.	Relevant Provision for	Regulation /	Observation
No.	Compliance Requirement	Circular No.	
1	The listed entity shall submit annual audited standalone financial results for the financial year, within sixty days from the end of the financial year along with the audit report.	Regulation 33(3)(d) of SEBI (LODR) Regulations, 2015	The Company has submitted the annual audited financial results for the financial year March 31, 2023 on 27.05.2023. However, revised financial results submitted on 04.09.2023
2	The listed entity shall submit quarterly and year-to-date financial results to the stock exchange within forty-five days of end of each quarter, other than the last quarter.	Regulation 33(3)(a) of SEBI (LODR) Regulations, 2015	The company has submitted the financial results on 04.09.2023 with delay of 21 days
3	The Public shareholding of the Company is 5.00% against require public shareholding of 25%	Rule 19 of the Securities Contracts (Regulation) Rules, 1957	The public shareholding of the company has fallen below 25% due to Corporate Insolvency Resolution Process (CIRP). As per SEBI Regulations, the company needs to increase its public shareholding by 5%, aggregating up to 10% within the next 12 months, which was not complied by the Company yet.
4	The promoter of every target company shall declare on a yearly basis that he, along with persons acting in concert, has not made any encumbrance, directly or indirectly, other than those already disclosed during the financial year to (a) every stock exchange where the shares of the target company are listed; and (b) the audit committee of the target company.	Regulation 31(4) of SEBI (SAST)	The Promoters of the company did not made declarations as required for the financial year ended March 31, 2023.

We further report that on examination of the relevant documents and records and based on the information provided by the Company, its officers and authorized representatives during the conduct of the audit, and also on the review of compliance reports by respective department heads / Company Secretary of the Company, in our opinion, there exist adequate systems and processes and control mechanism in the Company to monitor and ensure compliance with applicable general laws.

We further report that the compliances by the Company of applicable financial laws, like direct and indirect tax laws, have not been reviewed in this audit since the same is not within the scope of our audit.

We further report that the Board of Directors of the Company has been duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. There was no change in the composition of the Board of Directors of the company.

We further report that adequate notice was given to all Directors to schedule the Board Meetings and agenda with detailed notes there on were sent to them at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications as may be required by them on the agenda items before the meeting and for meaningful participation at the meeting.

As per the minutes of the meetings duly recorded and signed by the Chairman, all the decisions of the Board were without any dissent.

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

We further report that during the audit period the Company had following events which had bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards etc.:

We further report that during the audit period the following specific activities took place in the Company having a major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines etc.:

- 1 The company substituted the capital clause of Memorandum of Association and adopted Articles of Association as per Companies Act, 2013 in the AGM held on 29.09.2023
- 2 The company has approved the related party transactions in the AGM held on 29.09.2023.

For **B S S & Associates**Company Secretaries

S.Srikanth Partner

ACS:22119; CoP:7999 UDIN: A022119F000957108 Peer Review No.726/2020

Place: Hyderabad Date: 13.08.2024

This Report is to be read with our letter of even date which is annexed as Annexure A forming integral part of this report.

Annexure- A

To,

The Members, Panyam Cements And Mineral Industries Limited, 10/156, Betamcherla Road, Betamcherla, Cement Nagar, Kurnool, Andhra Pradesh - 518206.

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

- Maintenance of Secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in Secretarial records. We believe that the process and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Wherever required, we have obtained the Management representation about the Compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedure on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For **B S S & Associates**Company Secretaries

S.SrikanthPartner
ACS:22119; CoP:7999
UDIN: A022119F000957108
Peer Review No.726/2020

Place: Hyderabad Date: 13.08.2024

CORPORATE GOVERNANCE REPORT

1. Company's Philosophy on Code of Governance:

The Company believes in adopting and adhering to the best corporate practice and continuously evaluate it against each of such practices. The Company understands and respects its fiduciary role and responsibility to all stakeholders and strives hard to meet their expectations. The Company believes that the Corporate Governance is an important tool for shareholders protection and maximizing their long-term values. Panyam Cements & Mineral Industries Limited functions keeping in tune with this philosophy.

The fundamental objective of company's Corporate Governance is to adopt a methodology, which enhances effectiveness, better utilization of resources, transparency and harmonious relations between various interest groups. The company has been regular in sending its quarterly compliance report on Corporate Governance to Stock Exchange.

2. Board of Directors:

As on 31st March, 2024, the Board of Directors had an optimum combination of Executive and Non-Executive Directors and its composition was in conformity with Regulation 17 of the Listing Regulations read with Section 149 of the Companies Act, 2013 ("the Act"). All the Directors have made the requisite disclosures regarding directorships and Committee positions held by them in other Companies.

Composition and Category of Directors, Attendance of Directors, and the number of Directorships and Committee Chairmanships / Memberships held by them in other public companies as on 31st March, 2024 are given hereunder. Other directorships do not include their directorships if any in private limited companies, foreign companies and companies registered under Section 8 of the Act. Chairmanships / Memberships of Audit Committee and Stakeholders' Relationship Committee are alone considered for the purpose:

Name of the Director	Category	Number of Board Meetings during the year 2023-24		Meetings during the year 2023-24 AGM held on 29.09.2023 in other unlisted public companies		position other u public co	committee s held in unlisted ompanies	
		Held	Attended		Chairman	Member	Chairman	Member
Shri Dr. Srinisha Jagathrakshakan	Executive Managing Director (Promoter)	6	6	Yes	1	1	-	1
Shri. Narayanasamy Elamaran	Non- Executive Director (Promoter)	6	6	Yes	-	1	-	1
Shri. Ramesh Rangan Sholinghur	Independent and Non-Executive Director	6	5	Yes	-	1	-	1

Shri.Balachandran Ramachandran	Independent and Non-Executive Director	6	6	Yes	-	2	-	2
Shri. Vasudevan Raghavan	Independent and Non-Executive Director	6	6	Yes	1	2	1	1

^{*}Other Committee Membership-Only in Audit Committee and Stakeholders' Relationship committee.

Directorships and their category in other listed entities:

S. No.	Name of the Director	Category	Names of the other listed entities where the person is a Director and the category of such directorship		Membe Committee	anship/ rship in es of other entities
			Company	Category	Chairman	Member
1.	Shri. Srinisha Jagathrakshakan	Executive Managing Director (Promoter)	-	-	ı	-
2.	Shri Narayanasamy Elamaran	Non- Executive Director (Promoter)	-	-	1	-
3.	Shri. Ramesh Rangan Sholinghur	Independent and Non-Executive Director	Equitas Small Finance Bank Limited	Non-executive Independent Director	-	1
			Sumedha Fiscal Services Limited	Non-executive Independent Director	1	1
4.	Shri. Balachandran Ramachandran	Independent and Non-Executive Director	POCL Enterprises Limited	Additional Director	-	1
5.	Shri. Vasudevan Raghavan	Independent and Non-Executive Director	-	-	-	-

^{*}Other Committee Membership-Only in Audit Committee and Stakeholders' Relationship committee.

During the year under review, the board of directors had 6 meetings on 27.05.2023, 03.07.2023, 14.08.2023-17.08.2023 (adjourned-cancelled), 04.09.2023, 13.11.2023 and 12.02.2024, where they have discussed on various agenda items and passed resolutions in best interests of the Company.

Disclosure of relationships between directors inter-se:

Shri. Srinisha Jagathrakshakan, Managing Director is the Spouse of Shri. Narayanasamy Elamaran, Non-Executive Director.

Shri Narayanasamy Elamaran, Non-Executive Director is the Spouse of Shri. Srinisha Jagathrakshakan, Managing Director.

No non-executive director hold shares or convertible instruments of the Company.

The details of the familiarization programme of the Independent Directors are available on the website of the Company at https://panyamcements.in/panyam%20files/Familiarisation%20Programme-%20Independent%20Directors.pdf

In the opinion of the Board, the Independent Directors fulfill the conditions specified in the Listing Regulations and are independent of the management and they possess skill, competence and expertise identified by the Board for its effective functioning.

Board Skill Matrix:

In terms of the requirement of the Listing Regulation, the Board has identified the following skills/expertise/ competencies fundamental for the effective functioning of the Company, which are currently available with the Board, along with the names of the Directors, who have such skill/expertise/competence.

Business & Industry	Domain Knowledge in Business and understanding of business environment, the development in the industry for improving Company's business.
Financial Expertise	Financial and risk management, Internal control, Experience of complex financial reporting processes, capital allocation, resource utilisation, Understanding of Financial policies and accounting statement and assessing economic conditions.
Governance & Compliance	Experience in developing governance practices, serving the best interests of all stakeholders, maintaining board and management accountability, building long term effective stakeholder engagements and driving corporate ethics and values.

S. No.	Name of the Director	Skills/ Expertise/ Competence			
1.	Shri. Srinisha Jagathrakshakan	Governance & Compliance			
2.	Shri Narayanasamy Elamaran	Business & Industry; Governance &			
		Compliance			
3.	Shri. Ramesh Rangan Sholinghur	Business & Industry; Financial Expertise;			
		Governance & Compliance			
4.	Shri. Balachandran Ramachandran	Financial Expertise; Governance &			
		Compliance			
5.	Shri. Vasudevan Raghavan	Financial Expertise			

As on financial year ended 31st March, 2024, the Board consists of 5 Members of whom 3 are Non-Executive Independent Directors and 1 is Promoter Non-Executive Director and 1 is Promoter Executive Director. The composition of Board is in conformity with the Companies Act, 2013 and SEBI (LODR) Regulations, 2015.

The details of the Directors being re-appointed on retirement by rotation at the ensuing Annual General Meeting, as required pursuant to Regulation 36 (3) of the SEBI (LODR) Regulation, 2015, are mentioned in the Notice to the Annual General Meeting, forming part of the Report.

Pursuant to Section 165(1) and Regulation 26 of SEBI (LODR) Regulations, 2015, none of the Director is a Director in:

- More than 20 Companies at a time; or
- More than 10 Public Limited Companies at a time; or
- Acts as an Independent Director in more than 7 Listed Companies; or
- None of the Directors acts as a member of more than 10 committees or acts as chairman of more than 5 committees across all Public Limited Companies in which he is a Director;
- Membership and Chairpersonship of the audit committee and the Stakeholders' Relationship committee is considered only for the purpose of determination of limit of committee in pursuance of Regulation 26(1)(b) of the SEBI (LODR) Regulation, 2015.

During the year under review, the maximum gap between any two board meetings was not more than the maximum days allowed as per section 173 (1) of the Companies Act, 2013 read with Regulation 17 (2) of the SEBI (LODR) Regulation, 2015 as extended from time to time.

The board hereby confirm and opine that the independent directors fulfill the conditions mentioned in the SEBI (LODR) Regulations, 2015 and are independent of the management.

Board's Procedure:

Agenda papers along with explanatory statements were circulated to the directors in for each of their board or committee meetings. All relevant information as per SEBI (LODR) Regulation, 2015 was placed before the Board from time to time.

Board Committees:

The company has 5 Committees- Audit Committee, Nomination and Remuneration Committee, Stakeholders Relationship Committee, Corporate Social Responsibility Committee and Sexual Harassment Committee.

a. Audit Committee (AC)

The Audit Committee of the Company is constituted in line with the provisions of Section 177 of the Companies Act, 2013 read with Regulation 18 of the SEBI (LODR) Regulation, 2015.

During the year under review, five (5) Audit Committee Meetings were held on 27.05.2023, 14.08.2023-adjourned 17.08.2023 (cancelled-due to want of quorum), 04.09.2023, 13.11.2023 and 12.02.2024 and necessary quorum was present at all such meetings.

The details of the composition of the Audit Committee and attendance of these members at the meeting are given below:

Name of the member	Designation	Category	Meetings held	Meetings attended
Mr. Balachandran	Chairman	Independent	5	5
Ramachandran		Director		
Mrs. Srinisha Jagathrakshakan	Member	Managing Director	5	4
Mr. Asuri Ramesh Rangan	Member	Independent	5	5
		Director		

Mr. Asuri Ramesh Rangan resigned from the committee and directorship with effect from 13th August, 2024, which was replaced by Mr. Vasudevan Raghavan.

b. Nomination & Remuneration Committee (NRC)

The Nomination & Remuneration committee for appointment & remuneration of directors and other KMPs was constituted in accordance with the requirement of Section 178 of the Companies Act, 2013 read with Regulation 19 of the SEBI (LODR) Regulation, 2015.

During the year, two NRC Meetings were held on 27.05.2023 and 14.08.2023 and necessary quorum was present at the meeting.

The details of the composition of the Nomination & Remuneration Committee and attendance of these members at the meeting are given below:

Name of the member	Designation	Category	Meetings held	Meetings attended
Mr. Vasudevan Raghavan	Chairman	Independent	2	2
		Director		
Mr. Narayanasamy Elamaran	Member	Non-Executive	2	2
		Director		
Mr. Asuri Ramesh Rangan	Member	Independent	2	2
		Director		

Mr. Asuri Ramesh Rangan resigned from the committee and directorship with effect from 13th August, 2024, which was replaced by Mr. Vasudevan Raghavan.

The Company has not paid any remuneration to the Directors of the Company excluding the sitting fees for attending the meeting.

Performance Evaluation of Independent Directors:

The listed entity has conducted performance evaluation of the Board, Independent Directors and the Committees as prescribed in SEBI Regulations during the year under review.

c. Stakeholders Relationship Committee (SRC)

The Stakeholders Relationship Committee has been constituted pursuant to section 178 of Companies Act, 2013 read with Regulation 20 of SEBI (LODR) Regulations, 2015.

During the year under review, one Stakeholders Relationship Committee (SRC) was held on 12th February, 2024 and all committee members were present at that meeting.

The SRC composition is as follows:

Name of the member	Designation	Category
Mr. Narayanasamy Elamaran	Chairperson	Non-Executive Director
Mr. Asuri Ramesh Rangan	Member	Independent Director
Mrs. Srinisha Jagathrakshakan	Member	Managing Director

Mr. Asuri Ramesh Rangan resigned from the committee and directorship with effect from 13th August, 2024, which was replaced by Mr. Vasudevan Raghavan.

The committee has been delegated with the following powers:

- To redress shareholders and investor complaints relating to transfer of shares, dematerialization of shares, non-receipt of balance sheet, non-receipt of declared dividend etc.
- To approve, transfer, transmission, and issue of duplicate/ fresh share certificate(s).
- Consolidate and sub-division of share certificate etc.
- To redress, approve and dispose off any, other complaints, transactions and requests etc. received from any shareholder of the company and investors in general.

The Shareholders are requested to note that in compliance with the modified guidelines for share transfers under corporate governance rules, the routine transfer of physical shares of the Company has been delegated to XL Softech systems Ltd (RTA) and the share transfers has been completing within 30 days from the date of receipt of the valid transfer deeds. The other investor related complaints is reported to the Stakeholder's Relationship Committee. The Company has designated an exclusive e-mail ID: pcmilcao@panyamcements.in for redressal of shareholders' complaints/grievances.

During the year under review, the company has no complaints received, pending or resolved.

Name, designation and address of Compliance Officer:

G. Sai Prashanth

Company Secretary

Panyam Cements and Mineral Industries Limited

Regd. Office: H.No.1-65, 1st Floor, Road No.11, Kakateeya Hills, Madhapur, Hyderabad-

500081, India.

Telephone: 040-49544944

d. Corporate Social Responsibility (CSR) Committee

The CSR Committee has been constituted pursuant to section 135 of Companies Act, 2013 read with relevant rules in force.

During the year under review, the CSR provisions were not applicable to the company and no committee meeting were held.

The composition of CSR Committee is as follows:

Name of the member	Designation	Category
Mr. Vasudevan Raghavan	Chairman	Independent Director
Mr. Balachandran Ramachandran	Member	Independent Director
Mrs. Srinisha Jagathrakshakan	Member	Managing Director

The Company did not undertook any CSR activity during the year.

e. Sexual Harassment Committee/ Internal Complaints Committee

The committee has been constituted pursuant to Section 4 of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 [POSH] for receiving complaint of sexual harassment.

The committee composition is as follows:

Name of the member	Designation	Category
Mrs. Srinisha Jagathrakshakan	Chairperson	Managing Director
Mr. Balachandran Ramachandran	Member	Independent Director
Mr. Vasudevan Raghavan	Member	Independent Director

Pursuant to POSH, the Committee has no complaints received, disposed or pending during the year under review.

f. Independent Directors Meeting:

During the year under review, the Independent Directors meeting was held on 29th March, 2024 where all the three independent directors have attended and discussed on the meeting agenda items.

3. Remuneration of Directors

The Company has not paid any remuneration to the Board of Directors, except sitting fees for attending the respective meetings.

