

CONVERGENCE ENERGY SERVICES LIMITED

4TH **ANNUAL REPORT | 2023-2024**



Contents

Company Information	01
Director's Report	02-20
Statutory Auditor's Report	21-36
Comments of C&AG on Financial Statements	37-38
Financial Statement	39-73



Company Information

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Board of Directors	Shri Vishal Kapoor	Managing Director & CEO		
	Shri Yatindra Dwivedi	Nominee Director		
		(w.e.f February 02, 2024)		
	Shri Anil Kumar Jadli	Nominee Director		
		(w.e.f June 24, 2024)		
	Shri Shankar Gopal	Nominee Director		
	Shri Ravindra Kumar Tyagi	Nominee Director		
		(upto January 09, 2024)		
Chief Financial Officer	Shri Jagjeet Singh Dadiala			
Company Secretary	Shri Abhishek Srivastava			
Registered Office	2nd Floor, NFL Building, Core	e-3, Scope Complex, Lodhi		
	Road, New Delhi-110003			
Statutory Auditors	M/s S. Mohan & Co.			
Secretarial Auditors	M/s Sinha & Srivastava LLP			
Bankers	ICICI Bank			
	State Bank of India			

DIRECTORS' REPORT

То

The Members,

CONVERGENCE ENERGY SERVICES LIMITED

Your Directors are pleased to present the 4th Annual Report on business and operations of the company along with the Audited Financial Statements for the financial year ended on 31st March, 2024.

Revenue from operations for the financial year 2023-24 ₹ 44,25,54,931 and total revenue for the period was ₹ 50,67,86320. Net profit of the Company in 2023-24 was ₹7,16,29,061.

1 FINANCIAL PERFORMANCE

1.1 Financial Highlights (Standalone):

Highlights of performance of the Company for the financial year 2023-24 are given as under with comparative position of

previous year's performance: (Amount in ₹)

Particulars	31st March, 2024	31st March, 2023
Paid up Share capital	59,21,01,000	59,21,01,000
Total Revenue (including Other Income)	50,67,863,20	23,39,98,324
Profit Before Depreciation & Taxes	22,16,70,542	(8,15,46,246)
Less: Depreciation	12,99,147,33	12,89,89,595
Profit/(Loss) Before Tax	9,17,558,09	(21,05,35,841)
Less: Prior Period Adjustments (Net)	-	-
Less: Provision for Taxation -Current Year	_	_
-Earlier years	_	_
-Deferred Tax credit	2,01,26,748	5,15,17,124
Profit/(Loss) after Tax	7,16,29,061	(15,90,18,717)
Add: Other comprehensive income / (expense)	5,90,713	-
Total Comprehensive income for the year	7,10,38,348	(15,90,18,717)

1.2 Transfer to free Reserves and Dividend

The company has not transferred any amount to free reserves during the financial year 2023-24. The Company has not declared any dividend for or during the financial year 2023-24.

1.3Share Capital

The company was incorporated on 29.10.2020 with a paid-up capital of ₹1,000 divided into 100 Equity Shares of ₹ 10 each.

Pursuant to the approval of the members in the first Annual General Meeting of the company held on November 29, 2021, the authorised capital of the company was increased from Rs. 1,000 divided into 100 Equity Shares of ₹ 10 each to Rs. 100,00,00,000 (Rupees One Hundred Crores) divided into 10,00,00,000 (Ten Crore) Equity Shares of Rs. 10 (Rupees Ten) each.

The paid-up share capital of the company as on March 31, 2024 was 59,21,01,000. During the year, no shares were issued.

The shareholding pattern of the company as on date is as under:

Name of Shareholders	No. of Shares	% of
	@ ₹10 each	holding
Energy Efficiency	5,92,10,100	100
Services Limited and its		
Nominees		
Total	5,92,10,100	100

1.4Net Worth and Earning per Share

Your Company's net worth as on 31st March 2024 was ₹ 38,10,853,46. EPS of the Company for the year ended on 31st March 2024 stood at ₹ 1.21.

1.5 Resource Mobilization

The entire equity in the company is held by Holding Company M/s Energy Efficiency Services Limited. During the Financial Year 2023-24, the borrowings were also taken only from the parent company.

As on date, the board has approved the borrowing of INR 64 crore from the State Bank of India (SBI) out of which, 15.17 crore has been disbursed till March 31, 2024.

2 OPERATIONAL HIGHLIGHTS

About Convergence Energy Services Limited (CESL)

Convergence Energy Services Limited (CESL) is a wholly owned subsidiary of Energy Efficiency Services Limited, (a joint venture of public sector companies under the Ministry of Power, Government of India). CESL is investing in clean energy and clean transportation with a view to deliver affordable and reliable energy at scale. Business models followed by CESL focus on optimizing assets, monetizing and stacking multiple values and using innovative financial structures to deliver at scale. CESL is also working to enable battery powered electric mobility and its infrastructure and designing business models to increase the uptake of electric vehicles in India and increase rural energy access.

CONVERGENCE BUSINESS MODEL

The concept of Convergence was coined based on the various kinds of sustainable and clean energy initiatives which create an overarching framework for the energy transition goals of the country.



Considering the discussions with the management, CESL's core focus remains on electric mobility and various linked nuances around the strengthening of the ecosystem.

I. Gram Ujala Programme:



This is a carbon finance-based program offered to households in rural India, at Rs. 10 each for 12W and 7W.

Bulbs are of the highest quality, energy efficient LEDs bulbs that consumes 88% percent less electricity as compared to the incandescent bulbs they replace. The scheme has been a huge success and has helped in reducing energy consumption and promoting the use of sustainable energy sources in rural areas.

1. Steps for Implementation of Gram Ujala Program

- a) Procurement of LED bulbs and distribution partners
- b) Management of LED bulb inventories at distribution partner warehouses
- c) Distribution of LED bulbs by distribution partner either through dedicated kiosk or door-to-door.
- d) Collection of ICLs from consumers by distribution partner and destruction by carbon credit partner.
- e) For issuance of carbon credits, necessary audits and processes are being conducted by CESL carbon credit partner and submitted findings to Verra for approval and issuance of carbon credits.

2. Key Highlights

Since its inception, Gram Ujala has made significant strides in promoting energy-efficient lighting solutions and enhancing the standard of living for rural households. Some of the key highlights of the Gram Ujala initiative are as:

- a) Wide Coverage: Gram Ujala has made LED bulbs available to households in rural areas across UP, Bihar, Karnataka, Telangana & Andhra Pradesh. This has helped to reduce energy consumption, save costs, and provide better quality lighting to households that were earlier dependent on inefficient and polluting kerosene lamps.
- b) Affordable Pricing: Gram Ujala has made energyefficient LED bulbs available to rural households at very affordable prices. The scheme has helped to lower the cost of lighting and reduce the financial burden on rural households.
- c) Impact on Environment: Gram Ujala has contributed significantly to reducing India's carbon footprint by promoting energy-efficient lighting solutions. The scheme has helped to reduce the consumption of fossil fuels and minimize greenhouse gas emissions.
- d) Employment Opportunities: Gram Ujala has also generated employment opportunities in rural areas by

- setting up distribution centers and training rural youth in the installation and maintenance of LED lighting solutions.
- e) Innovative Financing: Gram Ujala has introduced innovative financing mechanisms such as Carbon-Finance models, which enable households to pay for the LED bulbs in affordable cost @ ₹10. This has made it easier for households to switch to energy-efficient lighting solutions without putting a strain on their finances.

3. Benefits of Gram Ujala Program

- LED bulb provided to consumer at the affordable cost of Rs.10.Savings to homes
- 3-years free replacement of LED Bulbs
- Energy saved per year: 141.40 Cr units
- Cost savings per year: INR 478 Cr
- CO2 reduction per year: 1.3 Mn tCO2
- Avoided peak demand: 388 MW
- Access to modern quality lighting these LEDs are better performing

4. Status

As on date, CESL has distributed 1 Crore LED bulbs in rural areas of 5 states (Bihar, Uttar Pradesh, Andhra Pradesh, Karnataka, Telangana). CESL has received 727,581 Verified Credit Units from the US-based VERRA Registry upon completing the first verification cycle for the LED bulb distribution in Bihar, Uttar Pradesh, and Andhra Pradesh. The VCUs for Telangana are under issuance and for Karnataka first and second cycle are expected in May 2024 Uttar Pradesh second cycle is also under issuance and for all other States is expected by June 2024. Going forward, VCUs will be issued for 12-month cycles from July to June.

VCS Project	Location	Vintage P	eriod	VCUs Offered
Type		Start Date	End Date	by CESL
Energy Demand	Andhra Pradesh, India	01-Jan- 2022	31-May- 2022	12,384
Energy Demand	Uttar Pradesh, India	01-Jan- 2022	31-May- 2022	384,096
Energy Demand	Bihar, India	01-Jan- 2022	31-May- 2022	331,101
Energy Demand	Telangana, India	-	-	Under Process

Energy Demand	Karnataka, India	-	ate	Under Process
Total Ver	ified Carbon Un	its offered b	y CESL	727,581

The Company is in the process to sell these 727,582 VCUs

National E- Mobility Programme:

Shri R K Singh, Union Minister of State (IC) Power and New & Renewable Energy, launched the National E-Mobility Programme on 7th March 2018. The Programme aims to provide an impetus to the entire e-mobility ecosystem including vehicle manufacturers, charging infrastructure companies, fleet operators, service providers, etc. The Government is focusing on creating charging infrastructure and policy framework for creating a conducive environment for the EV Ecosystem.

CESL has progressively expanded into all areas of E-Mobility – includding (1) two wheelers, (2) four wheelers (3) eBuses, (4) charging stations.

CESL's Integrated E-Mobility Solution

Four Wheelers

Electric Vehicles (EVs) present an impactful and beneficial opportunity to the Govt. of India. The distinct advantage that E-Car(s) have over Conventional Gasoline Cars is the low-running cost apart from being environment friendly with zero tailpipe emissions.

In consideration of the huge market potential and aspiration of Govt. of India to transition to EVs, EESL entered into lease of E-Car(s) by catalysing the industry with demand aggregation and market transformation. By establishing a substantial presence for EVs, their affordability, and supporting charging infrastructure, we provide environment-friendly commutes to clients, pan India.

Upon formation of CESL, the EESL projects of leased 1454 nos. of E-Car(s) are being operated & maintained by CESL. Thereafter, EESL owned 294 nos. of E-Car(s) were leased by CESL to various clients. In July 2022, CESL started its own business of lease of E-Car(s) and deployed 117 E-Car(s).

Till 31st March 2024, CESL and its parent company EESL, had deployed 1970 nos. of E-Car(s) in Central and State Government Ministries/Departments, CPSUs & Private Entities, internal use, across India. The operation

& maintenance of all the deployed E-Car(s) is handled by CESL and the break-up of 1970 nos. of E-Car(s) is:

- 1454 nos. of E-Car(s) were procured by EESL and agreements are signed by EESL
- 105 nos. of E-Car(s) were procured by EESL and are deployed internally at EESL and CESL
- 294 nos. of E-Car(s) were procured by EESL and agreements are signed by CESL
- 117 nos. of E-Car(s) were procured by CESL and agreements are signed by CESL

The deployment of E-Cars under the above mode has enabled EESL and CESL to develop institutional capacity and stakeholders connect across the value chain. In view of the learnings from past deployment and directives, it a new business model is adopted for deployment of E-Car on asset-light mode. Under the proposed revamped business model 'EV as a Service', CESL intends to provide E-Cars to clients, selected under through a competitive procurement process.

CESL has issued a Rate Contract of 1000 E-Cars to the appointed Service Provider and shall have back-to back contract agreement with Client(s). Pursuant to Contract Agreement with Client(s), CESL shall issue supply/purchase order to the selected Service Provider for delivery of ECars and services during the E-Car lease period. The scope and obligations of CESL (towards its Client(s)) shall correspond to the scope and obligations of the Service Provider.

Two Wheelers (E2W)

Due to changed market scenario, evolving technological interference, easy financing and several new entrants with competitive edge, CESL decided to abandon the E2W market space.

E-Bicycle Program for micro mobility

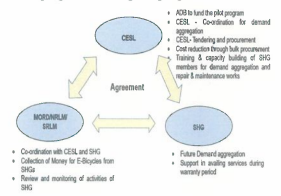
Basis approval received from Board in its meeting held on Friday, February 2, 2024, for for adoption and launching of e-bicycle program on trading model with EMC, it is further stated that CESL is in discussion and finalizing of the demand from several departments. CESL is providing a potential solution to decarbonize transportation by promoting electric bicycle as a sustainable option for micro mobility and last mile connectivity.

Brief update on the program is given below:

- 1. Demand confirmation from MOEFCC (Ministry of Environment, Forests and Climate Change) for deploying 2050 e-bicycles.
 - CESL submitted a proposal to MOEFCC on January 8, 2024, to offer its services for adoption of non-motorized electric micro mobility solution for zoological parks and botanical gardens in NCAP cities. MoEFCC, Govt. of India launched National Clean Air Program (NCAP) in January 2019 with an aim to improve air quality in 131 cities (nonattainment cities and Million Plus Cities) in 24 States/UTs by engaging all stakeholders. The program envisages achieving reductions up to 40% or achievement of National Ambient Air Quality Standards for Particulate Matter10 (PM 10) concentrations by 2025-26. The proposal was prepared and submitted after detailed discussions, field survey analysis, technical solution. implementation arrangement, financial payment terms etc.
 - MOEFCC vide its letter dated 08th March 2024, conveyed sanction of INR 8.20 to Central Zoo Authority CZA towards procurement of 2,050 number e-bicycles to be used in 61 zoological parks and botanical gardens (59 zoos and 2 botanical gardens) in 50 cities covered under the NCAP for the CFY 2023-24. CZA shall procure e-bicycles through CESL.
 - CESL's will do Project Management Consultancy activities to deliver 2050 e-bicycles, finalize technical specifications and charge an additional Project Management Consultancy (PMC) charges @ 10% plus applicable taxes on the rates of electric bicycles finalized through the tendering process.
 - Signing the tripartite agreement among MOEFCC, CZA and CESL for the implementation of the proposal is underway.
 - CZA paid advance of INR 3.27 Crs with the Sanction letter. In the draft agreement, proposal has been sent for another 50% payment at the time of issuance of LOA and remaining 10% post-delivery of e-cycles.
 - Additionally, CESL is in process of initiating Tendering process for acquiring 2050 e-bicycles.