Pecuniary relationship or transaction of the Non - executive Directors vis-à-vis the company: None of the Non- Executive Directors has any pecuniary relationship or transactions with the company except Mrs. Srinisha Jagathrakshakan, Executive Director and promoter shareholder of the Company, being spouse of Mr. Narayanasamy Elamaran, promoter non-executive director of the Company.

4. General Meetings:

a. Annual General Meetings

The last three Annual General Meetings (AGM) were held as under:

Financial Year	Location	Date	Time
2020-21	Video Conferencing/ Other Audio Visual	30.12.2021	03.30 PM
	Means (Deemed venue: C-1, Industrial Estate,		
	Nandyal, Kurnool Dst., Andhra Pradesh.)		
2021-22	Video Conferencing/ Other Audio Visual	30.09.2022	03:30 PM
	Means (Deemed venue: 10/156, Betamcherla		
	Road, Betamcherla, Cement Nagar,		
	Kurnool-518502, Andhra Pradesh)		
2022-23	Video Conferencing/ Other Audio Visual	29.09.2023	12:00 PM
	Means (Deemed venue: 10/156, Betamcherla		
	Road, Betamcherla, Cement Nagar,		
	Kurnool-518502, Andhra Pradesh)		

b. Extra-ordinary General Meeting

No Extra-ordinary General Meeting (EGM) was held during the year under review.

c. Postal Ballot

No postal ballot was held during the year under review.

Special Resolutions:

In respect of the resolutions passed in the above three respective Annual General Meetings wherever applicable, the necessary e-form MGT 14s were filed with the Registrar of Companies, Vijayawada.

5. Means of Communication:

The Quarterly results are normally published in "Financial Express" in English and "Andhra Prabha" regional newspaper published in the vernacular language. The results are promptly furnished to the stock exchange for display on its web site.

Website: The Company's website www.panyamcements.in contains a separate dedicated section 'Investors' where shareholder's information is available. The Company's Annual Report is also available in downloadable form.

Annual Report: The Annual Report containing, inter alia, Audited Financial Statements Directors' Report, Auditors' Report and other important information is circulated to members and others entitled thereto. Both "Management Discussion and Analysis" and "Shareholders Information" forms part of the Annual Report.

6. General Information for Shareholders:

i)	Company registration details	The Company is registered in the State of Andhra Pradesh, India. The Corporate Identity Number (CIN) allotted to the Company by the Ministry of Corporate Affairs (MCA) is L26940AP1955PLC000546.		
ii)	68 th Annual General Meeting	Date and Time F 2024, at 12.00 pm	Friday, 27 th September IST	
	Venue (Deemed)		erla, Cement Nagar, I, Andhra Pradesh-	
	Mode	Video Conferencing	g	
iii)	Financial Year	01st April to 31st M	arch	
iv)	Financial calendar	01st April 2023 to 3	1st March, 2024	
v)	Financial Reporting Un-audited For the quarter ending June 30, 2023 For the quarter ending Sept 30, 2023 For the quarter ending December 31, 2023 For the quarter ending March 31, 2024 (audited)			
vi)	Date of Book Closure	20 th September, 202 2024 (both days inc	24 to 27 th September, clusive)	
vii)	Dividend payment date	N.A.		
)Listing on Stock Exchanges			
ix)	Stock code:	500322		
x)	Market Price Data:			
Month		Stock Exchange	Mumbai (BSE) Rs.	
		High (Rs)	Low (Rs.)	
	April to September	Nil	Nil	
	October	31.24	11.32	

November	55.12	32.80	
December	81.8	56.22	
January	123.86	83.43	
February	179.75	126.3	
March	186.95	144.95	
NIL			

The Company shares trading suspension was revoked by the BSE on 03rd October, 2023 and the trading was resumed on 04th October, 2023.

xi) Registrar and Share Transfer Agents:

M/s. XL Softech Systems Limited
3, Sagar Society, Road No. 2,
Banjara Hills, Hyderabad - 500 034.
Tel : 040-23545913/ 914/ 915
Fax : 040-23553214
Email : xlfield@gmail.com
Website : www.xlsoftech.com

7. a) Distribution of shareholding as on 31st March 2024:

Nominal Value of Shares	No. of Share Holders	Percentage of	Shares Amount	Percentage of Share
		Share Holders	in Rs.	Holders %
Up to - 5000	7,731	98.84	17,16,360	2.14
5001 - 10000	34	0.43	2,40,680	0.30
10001 - 20000	32	0.41	4,42,580	0.55
20001 - 30000	8	0.10	1,90,630	0.24
30001 - 40000	1	0.01	36,650	0.05
40001 - 50000	2	0.03	94,280	0.12
50001 - 100000	7	0.09	4,99,890	0.62
100001 & above	7	0.09	7,69,92,940	95.98
TOTAL	7,822	100.00	8,02,14,010	100.00

b) A Pattern of shareholding as on 31st March 2024.

	No. of Shares	% of shareholding
A Category		
Promoter's holding		
1 Promoters : Indian Promoters	7620330	95
Foreign Promoters	_	-
2 Persons acting in concert	-	-
Sub Total	7620330	95.00
B Non-Promoters holding		
3 Institutional Investors		
A Mutual Funds and UTI	73	0.00
B Banks, Financial Institutions,	5629	0.07
Insurance companies (Central,		
State Government Institutions/		
Non-Govt Institutions)		
Sub Total	5702	0.07

4 Others		
A Bodies Corporate	24598	0.31
B Indian Public	326895	4.07
C NRIs/OCBs	24986	0.31
D Any Other	18890	0.24
Sub Total	395369	4.93
Grand Total	8021401	100

8. Dematerialization of Shares and Liquidity:

The Company's shares are available for Demat with National Securities Depository Limited and Central Depository Services (India) Limited. As per directives issued by SEBI, it is compulsory to trade in the Company's Equity Shares in the dematerialized form with effect from September, 2001. The ISIN number allotted for trading in the Company's Equity Shares in Demat form is INE167E01037 at both the Depositories.

As on 31² March, 2024, 80,00,869 equity share are dematerialised, which constitute 99.74% of the paid-up equity share capital of the Company, out of which 3,88,655 (4.845%) equity shares are held through NSDL and 76,12,214 (94.898%) equity shares are held through CDSL and the balance i.e., 20,532 (0.255%) equity shares are held in physical form.

9. Plant Locations:

Registered Office	10/156, Betamcherla Road, Betamcherla, Cement Nagar, Nandyal, Kurnool- 518206, Andhra Pradesh Telephone No.: 08516-293625 Website: www.panyamcements.in Email ID: pcmil2021@panyamcements.in
Cement Work	10/156, Betamcherla Road, Betamcherla, Cement Nagar, Nandyal, Kurnool- 518206, Andhra Pradesh. Telephone No.: 08516 - 274638 Email ID: pcmil2021@panyamcements.in
Central Administrative Office (For Correspondence)	H.No.1-65, 1st Floor, Plot No.539, Road No.11, Kakateeya Hills, Guttala Begumpet Village, Madhapur, Hyderabad-500081, Telangana. Telephone No.: 040-49544944 Email ID: pcmilcao@panyamcements.in

10. The Company has obtained credit facility from Canara Bank and obtained credit ratings from Infomerics Valuation and Ratings Pvt. Ltd. during the financial year ended 31st March, 2024 and same were disclosed in the Directors Report.

11. Disclosure on materially significant related party transactions:

The company has not made any significant related party transactions with its related parties as per Companies Act, 2013 and SEBI Regulations that may have potential conflict with interests of the Company. The policy on dealing with related party

transactions disclosed on website of the Company https://www.panyamcements.in/panyam%20files/Related%20Party%20Transactions%20Policy.pdf

12. Whistle Blower Policy

The Company promotes ethical behaviour in all its business activities and has put in place a mechanism for reporting illegal or unethical behaviour. The Company has a Vigil Mechanism and Whistle blower policy under which the employees are free to report violations of applicable laws and regulations and the Code of Conduct. The reportable matters may be disclosed to the Vigilance or Ethics Officer who operates under the supervision of the Audit Committee. Employees may also report to the Chairman of the Audit Committee. It is hereby affirmed that the mechanism provides direct access to the designated Ethics Officer /Chairman of the Audit Committee for exceptional cases. All employees can also directly meet the Audit Committee members of the company. The policy is available on Company website at https://www.panyamcements.in/panyam%20files/Whistle%20Blower%20Policy%20updated.pdf

13. The Company has no subsidiaries as on financial year ended 31st March, 2024.

14. Details on utilization of funds raised.

During the year under review, no funds were raised by the Company through Preferential Allotment or Qualified Institutional Placement as per Reg. 32(7A) of SEBI Listing Regulations.

- **15.** Certificate from Company Secretary in Practice that none of the Directors on board of the Company as on financial year ended 31st March, 2024 have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/ Ministry of Corporate Affairs or any such statutory authority enclosed as **Annexure-VI**.
- **16.** None of the recommendations made by any Committee at its meetings was rejected by the Board.
- 17. The company has no subsidiaries as on financial year ended 31st March, 2024 and the company has paid a sum of Rs.5,00,000/- to statutory auditors of the Company as total fee for all the services rendered by them during the year under review.
- **18.** Certificate as required by the Regulation 17 (8) Part B of Schedule II of the SEBI (LODR) Regulation, 2015, the certificate from Managing Director and CFO annexed herewith as **Annexure VII.**

19. Declaration on compliance of Code of Conduct

As required under Clause D of Schedule V of the SEBI (LODR) Regulation, 2015, the Managing Director of the Company has furnished the requisite Certificates to the Board of Directors affirming that the members of Board of Directors and Senior Management Personnel have affirmed compliance with the Company's code of conduct. The Certificate is annexed herewith as **Annexure-VIII**.

20. Compliance Certificate from Practicing Company Secretaries regarding compliance of Corporate Governance requirements enclosed as **Annexure-IX.**

21. Demat suspense account disclosures:

S. No.	Particulars	Details
(a)	Aggregate number of shareholders and the outstanding shares as on 01st April, 2023	886 shareholders and 5,001 outstanding equity shares
(b)	No. of shareholders who approached the Company for transfer of their shares from suspense account	Nil
(c)	No. of shareholders to whom shares were transferred from suspense account	Nil
(d)	Aggregate number of shareholders and the outstanding shares as on 31st March, 2024	886 shareholders and 5,001 outstanding equity shares

Voting rights on the shares in Demat suspense account shall remain frozen till the rightful owner claims such shares.

> By Order of the Board of Directors For Panyam Cements & Mineral Industries Ltd

Sd/-Sd/-Jagathrakshakan Srinisha Narayanasamy Elamaran Managing Director Director

Date: 04th September, 2024

Place: Chennai

MANAGEMENT DISCUSSION AND ANALYSIS:

Industry structure and development:

As per trusted website sources, India is the second-largest cement producer in the world and accounts for over 8% of the global installed capacity.

In the past five fiscal years, the industry has added capacity by 119 Million Tonnes (MT) per annum to reach 595 MT now. Cement demand in India is experiencing a steady increase. The past year witnessed strategic shifts within the cement industry, with environmental consciousness and implementation of sustainable practices. According to ICRA, cement volumes demonstrated a significant year-on-year increase of approximately 12%, reaching 243 million Metric Tonnes Per Annum (MTPA) in the first seven months of FY2024. The outlook suggests a further growth of 9-10% in FY2024, totaling around 425-430 million MTPA, primarily driven by demand from the urban housing and infrastructure sectors. The cement demand in India grew by 8% in the year 2022 and 12% in the year 2023, and the projections for FY2025 indicate a continued positive trend, with volumes expected to increase by 8-9%, reaching around 460-465 million MTPA.

As per Crisil Ratings Report, to cash in on rising demand from infrastructure and housing sectors, the cement industry is on course to add capacity by 150-160 MT from FY 2025 to FY 2028.

Major growth drivers for the India cement market include the growing need from construction and infrastructure sectors and rising governmental initiatives and investments in expansive infrastructure ventures encompassing highways, railways, airports, and public edifices. Positive real estate trends drive construction demand, influenced by a growing population's need for housing, education, and healthcare infrastructure. Investments from international players, including Lafarge-Holcim, Heidelberg Cement, and Vicat, and abundant raw materials, such as limestone and coal, fortify India's position as a thriving hub for cement production. The surge in industrialization and commercial construction, along with the implementation of Gati Shakti (National Master Plan), will further boost the demand for cement in the future.

In 2023, the market size of India's cement industry reached 3.96 billion tonnes and is expected to touch 5.99 billion tonnes by 2032, exhibiting a CAGR of 4.7% during 2024-32. As India has a high quantity and quality of limestone deposits throughout the country, the cement industry promises huge potential for growth. India has a total of 210 large cement plants, of which 77 are in Andhra Pradesh, Rajasthan, and Tamil Nadu. Nearly 32% of India's cement production capacity is based in South India, 20% in North India, 13% in central, 15% in West India, and the remaining 20% is based in East India. India's cement production reached 374.55 million tonnes in FY23, a growth rate of 6.83% year-on-year (yoy).

Opportunity and threats:

The expanding operations of industries have led to a significant increase in the requirement for modern, well-equipped industrial facilities. Furthermore, the presence of multinational corporations and the growth of domestic businesses have reinforced the demand for commercial spaces. These spaces encompass various purposes, including corporate offices and retail outlets, and the necessity for well-planned and highly functional structures has

grown substantially. This demand is not limited to metropolitan areas but has extended to smaller cities and towns, where there is a notable surge in commercial and industrial activities. Cement, serving as the fundamental construction material, plays a pivotal role in these undertakings. Industrial facilities rely on cement for their robust flooring, structural components, and machinery foundations, while commercial spaces value cement for its durability and adaptability to a variety of architectural designs. Our cement plant being strategically located with high quality limestone mines proximate to the plant, can cater to the neighboring States – Karnataka, Telangana, Tamil Nadu, Goa and Kerala thereby expanding the market footprint.

Strict regulations pertaining to carbon emissions from cement manufacturing plants and compliance with these regulations often necessitates substantial investments in cleaner and more efficient technologies, resulting in increased production costs. The fluctuating commodity prices, particularly for key inputs like energy and raw materials; Changes in government regulations and policies, Competitive pricing constraints and Negative perceptions of the previous operation of the plant under erstwhile management may impact public relations are possible threats of the Company.

The management is dedicating its best efforts to elevate the company and the industry to their highest potential.

Performance:

During the year under review, the performance of cement plant was mentioned in the Director's Report under state of company affairs, where 4,12,058 Tonnes of Limestone has been mined from the quarries, heated and processed to make a total production of 2,99,117 Tonnes of Clinker and performed grinding to make a production of 2,82,880 Tonnes of Cement, wherein, the company has sold/dispatched 28,137 Tonnes of Clinker and 2,78,535 Tonnes of Cement and this includes 1,12,440 Tonnes of OPC Cement; 87,332 Tonnes of OPC Bulk; 78,763 Tonnes of PPC Cement.

Outlook:

In 2024, India's economic landscape appears stable and on an upward trajectory. Positive trends are anticipated in various sectors, notably in services and manufacturing, particularly in education, healthcare, IT, and industries under the Production-Linked Incentive (PLI) scheme. These favourable developments are expected to benefit the real estate sector. The strong momentum in manufacturing, coupled with urban spending surpassing rural demand and increased investments positions the country on a promising growth path.

Risks and concerns

The company is operating in a rapidly changing environment and the Company must identify such risks and measure impact of such changes on business operations. Concerns of the Indian Cement Industry are high cost of power and coal, freight costs, inadequate infrastructure, non-availability of wagons and poor quality of coal and heavy taxes/royalty levies. The Operations of Cement companies in Telangana and Andhra Pradesh suffer due to availability of Coal & Fuel at higher prices resulting lower realizations.

Internal control systems and their adequacy:

The Company is following a proper and adequate system of internal controls in respect of all its activities including safeguarding and protecting its assets.

The internal control systems of the company comprise of internal audit, cost audit and statutory audit. The work of all the audits have been assigned to reputed, external, independent and qualified people.

The Audit Committee comprising of independent directors will review all quarterly, half yearly and annual financial statements.

Segment-Wise Performance Together with Discussion on Financial Performance With Respect To Operational Performance:

Segment-wise (only one segment) performance together with discussion on financial performance with respect to operational performance has been dealt with in the Directors' Report which should be treated as forming part of this Management Discussion and Analysis.

Human resources and industrial relations:

The industrial relations at all the plant and offices continue to be cordial during the year under review. The total number of employees of the Company (on-rolls and off-rolls) as at the end of the financial year 2023-24 is 511 at Cement Division and Central Administrative Office.

Details of significant changes:

S. No.	Particulars	2022-23 (%)	2023-24 (%)
(i)	Debtors Turnover	56.58	52.76
(ii)	Inventory Turnover	6.25	6.76
(iii)	Interest Coverage Ratio	-	(4.99)
(iv)	Current Ratio	0.15	0.47
(v)	Debt Equity Ratio	(2.02)	(2.06)
(vi)	Operating Profit Margin	(1.54)	(0.40)
(vii)	Net Profit Margin	(1.54)	(0.46)
(viii)	Return on Net Worth	(14.25)	(21.10)

The Company was significantly more operational during the year under review compared to the previous year, as clinker production was done in-house rather than being purchased from external sources. Unlike last year, when no loans were obtained and no interest was paid, the Company availed loans from Canara Bank during the year under review, resulting in an increase in the interest ratio.

Accordingly, the above ratios have differed.

Change in Return on Net worth as compared to immediately previous financial year:

The Return on Networth (RoNw) for the financial year ended 31st March, 2024 is Rs. (6.85), an improvement from Rs. (7.46) for the previous financial year ended 31st March, 2023. This increase is attributed to the rise in revenue, and ongoing modifications are expected to further reduce expenditure, thereby enhancing EBITDA and profits in the coming years.

Cautionary Statement:

Statements in the Management Discussion and Analysis Report describing the Company's objectives, expectations or predictions may be forward looking within the meaning of applicable securities laws and regulations. Actual results may differ materially from those expressed in the statement. Important factors that could influence the Company's operations include global and domestic supply and demand conditions affecting selling prices of finished goods, input availability and prices, changes in government policies and regulations, tax laws, economic developments within the country and other factors such as litigation and industrial relations. The company undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise. Readers are cautioned not to place undue reliance on these forward-looking statements that speaks only as of their dates.

By Order of the Board of Directors
For Panyam Cements & Mineral Industries Ltd

Sd/-

Sd/-

Jagathrakshakan Srinisha Managing Director

Narayanasamy Elamaran Director (DIN: 01744259)

Date: 04th September, 2024

Place: Chennai

(DIN: 01728749)

Certificate of Non-Disqualification of Directors

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

To,

The Members of

Panyam Cements and Mineral Industries Limited,

CIN: L26940AP1955PLC000546

10/156, Betamcherla Road, Betamcherla,

Cement Nagar, Kurnool, Andhra Pradesh - 518206.

We have examined the available documents and disclosures received from the Directors of **Panyam Cements and Mineral Industries Limited** [CIN:L26940AP1955PLC000546] and having registered office at 10/156, Betamcherla Road, Betamcherla, Cement Nagar, Kurnool, Andhra Pradesh - 518206 (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

Sl. No.	Name of Director	DIN	Date of appointment in Company
01	Mrs.Jagathrakshakan Srinisha	01728749	25-04-2022
02	Narayanasamy Elamaran	01744259	20-12-2022
03	Ramachandran Balachandran	01648200	20-12-2022
04	Vasudevan Raghavan	02745060	20-12-2022
05	Asuri Ramesh Sholinghur	07586413	13-01-2023

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

For **B S S & Associates** Company Secretaries

> Sd/-**S.Srikanth**

> > Partner

ACS:22119; CoP:7999

UDIN: A022119F000957240 Peer Review No.726/2020

Place: Hyderabad Date: 13.08.2024

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

Dear Shareholders,

We, Srinisha Jagathrakshakan, Managing Director and Amaranath Sachu, Chief Financial Officer of M/s. Panyam Cements & Mineral Industries Limited do hereby certify that:-

- a) We have reviewed the Financial Statement and the Cash Flow Statement for the financial year ended 31st March, 2024 and that to the best of our knowledge and belief:
 - These statements do not contain any material untrue statement or omit any material fact or contain statements that might be misleading;
 - ii) These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b) There are, to the best of our knowledge and belief, no transactions entered into by the company during the period, which are fraudulent, illegal and violative of the Company's code of conduct.
- c) We are responsible for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the internal control systems of the company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design and operation of internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- d) We have indicated to the Auditors and Audit Committee that:
 - There have been no significant changes in internal control over financial reporting during the year;
 - ii) There have been no significant changes in accounting policies during the year;
 - iii) There have been no instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the company's internal control system over financial reporting.

Sd/-Srinisha Jagathrakshakan Managing Director DIN: 01728749 Sd/-**Amarnath Sachu** CFO

Chennai 04th September, 2024

DECLARATION REGARDING COMPLIANCE BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL WITH COMPANY'S CODE OF CONDUCT

To,

The Members, Panyam Cements and Mineral Industries Limited, 10/156, Betamcherla, Cement Nagar, Nandyal, Andhra Pradesh – 518 206.

I Srinisha Jagathrakshakan, Managing Director of the Company hereby certify that the Code of Conduct for Board of Directors and Senior Management of the Company ("the Code") as adopted by the management is available on website of the Company at www.panyamcements.in

Pursuant to Clause D of Schedule V of the SEBI (LODR) Regulations, 2015, I hereby declare that all the Board Members and Senior Management Personnel have affirmed compliance with the Code for the financial year ended 31st March, 2024.

For and on behalf of the Board of Directors **Panyam Cements and Mineral Industries Limited**

> Sd/-**Srinisha Jagathrakshakan** Managing Director

DIN: 01728749

Place: Chennai

Date: 04th September, 2024

Certificate on Corporate Governance

To,

The Members,

Panyam Cements and Mineral Industries Limited,

CIN: L26940AP1955PLC000546

10/156, Betamcherla Road, Betamcherla,

Cement Nagar, Kurnool, Andhra Pradesh - 518206.

 We have examined the compliance of the conditions of Corporate Governance by Panyam Cements and Mineral Industries Limited [CIN:L26940AP1955PLC000546] (the 'Company') for the financial year ended on March 31, 2024, as stipulated under Regulations 17 to 27, clauses (b) to (i) and (t) of sub-regulation (2) of Regulation 46 and Paras C, D and E of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the 'SEBI Listing Regulations').

Management's responsibility

The compliance of the conditions of Corporate Governance is the responsibility of the management of the Company. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure the compliance with the conditions of the Corporate Governance stipulated in the SEBI Listing Regulations.

Our responsibility

3. Pursuant to the requirements of the SEBI Listing Regulations, our responsibility is limited to examining the procedures and implementations thereof, adopted by the Company and express a reasonable assurance in the form of an opinion as to whether the Company has complied with the conditions of Corporate Governance as stated in paragraph 1 above.

Opinion

4. Based on our examination of the relevant records and according to the information and explanations provided to us and the representations provided by the management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in Regulations 17 to 27, clauses (b) to (i) and (t) of sub- regulation (2) of Regulation 46 and Paras C, D and E of Schedule V of the SEBI Listing Regulations, as applicable for the financial year ended on March 31, 2024.

Other matters and restriction on use

- 5. This report is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company
- 6. This report is addressed to and provided to the members of the Company solely for the purpose of enabling to comply with its obligations under the SEBI Listing Regulations with reference to compliance with the relevant regulations of Corporate Governance and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care or for any other purpose or to any other party to whom it is shown or into whose hands it may come. We have no responsibility to update this report for events and circumstances occurring after the date of this report.

For **B S S & Associates** Company Secretaries

UDIN: A022119F000957284 Peer Review No.726/2020

Place: Hyderabad Date: 13.08.2024

INDEPENDENT AUDITOR'S REPORT

To
The Members,
M/s. Panyam Cements and Mineral Industries Limited

Report on the Audit of Financial Statements

Opinion

We have audited the accompanying financial statements of **PANYAM CEMENTS AND MINERAL INDUSTRIES LIMITED** ("the company"), which comprise the Balance Sheet as at March 31, 2024, the Statement of Profit and Loss (including other comprehensive income), the Statement of Cash Flows and the Statement of Changes in Equity for the year then ended, and a summary of the material accounting policies and other explanatory information (herein after referred to as "the financial statements")

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

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the 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. We have determined that there are no key audit matters to communicate in our report.

Other Information

The Company's Management and Board of Directors are responsible for the other information. The other information comprises the information included in the Company's annual report, but does not include the financial statements and 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 financial statements, or our knowledge obtained in the 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.

Responsibilities of Management and those charged with governance for the financial statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of Financial Statement

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 Ind AS 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 financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls 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 financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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.

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" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by section 143(3) of the Act, based on our audit we report that:
 - a) we have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - 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 except for the matters stated in para h) (vi) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014;
 - the Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Statement of Changes in Equity and the Statement of Cash Flow dealt with by this report are in agreement with the books of account;
 - d) in our opinion, the aforesaid financial statements comply with the Indian Accounting Standards prescribed under section 133 of the Act;
 - e) on the basis of the written representations received from the directors of the Company as on 31st March, 2024 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2024 from being appointed as a director in terms of Section 164(2) of the Act;
 - f) with respect to the adequacy of the internal financial controls with reference to financial statements 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 with reference to financial statements;
 - g) with respect to the other matters to be included in the Auditor's report in accordance with the requirements of section 197(16) of the Act, as amended: no remuneration was paid by the Company to its directors during the year;
 - h) with respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - the Company has disclosed pending litigations by way of a note in the Contingent Liabilities in its financial statements - Refer Note on Contingent liabilities to the Ind AS financial statements;

- ii. the Company did not have any long-term contracts including derivative contracts; as such there were no material foreseeable losses thereon;
- iii. there are no amounts which are required to be transferred to the Investor Education and Protection Fund; therefore, delay in transferring such sums does not arise:
- iv. a) the management has represented that, to the best of its knowledge and belief, no funds 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;
 - b) the management has represented that, to the best of its knowledge and belief, no funds have been received by the Company from any person or entity, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - based on such audit procedures that were considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (a) and (b) contain any material misstatement;
- v) no dividend has been declared or paid during the year by the Company.
- vi) based on our examination and as explained to us which included test checks, the Company has used accounting software for maintaining its books of account for the financial year ended March 31, 2024 which has no feature of recording audit trail (edit log) facility.

for **K.S. RAO & Co.,** Chartered Accountants Firm's Regn.No.003109S

(P. GOVARDHANA REDDY)

Partner M.No.029193

UDIN: 24029193BKFELI1197

Place: Hyderabad Date: 29-05-2024

ANNEXURE "A" TO THE INDEPENDENT AUDITORS' REPORT

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

Statement on the matters specified in the Companies (Auditor's Report) Order, 2020

On the basis of such checks as we considered appropriate and according to the information and explanation given to us during the course of our audit, we report that

- i) in respect of the Company's property, plant and equipment:
 - a) (A) the Company has maintained proper records showing full particulars, including quantitative details and situation of property, plant and equipment and relevant details of right-of-use assets.
 - (B) the Company has maintained proper records showing full particulars of Intangible assets
 - b) the Company has a program of verification to cover all the items of property, plant and equipment in a phased manner which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain property, plant and equipment were physically verified by the management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification;
 - c) on the basis of our examination of the records of the Company, the title deeds of all immovable properties are held in the name of the Company.
 - d) on the basis of our examination of the records of the Company, the Company has not revalued its Property, Plant and Equipment during the year;
 - e) on the basis of our examination of the records of the Company, there are no proceedings initiated or pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder:
- ii) in respect of Company's inventory:
 - the management has conducted physical verification of inventory at reasonable intervals during the year. In our opinion, the coverage and the procedure of such verification by the management is appropriate. Discrepancy of 10% or more were not noticed on such physical verification. There are no inventories lying with third parties as at year-end;
 - b) the company has been sanctioned working capital limit in excess of five crore rupees from a Nationalised Bank on the basis of security of Current assets, the statements filed by the company with Bank are in disagreement with books of account. For the reasons given below:

S.	Particulars	Val	lues	Variance
No.		at NRV Books of account (A)	at Cost Statements Submitted to the Bank (B)	(B)-(A)
1	Raw materials	156.18	159.86	3.68
2	Work-in-progress	958.73	1,007.29	48.55
3	Finished goods	193.95	184.37	-9.58
4	Coal	222.7	222.68	-0.02
5	Stores and spares	293.57	293.57	0
6	Packing materials	30.49	30.49	-
	Total	1,855.62	1,898.25	42.63

- iii) during the year the Company has not made any investment in, provided guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties. Accordingly, the requirement to report on Para 3(iii)(a) to (f) of the Order is not applicable to the Company.
- iv) in view of our comment in the sub para (iii) above compliance with the provisions of Sections 185 and 186 of the Act does not arise;
- v) the Company has not accepted deposits from public during the year and does not have any unclaimed deposits as at 31st March, 2024 and therefore, the provisions of the Para 3 (v) of the Order are not applicable to the Company;
- vi) We examined the Cost records maintained by the company and we are of the opinion that prima facie the records maintained by the company are not adequate.
- vii) according to the information and explanations given to us, in respect of statutory dues:
 - a. the Company has generally been regular in depositing undisputed statutory dues, including Goods and Services Tax (GST), Provident Fund, Employees' State Insurance, Income-tax, sales tax, service tax Customs Duty, Excise duty Cess and other material statutory dues as applicable, with the appropriate authorities;
 - there were no undisputed amounts payable in respect of Provident Fund, Employees' State Insurance, Income-tax, Goods and Service Tax (GST), Customs Duty, Cess and other material statutory dues in arrears as at 31st March, 2024 for a period of more than six months from the date they became payable;
 - c. there were no disputes as at 31.03.2024 to the extent of depositing the current year dues. However PF Authorities, Electricity Board and Excise Duty Authorities have approached NCLAT (National Company Law Appellate Tribunal) claiming the amounts as mentioned below pertaining to earlier years owed by the erstwhile Management and the company has shown as Contingent Liability as on 31.03.2024

Name of the Statute	Nature of dues	Period to which amount relates	Amount (Rs. in lakhs)	Forum where dispute is pending
Employees Provident Fund and Miscellaneous Provisions Act, 1952	PF delay charges/ damages for belated payments	1999-2020	526.76	NCLAT, Chennai
The Electricity Act, 2003	Dues to APSPDCL	2017-2019	4,916.12	Supreme Court See note below*
Central excise, Service Tax	Dues due to Central Excise, Service Tax	2017-2020	3,122.21	NCLAT, Chennai
Securities & Exchange Board of India	Penalties for non-compliance	2017-2019	14	Supreme Court See note below**
The Building and Other Construction Workers Act,1966	Cess on Building construction	2016-2017	46.92	AP High Court

Note*:

- * NCLAT, Chennai has dismissed the appeal filed by AP Southern Power Department challenging the Resolution Plan, The same was later challenged at Supreme Court during the year under review.
- ** SAT decided the case in favour of company, but SEBI filed an appeal in Supreme Court of India against SAT order.
- viii) the Company has not surrendered or disclosed any transaction, previously unrecorded in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year. Accordingly, the requirement to report on Para 3(viii) of the Order is not applicable to the Company;
- ix) a) the Company has been taken over by the new management through NCLT Order and the new management has not defaulted in repayment of loans and borrowing or in the payment of interest.
 - b) the Company is not a declared wilful defaulter by any bank, financial institution or other lender;
 - during the year under report the company has availed the term loans and applied for the purpose for which they are obtained;
 - d) We are of the opinion that funds borrowed for Short term basis are not utilised for long term purposes
 - e) the Company does not have subsidiaries, joint ventures. Hence reporting under Clauses 3(ix) (e) and (f) is not applicable;
- x) (a) the Company did not raise moneys by way of initial public offer or further public offer during the year. Hence reporting under Clauses 3(x) (a) is not applicable;
 - (b) the Company has not made preferential allotment during the year
- xi) (a) based on examination of the books and records of the Company, considering the principles of materiality outlined in Standards on Auditing, we report that

- no fraud by the Company or on the Company has been noticed or reported during the course of the audit;
- (b) no report under sub-section (12) of Section 143 of the Companies Act, 2013 has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 during the year and up to the date of this Report with the Central Government;
- (c) no whistle blower complaints received by the Company during the year;
- xii) the Company is not a Nidhi Company. Accordingly, Para 3(xii) of the Order is not applicable;
- xiii) the Company is in compliance with Section 188 and 177 of the Act, where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements etc as required by the applicable accounting standards;
- xiv) (a) the Company has an internal audit system, in our opinion, which needs to be strengthened;
 - (b) the reports of the Internal Auditor for the period under audit were considered by us.
- during the year the Company has not entered into any non-cash transactions with its directors or persons connected with its directors and hence provisions of Section 192 of the Act, are not applicable;
- xvi) a) the Company is not required to register under section 45-IA of the Reserve Bank of India Act, 1934;
 - the Company has not conducted any Non-Banking Financial or Housing Finance activities without obtaining a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934;
 - the Company is not a Core Investment Company as defined in the regulations made by Reserve Bank of India;
 - d) the Company does not have any Core investment Company as a part of its group of Companies;
- xvii) the Company had incurred cash loss of Rs. 38.96 crore in the immediately preceding financial year and during the year an amount of Rs. 38.96 crore incurred cash losses;
- xviii) there has been no resignation of the statutory auditors during the year. Accordingly, Para 3(xviii) of the Order is not applicable.
- 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, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable

of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

xx) in our opinion and according to the information and explanations given to us, the company is not obligated to spend the amount under CSR Obligations as per section 135 of the Companies Act, 2013. Accordingly, Para 3(xx)(a) & (b) of the Order is not applicable;

for **K.S. RAO & Co.,** Chartered Accountants Firm's Regn.No.003109S

(P. GOVARDHANA REDDY)

Partner M.No.029193

UDIN: 24029193BKFELI1197

Place: Hyderabad Date: 29-05-2024

ANNEXURE "B" TO THE INDEPENDENT AUDITORS' REPORT

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

Report on the Internal Financial Controls Over Financial Statements under Clause (i) of Subsection 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial statements of Panyam Cements and Mineral Industries Ltd ("the Company") as of 31st March, 2024 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 Management and Board of Directors of the Company is responsible for establishing and maintaining internal financial controls based on the internal control with reference to financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, 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.