- 2. Demand Aggregation Government Depts, PSUs, Institutions, Logistic Companies etc.
 - CESL is in process of aggregating demand for government departments and providing PMC services for electric bicycles for different use cases, such as campus mobility, Tourist/Hotel places etc.
 - CESL has further received order from PGCIL for approx. 10 e-bicycles to be deployed in their grids/campuses.
- Pilot demonstration by deploying 1800 electric bicycles for women working in SHGs in association with MoRD through ADB GEF 7 Technical Assistance pilot funds.
 - 70% of the population, especially women, in rural and semi-urban areas face significant challenges in accessing proper transportation facilities for day-today activities.
 - To address these issues, a comprehensive base line survey was conducted by CESL, complemented by showcasing electric bicycles to the residents of Manikkal Gram Panchayat in Trivandrum district of Kerala.
 - Notable demand for personal mobility, especially among women, engaged in SHGs, Anganwadi, and ASHA workers, who commute daily of distances of 10-15 km.
 - Discussion with MoRD for pilot of 500 e-bicycles for self-help group (SHG) women in Muzaffarpur, Bihar
 - 100% Funding would be through ADB assistance, remaining ~25% to be recovered by SRLM from SHG women and paid back to CESL and used as a revolving fund for scaling up the program.
 - CESL will be carrying out an assessment of the 500 e-bicycles deployed in Muzaffarpur through a third party. For this, 500 e-bicycles will come along with a GPS tracker. Impact Assessment activity of the project to demonstrate the benefit of adoption of electric cycles by rural women entrepreneurs and effectiveness of the business model in augmenting the income opportunities for women.
 - Initiative aligns with the Indian government's "Lakhpati Didi" scheme, designed for SHG women

- to empower them by providing essential skills for establishing micro-enterprises. Supplying these women with electric cycles for personal mobility would not only expand the reach of the program but also enhance women's economic standing.
- Discussion planned in other States for additional demand of 1000 e-bicycles. The remaining lot of 1000 e-bicycles shall be without GPS. Similar, business model (without training and IA) shall be replicated for deployment of e-bicycles, wherein SRLMs shall collect approx..25% payment from the beneficiaries and payback to CESL.
- CESL proposition for pilot program:



• Based on the outcome of the pilot, it will be taken further to scale up the electric mobility revolution in rural India. Below diagram depicts scaling up the ebicycle program post successful pilot program.



Electric Three Wheelers (E3W)

CESL was exploring for initiating pilot with the help of Technical Assistance from ADB for Retrofit Electric Three wheelers but due to non-regulated market scenario and safety/security issues involved in retrofit E3W, CESL has decided to abandon the pilot.

Solar carport with Battery Energy Storage System

Basis approval received from Board in its meeting held on Friday, December 15, 2023, for implementation of the Solar Carport with battery storage system pilot where all the Capital expenditure and Operational expenditure will be met through ADB TA, GEF 7 TA funding, CESL has issued LOA to the successful bidder for installation of Solar Carport at 5 locations across India. CESL have also signed an agreement with SoU for installation of Solar carport of 50kWp capacity. CESL is also in talks with several other states for implementation of remaining solar carports and shared the draft agreement copy with the concerned departments.

Electric Buses:

Recap of Year 2022-2023

- Concession Agreement under Grand Challenge was signed by respective SPVs of TATA Motors with DTC & BMTC for deployment of 1,500 and 921 e-buses respectively.
- 1st Tranche of subsidy has been released to Operator for deployment of 921 buses each for Delhi and Bengaluru by Ministry of Heavy Industries
- Based on the success of Grand Challenge, NITI Aayog vide letter dated 13th May 2022 requested CESL to scale up the model and play the Program Manager to deploy 50,000 Electric Buses under "National Electric Bus Program (NEBP)".
- The NEBP seeks to aggregate demand from STUs/Cities and facilitate tendering of e-buses and support creation of infrastructure to operate 50,000 e-buses.
- Unified tender on GCC Model was floated on 21st Sep,2022 for 6,465 number of buses and last date of bid submission was 15th Dec,2022 under NEBP-1.
- Price bid of NEBP-I was opened on 3rd Jan,2023 and price discovered were 24% lower than the diesel buses and 19% less than the CNG buses.
 Also prices discovered were without any subsidy.
- NEBP-2 tender on Dry Lease model was floated on 4th January 2023 for 4,675 e-buses for Delhi, Kerala & Telangana.

Current Status of Grand Challenge Tender as of 2023-2024

- Till date, 950 no. of e-buses and 539 e-buses are delivered in Delhi and Bengaluru respectively.
- 1st Tranche of subsidy for 579 no. of e-buses was released by Delhi Government equivalent of FAME II for additional buses supplied under Grand Challenge.

Current Status of NEBP Tender 1 (GCC Model)

- Concession Agreement for 4,660 no. of e-buses for Delhi, Surat, SOUADTGA & Telangana has been signed between the respective Authorities and successful bidders.
- Arunachal Pradesh & Haryana Has issued LoA to the successful bidder for 385 e-buses.
- Till date **405 no. of e-buses** have been delivered under NEBP-1 to Delhi, Surat & SOUADTGA.

Current Status NEBP Tender 2 (Dry Lease Model)

• NEBP Tender 2 as of date stands cancelled due to poor participation by the bidders.

• PM-eBus Sewa

- Ministry of Housing & Urban Affairs (MoHUA) launched PM-eBus Sewa Scheme on 16th August 2023 with the aim to augment bus operations by deploying 10,000 electric buses in cities with population from 3 Lakhs to 40 Lakhs.
- MoHUA nominated CESL to be the tendering vide PM-eBus Sewa Guidelines Part 1.

• PM-eBus Sewa Tender 1

- CESL floated a unified tender under PM-eBus Sewa for total aggregated demand of 3,825 no. of buses for 8 States and 3 UTS on 17th November 2023 under GCC Model.
- The last date for bid submission was 7th February 2024.
- Bids from a total 11 bidders was received.
- Letter of Confirmation of Quantity was issued to successful bidders for Assam and Maharashtra for 100 & 1,290 respectively on 13th March 2024.
- A Partial cancellation for 520 Nos of 7m buses in Package 2 and 1,150 Nos of 9m & 12m buses for the States/UTs of Bihar, Gujarat, Meghalaya, Puducherry & Punjab was issued on 15th March 2024.

• A total of 765 Nos of buses for the States/UTs of Chandigarh, Haryana, J&K and Odisha was put on hold till further deliberation.

• PM-eBus Sewa Tender-2

- CESL floated a unified tender under PM-eBus Sewa Tender 2 for total aggregated demand of 3,332 no. of buses for 11 States and 3 UTS on 14th March 2024 under GCC Model.
- A total of 1,670 No. of Buses canceled in tender 1 are retendered in Tender 2.
- The Last date for bid submission is 17th May 2024 currently.

ITMS

- MoHUA vide letter dated asked CESL to implement ITMS Program for buses to be deployed under PM-eBus Sewa.
- CESL vide letter dated 30th November 2023 submitted a terms of reference for engagement of consultant for preparation of RfP and support in implementation of ITMS & NCMC based AFCS for buses deployed under PM-eBus Sewa.
- Technical presentation of the Consultants for engagement for ITMS program was conducted on 5th January 2024.
- Two Organizations KPMG Advisory Services and Ernst & Young LLP participated in the technical presentation.
- Ernst & Young LLP was selected for management of bid and implementation of the program.

Current Status

- CESL engaged Ernst & Young LLP for implementation of ITMS program from 19th April 2024.
- PM-eBus Sewa Tender 2 is currently live.

Electric Vehicle Public Charging Infrastructure

EESL (through its subsidiary CESL) has successfully deployed 455 public Electric Vehicle (EV) chargers across India.

EESL has claimed INR 6.85 Cr from MHI for 167 commissioned EV chargers under FAME -II Scheme of Ministry of Heavy Industries (MHI) for Cities.

Business Model and Offerings of CESL:

EESL owned chargers: EESL is procuring EV chargers and installing them pan India on Government/Public land. This is done on revenue sharing model in line with the Ministry of Power, GoI revised consolidated guidelines & standards for charging infrastructure for electric vehicles dated 14th January 2022, wherein the adequate space is provided by Government/Public land-owning agencies and implementation through investment by EESL.

Considering the changing market conditions and operational issues, CESL is assisting EESL in revamp of existing business model of public EV chargers and in this regard, CESL has published RfP for Selection of Managed Service Partner for the Operations, Management, Maintenance and Security of CESL/EESL Public EV Charging Stations (PCS) across Delhi and Noida. This collaboration aims to leverage the expertise of the Selected Bidder in seamlessly managing the CESL/EESL public EV charging stations on a revenue sharing basis.

Details are mentioned below.

S.N	Tender/RfP Description	Tender ID	Tender Issue Date	Tender Closing Date
1	Selection of Managed Service Partner for the Operations, Management, Maintenance and Security of CESL/EESL public EV charging stations across Delhi	tender	12/03/2024	02/07/2024*
2	Service Partner for the	Open tender 1933	14/03/2024	04/07/2024*

^{*}Tender closing date may be extended for a further period.



(Pic: Expanding EV charging infrastructure in Delhi! CESL partners with NDMC to boost the number of EV chargers in the capital city)

State	EV Chargers Installed
Delhi	163
Maharashtra	102
Uttar Pradesh	66
Tamil Nadu	59
West Bengal	24
Kerala	18
Gujarat	12
Goa	3
Chhattisgarh	4
Haryana	2
Karnataka	1
Jharkhand	1
Grand Total	455

Asset-lite model

- Given the diverse charging needs of different vehicle segments such as electric 2Wheelers, 3Wheelers, 4Wheelers, e-Buses, etc., CESL, has now developed a new business model, "asset-lite model", as per market conditions for establishing public EV charging and battery swapping stations in India. Under this new business model, CESL shall undertake procurement of Services of empanelled Charge Point Operators (CPOs) for Supply, Installation, Testing, Commissioning, Operation and Maintenance of EV Charging and/or Battery Swapping Stations (BSS) on Build-Own-Operate-Maintain (BOOM) model.
- In this process, CESL shall enter into the agreement with land owning agencies on a revenue basis in line with the model revenue sharing agreement approved by Ministry of Power, Government of India vide their revised consolidated guidelines & standards for charging infrastructure for electric vehicles dated 14th January, 2022 or as mutually decided. As a part of the implementation, CESL will undertake a demand aggregation of potential locations identified by land owing agencies to establish the wide range of different charging technologies (slow, fast and BSS) based on market demand through empanelled CPOs with overall supervision and program management by CESL. The role of CESL shall be limited to facilitating land partnership and necessary coordination, and support for CPOs. CESL shall be charging the fee for this transaction.

Indicative roles and responsibilities

CESL

- CESL with its empanelled CPOs partner will be responsible for Location Assessment, Supply, Installation, Testing, Commissioning, Operation and Maintenance of EV Charging and/or Battery Swapping Stations (BSS).
- Signing of revenue sharing agreement with land owning agencies as per the Ministry of Power, Government of India revised consolidated guidelines & standards for charging infrastructure for electric vehicles dated 14th January, 2022 and subject to changes as per Amendments in MoP guidelines as and when notified or as mutually decided.
- CESL shall have right of use of land without vesting title and to build, own, operate and maintain EV Charging and/or Battery Swapping Stations (BSS) through collaboration with CPOs during the term of agreement without affecting the consideration agreed with land owning agencies.
- All types of Capital and O&M investment in implementing the EV Charging and/or Battery Swapping Stations (BSS) will be borne by the CESL's empanelled CPO partners under asset-lite model.

Land owning agencies

- Provision of adequate vacant land, free from all encumbrances for development of EV Charging and/or Battery Swapping Stations (BSS) in identified locations in city area and National Highways corridors.
- At each site, at least minimum area of 3 ECS (Equivalent Car Space) required to be provided. It is expected that maximum space/land parcel will be provided by the land owning agencies, to accommodate more Charging Stations/Battery Swapping Stations like large charging hubs at each site.
- To facilitate the aggregation at the city/state level, it is expected that maximum potential sites to be provided by land owning agencies
- Signing of revenue sharing agreement with CESL based on CESL's business model prepared in line with

the model revenue sharing agreement approved by Ministry of Power, Government of India vide their revised consolidated guidelines & standards for charging infrastructure for electric vehicles dated 14th January 2022 and subject to changes as per amendments in MoP guidelines as and when notified or as mutually decided.

- All permissions and statutory clearances to be provided by concerned land owning agencies.
- CESL has published Empanelment (RfE) of Charge Point Operators (CPO) and details are mentioned below.

S.No.	Tender/RfP	Tender	Tender	Tender
	Description	ID	Issue Date	Closing Date
1	Empanelment (RfE) of Charge Point Operators (CPO) for "Procurement, Supply, Installation, Testing, Commissionin g and Operation & Maintenance of Electric Vehicle Charging Stations and/or Battery Swapping Stations on Build, Own, Operate and Maintain (BOOM) model"	Open tender- 1931	13/03/2024	23/04/2024*

^{*}Tender closing date may be extended for a further period.

Progress under Asset-lite model

• Memorandum of Understanding (MoU) signed between Municipal Corporation of Faridabad (MCF) and Convergence Energy Services Ltd (CESL) on 23/02/2023 to establish Public EV Charging and Battery Swapping Stations (BSS) in Faridabad City. Team has completed survey of 25 locations in Faridabad and configured into mini and large hubs.



(Pic: Memorandum of Understanding (MoU) signed between Municipal Corporation of Faridabad (MCF) and Convergence Energy Services Ltd (CESL) to establish Public EV Charging and Battery Swapping Stations (BSS) in Faridabad City)

- CESL has received approval from Goa Energy Development Agency (GEDA) for 10 locations in the State of Goa. Survey of locations are planned.
- CESL has received in-principal approval from Maharashtra State Electricity Transmission Corporation Ltd (MSETCL) and 24 locations in Maharashtra. Survey of locations are planned.

Demand Aggregation model for EV Chargers at the National Level

- CESL is currently formulating a strategy to aggregate the demand for Electric Vehicle (EV) chargers at the National Level. Under this approach, CESL with support of BEE (Central Nodal Agency for Charging Infrastructure) and designated State Nodal Agencies (SNA) shall aggregate demand for different types of EV chargers such as slow and fast chargers designed to be compatible with electric 2-wheelers, 3/4-wheelers from different government/public entities for installations at departments, offices, institutions, and other potential locations for captive and semi-public use. This will help in consolidation of demand, enabling bulk procurement of EV chargers at the national level. This in turn is expected to lead to a reduction in the prices due to economies of scale.
- Under this approach, any available Financial Assistance from BEE and Central Government can be

blended to subsidise the price of EV chargers. CESL will supply these EV chargers for direct purchase along with a PMC fee. This strategy aims to develop workplace charging infrastructure and address charge anxiety concerns and promote increased adoption of EVs.

3 DETAILS OF SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES

The Company was formed as the wholly owned subsidiary of Energy Efficiency Services Limited and as on date, there are no Subsidiaries/Joint Ventures/Associate Companies of our company.

4 INFORMATION TECHNOLOGY INITIATIVES

The IT department is crucial for leveraging technology to support business operations and achieve strategic goals within an organization. Aligned with CESL's mission, the IT department's responsibilities aim to enhance the company's capabilities by:

- IT infrastructure The IT department has diligently managed the installation, maintenance, and upgrades of various components of the organization's IT infrastructure since the establishment of its corporate office in New Delhi. This encompasses networking gear, software, operating systems (OS), and data storage systems, essential for providing comprehensive IT services and solutions. To ensure accessibility, almost all staff members have been equipped with desktop and laptop computers, ensuring they have the necessary IT tools at their disposal.
- Tally Software: Previously, our usage of Tally 2.0, facilitated by a 5 Star Tally Partner, included additional functionalities like multi-GST and e-Invoicing modules, which were customized add-ons provided by the vendor. However, with the recent release of Tally version 4.0, these functionalities are now seamlessly integrated as built-in features, obviating the necessity for purchasing separate add-on services. Currently, we are in the process of selecting a new vendor through a tendering process, which is nearing its final evaluation phase. Upon finalizing the new vendor, all data, including the

Tally server license, will be migrated to the new vendor's server. This transition will effectively eliminate vendor dependency and enable us to leverage the standardized features offered by Tally without the need for additional add-ons.

- Security- Protecting networks, systems, and sensitive data is paramount for any corporation. IT security plays a pivotal role in this endeavor. CESL has diligently integrated essential IT security measures into its operations, including internal security endpoints, perimeter security protocols, and proactive security log monitoring for incident resolution. To ensure uniform security standards across the organization, CESL is implementing specific security rules from EESL and leveraging network infrastructure. EESL comprehensive approach underscores CESL's commitment to maintaining the integrity and confidentiality of its digital assets.
- Video Conferencing (VC) solution To bolster internal operations and foster transparency, our IT department has deployed an appropriate Video Conferencing (VC) solution at our corporate headquarters. Furthermore, we've interconnected the primary CESL office locations through MPLS, a highly secure and dependable network infrastructure.
- IT help desk To empower business users in maximizing the effectiveness and efficiency of our IT systems, an internal help desk has been established by our IT department.
- Dashboard/Portal The IT department has overseen the
 development and management of various dashboards
 and portals tailored to different business initiatives,
 such as the Gram UJALA Portal and Dashboard.
 Additionally, the CESL IT team is tasked with
 managing several other dashboards, including those
 for solar, Electric Vehicle Charging Infrastructure
 (EVCI), and Electric Vehicle (EV) operations.
- ITMS- The critical aspect revolves around securing funding from MAHUA for the implementation of ITMS Software, highlighting progress in engaging NICSI as the service provider and appointing E&Y as

the consultancy partner for CESL, delineating their responsibilities such as consultation with MAHUA for alignment, finalizing methodology, design, and architecture, as well as preparing the Request for Proposal (RfP) for the ITMS Software.

- Digital LogBook for EV- The core objective is to enhance efficiency, transparency, and operations within the EV business by developing a comprehensive Digital Logbook platform. This platform will automate data management, facilitate real-time monitoring of EV usage, and improve operational workflows. It will undergo phased implementation with features like data collection, reporting, and analytics, ensuring seamless integration with existing systems. Training and support will be provided, and future enhancements will be driven by user feedback and evolving business needs. Currently, the tendering process for vendor selection is nearing its final evaluation phase, with plans to develop and implement the application according to the Scope of Work upon onboarding the vendor.
- Likewise, a dedicated portal for electric two-wheelers and three-wheelers has been created, serving as a comprehensive platform for individuals interested in purchasing these vehicles. Additionally, the Gram UJALA Dashboard and Portal has been chosen to partake in the Data Governance Quality Index (DGQI) program initiated by NITI Aayog.

5 HUMAN RESOURCES MANAGEMENT

With CESL's formation in the year 2020, the focus of Human Resource Management was to build a workforce, enabling culture and ensure motivated work force with required skill sets. Company tried to attract talent with high standards of efficiency, technical competence and integrity, and possess the appropriate academic, technical and professional qualifications for the particular position, with due regard to the principles of diversity and gender equality.

The total employee strength of the company as on March 31, 2024, is given as under:

	Location	Number of employees					
		Regular	Contractual		Third Party	ESL - FT Regular econded)	ESL FT / Regular Aligned)
Г	India	5	2	3	37	8	18
	Total	5	2	3	37	8	18

6 INSTITUTIONAL STRENGTHENING

CESL being a newly formed company is working towards exploring and implementing new business opportunities. At this nascent stage, the company is being supported by EESL (Parent company of CESL).

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

In line with provisions of "Sexual Harassment of women at Work Place (Prevention, Prohibition & Redressal) Act, 2013 an "Internal Complaints Committee" has been constituted for redressal of complaints against sexual harassment of women employees. During the financial year 2023–24, the Company did not receive any compliant of sexual harassment. Our organization emphasizes on providing a safe working environment for women and in all the training programs, a special stress is given on gender sensitization.

8 FOREIGN EXCHANGE EARNINGS AND OUTGO

During the financial year 2023-24, the Foreign Exchange Earnings has been nil.

During the financial year 2023-24, the Foreign Exchange Outgo has been Rs. 98,09,265.

9 INTERNAL FINANCIAL CONTROL AND ITS ADEQUACY

Your directors state that considering the nature and size of the operations of the company during the financial year 2023-24, the provisions of the Companies Act regarding Formal process of Internal Financial Control and assessment of its adequacy are not applicable on the company.

However, the procedure adopted from parent company have been followed in respect of all the financial transactions, which involves control mechanism to identify and eliminate the element of risk of fraud or error at each stage of the transaction since inception to final recognition in the financial.

Moreover, there is no material risk which in the opinion of the management might threaten the existence of the company.

11 Page

10 FOREIGN EXCHANGE AND RISK MANAGEMENT POLICY

As aforementioned, for the financial year 2023-24, the operations of the company are at preliminary stage, which accordingly do not entail involvement of any intricate process for risk management including foreign exchange risk management.

However, with due course of development of operations the management shall oversee risk management and shall proceed to devise an appropriate risk management framework for the Company to provide reasonable assurance that the Company's financial risk including foreign exchange risk activities are governed by appropriate policies and procedures and that the risks are identified, measured and managed in accordance with the Company's policies and risk objectives.

11 CONSERVATION OF ENERGY AND TECHNOLOGY ABSORPTION

There are no significant particulars relating to conservation of energy & technology absorption as required under the Companies (Account) Rules, 2014 as the company does not own any manufacturing facility.

12 KEY MANAGERIAL PERSONNEL

Key Managerial Personnel as on March 31, 2024, in terms of the Companies Act, 2013, read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are as follows:

SN	Name	Designation
1.	Shri Vishal	Managing Director & Chief
	Kapoor	Executive Officer
2.	Shri Jagjeet Singh	Chief Financial Officer
	Dadiala	- 10
3.	Shri Abhishek	Company Secretary
	Srivastava	

13 BOARD OF DIRECTORS & MEETINGS

During the year, Shri Ravinder Kumar Tyagi ceased to be the director of the company w.e.f January 09, 2024 consequent upon his resignation.

The company upon receipt of nomination from EESL, appointed Shri Yatindra Dwivedi as additional director designated as nominee director on the Board of the Company w.e.f. February 02, 2024, who shall be re-

appointed by the members of the Company in the ensuing AGM of the Company.

The Board of Directors of the company duly met 5 times during the financial year 2023-2024. The dates on which meetings of the Board were held are as follows:

01.05.2023, 23.08.2023, 15.12.2023, 02.02.2024 and 27.02.2024.

The Secretarial Standards on Meetings of Board (SS-1) issued by The Institute of Company Secretaries of India were duly complied with.

Details of number of meetings attended by each Director during the financial year 2023–24 are as under:

Sr. No.	Name of Director	No. of Board Meetings		
	<u> </u>	Entitled	Attended	
1.	Shri Shankar Gopal	5	. 5	
2.	Shri Vishal Kapoor	5	5	
3.	Shri R.K Tyagi	3	2	
4.	Shri D.K Patel	5	3	
5.	Yatindra Dwivedi	2	2	

14 DIRECTORS' RESPONSIBILITY STATEMENT

Based on the framework of internal financial controls and compliance systems established and maintained by the Company, work performed by the statutory auditors, external consultants and the reviews performed by, the Board is of the opinion that the Company's internal financial controls were adequate and effective during the financial year 2023-24. Accordingly, pursuant to Section 134(5) of the Companies Act, 2013, the Board of Directors, to the best of their knowledge and ability, confirm that:

- a. In the preparation of the annual accounts, the applicable accounting standards had been followed and that there were no cases of material departures;
- b. They have, in the selection of accounting policies, consulted Statutory Auditors and have applied them consistently and made judgements and estimates that are reasonable and prudent so as to give a true and fair view of state of affairs of the Company at the end of the financial year and of the profit of the Company for that period.

- c. They have taken proper and sufficient care to the best of their knowledge and ability for maintenance of adequate accounting records in accordance with the provisions of the Act, for safeguarding assets of the Company and for preventing and detecting fraud and other irregularities;
- d. They have prepared the annual accounts on a going concern basis.
- e. They have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively. (Refer to the point 9 of this Report)
- f. They have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

15 MAINTENANCE OF COST RECORDS

Considering the nature of the operations of the company during the financial year 2023-24, your directors state that the provisions of Companies Act, 2013, regarding the maintenance of cost records are not applicable to the company

16 REPORTING UNDER PUBLIC PROCUREMENT POLICY FOR MICRO & SMALL ENTERPRISES (MSE) ORDER, 2012

The Government of India has notified Public Procurement Policy on Micro & Small Enterprises (MSEs) Order, 2012 and subsequent amendments till date. In terms of the said policy, following are the required details:

		FY 23-24
S.N	Descriptions	(In Crore (INR))
	*Total annual procurement (in value) including Electric Buses	
2	*Total Procurement for E-buses (PM-Ebus-Sewa Scheme)	₹ 7,364.51
3	*Total annual procurement (in value) –Excluding Electric Buses	₹ 289.14
4	Total value of goods and services procured from MSEs (including MSEs owned by SC / ST entrepreneurs) including Electric Buses	
5	Total value of goods and services procured from MSEs (including MSEs owned by SC / ST entrepreneurs) excluding Electric Buses	

6	Total value of goods and services procured from MSEs owned only by SC / ST and women entrepreneurs	
7	% age of procurement from MSEs (including MSEs owned by SC / ST and Women entrepreneurs) out of total procurement (including funding by Multilateral/ Bilateral Agencies) including Electric Buses	
8	% age of procurement from MSEs (including MSEs owned by SC / ST and Women entrepreneurs) out of total procurement (including funding by Multilateral/Bilateral Agencies) excluding Electric Buses	
9	% age of procurement from MSEs owned only by SC / ST entrepreneurs out of total procurement	-

*The company was the Bid Process coordinator for total procurement of E-Buses under PM-EBus Sewa and the tender was floated on behalf of the clients (State Transport Undertakings).

17 VIGIL MECHANISM & DISCLOSURE OF COMPOSITION OF AUDIT COMMITTEE

Considering the nature and size of the operations of the company during the financial year 2023-24, your directors state that the provisions of Companies Act, 2013, regarding formal process of Vigil Mechanism are not applicable on the company. Further, the Company, being a wholly-owned subsidiary, the provisions of Section 177 of the Companies Act, 2013 read with Rule 6 and 7 of the Companies (Meetings of the Board and its Powers) Rules, 2013, relating to the constitution of Audit Committee are not applicable.