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls with reference to financial reporting of the Company based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section143(10) of the Act, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to financial statements 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 with reference to financial statements and their operating effectiveness. Our audit of internal financial controls with reference to financial statements included obtaining an understanding of internal financial controls with reference to financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's 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 with reference to financial statements.

Meaning of Internal Financial Controls Over Financial Statements

A company's internal financial control with reference to financial statements 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 with reference to financial statements 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 Ind AS 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.

Limitations of Internal Financial Controls with reference to Financial Statements

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us, It is informed by the Company that it is in the process of establishing and documenting internal financial controls with reference to financial statements. For the year under report, we relied upon the manual controls adopted by the Management In our opinion these controls are to be strengthened.

For **K.S. RAO & Co.,** Chartered Accountants Firm's Regn.No.003109S

P.GOVARDHANA REDDY

Partner M.No.029193

UDIN: 24029193BKFELI1197

Place: Hyderabad Date: 29-05-2024

Panyam Cements and Mineral Industries Limited

Balance Sheet as at 31st March, 2024

₹ in lakhs unless otherwise stated

	Particulars	Note	As at March 31, 2024	As at March 31, 2023
1	ASSETS			
1	Non-current assets			
	(a) Property, Plant and Equipment	2	11,731.15	9,348.85
	(b) Capital work-in-progress	3	1,643.41	1,439.42
	(c) Other Intangible Assets	2	14.00	15.75
	(d) Financial Assets			
	(i) Investments	4	8.60	5.50
	(ii) Other financial assets	5	1,332.08	778.22
	(e) Deferred tax assets (net)			-
	(f) Other non-current assets	6	3,105.58	113.54
	Total Non-current assets		17,834.82	11,701.27
2	Current assets	_	1 000 10	4 000 46
	(a) Inventories	7	1,880.43	1,080.16
	(b) Financial Assets		217.04	12727
	(i) Trade receivables	8 9	317.94	137.37
	(ii) Cash and cash equivalents (iii) Others - to be specified	10	13.02 22.48	242.71
	(c) Current tax assets (net)	11	23.85	12.41
	(d) Other current assets	12	23.85 579.08	12.41
	Total Current assets	12	2.836.80	1,875.78 3,348.43
			,	-,-
	TOTAL ASSETS		20,671.62	15,049.70
II	EQUITY AND LIABILITIES			
	Equity	12	002.14	002.14
	(a) Equity Share Capital (b) Other Equity	13 14	802.14 (17,727.48)	802.14 (12,228.95)
	(b) Other Equity	14		
1	Non-current liabilities		(16,925.34)	(11,426.81)
ı	(a) Financial Liabilities			
	(i) Borrowings	15	31,410.84	
	(ia) Lease liabilities	16	2.76	22.86
	(b) Provisions	17	101.59	11.75
	(b) 11041310113	''	31,515.19	34.61
2	Current liabilities		31,313.19	34.01
_	(a) Financial Liabilities			
	(i) Borrowings	18	3,501.06	23,050.00
	(ia) Lease liabilities	19	19.69	19.79
	(ii) Trade payables	13	13.03	13.73
	(A) total outstanding dues of micro enterprises	20	35.51	_
	snd small enterprises; and	20	33.31	
	(B) total outstanding dues of creditors other than	20	1,124.34	2,949.38
	micro enterprises and small enterprises.		.,	_,: .3.00
	(iii) Other financial liabilities - to be specified	21	301.14	185.52
	(b) Other current liabilities	22	1,095.27	237.21
	(c) Provisions	23	4.76	-
			6,081.78	26,441.90
	TOTAL EQUITY & LIABILITIES		20,671.62	15,049.70
			20,07 1.02	13/013.70

As per our attached report of even date

For and on behalf of the Board

For K S Rao & Co

Chartered Accountants Firm's Regn No.003109S

Sd/-

(CA P.GOVARDHANA REDDY)

Partner

Membership No.029193 Place: Hyderabad

Place: Hyderabad Date: May 29, 2024 M/s Panyam Cements & Mineral Industries Limited

Sd/-

Jagathrakshakan Srinisha Managing Director

Managing Director DIN: 01728749

Sd/-

Amaranath Sachu Chief Financial Officer Sd/-Narayanasamy Elamaran

Director DIN: 01744259

Sd/-Sai Prashanth Gujja

Company Secretary

Panyam Cements and Mineral Industries Limited

Statement of Profit and Loss for the Year ended 31st March, 2024

₹ in lakhs unless otherwise stated

	Particulars	Note	For the year ended 31st March, 2024	For the year ended 31st March, 2023
1	Revenue from Operations	24	12,011.70	3,885.76
II	Other income	25	1,441.62	24.53
Ш	Total Income (I + II)		13,453.32	3,910.29
IV	Expenses: (a) Cost of material consumed (b) Purchases of Stock-in-Trade (c) Changes in inventories of finished goods, Stock-in-Trade and work-in-progress (d) Employee benefit expense (e) Finance costs (f) Depreciation and amortization expenses (g) Power and fuel expenses	26 27 28 29 2 30	2,365.79 - (1,026.54) 891.11 2,140.07 1,621.25 8,670.92	3,660.32 - (150.95) 398.18 5.12 443.69 695.11
	(h) Other Expenses	31	4,292.34	1,900.17
	(ii) Other Expenses	31	18,954.95	6,951.62
v	Profit/ (loss) before exceptional items and tax (I-IV)		(5,501.63)	(3,041.34)
νı	Exceptional Items	32	(3,301.03)	(2,944.01)
VII	Profit/ (loss) before tax (V-VI)		(5,501.63)	(5,985.35)
VIII	Tax expense: (1) Current tax (2) Deferred tax		- -	- -
IX	Profit/ (loss) for the period (VII-VIII)		(5,501.63)	(5,985.35)
X	Other Comprehensive income A (i) Items that will not be reclassified to profits or loss (ii) Income tax relating to items that will not be reclassified to profits or loss		3.10	1.86
	B (i) Items that will be reclassified to profits or loss (ii) Income tax relating to items that will be reclassified to profits or loss		3.10	
\	Total Comprehensive income for the period (IV : V)			1.86
XI	Total Comprehensive income for the period (IX + X)		(5,498.53)	(5,983.49)
XII	Earnings per share (1) Basic (2) Diluted		(68.59) (68.59)	(376.18) (376.18)

As per our attached report of even date

For K S Rao & Co Chartered Accountants

Firm's Regn No.003109S

Sd/-

(CA P.GOVARDHANA REDDY)

Partner

Membership No.029193

Place: Hyderabad Date: May 29, 2024 For and on behalf of the Board

M/s Panyam Cements & Mineral Industries Limited

Sd/-

Jagathrakshakan Srinisha Managing Director

DIN: 01728749

Amaranath Sachu Chief Financial Officer Sd/-Narayanasamy Elamaran Director DIN: 01744259

Sd/-

Sai Prashanth Gujja Company Secretary

Panyam Cements and Mineral Industries Limited Statement of cash flows for the year ended March 31, 2024

	Particulars		ear ended 31, 2024	For the year ended March 31, 2023		
A	Cash flow from operating activities Profit /(Loss)before tax		(5,501.63)		(5,985.35)	
	Adjustments for Depreciation and amortisation expense Finance costs	1,621.25 755.62		443.69 1.38		
	Interest income Debit balances written off	25.06 8.88		(12.67)		
	Finance cost on Lease Liability Credit balances written back	3.63 (10.79)		3.74		
	Discarded Asset Written off Operating profit /(Loss) before working	-	2,403.66 (3,097.97)	1,658.00	2,094.13 (3,891.22)	
	capital changes Changes in working capital Adjustments for (increase)/decrease in operating assets:					
	Trade receivables Inventories Other financial assets includes increase in	(189.46) (800.27) (294.54)		(137.37) (988.13) (35.24)		
	electricity deposit Other current assets	1,254.12	(30.15)	(1,664.22)	(2,824.96)	
	Adjustments for increase/(decrease) in operating liabilities: Trade payables Other financial liabilities	(1,778.74) 115.62		2,867.80 221.30		
	Provisions Other current liabilities	94.61 859.76	(708.75)	11.75 195.35	3,296.18	
	Cash generated from operating activities Less: Income tax - TDS		(3,836.87) (11.44)		(3,420.00) (12.41)	
	Net cash generated from operating activities		(3,848.31)		(3,432.40)	
В	Cash flow from investing activities Capital expenditure on property, plant and equipment including capital advances	(7,156.96)		(6,232.09)		
	Deposits not considered as cash and cash equivalents	-		-		
	- Placed - Matured	(281.80)		(554.65)		
	Interest Net cash used in investing activities	(25.06)	(7,463.82)	12.67	(6,774.07)	
С	Cash flow from financing activities Proceeds from allotment of equity shares Proceeds from non-current borrowings Proceeds from Cash credit Proceeds from Intercorporate deposit Repayment of Intercorporate deposit	9,910.84 1,501.06 2,950.00 (2,500.00)		762.03 9,000.00 - -		
	Finance costs Lease Payments Net cash generated from / (used in) financing activities	(755.62) (23.83)	11,082.44	(1.38) (16.65)	9,744.01	

Net (decrease)/ increase in cash and	(229.69)	(462.46)
cash equivalent (A+B+C) Cash and cash equivalent at the beginning of the year	242.71	705.17
Cash and cash equivalent at the end of the year (Refer Note 8)	13.02	242.71
Note:		
Cash and cash equivalents comprises:		
Cash on hand	0.37	10.54
Balances with banks	12.65	232.17
Cash and cash equivalents (Refer Note 8)	13.02	242.71

The Statement of Cash flows has been prepared under the indirect method as set out in Ind AS - 7 specified under Section 133 of the Act.

As per our attached report of even date

For K S Rao & Co Chartered Accountants Firm's Regn No.003109S

Sd/-

(CA P.GOVARDHANA REDDY)

Partner

Membership No.029193

Place: Hyderabad Date: May 29, 2024 For and on behalf of the Board

M/s Panyam Cements & Mineral Industries Limited

Sd/- Sd/-

Jagathrakshakan Srinisha Marayanasamy Elamaran Managing Director Director

DIN: 01728749 DIN: 01744259

Sd/- Sd/-

Amaranath Sachu Chief Financial Officer Sai Prashanth Gujja Company Secretary

Panyam Cements and Mineral Industries Limited Statement of changes in equity for the year ended 31st March, 2024

₹ in lakhs unless otherwise stated

A. Equity Share Capital	Amount
Equity share capital as at 31st March 2022	40.11
Changes in equity share capital during the year	762.03
Equity share capital as at 31st March, 2023	802.14
Changes in equity share capital during the period	-
Equity share capital as at 31st March, 2024	802.14

B. Other Equity			s and Surplus		Items of Other Comprehensive income	Total other equity
Particulars	Capital Reserve	Securities Premium	Capital Redemption Reserve	Retained earnings	Other items of other compre- hensive income	
Balance at 1st April, 2022	-	1,570.57	74.19	(5,593.67)	(2,296.56)	(6,245.47)
Changes in equity for the period ended 31st, March 2023 Capital Reduction Equity instruments through other comprehensive income				(5.005.25)	1.86	1.86
Loss for the year Balance as at	-	1,570.57	74.19	(5,985.35) (11,579.02)	(2,294.69)	(5,985.35) (12,228.95)
31st March 2023						
Changes in equity for the period ended 31st, March 2024 Capital Reserve Equity instruments						-
through other comprehensive income Less: Amount pertaining to derecognised Asset					3.10	3.10
transferred to Retained earnings Loss for the year Add: Amount pertaining to derecognised Asset transferred from Items of Other Comprehensive income				(5,501.63)	2,299.34	2,299.34 (5,501.63) (2,299.34)
Balance as at 31st March 2024	-	1,570.57	74.19	(17,080.65)	(2,291.59)	(17,727.48)

As per our attached report of even date

For and on behalf of the Board

For K S Rao & Co Chartered Accountants Firm's Regn No.003109S

Sd/- Sd/-

M/s Panyam Cements & Mineral Industries Limited

Sd/-(CA P.GOVARDHANA REDDY) Jagathrakshakan Srinisha Managing Director DIN: 01728749 Narayanasamy Elamaran Director DIN: 01744259

Partner
Membership No.029193

Sd/-**Amaranath Sachu** Chief Financial Officer Sd/-Sai Prashanth Gujja Company Secretary

Place: Hyderabad Date: May 29, 2024

Notes to financial statements for the year ended 31st March 2023

Note 1: Corporate information and significant accounting policies

1.1 Corporate information

Panyam Cements & Minerals Industries Limited ("the company") a public limited company incorporated in the year 1955 and domiciled in India and has its registered office at 10/156, Cement Nagar, Betamcherla Road, Betamcherla, Nandyal district, Andhra Pradesh-518206. The securities of the company were listed in Bombay Stock Exchange of India Limited. The Company is engaged in the business of manufacture and sale of cement and cementitious articles. The financial statements for the year ended March 31, 2024, were approved by the Board of Directors on 29th May 2024.

1.2 Material accounting policies

A. Statement of compliance

The financial statements have been prepared in accordance with Indian Accounting Standards (Ind AS) as prescribed under section 133 of the Companies Act 2013, ("the Act") (to the extent notified), read with Rule 3 of Companies (Indian Accounting Standards) Rules 2015 as amended thereof and guidelines issued by the Securities Exchange Board of India

The Company has consistently applied accounting policies to all periods.

B. Basis of preparation and presentation of financial statements

The financial statements have been prepared in accordance with the Indian Generally Accepted Accounting Principles on accrual basis of accounting and the historical cost convention basis except for certain financial instruments that are measured at fair values at the end of each reporting period, as explained in the accounting policies below.

The financial statements are presented in Indian Rupees rounded to nearest lakhs with two decimals. Figures less than thousands are shown as Nil.

C. Current versus non-current classification

The Company presents assets and liabilities in the balance sheet based on current/non-current classification. An asset is treated as current when it is:

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

A liability is current when:

- * It is expected to be settled in normal operating cycle;
- It is held primarily for the purpose of trading;
- * It is due to be settled within twelve months after the reporting period; or
- * It does not have an unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other assets and liabilities are classified as non-Current.

The Operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalent. The company has identified 12 months as its operating cycle.

D. Use of estimates and judgments

The preparation of the financial statements requires that the management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent liabilities as at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. The recognition, measurement, classification or disclosure of an item or information in the financial statements is made relying on these estimates.

The estimates and judgments used in the preparation of the financial statements are continuously evaluated by the Company and are based on historical experience and various other assumptions and factors (including expectations of future events) that the Company believes to be reasonable under the existing circumstances. Actual results could differ from those estimates.

Any revision to accounting estimates is recognized prospectively in current and future periods. The critical accounting judgments and key estimates followed by the Company for preparation of financial statements are described in Note 1.2 (T).

E. Property, Plant and Equipment

Freehold Land is carried at historical cost. Other property, plant and equipment are stated at historical cost less accumulated depreciation and accumulated impairment loss, if any. Historical cost includes purchase price and any expenditure that is directly attributable for the bringing the asset into intended use. Advances paid towards the acquisition of property, plant and equipment outstanding at each Balance Sheet date is classified as capital advances under Other Non-Current Assets and the cost of the assets not put to use before such date are disclosed under 'Capital work-in-progress'. Subsequent expenditures relating to property, plant and equipment is capitalized only when it is probable that future economic benefits associated with these will flow to the Company and the cost of the item can be reliably measured. Repairs and maintenance costs are recognized in the Statement of Profit and Loss when incurred. The cost and related accumulated depreciation are derecognised from the financial statements upon sale or retirement of the asset and the resultant gains or losses are recognized in the Statement of Profit and Loss. Assets to be disposed off are reported at the lower of the carrying value or the fair value less cost to sell.