However, going by its philosophy of providing fair and transparent working environment for all its employees, your company has in place, an informal escalation channel to deal with any such instance requiring attention of the management.

18 PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

During the period under review, the Company has not entered into any material transaction with any of its related parties as specified under Section 188 of the Companies Act 2013.

19 PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS

The company has not given any loans, guarantees or made any investment during the financial year 2023-24, which requires disclosures under section 186 of the Companies Act 2013.

20 SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE

The Ministry of Heavy Industries ("MHI") had issued a profit linked incentive scheme ("PLI Scheme") for enhancing India's manufacturing capabilities for Advanced Automotive Products. MHI also administers the procurement of electric buses under Faster Adoption & Manufacturing of Electric (& Hybrid) Scheme Phase – II ("FAME-II"). In pursuance of the FAME-II scheme, MHI had nominated Energy Efficiency Services Limited ("EESL") through its wholly owned subsidiary company, Convergence Energy Services Limited "CESL" or "the Company")) to aggregate demand for E-buses for nine cities in India. Consequently, CESL had aggregated demand for deployment of 5450 electric buses from five cities, for which CESL had floated the Grand Challenge Tender for procurement operation and maintenance of 5450 electric buses and allied electric and civil infrastructure in which M/s JBM Ecolife had placed its bid.

Under the PLI Scheme, MHI had rejected application of M/s JBM Electric claiming that it does not satisfy one the qualifying criteria mentioned in PLI scheme guidelines. MHI further debarred JBM Electric along with its group companies and instructed CESL to not consider the financial bid of JBM Ecolife Mobility Private Limited (one of the group company of M/s JBM Electric Vehicles Private Limited) in the Grand Challenge tender floated by the company. The bid was rejected by the company in adherence to the communication received from the Ministry w.r.t disqualification. However, JBM Ecolife Mobility Private Limited preferred a Letters Patent Appeal against the said judgment which was allowed by the Division Bench of the Hon'ble High Court of Delhi at New Delhi.

MHI has thereafter filed a Special Leave Petition before the Hon'ble Supreme Court, challenging the judgment by the Hon'ble High Court of Delhi and as on date, the matter is pending in the Hon'ble Supreme Court. The company is adherent of all the orders issued to it by competent authorities and will continue to follow suit in the future.

There are no financial implications of the case on the company.

21 DEPOSITS

The company has not accepted any deposits during the financial year 2023-24.

22 AUDITORS

22.1 STATUTORY AUDITOR

The Comptroller and Auditor General of India (C&AG), in exercise of power conferred under Section 139 of the Companies Act, 2013 had vide letter dated September 21, 2023 appointed M/s S MOHAN & CO, Chartered Accountants, New Delhi as Statutory Auditor of the Company for financial year 2023-24. The Statutory Auditors have not made any qualifications/adverse remarks in the Audit Report for the financial year 2023-2024.

Pursuant to the provisions of the section 143(6)(b) of the Companies Act, 2013, C&AG conducted its supplementary audit and recommended revision in the Statutory Auditor's Report for inclusion of "Disclosure regarding funds (grants/subsidy etc) received/receivable for specific schemes from Central/State Government or its agencies were properly accounted for/utilized as per its terms and conditions". The same has been suitably incorporated in Annexure "C" at S.No.3 to the revised Independent Audit Report dated August 07, 2024.

The revised Audit Report has no financial/material impact on the company.

The supplementary audit report submitted by C&AG dated August 16, 2024 contains no other observation apart from the aforementioned revision.

22.2 INTERNAL AUDITORS

Pursuant to the provisions of section 138 of the Companies Act, 2013, the Board of Directors have appointed Shri Amit Sood, DGM Commercial, as the Internal Auditor to conduct the internal audit of the Company for the financial year 2023-2024 and onwards.

22.3 COST AUDITORS

Maintenance of cost records as specified by the Central Government under sub-section (1) of section 148 of the Companies Act, 2013 is not applicable to the Company.

Hence, appointment of Cost Auditor was not required for the financial year 2023-2024.

22.4 SECRETARIAL AUDITOR

Pursuant to the provisions of section 204(1) of the Companies Act, 2013 and Rule No.9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors have appointed M/s Sinha & Srivastava LLP as the Secretarial Auditor of the Company to the conduct the secretarial audit of the company for the Financial Year 2023-24.

The Secretarial Audit Report in Form MR-3 (attached as Annexure-A to this report) for the financial year 2023-2024 does not contain any adverse remarks/qualifications or reservation.

23 STATUTORY DISCLOSURE

- a) There was no change in nature of business of the Company during the financial year 2023–24.
- b) The Company maintains an adequate system of Internal Controls including suitable monitoring procedures, which ensures accurate and timely financial reporting of various transactions, efficiency of operations and compliance with statutory laws, regulations and Company policies.
- c) There are no material changes and commitments, affecting the financial position of the Company which has occurred between the end of the financial year i.e. March 31, 2024 and the date of this report.
- d) The Company has not issued any stock options to the Directors or any employee of the Company.
- e) The Company has complied with the applicable Secretarial Standards.
- f) In terms of provisions of Companies Act, 2013, only the standalone financial statements of the company are being presented.

24 WEBLINK TO COMPANY WEBSITE

All the necessary documents including Financials, Annual Return etc. are uploaded to the website of the company.

The web-link to the company website is https://www.convergence.co.in/

25 RIGHT TO INFORMATION ACT, 2005 AND REDRESSAL OF PUBLIC GRIEVANCES

During the financial year 2023-24, the company received 08 applications under Right to Information (RTI) Act. All the applications were disposed-off in a time bound manner.

26 TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND

Since there was no unpaid/unclaimed Dividend, and hence the provisions relating to transfer of unclaimed dividend to Investor Education and Protection Fund does not arise.

27 CORPORATE SOCIAL RESPONSIBILITY (CSR)

During the financial year 2023-24, the Company has generated a profit of INR 7,16,29,061. However, considering that the company had suffered losses in the last two financial years, the provisions of section 135 of the Companies Act, 2013 with respect to formation of Corporate Social Responsibility Committee and spending of 2 percent of the average net profits of the company made during the three immediately preceding financial years are not applicable.

28 DETAILS IN RESPECT OF FRAUDS REPORTED BY AUDITORS UNDER SECTION 143(12) OF THE COMPANIES ACT, 2013 OTHER THAN THOSE WHICH ARE REPORTABLE TO THE CENTRAL GOVERNMENT

There have been no frauds reported by the Auditors pursuant to Section 143(12) of the Companies Act, 2013.

29DECLARATION OF INDEPENDENT DIRECTORS

The provisions of Section 149 pertaining to the appointment of Independent Directors do not apply to our Company.

30ANNUAL EVALUATION OF THE BOARD ON ITS PERFORMANCE AND OF THE INDIVIDUAL DIRECTORS

15 | Page

The provisions of annual evaluation have been complied with by your Company.

31COMPANY'S POLICY RELATING TO DIRECTOR'S APPOINTMENT, PAYMENT OF REMUNERATION AND DISCHARGE OF THEIR DUTIES

The provisions of Section 178(1) relating to constitution of Nomination and Remuneration Committee are not applicable to the Company however, the company follows the policies and procedures of the Holding Company relating to appointment of Directors, payment of Managerial remuneration, Directors qualifications, positive attributes, independence of Directors and other related matters as provided under Section 178(3) of the Companies Act, 2013.

32 DETAILS OF APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016 (31 OF 2016) DURING THE YEAR ALONGWITH THEIR STATUS AS AT THE END OF THE FINANCIAL YEAR.

No applications were made nor any proceedings are pending under the Insolvency and Bankruptcy Code, 2016 (31 of 2016) during the financial year 2023-2024.

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

During the financial year 2023-24, no such event took place necessitating the reporting of details w.r.t. difference between amount of the valuation done at the time of onetime settlement and the valuation done while taking loan from the Banks or Financial Institutions.

34STATEMENT PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(2) AND RULE 5(3) OF THE (APPOINTMENT **COMPANIES AND** REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014.

The provisions of the said rule are not applicable to the Company.

35 ACKNOWLEDGEMENT

The Directors are grateful to the Government of India particularly Ministry of Power, Ministry of Finance & Department of Economic Affairs for their continued co – operation and support. The Directors thank the Board of Energy Efficiency Services Limited and the state governments, state electricity boards, State Power Utilities and other stakeholders for their continued supports and trust in the Company.

The Directors wish to place on record their appreciation for the commendable work done, dedication and sincerity by all employees of the Company at all levels during the year under review. The Company will make every effort to meet the aspirations of its shareholders and wish to sincerely thank them for their wholehearted co-operation and support at all times.

For and on Behalf of the Board of Directors Convergence Energy Services Limited

Shri Vishal Kapdor Managing Director & CEO

(DIN: 08700132)

Shri Shankar Gopal

Director

(DIN: 08339439)

Date: 20.09.2024 Place: New Delhi

121, Vinayak Apartment C-58/19 Sector-62 Noida-201307 (U.P) Mobile: 9868282032, 9810184269

Email: sinhaandsrivastava@gmail.com

Form MR-3 Secretarial Audit Report FOR THE FINANCIAL YEAR ENDED 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,
CONVERGENCE ENERGY SERVICES LIMITED,
2nd Floor, NFL Building, Core-III SCOPE Complex,
Lodhi Road, New Delhi – 110003

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by CONVERGENCE ENERGY SERVICES LIMITED [CIN: U40300DL2020PLC372412] (hereinafter called the "Company") having its Registered Office at 2nd Floor, NFL Building, Core-III SCOPE Complex, Lodhi Road, New Delhi – 110003.

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 has, during the audit period covering the financial year ended on March 31, 2024 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

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

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

The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ("SEBI Act"): -

- (a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements)
 Regulations, 2015; (Not Applicable during the period under review)
- (b) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; (Not Applicable during the period under review)
- (c) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; (Not Applicable during the period under review)

- (d) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; (Not Applicable during the period under review)
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; (Not Applicable during the period under review)
- (f) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021; (Not Applicable during the period under review)
- (g) 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;
- (h) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; (Not Applicable during the period under review) and
- The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not Applicable during the period under review)
- (v) and other applicable laws, if any, which are specifically applicable to the Company based on its sector/industry.

The compliance by the Company of applicable financial laws, like direct and indirect tax laws, has not been reviewed in this audit since the same has been subject to review by the statutory auditor and other designated professionals.

We have also examined compliance with the applicable clauses of the Secretarial Standards issued by Institute of Company Secretaries of India;

During the period under review and as per the explanations and representations made by the officers and management and subject to the clarifications given to us, the Company has satisfactorily complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

We further report that:

The Board of Directors of the Company is duly constituted. The Changes in the Composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

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

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

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

Date: 04 July, 2024 Place: Noida For, Sinha & Srivastava LLP Company Secretaries

Suman Kumar Verma (Designated Partner) FCS No.: 7409; CP No.: 24902

FRN: L2017UP003700 UDIN: U40300DL2020PLC372412

Note: This report is to be read with our letter of even date which is annexed as Annexure-A and forms an

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integral part of this report.

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Sinha & Srivastava LLP A firm of Company Secretaries

121, Vinayak Apartment C-58/19 Sector-62 Noida-201307 (U.P) Mobile: 9868282032, 9810184269

Email: sinhaandsrivastava@gmail.com

Annexure-A

To,

The Members,
CONVERGENCE ENERGY SERVICES LIMITED,
2nd Floor, NFL Building, Core-III SCOPE Complex,
Lodhi Road, New Delhi – 110003

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 finding/ 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 the random test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on random test basis.
- 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.

Date: 04 July, 2024 Place: Noida

NOJIDA KONTONIONAN SECRETARIA

For, Sinha & Srivastava LLP Company Secretaries

Suman Kumar Verma (Designated Partner)

FCS No.: 7409; CP No.: 24902 FRN: L2017UP003700

UDIN: U40300DL2020PLC372412



J-129, DC House, Kirti Nagar, New Delhi - 110015 Mob.: 9810032363, 9818463263 Tel. Office: 011-45128963-64 E-mail: ca.smohan1966@gmail.com : virenderbhutani@gmail.com

INDEPENDENT AUDITOR'S REPORT

To the Members of M/s. Convergence Energy Services Limited

Revised Report on the Audit of the Standalone Financial Statements

Our Independent Audit Report dated 24.06.2024 on the standalone financial statements of M/s. Convergence Energy Services Limited is being revised to incorporate the reply to the observation of CAG regarding funds (grants/subsidy etc) received/receivable for specific schemes from Central/State Government or its agencies were properly accounted for/utilized as per its terms and conditions, which has now been incorporated in Annexure "C" at S.No.3 to the Independent Audit Report annexed herewith.

Opinion

We have audited the standalone financial statements of **M/s.** Convergence Energy Services Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2024, the Statement of Profit and Loss (including other Comprehensive Income), Statement of Changes in Equity and the Statement of Cash Flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as the "standalone financial statements")

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

Basis for Opinion

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

the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the standalone financial statements.

Key Audit Matters

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

Key Audit Matter

Under the Gram Ujala Scheme of the Government of India wherein after referred to "Scheme", the Company has a right to receive Certified Emmition Reduction (CER) for 7 years in lieu of the expenditure incurred by the company on distribution of LED Bulbs in rural areas amounting to Rs.87.59 crores, which has been classified by the Company as Intangible Assets in the books of account. As per the accounting policy the Intangible Assets have to be amortized in 7 (seven) years in a phased manner.

Further, as per the accounting policy, the company at the end of each Financial year calculates Present Value at the discounting rate of 7.80% of estimated future receivables on account of sale of CER.

The present value of CERs based on approximate market value as on March 31, 2024 after deducting the issuance fees payable to the issuing authority is compared with the written down value of Intangible Assets at the year end and if there is any significant difference the same is provided for in the books as impairment.