F. Depreciation and Amortization

The Company depreciates property, plant and equipment over their estimated useful lives as specified in Schedule II to the Companies act, 2013 under written down value method. Depreciation is recognized to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period and the effect of any changes in estimate accounted for on a prospective basis.

G. Mine closure, site restoration and decommissioning obligations:

An obligation for restoration, rehabilitation and environmental costs arises when environmental disturbance is caused by the development or ongoing extraction from mines. The company recognizes unavoidable obligations, legal or assumed, to restore the mines upon exhaustion of reserves or end of lease period whichever is earlier.

The obligation is estimated on the basis of cash flows expected to be incurred as per applicable mining regulations, which mainly includes cost of plantation, fencing, biodiversity management, sustainable development, rainwater harvesting, etc.

The estimate of expenses are escalated for inflation, and then discounted at a discount rate that reflects the current market assessment of the time value of money and the risks, such that the amount of provision reflects the present value of the expenditures expected to be required to settle the obligation.

The company records a corresponding asset associated with the liability for final reclamation and mine closure. The obligation and corresponding assets are recognised in the period in which the liability is incurred. The asset representing the total site restoration cost as per mine closure plan is recognised as a separate item in PPE and amortised over the balance project/mine life.

The value of the provision is progressively increased over time as the effect of discounting unwinds creating an expense recognised as finance cost.

Subsequent adjustments to the obligation for changes in the estimated cash flows/ disbursement period/ discount rate are made against PPE and depreciation/ amortisation is modified prospectively.

H. Leases:

Leases The Company has adopted Ind AS 116 "Leases" with the date of initial application. The Company's lease asset classes primarily consist of leases of buildings.

The Company assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether: (1) the contract involves the use of an identified asset, (2) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (3) the Company has the right to direct the use of the asset. Company as a lessee the Company applies a single recognition and measurement approach for all leases, except for short term leases and leases of low-value assets. The Company recognizes lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

a) Right-of-use ("ROU") assets The Company recognizes right-of-use assets at the commencement date, except short term leases and low value leases. The Company's lease asset classes primarily consist of leases for Buildings. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are amortised on a straight-line basis over the lease term. They are subsequently measured at cost less accumulated depreciation and impairment losses if any.

For the purpose of impairment testing, the recoverable amount (i.e., the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis, unless the asset does not generate cash inflows that are largely independent of those from other assets.

- Lease liabilities The Company recognizes lease liability at the commencement b) date measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercised price of a purchase option reasonably certain to be exercised by the Company and payments of penalties for terminating the lease, if the lease term reflects the Company exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognized as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs. In calculating the present value of lease payments, the Company uses its incremental borrowing rate at the initial application date, because the interest rate implicit in the lease is not readily determinable. In respect of subsequent leases, the incremental borrowing rates are determined periodically, to calculate the present value of lease payments. After the lease commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.
- c) Certain lease arrangements include the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities include these options when it is reasonably certain that they will be exercised. Lease liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.
- d) Short term leases and leases of low-value assets

The Company applies the short term lease recognition exemption to its short term leases (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to such leases that are considered to be of low value. Lease payments on short term leases and leases of low-value assets are recognized as expense on a straight-line basis over the lease term. Company as a lessor Leases in which the Company does not transfer substantially all the risks and rewards

I. Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. Internally generated intangibles, excluding capitalized software development costs, are not capitalized and the related expenditure is reflected in the statement of profit and loss in the period in which the expenditure is incurred.

The useful lives of intangible assets of the Company are assessed as finite.

Intangible assets with finite lives are amortized over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortization period or method, as appropriate and are treated as changes in accounting estimates. The amortization expense on intangible assets with finite lives is recognized in the statement of profit and loss unless such expenditure forms part of carrying value of another asset.

Intangible assets are amortize over the finite life of the asset under straight line method.

Gains or losses arising from de-recognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the statement of profit or loss when the asset is derecognized.

The useful life of the Intangible assets is estimated as under:

Asset type	Useful life
Computer Software	10 Years

J. Borrowing costs:

Borrowing cost includes interest computed using Effective Interest Rate method, 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.

Borrowing costs that are directly attributable to the acquisition, construction, production of a qualifying asset are capitalized as part of the cost of that asset which takes a substantial period of time to get ready for its intended use. The Company determines the amount of borrowing cost eligible for capitalization by applying capitalization rate to the expenditure incurred on such cost. The capitalization rate determined based on the weighted average rate of borrowing cost applicable to the borrowings of the Company which are outstanding during the period, other than borrowing made specifically towards purchase of the qualifying asset. The amount of borrowing cost that the Company capitalizes during the period does not exceed the amount of borrowing cost incurred during that period. All other borrowing costs are expensed in the period in which they occur.

K. Impairment of non-financial assets

The carrying values of the non-financial assets are reviewed at each Balance Sheet date to determine whether there is any indication of impairment of the carrying amount of the Company's assets. If any indication exists, an asset's recoverable amount is estimated. For the purpose of impairment testing, the recoverable amount (i.e., the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis, unless the asset does not generate cash inflows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the cash generating unit to which the asset belongs. If such assets are considered to be impaired, the impairment is recognized in the Statement of Profit

and Loss and is measured by the amount by which the carrying value of the assets exceeds the estimated recoverable amount of the asset. An impairment loss is reversed in the Statement of Profit and Loss if there has been a change in the estimates used to determine the recoverable amount. The carrying amount of the asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of any accumulated amortization or depreciation) had no impairment loss been recognized for the asset in prior years. Value in use is arrived at by discounting the future cash flows to their present value based on an appropriate discount factor.

1. Financial Instruments

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

Financial assets

Initial recognition and measurement

All financial assets are recognized initially at fair value except for trade receivables which are directly measured at transaction price. Transaction costs that are directly attributable to the acquisition or issue of financial assets and liabilities that are not at fair value through profit or loss, are added to the fair value on initial recognition.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in two categories:

- * Financial assets at amortized cost.
- * Fair value through other comprehensive income.
- * Fair value through Profit and Loss

Financial assets carried at amortised cost:

A financial asset is subsequently measured at amortised cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at fair value through other comprehensive income:

A financial asset is subsequently measured at fair value through other comprehensive income if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. The Company has made an irrevocable election for its investments which are classified as equity instruments to present the subsequent changes in fair value in other comprehensive income based on its business model

Financial assets at fair value through profit and loss:

A financial asset which is not classified in any of the above categories are subsequently fair valued through profit and loss.

Derecognition

The Company derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. On de-recognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit and loss if such gain or loss would have otherwise been recognised in profit and loss on disposal of that financial asset.

Impairment of Financial assets

The Company recognizes loss allowances using the Expected Credit Loss (ECL) model for the financial assets which are not fair valued through profit or loss.

The Company follows "Simplified approach" for recognition of impairment loss allowance on trade receivables. The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognizes impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition. For all other financial assets, expected credit losses are measured at an amount equal to the 12-monthECL, unless there has been a significant increase in credit risk from initial recognition in which case those are measured at lifetime ECL. The amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognized is recognized as an impairment gain or loss in profit or loss.

As a practical expedient, the Company uses a provision matrix to determine impairment loss allowance on portfolio of its trade receivables. The provision matrix is based on its historically observed default rates over the expected life of the trade receivables and is adjusted for forward-looking estimates. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analyzed.

ECL impairment loss allowance (or reversal) recognized during the period is recognized as income/ expense in the statement of profit and loss (P&L). The Company has not recognized ECL considering the security deposits received from debtors, in case of default from debtors the security deposits can be adjusted to the receivables.

Financial liabilities

Initial recognition and measurement

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Company's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts.

Subsequent measurement

The measurement of financial liabilities depends on their classification, as described below:

Loans and borrowings

This is the category most relevant to the Company. After initial recognition, interestbearing loans and borrowings are subsequently measured at amortized cost using the EIR method. Gains and losses are recognized in profit or loss when the liabilities are de-recognized as well as through the EIR amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included as finance costs in the statement of profit and loss. This category generally applies to borrowings.

Derecognized

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expired. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the de-recognition of the original liability and the recognized in the statement of profit or loss.

M. Inventories

Inventories are valued at the lower of cost and net realizable value after providing for obsolescence. Costs of inventories are determined on weighted average basis. Net realizable value represents the estimated selling price for inventories less all estimated costs of completion and Costs necessary to make the sale. Cost of inventories comprises cost of purchase, cost of conversion and other costs including manufacturing overheads incurred in bringing them to their intended location and condition. Work-in-progress and finished goods include appropriate proportion of overheads. Raw Materials are always valued at Cost unless the Market value of finished products in which those raw materials are used is less than cost then Raw materials shall be valued at Replacement cost.

N. Cash and Cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks, Cash on hand and short-term deposits with an initial maturity of three months or less, which are subject to an insignificant risk of changes in value.

O. Income Taxes

Income tax expense represents the sum of the current tax and deferred tax.

Current Tax:

Current tax is the amount of tax payable on the taxable income for the year as determined in accordance with the applicable tax rates as per the provisions of the Income tax Act, 1961 and other applicable tax laws Minimum Alternate Tax (MAT) paid in accordance with the tax laws, which gives future economic benefits in the form of adjustment to future tax liability, is recognized as an asset viz. MAT Credit Entitlement, to the extent there is convincing evidence that the Company will pay normal Income tax and it is highly probable that future economic benefits associated with it will flow to the Company during

the specified period. The Company reviews the "MAT Credit Entitlement" at each Balance Sheet date and writes down the carrying amount of the same to the extent there is no longer convincing evidence to the effect that the Company will pay normal Income tax during the specified period. Current tax assets and liabilities are offset, when the Company has legally enforceable right to set off the recognized amounts and intends to settle the asset and the liability on a net basis.

Deferred tax:

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences.

Deferred tax assets are generally recognized for all deductible temporary differences and unused tax losses to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such deferred tax assets and liabilities are not recognized if the temporary difference arises from the initial recognition of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Current and Deferred Tax for the Year:

Current and deferred tax are recognized in profit or loss, except when they relate to items that are recognized in Other Comprehensive Income or directly in equity, in which case, the current and deferred tax are also recognized in Other Comprehensive Income or directly in equity respectively.

P. Provisions, Contingent liabilities and Commitments

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

When the Company expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognized as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a

provision is presented in the statement of profit and loss net of any reimbursement.

If the effect of the time value of money is material, provisions are discounted using a current pretax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.

Contingent liability:

Contingent liability is a possible obligation that may arise from past events and its existence will be confirmed only by occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company or it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation and the same are not recognized but disclosed in the financial statements.

Contingent asset

Wherever there is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity. A contingent asset is disclosed when the inflow of economic benefit is probable.

Q. Revenue Recognition

Revenue from sale of goods is recognized when control of the products being sold is transferred to customer and when there are no unfulfilled performance obligations.

The Performance Obligations in our contracts are fulfilled at the time of dispatch, delivery or upon formal customer acceptance depending on customer terms.

Revenue is measured at transaction price allocated to the performance obligation. The transaction price of goods sold is net of variable consideration on account of various discounts offered by the Company as part of the contract and any taxes or duties collected on behalf of the government such as goods and services tax, etc.

The Company provides discounts to customers on the achievement of the performance criteria based on agreed terms and conditions. There is no significant financing component with regard to sale of products for the Company as per Ind AS 115. The Company do not have any non-cash consideration.

Revenue is only recognized to the extent that it is highly probable a significant reversal will not occur.

Our customers have the contractual right to return goods only when authorized by the Company.

Income from services rendered is recognized based on agreements/arrangements with the customers as the service is performed and there are no unfulfilled obligations.

Interest income is recognized using the effective interest rate (EIR) method.

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income / interest expenses over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts / payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums

or discounts) through the expected life of the debt instrument, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Dividend income on investments is recognized when the right to receive dividend is established.

Other Operating Income and Other Income:

Revenue with respect to Other Operating Income and Other Income including incentives are recognized when a reasonable certainty as to its realization exists.

R. Employee Benefits

Short term Employee Benefits:

All employee benefits payable wholly within twelve months of rendering the services are classified as short-term employee benefits. Benefits such as salaries, wages etc. and the expected cost of Bonus, Ex-gratia, Leave Travel Allowance, Reimbursement of Medical Expenses, Personal Accident Policy, and Deposit Linked Insurance Policy are recognized in the period in which the employee renders the related services.

Post-Employment Benefits:

(i) Defined Contribution Plan:

The Company's contribution to provident fund and employee state insurance scheme are considered as defined contribution plans and are charged as an expense to the statement of profit and loss based on the amount of contribution required to be made and when services are rendered by the employees.

(ii) Defined Benefit Plans:

For defined benefit retirement plans, the cost of providing benefits is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period. Re-measurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling (if applicable) and the return on plan assets (excluding net interest), is reflected immediately in the balance sheet with a charge or credit recognised in other comprehensive income in the period in which they occur. Re-measurement recognised in other comprehensive income is reflected immediately in retained earnings and is not reclassified to profit and loss. Past service cost is recognised in statement of profit and loss when the plan amendment or curtailment occurs. Gains or losses on settlement of a defined benefit plan are recognised when the settlement occurs. Net interest is calculated by applying the discount rate at the beginning of the period to the net defined benefit liability or asset. Defined benefit costs are categorised as follows:

- service cost (including current service cost, past service cost, as well as gains and losses on curtailments and settlements);
- Net interest expense or income; and
- Re-measurement

The Company presents the first two components of defined benefit costs in the statement of profit and loss in the line item 'Employee benefits expense.

Other Long-Term Benefits

Leave Encashment

The employees of the Company are entitled to Leave Encashment. The employees can carry-forward a portion of the unutilised accrued paid leaves and utilise it in future periods or receive cash compensation at retirement or termination of employment for the unutilised accrued paid leaves. The Company records an obligation for leave encashment in the period in which the employee renders the services that increase this entitlement. The Company measures the expected cost of Leave Encashment based on actuarial valuation made by an independent actuary as at the balance sheet date on projected unit credit method. Leave encashment expected to be maturing after 12 months from the date of balance sheet are classified as non-current.

S. Earnings per share

Basic earnings per share are computed by dividing the profit or loss attributable to equity shareholders of the Company by the weighted average number of equities shares outstanding during the period. 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 to expense or income (net of any attributable taxes) 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.

T. Estimates and assumptions

The preparation of the Company's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

Useful lives and residual value of property, plant and equipment:

The Company reviews the useful life and residual value of property, plant and equipment at the end of each reporting period. This reassessment may result in change in depreciation expense in future periods.

Allowance for expected credit losses:

Note 1.2(L) describes the use of practical expedient by computing the expected credit loss allowance for trade receivables based on provision matrix. The expected credit allowance is based on the aging of the days receivables which are past due, and the rates derived based on history of defaults in the provision matrix.

Defined benefit plans

The liabilities and costs for defined benefit plans and other post-employment benefits are determined using actuarial valuations. The actuarial valuation involves making assumptions relating to discount rates, future salary increases, mortality rates and

future pension increases. Due to the long-term nature of these plans, such estimates are subject to significant uncertainty.

Recognition of Deferred Tax Assets and Liabilities:

Deferred tax assets are recognized for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilized. Significant management judgement is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

Inventories

Inventories are stated at the lower of cost and net realisable value. In estimating the net realisable value of inventories, the Company makes an estimate of future selling prices and costs necessary to make the sale.

Contingent liability judgment:

Note 33 describes claims against the Company not acknowledged as debt. Contingencies may arise from the ordinary course of business in relation to claims against the Company, including legal, contractor and other claims. By their nature, contingencies will be resolved only when one or more uncertain future events occur or fail to occur. The assessment of the existence, and potential quantum of contingencies inherently involves the exercise of significant judgment and the use of estimates regarding the outcome of future events.