Auditor's Response

We have relied upon the Appraisal Report on Carbon Credits specifically prepared by KPMG for the companies for Gram Ujala project. The report provides the details of number of CER to be received by the company in a phased manner for 7 years. The present Value of these CER based on approx.. market value as on March 31, 2024 after deducting the therefrom the issuance fees payable to the issuing authority has been verified and compared with the w.d.v. of Intangible assets at the yearend for impairment provision, if any.

As part of our audit procedures, we have examined management's judgement and assumptions including sensitivity thereof having impact on the impairment assessment and for the purposes of arriving at present value of CER.



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

The Company's Management and Board of Directors are responsible for the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including annexures thereto, Business Responsibility and Sustainability Report, Corporate Governance and Shareholder's Information but does not include the financial statements and our auditor's report there on. The annual report is expected to be made available to us after the date of this auditor's report.

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

In connection with our audit of the standalone financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained 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 therein, we are required to communicate the matter to those charged with governance and take necessary action, as applicable under the relevant laws and regulations. We have nothing to report in this regard.

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

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

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

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

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

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

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

- Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act,
 we are also responsible for expressing our opinion on whether the company has adequate
 internal financial controls with reference to standalone financial statements in place and
 the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management and Board of Directors.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.



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

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, make it probable that the economic decisions of a reasonably knowledge user of the standalone financial statements may be influenced. We consider quantitative materiality and qualitative factor 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 standalone financial statements.

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 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 "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. (A) 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.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.



- (c) The Balance Sheet, 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 standalone financial statements comply with the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- (e) On the basis of the written representations received from the directors as on March 31, 2024 taken on record by the Board of Directors, none of the directors are disqualified as on March 31, 2024 from being appointed as a director in terms of Section 164 (2) of the Act.
- (f) With respect to the adequacy of the internal financial controls with reference to standalone 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 standalone 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:

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

- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule11 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:
 - (a) The Company has disclosed all the pending litigations and the impact thereof on its financial position in Note: 37 to the Standalone Financial Statements.
 - (b) The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - (c) There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - (d) i. The Management has represented that, to the best of it's 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, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

- ii. The Management has represented, that, to the best of it's knowledge and belief, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities (Funding Parties), with the understanding, whether recorded in writing or otherwise, as on the date of this audit report, that the Company shall, 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.
- iii. Based on the audit procedures performed that have been considered reasonable and appropriate in the circumstances, and according to the information and explanations provided to us by the Management in this regard nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e) as provided under (a) and (b) above, contain any material misstatement.
- (e) The Company has neither declared nor paid any dividend during the year.
- (f) Based on our examination and as certified by the management, the company has used accounting software for maintaining its books of account, which has a feature of recording audit trail (edit log) facility. Further as confirmed by the management, the audit trail facility has been operated throughout the year for all transactions recorded in the software. Further during the course of audit we did not come across any instance of audit trail facility being tempered with.
- 3. As required by section 143(5) of the Companies Act, 2013, our comments in regard to the directions and sub-directions issued by the Comptroller and Auditor General of India, are given in the Annexure "C" of the report.

For S. Mohan & Co.

Chartered Accountants

FRN 000608N

R.K. Mittal, FCA

Partner

Membership No. 088767

UDIN: 24088767BKCSJJ3180

Place: New Delhi Date: 07.08.2024

Annexure A to the Independent Auditors' Report

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

- (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) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has a regular programme of physical verification of its Property, Plant and Equipment by which all Property, Plant and Equipment are verified in a phased manner over a period of three years. In accordance with this programme, certain Property, Plant and Equipment were verified during the year. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
 - (c) The Company has no immovable property in the name of company.
 - (d) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not revalued its Property, Plant and Equipment (including right of use assets) or intangible assets or both during the year.
 - (e) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there are no proceedings initiated or pending against the Company as at 31st March, 2024 for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made there under.
- 2. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the management has conducted physical verification of inventories at reasonable intervals and in our opinion the coverage and procedure of such verification by the management is appropriate. Further the management has confirmed that no discrepancy of 10% or more in the aggregate for each class of inventory has been noticed on physical verification of inventory when compared with the books of account.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the company has not been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of the security of

current assets at any point of time during the year. Accordingly, clause 3(ii)(b) of the Order is not applicable to the Company.

- 3. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not made any investments in or provided security to companies, firms, limited liability partnerships or any other parties during the year. The Company has not provided guarantees, granted loans and advances in the nature of loans during the year to companies and other parties. The Company has not provided guarantees or granted loans or advances in the nature of loans during the year to firms or limited liability partnerships.
- 4. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has neither made any investments nor has it given loans or provided guarantee or security as specified under Section185 of the Companies Act, 2013("the Act") and the Company has not provided any security as specified under Section 186 of the Act. Further, in our opinion, the Company has complied with the provisions of Section 186 of the Act in relation to loans given, guarantees provided and investments made.
- 5. The Company has not accepted any deposits or amounts which are deemed to be deposits from the public. Accordingly, clause 3(v) of the Order is not applicable.
- According to the information and explanations given to us, the Central Government has not prescribed the maintenance of cost records under Section148 (1) of the Act for the services provided by it. Accordingly, clause 3(vi) of the Order is not applicable.
- 7. The Company does not have liability in respect of Service Tax, Duty of Excise, Sales tax and Value added tax during the year since effective 1 July 2017, these statutory dues has been subsumed into Goods and Services Tax ("GST")

According to the information and explanations given to us and on the basis of our examination of the records of the Company, in our opinion amounts deducted / accrued in the books of account in respect of undisputed statutory dues including GST, Provident Fund, Employees' State Insurance, Income-Tax, Duty of Customs, Cess and other statutory dues have been generally regularly deposited by the Company with the appropriate authorities:

According to the information and explanations given to us and on the basis of our examination of the records of the Company, no undisputed amounts payable in respect of GST, Provident fund, Employees' State Insurance, Income-Tax, Duty of Customs, Cess and other statutory dues were in

arrears as at 31 March 2024 for a period of more than six months from the date they became payable.

- 8. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year.
- 9. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the company has not defaulted in the repayment of loans or borrowings or in the payment of interest thereon to any lender.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared a willful defaulter by any bank or financial institution or government or government authority.
 - (c) In our opinion and according to the information and explanations given to us by the management, term loans were applied for the purpose for which the loans were obtained.
 - (d) According to the information and explanations given to us and on an overall examination of the balance sheet of the Company, we report that no funds raised on short-term basis have been used for long-term purposes by the Company.
 - (e) According to the information and explanations given to us and on an overall examination of the standalone financial statements of the Company, we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, as defined in the Act. The Company does not hold any investment in any associate or joint venture (as defined in the Act) during the year ended 31 March 2024.
 - (f) According to the information and explanations given to us and procedures performed by us, we report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries (as defined under the Act).
- 10. (a) The Company has not raised any moneys by way of initial public offer or Further public offer (including debt instruments) during the year. Accordingly, clause3(x)(a)of the Order is not applicable.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company

- has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly clause 3(x)(b)of the Order is not applicable.
- 11. (a) Based on examination of the books and records of the Company and according to the information and explanations given to us, considering the principles of materiality outlined in the 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) According to the information and explanations given to us, no report under sub-section (12) of Section143 of the Act has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - (c) We have taken into consideration the whistle blower complaints received by the Company during the year while determining the nature, timing and extent of our audit procedures.
- 12. According to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, clause 3(xii) of the Order is not applicable.
- 13. In our opinion and according to the information and explanations given to us, the transactions with related parties are in compliance with Section 177 and 188 of the Act, where applicable, and the details of the related party transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.
- 14. In our opinion and based on our examination, the Company has an Internal Audit Department headed by a Deputy General Manager (Head Commercial), who reports directly to the Audit Committee. As explained to us, he has conducted internal audit from time to time during the year. However he has given report at the year end only, which is yet to be place before the Audit Committee for their approval.

Further in our opinion Internal Audit System needs to be strengthened by enlarging the scope of internal audit and by increasing the frequency of submission of reports i.e. at least on quarterly basis.

We have considered the internal audit report for the year under audit issued to the Company during the year and till date, in determining the nature, timing and extent of our audit procedure.

15. In our opinion and according to the information and explanations given to us, the Company has not entered into any non-cash transactions with its directors or persons connected to its directors and hence, provisions of Section 192 of the Companies Act, 2013 are not applicable to the Company.



- (a) According to the information and explanations provided to us, the Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clauses 3(xvi)(a)and3(xvi)(b) of the Order are not applicable.
 - (b) The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, clause 3(xvi)(c) of the Order is not applicable.
 - (c) According to the information and explanations provided to us during the course of audit, the Group does not have any CICs.
- 17. Based on our examination, the Company has not incurred cash loss in the current financial year and in the immediately preceding financial year, the Company had incurred cash loss of Rs.8.65 crores.
- 18. There has been no resignation of the statutory auditors during the year. Accordingly, clause 3(xviii) of the Order is not applicable.
- 19. According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the standalone financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one 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.
- 20. In our opinion and according to the information and explanations given to us, there is no unspent amount under sub-section (5) of section 135 of the Act pursuant to any ongoing CSR project. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the Order are not applicable.



Annexure B to the Independent Auditor's Report of even date to the members of Convergence Energy Services Limited on the standalone financial statements for the year ended March 31, 2024

Independent Auditor's report on the Internal Financial Controls under Clause (i) of Subsection 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls with reference to standalone financial statements of M/s Convergence Energy Services Limited ("the Company") as of 31March, 2024 in conjunction with our audit of the Standalone financial statements of the Company for the year ended on that date.

Managements and Board of Director's Responsibility for Internal Financial Controls

The Company's management and the Board of Directors is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note. 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 the company's business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to standalone financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing, issued by the ICAI and deemed to be prescribed under section 143(10) of the Act, to the extent applicable to an audit of Company's internal financial controls with reference to standalone financial statements. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to standalone financial statements were 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 with reference to standalone financial statements and their operating effectiveness. Our audit of internal financial controls with reference to standalone financial statements included obtaining an understanding of such internal financial controls, assessing the risk that 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 with reference to standalone financial statements.

Meaning of Internal Financial Controls over Financial Reporting

A Company's internal financial controls with reference to standalone 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 controls with reference to standalone 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 financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls with reference to standalone financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to standalone financial statements to future periods are subject to the risk that internal financial controls with reference to standalone 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 the Company has, in all material respects, adequate internal financial controls with reference to standalone financial statements and such internal financial controls were operating effectively as at 31 March 2024, based on the internal financial controls with reference to standalone financial statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note")

For S. Mohan & Co.
Chartered Accountants

FRN 000608N

R.K. Mittal, FCA

Partner

Membership No. 088767

UDIN: 24088767BKCSJJ3180

Place: New Delhi Date: 07.08.2024

Annexure C to the Independent Auditor's Report

(In respect of Directions, issued by Comptroller and Auditor General of India in terms of section 143(5) of the Companies Act, 2013 for the year 2023-24)

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

S.No	Director u/s 143(5) of the Companies Act, 2013	Auditor's Reply on the action taken on the directions	Impact on Financial Statement
1.	Whether the Company has system in place to process all the accounting transactions through IT System? If yes, the implication of processing of accounting transactions outside IT system on the integrity of the accounts along with the financial implications, if any, may be stated.	observed that the Company has	Nil
2	Whether there is any restructuring of an existing loan or cases of waiver/write-off of debts/loans/interest etc. made by a lender to the company due to company's inability to repay the loan? If yes, the financial impact may be stated. Whether such cases are properly accounted for?	Based on the audit procedures carried out by us and as per the information and explanations given to us, the Company has not restructured any loan or write-off any debts/loans/interest during the year under audit. Accordingly, there is no impact on the financial statements for the year 2023-24.	Nil



3 Whether funds (grants/subsidy etc.) received/receivable for specific schemes from Central/State Government its or agencies were properly accounted for/utilized as per its terms and conditions? List the cases of deviation

Based on our examination of books of account and as per the information and explanations provided to us, the Company has not received any grants/subsidy for specific schemes from any Central/State Government or its agencies during the year under audit. Since there is no receipt of any grants/subsidy, there is no deviation of any of its terms and conditions for accounting and utilization of grants/subsidy etc.

Nil

For S. Mohan & Co. Chartered Accountants

FRN 000608N

R.K. Mittal, FCA

Partner

Membership No. 088767 UDIN: 24088767BKCSJJ3180

Place: New Delhi Date: 07.08.2024

No. D40 (E) 12/01-151/AS/CESL/2024-25/015-1943238



भारतीय लेखापरीक्षा जीर लेखा विभाग कार्यालय महा निदेशक लेखापरीक्षा (ऊर्जा) नई दिल्ली



INDIAN AUDIT & ACCOUNTS DEPARTMENT
Office of the Director General of Audit (Energy)
New Delhi

Dated: 16.08.2014

सेवा में,

प्रबंध निदेशक एवं मुख्य कार्यकारी अधिकारी, कन्वजैंस एनर्जी सर्विसेज लिमिटेड, नर्ड दिल्ली ।

विषय:- 31 मार्च 2024 को समाप्त वर्ष के लिए कन्वर्जंस एनर्जी सर्विसेज लिमिटेड, नई दिल्ली के लेखाओं पर कम्पनी अधिनियम 2013 की धारा 143(6)(b) के अंतर्गत भारत के नियंत्रक एवं महालेखापरीक्षक की टिप्पणियाँ।

महोदय,

मैं, कन्वर्जेंस एनर्जी सर्विसेज लिमिटेड, नई दिल्ली के 31 मार्च 2024 को समाप्त वर्ष के लेखाओं पर कम्पनी अधिनियम 2013 की धारा 143(6)(b) के अंतर्गत भारत के नियंत्रक एवं महालेखापरीक्षक की टिप्पणियाँ अग्रेषित कर रही हूँ।

कृपया इस पत्र की संलग्नकों सहित प्राप्ति की पावती भेजी जाए।

भवदीया,

संलग्नक:- यथोपरि।

राम.रा.पडी

(एस. आह्नादिनी पंडा) महानिदेशक COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143(6)(b) OF THE COMPANIES ACT, 2013 ON THE FINANCIAL STATEMENTS OF CONVERGENCE ENERGY SERVICES LIMITED FOR THE

YEAR ENDED 31 MARCH 2024

The preparation of financial statements of Convergence Energy Services Limited for the

year ended 31 March 2024 in accordance with the financial reporting framework prescribed

under the Companies Act, 2013 (Act) is the responsibility of the management of the company.