Panyam Cements and Mineral Industries Limited Notes to financial statements

2. Property, plant and equipment

Particulars	As at March 31, 2024	As at March 31, 2023
Land	4.18	4.18
Buildings	1,327.67	1,362.92
Plant and machinery	9,809.09	7,255.05
Office and other equipment	13.77	21.29
Furniture and fittings	17.74	23.93
Vehicles	83.57	121.19
Computers	10.02	18.29
Railway siding	411.66	502.64
Sub-Total (A)	11,677.69	9,309.48
Right of use Asset - Mines	53.47	39.36
Sub-Total (B)	53.47	39.36
Total Property, Plant & Equipment (A) + (B)	11,731.15	9,348.85
Intangible		
Computer Software	14.00	15.75
Sub-Total (C)	14.00	15.75
Total Intagible Assets	14.00	15.75
Grand Total (A + B + C)	11,745.15	9,364.60

For the year 2023-24

₹ in lakhs unless otherwise stated

	Land	Buildings		Office equipment	Furniture and fittings	Vehicles	Compu- ters	Railway siding	Total (A)	Right of use Asset (Building)	Right of use Asset (Mines)	Total (B)	Computer Software	Total (C)	Grand Total (A+B+C)
I. Gross block															
Balance as at March 31, 2022	4.18	790.16	10,061.72	-	-	26.18	29.97	1,728.67	12,640.86	-	-	-	-	-	12,640.86
Add: Additions	-	1,310.42	6,744.77	29.33	27.51	124.55	26.47	-	8,263.04	55.56	-	55.56	17.50	17.50	8,336.10
Less: Disposals	-	-	6,511.34	-	-	-	-	-	6,511.34	-	-	-	-	-	6,511.34
Balance as at March 31, 2023	4.18	2,100.58	10,295.15	29.33	27.51	150.72	56.44	1,728.67	14,392.56	55.56	-	55.56	17.50	17.50	14,465.63
Add: Additions	-	204.59	3,750.72	3.71	-	1	3.34	-	3,962.36	-	42.25	42.25	-	-	4,004.60
Adjustments	-	-	-	-	-	-	-	-	-	1.09	-	1.09	-	1.09	
Less: Disposals	-	-	-	-	-	-	-	-	-	-	-	-	-		
Balance as at March 31, 2024 (A)	4.18	2,305.17	14,045.87	33.03	27.51	150.72	59.78	1,728.67	18,354.92	54.47	42.25	96.72	17.50	17.50	18,469.14
II. Accumulated depreciation															
Adj Balance as at March 31, 2022	-	715.50	7,626.75	-	-	24.32	29.17	1,114.95	9,510.68	-	-	-	-	-	9,510.68
Add: Depreciation expense	-	22.15	266.68	8.04	3.57	5.22	8.99	111.08	425.73	16.20	-	16.20	1.75	1.75	443.69
Less: Eliminated on disposal of assets	-	-	4,853.34	-	-	-	-	-	4,853.34	-	-	-	-	-	4,853.34
Balance as at March 31, 2023	-	737.66	3,040.09	8.04	3.57	29.54	38.15	1,226.03	5,083.08	16.20	-	16.20	1.75	1.75	5,101.03
Add: Depreciation expense	-	239.84	1,196.69	11.23	6.19	37.62	11.61	90.98	1,594.15	18.60	8.45	27.05	1.75	1.75	1,621.25
Less: Excess Provision written back	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Less: Eliminated on disposal of assets	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Balance as at March 31, 2024	-	977.49	4,236.78	19.26	9.77	67.16	49.76	1,317.01	6,677.23	34.80	8.45	43.25	3.50	3.50	6,723.99
Net block (I-II)															
Carrying value as at March 31, 2024	4.18	1,327.67	9,809.09	13.77	17.74	83.57	10.02	411.66	11,677.69	19.67	33.80	53.47	14.00	14.00	11,745.15
Carrying value as at March 31, 2023	4.18	1,362.92	7,255.05	21.29	23.93	121.19	18.29	502.64	9,309.48	39.36	-	39.36	15.75	15.75	9,364.60

Note:- Mortgage of Land and Building having carrying value of Rs. 1,131.85 lakhs and Hypothecation of Cement Manufacturing Plant and Machinery (existing and in CWIP) having carrying value of Rs. 11,271.51 lakhs are subject to a pari-passu first charge on the Company's term loan. Further the same are subject to a pari-passu second charge on the Company's current borrowings

3. Capital Work in Progress

₹ in lakhs unless otherwise stated

Particulars	As at March 31, 2024	As at March 31, 2023
Buildings	157.84	157.84
Cement Mills Plant & Machinery	1,462.42	1,258.43
Other Equipment	23.15	23.15
Total	1,643.41	1,439.42

Capital Work in Progress ageing schedule as on 31.03.2024

	Amou				
CWIP	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Projects in progress - Building	-	-	-	157.84	157.84
Projects in progress-Fire System	-	23.15	-	-	23.15
Projects in progress - Cement Mill	203.98	-	-	1,258.43	1,462.42
Projects temporarily suspended	-	-	-	-	-
Total	203.98	23.15	-	1,416.27	1,643.41

Completion schedule for Projects under capital-work-in progress whose completion is overdue or has exceeded its cost compared to its original plan

As on 31.03.2024

	Amou				
CWIP	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Projects in progress - Building	ı	-	-	157.84	157.84
Projects in progress-Fire System	23.15	-	-	-	23.15
Projects in progress - Cement Mill	1,462.42	-	-	-	1,462.42
Projects temporarily suspended	-	-	-	-	-
Total	1,485.57	-	-	157.84	1,643.41

₹ in lakhs unless otherwise stated

Capital Work in Progress ageing schedule as on 31.03.2023

Amount in CWIP for a period of					
CWIP	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Projects in progress - Building	-	-	-	157.84	157.84
Projects in progress-Fire System	23.15	-	-	-	23.15
Projects in progress - Cement Mill	-	-	-	1,258.43	1,258.43
Projects temporarily suspended	-	-	-	-	-
Total	23.15	-	-	1,416.27	1,439.42

Completion schedule for Projects under capital-work-in progress whose completion is overdue or has exceeded its cost compared to its original plan

As on 31.03.2023

		To be Completed in				
CWIP	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total	
Projects in progress - Building	-	-	-	157.84	157.84	
Projects in progress-Fire System	23.15	-	-	-	23.15	
Projects in progress - Cement Mill	-	-	-	1,258.43	1,258.43	
Projects temporarily suspended	-	-	-	-	-	
Total	23.15	-	1	1,416.27	1,439.42	

N	n d l	As at March	As at March
Note	Particulars	31, 2024	31, 2023
4	Investments in equity instruments (Quoted)		
	Investments in Bank of Baroda	8.60	5.50
	(No of shares as at 31.03.2023 - 3255,		
	as at 31.03.2024 - 3255) classification method		
	followed is Fair value through OCI		
	Total	8.60	5.50
	Aggregate Value of Quoted investments	0.85	0.85
	Market value there of	8.60	5.50
5	Other financial assets		
	Non-current		
	Security deposits	466.15	210.90
	Interest accrued but not due from Banks	29.48	12.67
	Margin money deposits (Refer Note below)*	836.45	554.65
	Total	1,332.08	778.22
	Note: Margin money deposits with banks are against bank guarantees for Mines Leasing.		
6	Other assets		
	Capital advances	3,062.40	112.93
	Prepaid Lease Rent	0.09	0.61
	Prepaid expenses	43.10	-
	Total	3,105.58	113.54
7	Inventories (at lower of cost and		
	net realisable value)		
	Raw materials	156.18	190.89
	Work-in-progress	958.73	84.36
	Finished goods	193.95	66.60
	Coal	222.70	544.91
	Stores and spares	293.57	168.63
	Packing materials Sales in transit	30.49 24.81	24.78
	Jaies III tialisit		1 000 10
		1,880.43	1,080.16

₹ in lakhs unless otherwise stated

Note	Particulars	As at March 31, 2024	As at March 31, 2023
8	Trade receivables Trade receivables considered good - Secured Trade receivables considered good - Unsecured Trade receivables which have significant increase	317.94	137.37
	in credit risk Trade receivables - credit impaired Sub-total Less: Expected credit loss allowance Total trade receivables	317.94 - 317.94	137.37 - 137.37

Note:

Expected Credit Loss allowance is not made as Trade receivables are backed up by security deposits from Debtors

Trade receivables ageing schedule for the year ended 31st March 2024:

FY 2023-24:

Particulars	Outstandir from d			
	Less than	6 months	1-2 years	Total
	6 months	to 1 year		
(i) Undisputed Trade receivables - considered good - which have significant increase in credit risk - credit impaired	260.67	30.41	26.86	317.94
(ii) Disputed Trade Receivables - considered good - which have significant increase in credit risk - credit impaired	-	-	-	-
Total	260.67	30.41	26.86	317.94

				₹	in lakhs unle	ss otherwise stated
	FY 2022-23:					
	Particulars	Outstanding for following periods from due date of payment				
		Less than 6 months	6 mon to 1 y		1-2 years	Total
	(i) Undisputed Trade receivables - considered good - which have significant increase in credit risk - credit impaired	127.86	9.5	1	-	137.37
	(ii) Disputed Trade Receivables - considered good - which have significant increase in credit risk - credit impaired	-		-	-	-
	Total	127.86	9.5	1	-	137.37
Note	Particulars				at March 1, 2024	As at March 31, 2023
9	Cash and cash equivalents Balances with banks Cash on hand Total Cash and cash equivalents				12.65 0.37 13.02	232.17 10.54 242.71
10	Other financial assets Current Interest accrued but not due from APSEB Rental Deposit				21.35 1.12	- -
	Total				22.48	-
11	Current Tax Asset (net) TDS TCS				0.20 23.65	0.20 12.21
	Total current tax asset (net)				23.85	12.41

₹ in lakhs unless otherwise stated

				· · · · · · · · · · · · · · · · · · ·	55 Other Wise stated	
Note	Particulars			As at March 31, 2024	As at March 31, 2023	
12	Other assets				·	
	Current					
	Advances to suppliers a	nd service provid	ders	163.77	202.43	
	Royalty Deposit	·		13.97	5.85	
	Advances to employees			_	6.40	
	Prepaid expenses			18.94	14.80	
	Prepaid Lease Rent			0.59	1. <i>7</i> 1	
	Balances with governme	ent authorities		204.81	1,574.08	
	Stripping Cost	177.00	70.51			
	Total	579.08	1,875.78			
	Particulars	As at March 3	31, 2024	As at March 31, 2023		
	- unitedians	No. of Shares	Amount	No. of Shares	Amount	
13	Equity share capital Authorised: Equity shares of ₹ 10 each Equity reclassified as per AGM Resolution dated 29.09.2023.	2,15,00,000	2,150.00	1,85,00,000	1,850.00	
	Issued, subscribed and fully paid: Equity shares of ₹ 10 each (Refer Note (a) below)	80,21,401	802.14	80,21,401	802.14	

(a) Reconciliation of equity shares and amount outstanding at the beginning and at the end of the year:

Particulars	As at March 3	1, 2024	As at March 31, 2023		
T utiledia:	No. of Shares	Amount	No. of Shares	Amount	
Opening balance	80,21,401	802.14	4,01,071	40.11	
Allotment made during the year	-	-	76,20,330	762.03	
Closing balance	80,21,401	802.14	80,21,401	802.14	

(b) Rights, preferences and restrictions attached to the equity shares:

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

In the event of liquidation of the company the holder of equity shares will be entailed to receive the remaining assets of the company after distribution of all preferential amounts, in proportion to the no of equity shares held by the share holders.

The dividend declared by the board is subject to approval by the share holders in the ensuing annual general meeting.

								ss otherwise state
(c) Details of shareholders holding more than 5% shares in the Company: As at March 31, 2024 As at March 31, 2023								
Nai	me of the shareholder	No. of SI ₹ 10 ea	nares	9	% of olding	No. o	of Shares 0 each	% of holding
Srinish	a Jagathrakshakan	72,19,2	260	90	.00%	72,	19,260	90.00%
(d) D	etails of shares held by	the promoters	in the Co	mp	any and	chang	e during t	he year:
		As at March	n 31, 202	4	As at	March	31, 2023	% change
Ná	ame of the Promoter	No. of Shares ₹ 10 each	% of total sha		No. of 9 ₹ 10 €		% of total shar	during es the year
Srinish	a Jagathrakshakan	72,19,260	90.00	%	72,19	,260	90.00%	0.00%
Sagar F	Power Ltd	2,00,535	2.50	%	2,00	,535	2.50%	0.00%
RV Co	nsulting Services Pvt Ltd	2,00,535	2.50	%	2,00	,535	2.50%	0.00%
Note	Particu	lars					t March , 2024	As at March 31, 2023
	Securities premium Retained earnings Other items of other comprehensive income Capital Redemption Reserve Total other equity Movement in other equity is as follows: Securities premium (i) Opening balance (ii) Premium on allotment of equity shares (iii) Share issue expenses (iv) Income tax relating to issue of shares					(19,	,570.57 379.99) 7.75 74.19 727.48)	1,570.57 (11,579.02) (2,294.69) 74.19 (12,228.95)
							,570.57 - - - - ,570.5 7	1,570.57 - - - - 1,570.5 7
Retained earnings (i) Opening balance (ii) Amount pertaining to derecognised Asset transferred from Items of Other Comprehensive income (iii) Profit/ (loss) for the year				(11, (2,	579.02) 299.34) 501.63) 379.99)	(5,593.67) (5,593.67) (5,985.35) (11,579.02)		
	Other items of other (i) Opening balance (ii) Equity instrumer comprehensive i (iii) Amount pertainin transferred to Re	e nts through ot ncome ng to derecog	her nised As			(2,	379.99) 294.69) 3.10 ,299.34	(2,296.56) 1.86 - (2,294.69)

Note	Particulars	As at March 31, 2024	As at March 31, 2023
	Capital Redemption Reserve		
	(i) Opening balance	74.19	74.19
	(ii) Reserve created during the year	-	
		74.19	74.19
15	Long-term borrowings Secured		
	Loan From Canara Bank	9,910.84	-
	Un-secured Inter Corporate Deposits (Related Parties - Interest Free)	21,500.00	-
	Total	31,410.84	-
	- Term Loan carries 96 monthly instalments from 27th Aug 2023 to 27th July 2031 out of which 8 monthly instalments are paid up to 31st March 2024 and Balance 88 monthly instalments will be paid up to 27th July 2031. Principle Repayment of Longterm borrowing will start from August 2025 onwards over a period of 6 years Interest rate is charged at 11.15%. This term loan is secured by first paripassu charge on Land and Building and Cement Manufacturing Plant and Machinery (existing and in CWIP) and by second pari passu charge on current assets and are guarnteed by Dr Srinisha Jagathrakshakan, Managing director and Mr. N Elamaran, Director Upto 31.03.2024 ICDs are interest free, with effect from 01.04.2024 interest is charged @ 9.05% quarterly payable, repayment is sub-servent to Bank Term Loan.		
16	Lease Liability		
	Non-current	2.76	22.06
	Building Lease	2.76	22.86
		2.76	22.86
17	Provisions		
	Non-current		
	Gratuity	32.53	10.04
	Leave Encashment	23.02	-
	Decommissioning Liability	46.05	1.70
	Total	101.59	11.75

Note	Particulars	As at March	As at March
		31, 2024	31, 2023
18	Current liabilities		
	Borrowings - Secured	4 504 06	
	Cash credit facility (Refer Notes below)	1,501.06	-
	Borrowings - Unsecured	2 000 00	22.050.00
	Inter Corporate Deposits	2,000.00	23,050.00
	(Related Parties - Interest Free)		
	Total Current Borrowings	3,501.06	23,050.00
	Note: The Company has availed cash credit facilities		
	from Canara bank. This facility is secured by first		
	pari-passu charge against all current assets, present		
	and future, and by second pari-passu charge on the		
	entire property, plant and equipment of the		
	Company including land and building and are		
	guaranteed by Dr. Srinisha Jagatrakshkhan,		
	Managing Director and Mr. N Elamaran, Director.		
	The loans are repayable on demand and carries		
	interest @ 11.25%p.a.		
19	Lease Liability		
'	Building Lease	19.69	19.79
	Total	19.69	19.79
	Total	15.05	13.73
20	Trade payables	0=-:	
	Total outstanding dues of micro enterprises	35.51	-
	and small enterprises (MSME)		0.040.33
	Total outstanding dues of creditors	1,124.34	2,949.38
	other than MSME		
	Total trade payables	1,159.85	2,949.38

₹ in lakhs unless otherwise stated

Trade payables ageing schedule for the year ended March 31, 2024:

FY 2023-24:

Particulars	O				
	Less than 1 year	1-2 years	2-3 year	More than 3 years	Total
(i) MSME	35.51	-	-	-	35.51
(ii) Others	1,123.20	1.15	-	-	1,124.34
(iii) Disputed dues - MSME	-	-	-	-	-
(iv) Disputed dues - Others	-	-	-	_	-
Total	1,158.70	1.15	-	-	1,159.85

FY 2022-23:

Particulars	Outstanding for following periods from due date of payment				
	Less than 1 year	1-2 years	2-3 year	More than 3 years	Total
(i) MSME	-	-	-	-	-
(ii) Others	2,949.38	-	-	-	2,949.38
(iii) Disputed dues - MSME	-	-	-	-	-
(iv) Disputed dues - Others	-	-	-	-	-
Total	2,949.38	-	-	-	2,949.38

Note	Particulars	As at March 31, 2024	As at March 31, 2023
21	Other financial liabilities		
	Current		
	Dealer deposits	301.14	185.52
	Total	301.14	185.52
22	Other liabilities Advance from customers Outstanding Expenses Statutory remittances	423.19 644.98 27.10	18.96 187.86 30.40
	Total	1,095.27	237.21
23	Provisions Current Gratuity Leave Encashment	0.26 4.51	- -
		4.76	-

Note	Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
21	Revenue from operations		
	Revenue from		
	- Sale of cement	11,957.11	4,039.74
	- Sale of clinker	912.91	-
	Less: Discounts	(858.31)	(153.98)
	Total revenue from operations	12,011.70	3,885.76
22	Other income		
	Sale of scrap	0.41	6.07
	Interest Income on financial assets (fair valued)	0.59	-
	Deferred Income on Unsecured Loans	1,364.81	_
	Interest on FDs with Banks	63.22	12.67
	Rental Income	1.79	1.46
	Misc. Receipts	0.02	4.32
	Credit balance written back	10.79	-
	Total other income	1,441.62	24.53
23	Cost of materials consumed		
23	Opening stock	190.89	92.03
	Add: Purchases	2,331.08	3,759.18
	Less: Closing stock	156.18	190.89
	Total cost of materials consumed	2,365.79	3,660.32
	Details of materials consumed:		
	Limestone	1,359.11	76.40
	Laterite	528.73	11.40
	Iron-ore	78.61	2.21
	Gypsum	139.76	47.72
	Fly ash	238.33	105.58
	Clinker	2.75	3,332.23
	Others	-	68.56
	RM Unloading Charges	18.50	16.22
	Total	2,365.79	3,660.32

Note	Particulars	For the year ended March	For the year ended March
		31, 2024	31, 2023
24	Revenue from operations		
	Revenue from		
	- Sale of cement	11,957.11	4,039.74
	- Sale of clinker	912.91	- (4.70.00)
	Less: Discounts	(858.31)	(153.98)
	Total revenue from operations	12,011.70	3,885.76
25	Other income		
	Sale of scrap	0.41	6.07
	Interest Income on financial assets (fair valued)	0.59	-
	Deferred Income on Unsecured Loans	1,364.81	-
	Interest on FDs with Banks	63.22	12.67
	Rental Income	1.79	1.46
	Misc. Receipts	0.02	4.32
	Credit balance written back	10.79	-
	Total other income	1,441.62	24.53
26	Cost of materials consumed		
	Opening stock	190.89	92.03
	Add: Purchases	2,331.08	3,759.18
	Less: Closing stock	156.18	190.89
	Total cost of materials consumed	2,365.79	3,660.32
	Details of materials consumed:		
	Limestone	1,359.11	76.40
	Laterite	528.73	11.40
	Iron-ore	78.61	2.21
	Gypsum	139.76	47.72
	Fly ash	238.33	105.58
	Clinker	2.75	3,332.23
	Others	_	68.56
	RM Unloading Charges	18.50	16.22
	Total	2,365.79	3,660.32

Note	Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
27	Changes in inventories of finished goods		
	and work-in-progress.		
	Inventories at the beginning of the year:		
	Finished goods	66.60	-
	Work-in-progress	84.36	-
	Sales in transit	-	-
		150.95	-
	Inventories at the end of the year:		
	Finished goods	193.95	66.60
	Work-in-progress	958.73	84.36
	Sales in transit	24.81	-
		1,177.49	150.95
	Net (increase)/ decrease	(1,026.54)	(150.95)
28	Employee benefit expenses		
	Salaries and wages, including bonus	660.21	341.22
	Contribution to provident and other funds	45.25	27.97
	Gratuity	26.11	11.49
	Leave Encashment	33.12	1.26
	Staff welfare expenses	126.43	16.23
	Total employee benefit expenses	891.11	398.18
	Note:		
	Gratuity Includes:		
	Past service cost - Rs. 6,64,020/-		
	Current Service Cost - Rs. 19,48,863/-		
29	Finance costs		
-	Interest on Term Loan	610.50	_
	Interest on Working Capital	63.00	_
	Interest on lease liability- Ind AS	3.63	_
	Interest on unwinding of Decommissioning	3.80	-
	liability - Ind AS		
	Interest on ICDs (Interest free) - Ind AS	1,364.81	-
	Bank Charges	1.43	-
	Interest others	38.38	3.74
	Other Financial Charges	54.53	1.38
	Total finance cost	2,140.07	5.12

Note	Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
30	Power and fuel expenses		
	Power	3,196.30	529.32
	Fuel/ Coal	5,474.62	165. <i>7</i> 9
		8,670.92	695.11
31	Other company		
31	Other expenses Packing materials consumed	291.29	170.45
		692.62	170.43
	Stores and spares consumed	561.18	-
	Man Power Charges	361.16	-
	Repairs and maintenance		
	- Plant & equipment	44.44	-
	- Buildings	30.07	-
	- Vehicles	1.59	-
	- Others	64.04	-
	Directors sitting fees	17.00	4.00
	Payment to auditors		
	For audit	4.00	4.00
	For limited reviews	1.00	1.00
	For Certification Fee	-	0.20
	Printing and stationery	0.93	5.22
	Legal charges	16.09	-
	Professional charges - Retainers Fee	198.23	43.10
	Other professional charges	106.61	101.89
	Travelling and conveyance	19.81	42.04
	Vehicle hire charges	47.03	-
	Security services	156.35	109.82
	Rent	2.68	3.99
	Rates and taxes	72.55	220.27
	Donations and contributions	0.94	6.99
	Ideal Charges for Mines	104.07	-
	Administrative expenses	199.49	594.19
	Communication	7.09	3.28
	Decommissioning Expenses		1.70
	Freight inward	77.14	4.33
	Trade Receivables written off	2.15	-
	Bad Debts Written Off	6.73	-
	Sample Expenses	1.34	-
	Miscellaneous expenses -	8.76	2.33
	Incl. Prior period Expenses		

Note		Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
	Sel	ling & Distribution Expenses		
	Fre	eight and forwarding expenses	1,539.96	547.67
	Sel	ling expenses	17.18	33.70
	To	tal other expenses	4,292.34	1,900.17
32	Exc	ceptional items		
	a)	Written off of Fixed Assets		
		Discarded Assets	-	(1,658.00)
	b)	Full & Final Settlement		
		One time Settlement to	-	(199.62)
		Erstwhile Employees & Workers		
	c)	Refurbishment Cost		
		Staff Salaries	-	(231.60)
		Stores Consumption	-	(384.82)
		Repairs & Maintenance - P&M	-	(115.00)
		Repairs & Maintenance - Buildings	-	(163.31)
		Repairs & Maintenance - others	-	(20.91)
		Power	-	(170.75)
		Total	-	(2,944.01)

Explanatory notes and other information:

Note 33: Contingent Liabilities and Commitments: (to the extent not provided for)

CI	A				
SI.	Particulars	As of 31st	As of 31st		
No		March, 2024	March, 2023		
1	Claims against the Company before the Labor Court,				
	Bangalore				
	Deccan wires employees filed a case against the				
	company, before the Industrial Tribunal, Bangalore.				
	Nine managerial staff made a claim before the Industrial				
	Tribunal, Bengaluru, under I.D. No.10/2010, that they				
	are also entitled to the compensation of VRS as has				
	been extended to the general workmen.	40.86	40.86		
2.	Claims against the Company before the National				
	Company Law Tribunal				
	Wage board employees filed a case against the				
	company claiming to pay salaries during the period				
	where the plant was non-operational The Company				
	has obtained High Court stay order under WP 28622				
	of 2022 against this NCLT Order on 07.09.2022.	76.56	76.56		
3.	Claims against the Company before the National				
	Company Law Appellate Tribunal				
i)	Assistant Commissioner of Central Tax (Excise & Service				
ļ ´	Tax)	3,117.85	3,117.85		
ii)	Employees and Workmen challenging the Resolution	,	,		
,	Plan of RV & Sagar on the ground that they are not				
	paid in accordance with law and Section 53 of IBC,				
	2016	1,109.57	1,109.57		
iii)	Operational creditors challenging the Resolution Plan	·	,		
'	of RV & Sagar on the ground that they are not paid in				
	accordance with law and Section 53 of IBC, 2016	1,466.39	1,466.39		
iv)	Employee Fund Provident Organization claim of their	,	·		
' '	dues before CIRP.	526.76	526.76		
V)	Appeal filed by AP Southern Power Department				
'	challenging the Resolution Plan NCLAT, Chennai has				
	dismissed this petition, which is later challenged at				
	Supreme Court during the year under review.	_	4702.24		
4.	Petition by an old creditor against the Company for				
	their receivables before CIRP before Jr. Civil Judge,				
	Dhone	8.8	_		
5.	Claims against the Company before High Court	2.0			
i)	Old employees and workmen claiming for their salaries				
''	after CIRP without attending the plant works.	101.18	101.18		
ii)	Old wage board employees claiming to pay salaries	101.10	101.10		
11)	after CIRP without attending the plant works.	69.57	69.57		
	and Char without attenuing the plant works.	09.37	09.3/		

iii)	Petition filed by the Company for stay and disposal of Labour Commissioner order to pay construction cess		
	for the period before CIRP.	46.92	-
6.	Claims against the Company before Supreme Court.		
i)	SEBI penalty on non-compliances during the CIRP	44.00	
	period and appeal made by them with Supreme Court.	14.00	14.00
ii)	Appeal filed by AP Southern Power Department		
	challenging the Resolution Plan.	4916.12	-

Note 34: Additional Regulatory Information in accordance with the requirement of Schedule III:

- (i) Title deeds of Immovable Property all the immovable properties owned by the company are held in the name of the company.
- (ii) The Company has no investment property held as at 31.03.2024 and 31.03.2023
- (iii) The Company has not revalued Property, Plant and Equipment (including Right of Use assets) and Intangible assets during the year under report.
- (iv) The company has not granted any Loans or Advances to Promoters, Directors, KMPs and the related parties during the year under report.
- (v) The Company has no Intangible assets under development.
- (vi) During the year no proceedings have been initiated or pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988.
- (vii) The Company has borrowed from bank on the basis of security of current assets.
- (viii) There was a variance of Rs. 42.63 lakhs, as given in the table below, in the Inventory statements furnished to the Bank in respect of Cash Credit Facility availed. The Variance was on account of the difference between Cost and NRV.

S.	Particulars	Va	Values		
No.		at NRV	at NRV at Cost		
		Books of	Statements		
		account (A)	Submitted		
			to the Bank (B)		
1	Raw materials	156.18	159.86	3.68	
2	Work-in-progress	958.73	1,007.29	48.55	
3	Finished goods	193.95	184.37	-9.58	
4	Coal	222.7	222.68	-0.02	
5	Stores and spares	293.57	293.57	0	
6	Packing materials	30.49	30.49	-	
	Total	1,855.62	1,898.25	42.63	

- (ix) The company is not a declared willful defaulter by any bank or financial institution or other lender.
- (x) The company has no transactions with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956.
- (xi) There is no charges or satisfaction to be registered with Registrar of Companies beyond the statutory period.
- (xii) The Company has no investments in subsidiaries hence Compliance with number of layer of companies is not applicable.
- (xiii) There was a variance of Rs. 42.63 lakhs, as given in the table below, in the Inventory statements furnished to the Bank in respect of Cash Credit Facility availed. The Variance was on account of the difference between Cost and NRV.

Particulars	Metric	as at 31st March 2024	as at 31st March 2023	Variance %
Current Assets (a)		2,836.80	3,915.75	
Current Liabilities (b)		6,081.78	26,441.90	
Current Ratio (a/b)	Times	0.47	0.15	214.97%
Total Debt (Non-current + current borrowings)(c)		34,911.90	23,050.00	
Shareholder's Equity (d)		-16,925.34	-11,426.81	
Debt-Equity Ratio (c/d)	Times	-2.06	-2.02	2.26%
Earnings available for debt service (Net Profit after taxes + Non-cash expenses + interest + loss on sale of Fixed assets etc.) (e) +		-3,206.88	-5,541.67	
Debt Service (Interest and Payments + Principal Repayments) (f)		4,174.57	23,050.00	
Debt Service Coverage Ratio (e/f)	Times	-0.77	-0.24	219.52%
Net Profit after taxes (g)		-5,501.63	-5,985.35	
Average Shareholder's Equity ({Opening + Closing}/2) (h)		-14,176.08	-8,816.09	
Return on Equity Ratio (g/h)	Times	0.39	0.68	-42.84%
Cost of goods sold (i)		10,010.17	3,660.32	
Average Inventory ({Opening + Closing}/2) (j)		1,480.30	586.09	
Inventory Turnover Ratio (i/j)	Times	6.76	6.25	8.28%
Net Sales (k)		12,011.70	3,885.76	
Average Accounts Receivable ({Opening + Closing}/2) (l)		227.65	68.68	
Trade receivables turnover Ratio (k/l)	Times	52.76	56.58	-6.74%
Net Purchases (m)		2,331.08	4,648.45	
Average Accounts Payables ({Opening+ Closing}/2) (n)		2,054.62	1,515.49	

Trade Payables turnover Ratio	Times	1.13	3.07	-63.01%
Net Sales (o)		12,011.70	3,885.76	
Working Capital (Current assets - Current liabilities) (p)		-3,244.98	-22,526.15	
Net Capital turnover Ratio (o/p)	Times	-3.70	-0.17	2045.87%
Net Profit after Tax		-5,501.63	-5 <i>,</i> 985.35	
Net Sales		12,011.70	3,885.76	
Net Profit Ratio (q/r)	Times	-0.46	-1.54	-70.26%
Earnings before interest and Taxes (s)		-4,828.13	-5,985.35	
Capital Employed (Net Worth + Total Debt + Deferred Tax Liability) (t)		17,986.56	11,623.19	
Return on Capital employed (s/t)	Times	-0.27	-0.51	-47.87%
Net Profit (u)		-5,501.63	-5,985.35	
Net Worth (v)		-16,925.34	-11,426.81	
Return on investment (u/v)	Times	0.33	0.52	-37.94%

- **Note:** 1. During the current financial year ended, March 31, 2024, there has been a significant increase in the all analytical/ financial ratios, as the company plant operational period was much higher as compared to previous year.
 - (xiv) The Company has not applied for any scheme of arrangements under section 230 to 237 of the companies' act, 2013 during the year.

(xv) Utilization of borrowed funds and share premium:

- A) The Company has not advanced or loaned or invested funds (either from borrowed funds or share premium or any other sources or kind of funds) 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:
 - (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries"); or
 - (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- B) The Company has not received any funds 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:
 - (a) directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Parties ("Ultimate Beneficiaries"); or
 - (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries

(xvi) Undisclosed Income:

There are no transactions not recorded in books of accounts that has been surrendered/ disclosed as income during the year in the income tax assessments under Income Tax Act, 1961.

(xvii) Corporate Social Responsibility:

The company is not obligated to comply with section 135 of Companies Act, 2013.

(xviii) Virtual Currency/ Crypto Currency transactions:

During the year the company has not entered into any transactions involving crypto currency/ virtual currency.

Disclosers in accordance with Indian accounting standards

Note 35: Segment Reporting

The business activity and geographical operations of the company is in one segment of cement product and hence segment reporting is not applicable.