The statutory auditor appointed by the Comptroller and Auditor General of India under section

139 (5) of the Act is responsible for expressing opinion on the financial statements under

section 143 of the Act based on independent audit in accordance with the standards on auditing

prescribed under section 143(10) of the Act. This is stated to have been done by them vide their

Revised Audit Report dated 07 August 2024 which supersedes their earlier Audit Report dated

24 June 2024.

I, on behalf of the Comptroller and Auditor General of India, have conducted a

supplementary audit of the financial statements of Convergence Energy Services Limited for the

year ended 31 March 2024 under section 143(6)(a) of the Act. This supplementary audit has

been carried out independently without access to the working papers of the statutory auditor and

is limited primarily to inquiries of the statutory auditor and company personnel and a selective

examination of some of the accounting records.

In view of the revision(s) made in the statutory auditor's report, to give effect to some of

my audit observations raised during supplementary audit, I have no further comments to offer

upon or supplement to the statutory auditor's report under section 143(6)(b) of the Act.

For and on behalf of the

Comptroller & Auditor General of India

Place: New Delhi

Date: 14

(S. Ahlladini Panda))

Director General of Audit (Energy)

38

Convergence Energy Services Limited CIN- U40300DL2020PLC372412

Regd Add: NFL Building, 2nd Floor, Core-III, SCOPE Complex, Lodhi Road, Delhi-110003

Standalone Balance Sheet as at March 31, 2024

(All amounts in INR hundred, unless otherwise stated)

Particulars	Note	As At	As At
	No.	March 31, 2024	March 31, 2023
ASSETS			
Non - Current Assets			
(a) Property, Plant and Equipment	4	3,77,690.52	7,41,452.40
(b) Capital Work - in - Progress			N. II
(c) intangible Assets	4	59,45,202.68	71,96,551.25
(d) Intangible Assets under development		(4)	-
(e) Financial Assets			
(i) Investments		•	-
(ii) Loans	5	4,209.44	7,629.27
(ii) Others Non-Current Financial Assets	6	29,84,413.96	28,78,871.17
(f) Deferred Tax Assets (net)	18	7,26,135.01	9,25,415.77
(g) Other Non-Current Assets		: = 0	*
Total Non-Current Assets	_	1,00,37,651.61	1,17,49,919.86
Current Assets			
(a) Inventories	7	1,58,404.55	280
(b) Financial Assets			
(i) Investments		***	-
(ii) Trade Receivables	8	14,49,315.26	17,90,636.28
(iii) Cash and Cash Equivalents	9	61,43,557.98	39,27,440.42
(iv) Bank Balances other than (iii) above			= 100
(v) Loans	10	4,092.43	3,943.08
(vi) Other Current Financial Assets	11	20,20,502.25	18,43,809.82
(c) Current Tax Assets (net)		82	120
(d) Other Current Assets	12	17,30,697.42	17,13,783.35
Total Current Assets	-	1,15,06,569.89	92,79,612.95
Total Assets	_	2,15,44,221.50	2,10,29,532.81
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share Capital	13	59,21,010.00	59,21,010.00
(b) Other Equity	14	(21,10,156.54)	(28,20,540.02)
Total Equity	1000 In	38,10,853.46	31,00,469.98
LIABILITIES	-		
Non-Current Liabilities			
(a) Financial Liabilities			
(i) Borrowings	15	58,10,854.28	41,31,811.55
(ii) Lease Liabilities	16	22,26,684.63	29,95,450.83
(iii) Other Non-Current Financial Liabilities	10	22,20,064.03	
(b) Provisions	17	10,412.46	7,546.27
(c) Deferred Tax Liabilities (net)	18	10,412.40	1,340.21
Total Non-Current Liabilities	10	80,47,951.37	71,34,808.65
		00,11,551.57	71,54,600.05
Current Liabilities (a) Financial Liabilities			
- P.A	10	115651560	
(i) Borrowings	19	14,56,745.68	6,76,822.30
(ii) Lease Liabilities	20	7,65,298.55	6,62,756.25
(iii) Trade Payables	21	2.04.227.22	1 27 02 1 72
(a) Total outstanding dues of Micro Enterprises and Small Enterprises	21	3,04,237.33	1,37,934.72
(b) Total outstanding dues of other than Micro Enterprises and Small Enterprises	21	31,57,210.46	35,84,498.27
(iv) Other Current Financial Liabilities	22	31,16,456.73	53,20,525.50
(b) Other Current Liabilities	23	8,67,168.66	4,11,717.14
(c) Provisions	24	18,299.26	4
Total Current Liabilities		96,85,416.67	1,07,94,254.18
Total Equity & Liabilities	S	2,15,44,221.50	2,10,29,532.81
		-11-11-11-11-1	-1- view inch mitta

As per our Report of even date

For S. Mohan & Co. Chartered Accountar

FRN: 000608N

(R K Mittal, FCA) Partner

Membership No. 0887

UDIN: 24088 Place : New Delhi Date : 24/06/2024

(Vishal Kapoor) Managing Director & CEO DIN-08700132

(Jagjeet Singh Dadiala CFO

(Shankar Gopal) Director

For and on behalf of Board of Directors

M/s Convergence Energy Services Limited

SERVIC

DIN-08339439

Abhishek Srivastava) Company Secretary Page 1 of 35

Convergence Energy Services Limited CIN- U40300DL2020PLC372412

Regd Add: NFL Building, 2nd Floor, Core-III, SCOPE Complex, Lodhi Road, Delhi- 110003

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

	Statist and depote the statistic and the statist		(All amounts in INR hundre	ed, unless otherwise stated)
Part	iculars	Note	For the Year ended	For the Year ended
1 411	Kuais pale and a second a second and a second a second and a second a second and a second and a second and a second and a	No.	March 31, 2024	March 31, 2023
I	Revenue From Operations	25	44,25,549.31	22,06,696.99
П	Other Income	26	6,42,313.89	1,33,286.24
Ш		20 _	50,67,863.20	23,39,983.24
111	Total income (1 * 11)	-	30,07,003.20	23,39,703.24
IV	Expenses			
	Cost of Materials Consumed		12	-
	Purchase of Stock-in-Trade	27	1,59,342.81	30,622.34
	Change in inventories of Finished goods, Stock-in-Trade and work-in-progress	28	(1,58,404.55)	2,20,974.80
	Employee Benefits Expense	29	2,37,875.77	2,09,715.15
	Finance Costs	30	10,32,554,57	8,03,850.60
	Depreciation and Amortization Expenses	31	12,99,147.33	12,89,895.95
	Other Expenses	32	15,79,789.18	18,90,282.81
	Total Expenses	-	41,50,305.11	44,45,341.65
		·		
V	Profit Before Exceptional Items and Tax (III-IV)	_	9,17,558.09	(21,05,358.41)
VI	Exceptional Items		*	
VII	Profit/(loss) Before Tax(V-VI)	-	9,17,558.09	(21,05,358.41)
VIII	Tax Expenses			
	(1) Current tax			<u> </u>
	(2) Deferred tax	33	2.01,267.48	(5,15,171.24)
	(a) solvitor and	-	2,01,267.48	(5,15,171.24)
		1 <u>1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 </u>	201,201.10	(23123171:41)
IX	Net Profit after Tax (VII - VIII)		7,16,290.61	(15,90,187.17)
Х	Profit / (Loss) for the Year from continuing operations		7,16,290.61	(15,90,187.17)
ΧI	Other Comprehensive Income	34		
	Items that will not be reclassified to profit or loss (net of tax)			
	Re-measurement of defined benefit plans		(7,893.85)	
	Less: Income tax relating to items that will not be reclassified to profit or loss		(1,986.72)	#
	Other Comprehensive Income for the year (net of tax)	-	(5,907.13)	-
XII	Total Comprehensive Income for the year (X + XI)		7,10,383.48	(15,90,187.17)
	e restante em en en el constitui de la constitui emprende en la constitui Maria (1 de 1 d		17.77.77.77.	(
XII	Earning per Equity Share	35		
	Nominal value of equity shares (Rs 10.00 each)			
	(1) Basic (in Rs)		1,21	(3.13)
	(2) Diluted (in Rs)		1.21	(3.13)
				(-1)

The accompanying notes (1-54) form an integral part of financial statements

As per our Report of even date

For S. Mohan & Co. Chartered Accountants

FRN: 000608N

(R K Mittal , FCA) Partner

Membership No. 088767

UDIN: 24088767 BKCSHLU143 Place : New Delhi

Place: New Delhi Date: 24/06/2024 (Jagjeet Singh Dadiala)

SERVIC

(Vishal Kapoor) Managing Director & CEO

DIN-08709132

(Shankar Gopal)

For and on behalf of Board of Directors

M/s Convergence Energy Services Limited

Director DIN- 08339439

(Abhishek Srivastava)

Company Secretary

Page 2 of 35

Convergence Energy Services Limited CIN- U40300DL2020PLC372412

Regd Add: NFL Building, 2nd Floor, Core-III, SCOPE Complex, Lodhi Road, Delhi- 110003 Standalone Cash Flow Statement for the year ended March 31, 2024

		dred, unless otherwise stated)
Particulars	For the year ended	For the year ended
	March 31, 2024	March 31, 2023
A. Cash Flow from Operating Activities		
Net Profit before Tax Adjustments:	9,09,664.24	(21,05,358.41)
Depreciation and Amortization Expense	12,99,147.33	12,89,895.95
Finance Cost	10,32,554.57	8,03,850.60
Interest Income	(2,66,365.86)	(1,26,582.85)
(Profit)/ Loss on disposal of Property, Plant & Equipment	495.78	878
Operating Profit before working capital changes	29,75,496.06	(1,38,194.71)
Adjustments for working capital changes:		
Inventories	(1,58,404.55)	2,20,974.80
Trade and Other Payables	(18,88,760.89)	(5,91,644.92)
Trade and Other Receivables	1,47,714.51	(22,51,492.56)
Other Financial Assets	(1,02,272.31)	(5,10,082.96)
Cash Generated from Operations	9,73,772.82	(32,70,440.35)
Income Tax Paid		-
Net Cash (used in) /from Operating activities	9,73,772.82	(32,70,440.35)
B Cash Flow from Investing Activities		
Purchase of Property, Plant & Equipment and CWIP, Intangible Assets	(4)	(19,99,234,50)
Sale / adjustment proceeds of Property, Plant & Equipment	3,15,467.84	374
Non - current liability & Provisions	2,866.19	7,546,27
Interest Received	2,66,365.86	1,26,582.85
Net Cash used in Investing Activities	5,84,699.89	(18,65,105.37)
C Cash Flow from Financing Activities		
Proceeds from Long Term Borrowings	38,33,057.20	23,90,000.00
Proceeds from Issue of Share Capital	i €C	49,21,000.00
Repayment of borrowings	(13,74,091.09)	(5,81,366.15)
Finance Cost	(10,32,554.57)	(8,03,850.60)
Lease Liability	(7,68,766.19)	6,05,656.75
Dividend Paid (including tax on dividend)	·	(4)
Net cash from/ (used in) financing activities	6,57,645.35	65,31,439.99
Net (decrease)/ increase in cash and cash equivalents (A+B+C)	22,16,118.06	13,95,894.26
Cash and cash equivalents (Opening Balance)	39,27,439.92	25,31,545.66
Cash and cash equivalents (Closing Balance)	61,43,557.98	39,27,439.92
Change in Cash & Cash Equivalents	22,16,118.06	13,95,894.26
Components of Cash & Cash Equivalents	As At March 31, 2024	As At March 31, 2023
Balances with banks		
- in Current Accounts	5,53,848.64	87,644.50
Gold coins/ Silver Coins/ Stamps		****
Deposits with maturity of less than three months	55,89,709.34	38,39,795.92
Net Cash & Cash Equivalents	61,43,557.98	39,27,440.42

As per our Report of even date

For S. Mohan & Co. Chartered Accountants

FRN: 000608N

(R K Mittal, FCA Partner

Membership No. 088767

UDIN: 24088767 BKC SHLY143 Place: New Delhi

Date : 24/06/2024

(Vishal Kapoor) Managing Director & CEO

DIN-08700132

(Jagjeet Singh Dadia)

CFO

(Shankar Gopal) Director

For and on behalf of the Board of Directors

M/s Convergence Energy Services Limited

SERVIC

DM-08339439

(Abhishek Srivastava)

Company Secretary Page 3 of 35

41

Convergence Energy Services Limited Statement of Changes in Equity for the year ended March 31, 2024

(a) Equity Share Capital

(All amounts in INR hundred, unless otherwise stated)

Balance as at 31 March 2024	59,21,010.00
Changes in equity share capital during the current year	r
Restated balance at the beginning of the current reporting period	ı.
Changes in Equity Share Capital due to prior period errors	ř.
Balance as at 1st April 2023	59,21,010.00