Note 36: Related party transactions:

a) Names of related parties and description of relationship:

Description of Relationship	Name of related party
Companies controlled by	J Hotels Private Limited
key management	The Chrome Leather Company Limited
personal / relatives	Accord Energy Corporation India Private Limited
	Accord Distillers & Brewers Private Limited
	Fortune Distillers and Vintners Private Limited
	Chandrakala Resort Hotels Private Limited
	JR Super Speciality Hospitals Private Limited
	Jasan Defence And Aerospace Systems Private Limited
	Sam Tools Private Limited
	New Delta Gear Manufacturers Private Limited
	Rihas Pharma Private Limited
	Rihas Cosmetics Private Limited
	Anujasan Private Limited
	Jasan Infra Private Limited
	Shooting Star Foods Private Limited
	Vega Maintenance and Services Private Limited
	Antares Constructions and Developers Private Limited
	Cartwheel Hospitality Services Private Limited
	NJK Pharma Private Limited
	R V Consulting Services Pvt. Ltd
	Sagar Power Limited
Directors	Mrs. Srinisha Jagathrakshakan
	Mr. Narayanasamy Elamaran

	Ramachandran Balachandran – Independent Director			
	Vasudevan Raghavan – Independent Director			
	Asuri Ramesh Sholinghur – Independent Director			
Key Management Personnel	Mr. Amaranath Sachu			
	Mr. Sai Prashanth Gujja			
Other Related Personal	Mr. Jagathrakshakan Swamikannu			

b) Summary of transactions with the related parties is as follows:

(₹ in Lakhs)

SI.		Transact	ion Value	Bala	nce
No.	Nature of Transaction	for the Yo	for the Year ended		at
		2023-24	2022-23	31.03.2024	31.03.2023
infl	nsactions with Enterprises where significant uence/control of key managerial personnel or ir relatives exists				
1	Amount received for implementation of resolution plan approved by the Hon'ble NCLT submitted by RV consulting Services Pvt Ltd & Sagar Power Ltd jointly	NIL	NIL	10,050.00	10,050.00
2	Amount payable to RV consulting Services Pvt Ltd as part of Turnkey contract for repairs and renovation of the plant	12,100.73	9,061.31	(3,004.23)	(112.93)
3	Inter corporate deposits received from JR Super Speciality Hospitals Pvt Ltd	450.00	2,700.00	7,150.00	6,700.00
4	Inter corporate deposits received from The Chrome Leather Company Limited	3,800.00	6,300.00	4,500.00	6,300.00
5	Inter corporate deposits received from Jasan Infra Pvt Ltd	800.00	NIL	800.00	NIL
6	Inter corporate deposits received from RV Consulting Services Pvt Ltd	1,000.00	NIL	1,000.00	NIL
Tra	nsactions with Key Management Personnel				
7	Remuneration to Chief Financial Officer	8.52	NIL	-	-
8	Remuneration to Company Secretary	11.14	11.56	-	-
9	Director's Sitting Fee	17.00	4.00	NIL	NIL

Figures have been rounded off to the nearest decimal of Lakhs under Notes to Accounts. Previous year's figures have been regrouped / reclassified wherever necessary to correspond with the current year's classification / disclosure.

Note 37: Fair value measurements

a) Financial instruments by category

The carrying value of financial instruments by categories as of March 31, 2024, is as follows:

(₹ in Lakhs)

Particulars	FVTPL	FVTOCI	Amortized cost	Total
Financial assets:				
Investments				
Equity instruments		8.60	-	8.60
Trade receivables		-	317.94	317.94
Cash and cash equivalents		-	13.02	13.02
Bank balances other than Cash and		-	836.45	836.45
cash equivalents				
Loans		-	-	-
Other financial assets		-	518.11	518.11
Total Financial assets		8.60	1,685.52	1,694.12
Financial Liabilities:				
Borrowings		-	34,911.90	34,911.90
Trade payables		-	1,159.85	1,159.85
Other financial liabilities (incl Lease liabilities)		-	323.59	323.59
Total Financial liabilities		-	36,395.34	36,395.34

The carrying value of financial instruments by categories as of March 31, 2023, is as follows:

(₹ in Lakhs)

Particulars	FVTPL	FVTOCI	Amortized cost	Total
Financial assets:				
Investments				
Equity instruments		5.50	-	5.50
Trade receivables		-	137.37	137.37
Cash and cash equivalents		-	242.71	242.71
Bank balances other than Cash and		-	554.65	554.65
cash equivalents				
Loans		-	-	-
Other financial assets		-	223.57	223.57
Total Financial assets		5.50	1,158.30	1,163.80
Financial Liabilities:				
Borrowings		-	23,050.00	23,050.00
Trade payables		-	2,949.38	2,949.38
Other financial liabilities (incl Lease liabilities)		-	228.17	228.17
Total Financial liabilities		-	26,227.55	26,227.55

b) Fair value hierarchy

The following table provides the fair value measurement hierarchy of the Company's assets and liabilities.

Quantitative disclosures fair value measurement hierarchy for assets as of 31st March 2024:

Fair value measurement

(₹ in Lakhs)

	Level - 1	Level - 2	Level - 3	Total
Financial assets Financial instruments at FVTOCI Investments in Quoted equity instruments				
equity shares of Bank of Baroda	8.60	-	-	8.60
Total Financial assets	8.60	-	-	8.60

Quantitative disclosures fair value measurement hierarchy for assets as of 31st March 2023:

Fair value measurement

(₹ in Lakhs)

	Level - 1	Level - 2	Level - 3	Total
Financial assets				
Financial instruments at FVTOCI Investments				
in Quoted equity instruments				
equity shares of BOB (effective 01.04.2019				
Vijaya Bank ltd merged with Bank Of Baroda)	5.50	-	-	5.50
Total Financial assets	5.50	-	-	5.50

Level 1: Level 1 hierarchy includes financial instruments measured using quoted prices. This includes listed equity instruments, traded bonds and mutual funds that have quoted price. The fair value of all equity instruments (including bonds) which are traded in the stock exchanges is valued using the closing price as at the reporting period.

Level 2: The fair value of financial instruments that are not traded in an active market (for example, traded bonds, over-the counter derivatives) is determined using valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities included in level 3.

Note: There are no transfers between levels 1, 2 and 3 during the year.

Note 38: Capital Management & Risk management

The Company being in a capital-intensive industry, its objective is to maintain a strong credit rating healthy capital ratio and establish a capital structure that would maximize the return to stakeholders through optimum mix of debt and equity. The Company's capital requirement is mainly to fund its capacity expansion, repayment of principal and interest on its borrowings. The principal source of funding of the Company has been, and is expected to continue to be, cash generated from its operations supplemented by funding from borrowings. The Company regularly considers other financing and refinancing opportunities to diversify its debt profile, reduce interest cost and align maturity profile of its debt commensurate with life of the assets, and closely monitors its judicious allocation amongst competing capital expansion projects to capture market opportunities at minimum risk.

Gearing ratio

The Company monitors its capital using gearing ratio, which is total debt divided to total equity as given below:

Particulars	As at 31st March,2024	As at 31st March 2023
Total Debt*	34,911.90	23,050.00
Less: Cash & short-term deposits	13.02	242.71
Net Debt	34,898.88	22,807.29
Equity share capital	802.14	802.14
Other equity	(17,727.48)	(12,228.95)
Total equity	(16,925.34)	(11,426.81)
Debt/ Equity ratio	(2.06)	(2.00)

Financial risk management and objectives and policies

This note explains the sources of risk which the entity is exposed to and how the entity manages the risk and the impact in the financial statements. The Company's activities, exposed it, to market risk (including price risk), credit risk and liquidity risk. A Special Team with Senior Executives having exposure in various fields is going to be formed to assist Managing director in (a) Overseeing and approving the Company's enterprise wide risk management framework, and (b) Overseeing that all the risks that the organization faces such as market risk(including currency risk, interest rate risk and other price risk), Credit risk and liquidity risk have been identified and assessed and there is an adequate risk management infrastructure to be in place capable of addressing those risks. The Managing Director and CFO, monitors and reports on the principal risks and uncertainties that can impact the company and its ability to achieve strategic objectives. The Company's management systems, organizational structures, processes, standards, code of conduct and behaviors together form the Management and business of the Company.

A. Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices and equity prices. Financial assets/liabilities affected by this risk are borrowings, letter of credits and trade receivables and investments.

The Company's investments in listed equity securities are susceptible to price risk arising from uncertainties about future value of the investment securities. The Company's non-current investment in equity shares are strategic investments and hence are considered as Fair Value through Other Comprehensive Income. The Company's Board of Directors reviews and approves all equity investment decisions.

Interest Rate Risk

The Company is exposed to interest rate risk because it borrows funds at both fixed and floating interest rates. The risk is managed by the Company by maintaining an appropriate mix between fixed and floating rate borrowings.

B. Credit risk

Credit risk refers to the risk that the counter party will default on its contractual obligations resulting in financial loss to the Company. The Company is operating through network of dealers based at different locations. Regular monitoring of the receivables is undertaken by the Marketing Department and in case the limits are exceeded, steps

will be taken by the Marketing departments and after discussing with the management of the Company will decide whether to stop or not further supplies to the specific dealer till the amount outstanding is recovered. The marketing team of the Company meets regularly to discuss the credit risks, measures taken to address them and the status and level of risk after the measures taken.

C. Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities and the availability of funding through an adequate amount of committed credit facilities to meet obligations when due and to close out market positions. Due to the dynamic nature of the underlying businesses, Company maintains flexibility in funding by maintaining availability under committed credit lines. Ultimate responsibility for liquidity risk management rests with the board of directors and it is going to establish an appropriate liquidity risk management framework for the management of the Company's short-term, medium-term and long-term funding and liquidity management requirements. The Company manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities.

(i) Financing arrangements

The table below provides details regarding the remaining contractual maturities of financial liabilities as at reporting date (₹ in Lakhs)

Particulars Particulars	< 1 Year	1-5 Years	5 + Years	Total
As at 31st March, 2024 Borrowings Other financial liabilities		5,458.64 2.76	25,952.20 -	31,410.84 2.76
Total non-current financial liabilities	-	5,461.40	25,952.20	31,413.60
Current borrowings Trade payables Other current financial liabilities	3,501.06 1,159.85 320.83		1 1 1	3,501.06 1,159.85 320.83
Total current financial liabilities	4,981.75	-	-	4,981.75
As at 31st March, 2023 Borrowings Other financial liabilities		- 22.86	-	22.86
Total non-current financial liabilities	-	22.86	-	22.86
Current borrowings Trade payables Other current financial liabilities	23,050.00 2,949.38 205.31	- - -		23,050.00 2,949.38 205.31
Total current financial liabilities	26,204.69	-	-	26,204.69

Note 39: Leases.

Nature of Lease activity by the company-

Operating lease commitments:

The Company's lease assets primarily consist of leases for buildings. The Company recognises right-of-use asset representing its right to use the underlying asset for the lease term at the lease commencement date.

The Company measures the lease liability at the present value of the lease payments that are not paid at the commencement date of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Company uses incremental borrowing rate

 (a) Movement in lease liabilities during the year ended 31st March 2024 and 31st March 2023.
 (₹ in Lakhs)

Particulars	For the year ended 31 st March 2024	For the year ended 31 st March 2023
Opening Balance	42.65	-
Adjustments	(2.82)	-
Additions	-	55.56
Finance cost accrued during the year	3.63	3.74
Payment to lease liabilities	(21.01)	(16.65)
Total	22.45	42.65

(b) Maturity analysis of lease liabilities – contractual undiscounted cash flows:

(₹ in Lakhs)

Particulars	For the year ended 31 st March 2024	For the year ended 31 st March 2023
Less than one year	19.69	19.79
One to five years	2.76	22.86
More than five years	-	-
Total	22.45	42.65

The total cash outflow for leases for year ended March 31, 2024 is Rs. 21,01,250/- (March 2023 Rs.16,65,000/-)

Note 40: IND AS 12 Income Taxes:

During the year under report there is no current tax liability since the company incurred loss for the year.

Deferred tax assets are not recognized for unused tax losses considering the probability of non-available of taxable profits in the near future to recover the deferred tax asset.

Note 41: IND AS 19 Employee Benefits:

Defined Benefit Plans: (₹ in Lakhs)

Gratuity:

Net defined benefit obligation in Balance Sheet:

Particulars	For the year ended 31st March 2024	For the year ended 31 st March 2023
Present Value of Defined Benefit Obligations at the end	32,78,595	10,04,418
Fair Value of Plan Assets at the end	-	-
Funded Status - Deficit / (Surplus)	32,78,595	10,04,418
Unrecognized Past Service Cost	-	-
Effects of Asset Ceiling	-	-
Net Liability / (Asset) at the end of the period	32,78,595	10,04,418

Movement in the Liability recognized in the Balance Sheet

Particulars	For the year ended 31st March 2024	For the year ended 31 st March 2023
Present Value of Obligations as at the beginning	10,04,418	-
Expenses Recognized in P & L Statement	26,10,833	11,49,324
Benefits Paid	3,36,706	1,44,906
Actual Return on Plan Assets	-	-
Acquisition Adjustment	-	-
Present Value of Obligations as at the end	32,78,595	10,04,418
Current Liability (Short Term)	25,670	-
Non-Current Liability (Long Term)	32,52,925	10,04,418

Expenses Recognized in the Profit and Loss Account:

Particulars	For the year ended 31 st March 2024	For the year ended 31 st March 2023
Current Service cost	19,46,863	11,49,324
Interest Cost on Obligation	-	-
Past Service Cost	6,64,020	-
Expected Return on Plan Assets	-	-
Amortization of Prior Service Cost	-	-
Net Actuarial (Gain) / Loss to be recognized	-	-
Transfer In / Out	-	-
Curtailment (Gain) / Loss recognized	-	-
Settlement (Gain) / Loss recognized	-	-
Expense recognized in Profit and Loss Account	26,10,833	11,49,324

Financial Assumptions

Particulars	For the year ended 31st March 2024
Discount Rate (Per Annum)	7.23%
Salary Growth Rate (Per Annum)	10.00%
Expected Rate of Return on Plan Assets (Per Annum)	0.00%

Sensitivity of Present Value of Obligation to key assumptions:

The financial results are sensitive to the actuarial assumptions. The changes to the Defined Benefit Obligations for increase in decrease of 1% from assumed salary escalation, withdrawal and discount rates are given below:

Scenario	DBO	% Change
Under Base Scenario	32,78,595	-
Salary Escalation - Up by 1%	37,03,948	12.97%
Salary Escalation - Down by 1%	29,14,365	-11.11%
Withdrawal Rates - Up by 1%	31,31,332	-4.49%
Withdrawal Rates - Down by 1%	34,40,580	4.94%
Discount Rates - Up by 1%	29,02,351	-11.48%
Discount Rates - Down by 1%	37,28,840	13.73%
Mortality Rates - Up by 10%	32,76,541	-0.06%
Mortality Rates - Down by 10%	32,80,659	0.06%

Leave Encashment:

Financial Assumptions:

Particulars	For the year ended 31 st March 2024
Discount Rate (Per Annum)	7.23%
Salary Growth Rate (Per Annum)	10.00%
Expected Rate of Return on Plan Assets (Per Annum)	0.00%

Note 42: Earnings per share:

(Amount in Rupees)

Particulars	For the year ended 31 st March 2024	For the year ended 31 st March 2023
(A) Basic EPS:	(68.59)	(376.18)
(i) Net Profit/ (Loss) attributable to Equity Shareholders	(55,01,63,342)	(59,85,35,147)
(ii) Weighted average number of Equity Shares outstanding (Nos.)	80,21,401	15,91,095

(B) Diluted EPS:	(68.59)	(376.18)
(iii) Net Profit/ (Loss) attributable to Equity Shareholders	(55,01,63,342)	(59,85,35,147)
(iv) Weighted average number of Equity Shares outstanding (Nos.)	80,21,401	15,91,095

Note 43: Dues to Micro, Small and Medium Enterprises.

(Amount in Rupees)

S. No.	Particulars	For the year ended 31 st March 2024	For the year ended 31 st March 2023
l)	Principal amount remaining unpaid as on 31st March, 2024	35,50,533	NIL
II)	Interest due thereon as on 31st March, 2024	NIL	NIL
III)	Interest paid by the Company in terms of Section 16 of Micro, Small and Medium Enterprises Development Act, 2006 along with the amount of payment made to the suppliers beyond the appointed day during the year.	NIL	NIL
IV)	Interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under the Act.	NIL	NIL
V)	Interest accrued and remaining unpaid as at 31st March, 2024	NIL	NIL
VI)	Further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprises for the purpose of disallowance as a deductible expenditure under Section 23 of the Act.	NIL	NIL
VII)	Amount shown against dues to Micro, Small and Medium Enterprises under the head Trade Payables represents amount outstanding as on 31st March, 2024 which is not due for payment.	35,50,533	NIL

Previous year figures have been reclassified where ever necessary so as to conform with previous year figures.

Recent accounting pronouncements:

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

As per our attached report of even date

For K S Rao & Co Chartered Accountants Firm's Regn No.003109S

Sd/-

(CA P.GOVARDHANA REDDY)

Partner

Membership No.029193

Place: Hyderabad Date: May 29, 2024 For and on behalf of the Board

M/s Panyam Cements & Mineral Industries Limited

Sd/- Sd/-

Jagathrakshakan Srinisha Marayanasamy Elamaran
Managing Director DIN: 01728749 DIN: 01744259

Sd/-

Amaranath Sachu Chief Financial Officer Sd/-

Sai Prashanth Gujja Company Secretary





PANYAM CEMENTS AND MINERAL INDUSTRIES LIMITED

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