Ch Sha pri	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the current reporting period	Changes in equity share capital during the current year	Balance as at 31 March 2023
		1	49,21,000.00	59,21,010.00

(b) Other equity

		Reserves and Surplus			
Particulars	Share application money pending allotment	Retained Earnings	Revaluation Surplus	Other Comprehensive Income	Total
Balance at the beginning of the current Financial Year (01.04.2023)		(28,20,540.02)			(28,20,540.02)
Changes in accounting policy or prior period errors	•	9			t
Restated balance e at the beginning of the current Financial Year		,1	3	•	r
Profit / Loss for the year	•	7,16,290.61	*	ī	7,16,290.61
Other Comprehensive Income for the current Financial Year (net of taxes)	#	*		(5,907.13)	(5,907.13)
Dividends	3		K		I.
Transfer to retained earnings	×	t.		ť	10.5
Any other change (to be specified)	,	ž.	É		а
Balance at the end of the Financial Year(31.03.2024)	6	(21,04,249.41)	1	(5,907.13)	(21,10,156.54)
SO FRANCISCOM OF CO. T.	a.			NAS SERVING SON SERVING SON SON SERVING SERVING SON SERVING SON SERVING SON SERVING SE	SERVICES ODLESONS OF THE PAGE 4 of 35



Previous Year			(All amounts in INR hund	(All amounts in INR hundred, unless otherwise stated)	
		Reserves and Surplus		Other Comprehensive	Toront
Particulars	Share application money pending allotment	Retained Earnings	Revaluation Surplus	Income	Lotal
Balance at the beginning of the current Financial Year (01.04.2022)	x	(12,30,352.85)	Ē.		(12,30,352.85)
Changes in accounting policy or prior period errors		i	ı	(a)	x
Restated balance e at the beginning of the current Financial Year	·	£	ı		ı
Profit / Loss for the year	,	(15,90,187.17)	•		(15,90,187.17)
Other Comprehensive Income for the current Financial Year (net of taxes)	Ē	ı	9	a	T.
Dividends		1	1	Ť	:IF
Transfer to retained earnings		ą	2	*	313
Any other change (to be specified)	1	3	į		ा
Balance at the end of the Financial Year(31.03.2023)		(28,20,540.02)		9	(28,20,540.02)





Notes to the Financial Statements

Note 1 Corporate Information

Convergence Energy Services Limited (Earlier Known as "Convergence Energy Services Private Limited) herein after referred to as "CESL" or "The Company", is a subsidiary of Energy Efficiency Services Limited, itself a joint venture of public sector companies under the Ministry of Power, Government of India.

CESL focuses on delivering clean, affordable, and reliable energy. Convergence focuses on energy solutions that lie at the confluence of renewable energy, electric mobility, battery storage and climate change. It builds upon the decentralised solar development experience in under-served rural communities in India, and over time, using battery energy storage, will deliver renewable energy solutions to power agricultural pumps, street lighting, domestic lighting, and cooking appliances in villages. CESL will also work to enable battery powered electric mobility and its infrastructure and design business models to increase the uptake of electric vehicles in India. To enable commercialization of these solutions at scale, CESL will employ business models that utilize a blend of concessional and commercial capital, carbon finance and grants as appropriate.

Note 2 Significant accounting policies and critical accounting estimate and judgments:

2.1 Basis of preparation, measurement and significant accounting policies

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

Compliance with Ind AS

The financial statements of the Company have been prepared in accordance with Indian Accounting Standards ("Ind AS") notified under the Companies (Indian Accounting Standards) Rules, 2015 and relevant provisions of the Companies Act, 2013 ("the Act"). The policies set out below have been consistently applied during the years presented.

Historical cost convention

The financial statements have been prepared under the historical cost convention, except for the certain financial assets and liabilities, and equity settled share based payments which have been measured at fair value/amortised cost.

Functional and presentation currency

Items included in the financial statements of the Company are measured using the currency of the primary economic environment in which the Company operates ('the functional currency'). The financial statements are presented in 'Indian Rupees', which is the Company's functional and presentation currency. "All values are expressed in hundreds and decimals thereof, except when otherwise indicated.".

Current vis-à-vis non-current classification

The Company presents assets and liabilities in statement of financial position based on current/non-current classification.

The Company has presented non-current assets and current assets before equity, non-current liabilities and current liabilities in accordance with Schedule III, Division II of Companies Act, 2013 notified by MCA.

An asset is classified as current when it is:

- a) Expected to be realised or intended to be sold or consumed in normal operating cycle,
- b) Held primarily for the purpose of trading,
- c) Expected to be realised within twelve months after the reporting period, or
- d) Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period. All other assets are classified as non-current.

A liability is classified as current when it is:

- a) Expected to be settled in normal operating cycle,
- b) Arising out of activities involved primarily for the purpose of direct trading / revenue generating activity of the company.
- c) Due to be settled within twelve months after the reporting period, or
- d) There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as non-current.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash or cash equivalents. Deferred tax assets and liabilities are classified as non-current assets and liabilities. The Company has identified twelve months as its normal operating cycle.

Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants on the measurement date. The Company uses valuation techniques that are appropriate in the circumstances for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.





Notes to the Financial Statements

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole.

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- · Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

2.2 Critical accounting estimates and judgements

The presentation of financial statements under Ind AS requires management to take decisions and make estimates and assumptions that may impact the value of revenues, costs, assets and liabilities and the related disclosures concerning the items involved as well as contingent assets and liabilities at the balance sheet date. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Company makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:

a. Property, plant and equipment

The useful life and residual value of property, plant & equipment are determined based on technical evaluation made by the management of the expected usage of the asset, the physical wear and tear and technical or commercial obsolescence of the asset. Due to the judgements involved in such estimations, the useful life and residual value are sensitive to the actual usage in future period.

b. Provisions

Provisions and liabilities are recognized in the period when it becomes probable that there will be a future outflow of funds resulting from past operations or events and the amount of cash outflow can be reliably estimated. The timing of recognition and quantification of the liability require the application of judgement to existing facts and circumstances, which can be subject to change. Since the cash outflows can take place many years in the future, the carrying amounts of provisions and liabilities are reviewed regularly and adjusted to take account of changing facts and circumstances.

c. Impairment of Financial and Non-Financial Assets

The impairment provision for financial assets are based on assumptions about risk of default and expected losses. The company uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on Company's past history, existing market conditions as well as forward looking estimates at the end of each reporting period. The Company assesses at each reporting date whether there is an indication that a Non-financial asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount which is higher of an asset's or CGU's fair value less costs of disposal and its value in use. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

d. Recoverability of trade receivables:

Judgements are required in assessing the recoverability of overdue trade receivables and determining whether a provision against those receivables is required. Factors considered include the credit rating of the counterparty, the amount and timing of anticipated future payments and any possible actions that can be taken to mitigate the risk of non-payment.

e. Income Tax:

The Company reviews at each balance sheet date the carrying amount of deferred tax assets. The factors used in estimates may differ from actual outcome which could lead to an adjustment to the amounts reported in the standalone financial statements.

f. Contingencies:

Management estimates the possible outflow of resources at the end of each annual reporting financial year, if any, in respect of contingencies/claim/litigations against the Company as it is not possible to predict the outcome of pending matters with accuracy.

g. Leases

For the residual value/purchase price at the end of lease term, where the agreement with the lessee fixed the purchase price the same has been considered. In case agreement does not fix the purchase price, Management has estimated the residual value based on the lease rent receivables and estimated life of the asset as 5%. In case of subleases, while calculating IRR and Present Values; Lease Rentals are considered to be due on 1st day of every month and salvage value/residual; value/ purchase value are considered to be received along with the last lease rental of the asset. In case our own asset is being leased, while calculating IRR and Present Values; Lease Rentals are considered to be due at the end of every month and salvage value/residual; value/ purchase value are considered to be received along with the last lease rental of the asset.





Page 7 of 35

Notes to the Financial Statements

h. Estimation uncertainty relating to the global health pandemic

The outbreak of corona virus (COVID-19) pandemic globally and in India is causing significant disturbance and slowdown of economic activity. In assessing the recoverability of Company's assets such as Financial Asset and Non-Financial Assets, the Company has considered internal and external information. The Company has evaluated impact of this pandemic on its business operations and based on its review and current indicators of future economic conditions, there is no significant impact on its financial statements and the Company expects to recover the carrying amount of all the assets.

Note 3 Significant Accounting policies

3.1 Property, plant and equipment

An item of property, plant and equipment and/or any subsequent cost is recognized as asset if and only if, it is probable that future economic benefit associated with the asset will flow to the company and the cost of the item can be measured reliably. All items of Property, plant and equipment are stated at historical cost net of tax/ duty credit availed which includes capitalised borrowing cost, less depreciation and impairment loss, if any. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are charged to profit or loss during the reporting period in which they are incurred. The present value of the expected cost for the decommissioning of the asset after its use is included in the cost of the respective asset if the recognition criteria for a provision are met.

Depreciation methods, estimated useful lives and residual value:

Depreciation on Property, Plant and Equipment (PPE) is provided over the useful life of assets as specified in schedule II to the Companies Act, 2013. Property, Plant and Equipment which are added / disposed off during the year, deprecation is provided pro-rata basis with reference to the month of addition / deletion. Electric vehicles purchased and not leased out to customer, shown as PPE under the head electric vehicles and depreciation is not charged due to these assets are for the purpose of financial lease.

Estimated useful lives of the assets, based on technical assessment, which are different in certain cases from those prescribed in schedule II to the Act, are as follows and residual value is considered as Nil.

Nature of Assets	Life of property, plant & equipment
Cell Phones	2 Years

Estimated useful lives, residual values and depreciation methods are reviewed annually, taking into account commercial and technological obsolescence as well as normal wear and tear and adjusted prospectively, if appropriate.

3.2 Intangible assets

Intangible Assets that the Company controls and from which it expects future economic benefits are capitalised upon acquisition and measured initially:

- a) for assets acquired in a business combination, at fair value on the date of acquisition
- b) for separately acquired assets, at cost comprising the purchase price and directly attributable costs to prepare the asset for its intended use.

Intangible assets are carried at cost less accumulated amortisation and accumulated impairment losses, if any.

All intangible assets are tested for impairment. Amortization expenses and impairment losses and reversal of impairment losses are taken to the Statement of Profit and Loss. Thus, after initial recognition, an intangible asset is carried at its cost less accumulated amortization and / or impairment losses.

The useful lives of intangible assets are reviewed annually to determine if a reset of such useful life is required for assets with finite lives and to confirm that business circumstances continue to support an indefinite useful life assessment for assets so classified. Based on such review, the useful life may change or the useful life assessment may change from indefinite to finite. The impact of such changes is accounted for as a change in accounting estimate.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the statement of profit and loss when the asset is derecognised.

As a part of various operations involving delivery of clean energy, the Company had launched a project "GRAM UJALA" with the intent of generating revenue by obtaining Carbon Credits through replacement of the incandescent bulbs with Energy effective LED Bulbs in villages, and charging a fee for appropriate and environmentally safe disposal such acquired bulbs. As part of preliminary requirement, the Company has registered the scheme with UNFCCC for the same. After distribution energy efficient bulbs but before the CERs entitlement document is issued, the scheme inter-alia involves the periodic maintenance and audit of use of the bulbs and consumption.





Page 8 of 35

Notes to the Financial Statements

Now it is worthwhile to note that guidance note issued by ICAI GN (A) 31 (Issued 2012), Guidance note on Accounting for Self-generated Certified Emission Reductions (CERs) deals with the recognition and treatment of CERs generated by the generating unit. But our issue pertains to the stage prior to generation of those CERs. Hence this guidance note also does not provide clarity on this issue.

In this regard the cost of purchase of Energy efficient bulbs distributed and cost for distribution of the same have been capitalized as Right to receive Carbon Credit, depicted under relevant nomenclature and recognized as Intangible Asset contemplating the various aspects of the scheme and application of practical expedients with respect to various standards, guidelines and generally accepted accounting principles. From Such bulbs distributed, the company is expected to have future economic benefits in the form of generation of CERs which are merchantable in international market. The same are being measured at cost comprising the purchase price and directly attributable costs to obtain such Carbon Credits. Future Economic Benefits are expected to be flowing towards the company for a period of 7 years. Accordingly, SLM Method is followed considering the Life as 7 years for amortisation of the same.

3.3 Trade Receivables

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest rate method, less provision for impairment. Balances are subject to reconciliation.

3.4 Leases

The Company as a lessee

The Company recognises a right – of – use asset and a lease liability at the lease commencement date. The right-of –use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right- of - use asset is subsequently depreciated using the straight- line method from the commencement date to the earlier of the end of the useful life of the right - of - use asset or the end of the lease term. The estimated useful lives of right - of - use assets are determined on the same basis as those of property, plant and equipment. In addition, the right - of - use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the incremental borrowing rate is used.

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the Company's estimate of the amount expected to be payable under a residual value guarantee, or if the Company changes its assessment of whether it will exercise a purchase, extension or termination option.

When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right- of –use asset or is recorded in statement of profit and loss if the carrying amount of the right- of – use asset has been reduced to zero.

The Company presents right – of – use asset under property plant and equipment and lease liabilities as a separate line item on the face of the Balance sheet. The Group has elected to use the recognition exemptions for short term and low value leases as per Ind AS 116.

The Company as a lessor

A lease for which the Company is a lessor is classified as a finance or operating lease. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. A lease is classified as an operating lease if it does not transfer substantially all the risk and rewards incidental to ownership of an underlying assets.

Lease income from operating leases where the Company is a lessor is recognised as income on a straight- line basis over the lease term unless the receipts are structured to increase in line with expected general inflation to compensate for the expected inflationary cost increases. The respective leased assets are included in the balance sheet based on their nature

Amounts due from lessees under finance leases are recorded as receivables ("Finance lease receivables") at the Company's net investment in the leases. Finance lease income is allocated to accounting period to reflect a constant periodic rate of return on the net investment outstanding in respective of the lease

3.5 Borrowing Costs

General and specific borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale.

Transaction cost in respect of long-term borrowings are amortised over the tenure of respective loans using effective interest method.

All other borrowing costs are recognised in the statement of profit and loss in the period in which they are incurred.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation. Other borrowing costs are expensed in the period in which they are incurred.





Page 9 of 35

Notes to the Financial Statements

3.6 Employee Benefits

1. Defined contribution plans

A defined contribution plan is a post-employment benefit plan under which an entity pays fixed contributions and will have no legal or constructive obligation to pay further amounts. Obligations for contributions to defined contribution plans are recognized as an employee benefits expense in the statement of profit and loss in the period during which services are rendered by employees.

The Company pays fixed contribution at the predetermined rates in the provident fund scheme and Superannuation Scheme through National Pension Scheme.

The contributions to both the funds for the year are recognized as expense and are charged to the statement of profit and loss.

2.Defined benefit plans

A defined benefit plan is a post-employment benefit plan other than a defined contribution plan. The Company's liability towards gratuity is in the nature of a defined benefit plan. The Company contributes to Life Insurance Corporation of India.

The Company's net obligation in respect of defined benefit plans is calculated by estimating the amount of future benefit that employees have earned in return for their service in the current and prior periods; that benefit is discounted to determine its present value. Any unrecognised past service costs and the fair value of any plan assets are deducted. The discount rate is based on the prevailing market yields of Indian government securities as at the reporting date that have maturity dates approximating the terms of the Company's obligations and that are denominated in the same currency in which the benefits are expected to be paid.

The calculation is performed annually by a qualified actuary using the projected unit credit method. When the calculation results in a benefit to the Company, the recognized asset is limited to the total of any unrecognised past service costs and the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan. An economic benefit is available to the Company if it is realizable during the life of the plan, or on settlement of the plan liabilities. Any actuarial gains or losses are recognized in other comprehensive income (OCI) in the period in which they arise.

When the benefits of a plan are improved, the portion of the increased benefit relating to past service by employees is recognized in profit or loss on a straight-line basis over the average period until the benefits become vested. To the extent that the benefits vest immediately, the expense is recognized immediately in statement of profit and loss.

3. Other long-term employee benefits

Benefits under the Company's leave encashment constitute other long-term employee benefit.

The Company's net obligation in respect of leave encashment is the amount of future benefit that employees have earned in return for their service in the current and prior periods; that benefit is discounted to determine its present value. The discount rate is based on the prevailing market yields of Indian government securities as at the reporting date that have maturity dates approximating the terms of the Company's obligations. The calculation is performed using the projected unit credit method. Any actuarial gains or losses are recognized in the statement of profit and loss in the period in which they arise

3.7 Inventories

Inventories are valued at lower of cost determined on FIFO basis and net realizable value.

3.8 Revenue recognition and other income:

Revenue is recognised on satisfaction of performance obligation upon transfer of control of promised products or services to customers in an amount that reflects the consideration the Company expects to receive in exchange for those products or services.

Revenue is measured based on transaction price which is fair value of the consideration received or receivable, after deduction of any discounts, sales incentives / schemes and any taxes or duties collected on behalf of the government such as goods and services tax, etc. Accumulated experience is used to estimate the provision for such discounts and sales incentives / schemes. Revenue is only recognised to the extent that it is highly probable a significant reversal will not occur.

Referring to the disclosure under note 1 (corporate information) the objective of the company include projects that lie at the confluence of efficient and environment friendly energy solutions as its source of revenue. The significant ones as has been quoted are decentralised solar development, use of battery storage, e-mobility and development of related infrastructure and providing other efficient energy solutions as alternative to traditional inefficient energy resources which are still predominantly used in large part of the country specially in the rural areas.





Page 10 of 35

Notes to the Financial Statements

The revenue recognition in respect of primary streams of revenue is described as follows:

(i) In the financial year 2020-21 one project named "GRAM UJALA" has been launched with the primary objective of generating revenue from obtaining CERs being generated as the final yield of the activity through replacement of the incandescent bulbs with Energy efficient LED Bulbs in villages, and charging a nominal fee for appropriate and environmentally safe disposal such acquired bulbs. The fee recognise as revenue from services at the same time which correspond to the invoices raised for distribution of energy efficient LED bulbs against receipt of old incandescent bulbs.

In this regard as part of preliminary requirement, the Company has registered the scheme with UNFCCC for the same. After distribution, before the CERs entitlement document is issued, the scheme inter-alia involves the periodic maintenance and audit of use of the bulbs and consumption thereof. The units and value of the CERs shall be recognised in due course as per scheme depending on activities, milestones and other procedural audit and compliances.

- (ii) Interest income from deposits and others is recognized on accrual basis and late payment surcharge from customers is recognized on realization basis.
- (iii) Electric vehicle (EV) (4 wheeler) lease revenue—The Company has entered into agreements with various clients where EVs are deployed on lease. There are two type of leases Dry (without Driver) and Wet (with Driver). The lease rentals schedule is decided at the time of signing the agreement. The revenue is recognised after the performance obligation is satisfied.
- (iv) Electric vehicle (EV) (2 wheeler) participation fees The Company has entered into an arrangement with the EV 2W manufacturers for generating demand for their 2W through Company portal MyEVapp. As per the arrangement the Company receive participation fees for each vehicle aggregated through its app. The revenue is recognised after the performance obligation is satisfied.
- (v) Solar Home Lightning project The Company has entered into an agreement for the Supply, Installation & Commissioning (I&C) of Solar PV systems at households in the state of Goa. The revenue is recognised after completion of I&C of the solar systems.
- (vi) E Buses: The company has been engaged to play the role of program manager to deploy electric Buses under a "National Electric Bus Program (NEBP)" to aggregate demand from bus transport agencies and conduct tendering on an aggregated basis. The revenue is recognised after the performance obligation is satisfied

The above has been provided / disclosed in line with the provisions of Ind AS 115

Contract Balances

Trade Receivables

A receivable represents the Company's right to an amount of consideration that is unconditional.

Contract Liabilities

A contract liability is the obligation to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Company transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognised as revenue when the Company performs under the contract.

3.9 Foreign Currency Transactions

Foreign currency transactions is disclosed as per note no 44.

3.10 Taxes

Tax expense comprises current and deferred tax. Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the Income-Tax Act, 1961 enacted in India. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date.

Current income tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. Current income tax relating to items recognized directly in equity is recognised in equity and not in the statement of profit and loss. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.





Page 11 of 35

Notes to the Financial Statements

Deferred tax

Deferred tax is provided using the balance sheet approach on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purpose at reporting date. Deferred income tax assets and liabilities are measured using tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date and are expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect of changes in tax rates on deferred income tax assets and liabilities is recognized as income or expense in the period that includes the enactment or the substantive enactment date. A deferred income tax asset is recognized to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilized.

The carrying amount of deferred tax assets are reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilised. Unrecognised deferred tax assets are reassessed at each reporting date and are recognised to the extent that it has become probable that future taxable profits will allow deferred tax assets to be recovered.

The company offsets current tax assets and current tax liabilities, where it has a legally enforceable right to set off the recognized amounts and where it intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

3.11 Provisions, contingent liabilities and contingent assets

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event and it is probable that the outflow of resources embodying economic benefits will be required to settled the obligation in respect of which reliable estimate can be made of the amount of the obligation. When the Company expects some or all of a provision to be reimbursed, the expense relating to provision presented in the statement of profit & loss is net of any reimbursement.

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

Contingent liability is disclosed in the notes in case of:

- There is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company.
- · A present obligation arising from past event, when it is not probable that as outflow of resources will be required to settle the obligation
- · A present obligation arises from the past event, when no reliable estimate is possible
- A present obligation arises from the past event, unless the probability of outflow are remote.

Commitments include the amount of purchase order (net of advances) issued to parties for completion of assets.

Provisions, contingent liabilities, contingent assets and commitments are reviewed at each balance sheet date.

Contingent assets

A contingent asset is disclosed, where an inflow of economic benefits is probable.

3.12 Cash & Cash Equivalents

Cash and cash equivalents includes cash on hand and at bank, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less that are readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value.

For the purpose of the Statement of Cash Flows, cash and cash equivalents consists of cash and short term deposits, as defined above, net of outstanding bank overdraft as they being considered as integral part of the Company's cash management.

Cash flow statement

Cash flows are reported using the indirect method, whereby profit before tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

3.13 Financial Instruments

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

(a) Investment and other Financial Assets

During the financial year, the company did not carry any amount under investments and other financial assets.

(b) Financial Liabilities & Equity

During the financial year, the company did not carry any amount under investments and other financial assets.





Page 12 of 35

Notes to the Financial Statements

(i) Classification as debt or equity

Debt and equity instruments issued by the Company are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definition of a financial liability and an equity instrument.

(ii) Initial recognition and measurement:

All financial liabilities are recognised 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 and financial guarantee contracts.

(iii) Subsequent measurement:

The measurement of financial liabilities as appearing in balance sheet has been described as below:

Trade and other payables: These amounts represent obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Those payable are classified as current liabilities if payment is due within one year or less otherwise they are presented as non-current liabilities. Trade and other payables are subsequently measured at amortised cost using the effective interest rate method. Balances are subject to reconciliation.

(iv) Derecognition:

Borrowings are removed from the balance sheet when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss as other gains / (losses). 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 derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the Statement of Profit and Loss.

Borrowings are classified as current liabilities unless the Company has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period. Where there is a breach of a material provision of a long-term loan arrangement on or before the end of the reporting period with the effect that the liability becomes payable on demand on the reporting date, the entity does not classify the liability as current, if the lender agreed, after the reporting period and before the approval of the financial statements for issue, not to demand payment as a consequence of the breach.

Offsetting of financial instrument

Financial Assets and Financial Liabilities are offset and the net amount is reported in the balance sheet if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realize the assets and settle the liabilities simultaneously.

3.14 Dividend Distribution

During the financial year, No interim dividend paid is approved by Board of Directors

3.15 Earnings per share

Basic earnings per share is computed using the net profit for the year attributable to the shareholders' and weighted average number of equity shares outstanding during the year.

Diluted earnings per share is computed using the net profit for the year attributable to the shareholders' and weighted average number of equity and potential equity shares outstanding during the year including share options, except where the result would be anti-dilutive. Potential equity shares that are converted during the year are included in the calculation of diluted earnings per share, from the beginning of the year or date of issuance of such potential equity shares, to the date of conversion.





Non-Current Assets:

4 Property, Plant and Equipment Tangible and Intangible assets

Particulars					Tangible Assets	ssets				Intangible Assets	e Assets
			3	Own Assets			Right-of-use Assets	se Assets	Total Tangible	Right to Receive	
	Land		Computer &						Assets	Carbon Credits	Total Intangible
	(Free Hold)	Buildings	Data Processing Units	Office Equipments	Furniture & Fixtures	Electric Vehicles for Lease	Building (Lease Hold) El	Electric Vehicles		(LED Bulbs Distributed)	Assets
Gross Carrying Amount			24 452 04	L2 137 L1	5 03 003 46	3 06 167 47			8 51 368 44	87 59 439 92	65 65 78
As at 1st April 2023			44,00.94	17,001.27	2,02,002.40	14.701,00,1	,	(8)	24,000,100	20000	0000
Additions during the period	32	,	4,781.08	1,054,11	•	*	3	T.	5,835.20	(00.00)	(0.00)
Disposals/ Adjustment	e	Ē	17,268.48	354.00	٠	3,06,167.47	9	DI.	3,23,789.95	*	
Balance as at 31 March 2024	*		11,969.55	18,361.68	5,03,082.46	*		1.	5,33,413.69	87,59,439.92	87,59,439.92
Accumulated Depreciation			1000		00 022 100	133		0	10001605	89 888 69 51	89 888 69 51
As at 1st April 2023	66	200	9,011.55		44,00%,09				50,017,00,1	20,000,000,00	20.000,20,01
Depreciation for the year			2,403.09	3,495.38	47,792.83	100			53,691.29	12,51,348.56	12,51,348.56
Accumulated depreciation on disposals/Adjustment			7,530.17	354.00		*			7,884.17	F	
Balance as at 31 March 2024	33		3,950.25	9,311.00	1,42,461.92	3	,	x	1,55,723.17	28,14,237.24	28,14,237.24
Net Carrying Amount			0.00	100	20 012 000	TA 11 20 C			7.41.453.40	71 06 551 75	71 06 551 25
As at 1st April 2023			79.6/6,61	11,491.93	4,00,413.37	2,00,107.47		6	04.77.4.14.	24.1.00,07.1.	2011
Balance as at 31 March 2024	9	0	8,019.30	9,050.68	3,60,620.54	1	J.	1	3,77,690.52	59,45,202.68	59,45,202.68
Previous Vear											
Particulars					Tangible Assets	ssets				Intangible Assets	e Assets
			3	Own Assets			Right-of-use Assets	se Assets	Total Tangible	Right to Receive	Total Intangible
	Land	Buildings	Plant &	Office	Furniture &		Building	Vehicles	Assets	Carbon Credits	Assets
	(Free	0	Machinery	Equipments	Fixtures	Electric Vehicles	(Lease Hold)			(LED Bulbs	
	(PloId)					for Lease				Distributed)	
Gross Carrying Amount	39	i i	24.985.94	17.661.57	5.03.082.46			ı	5,45,729.97	70,66,451.73	70,66,451.73
Additions		į	700.00			7,85,911,20	9	14,22,289.77	22,08,900.97	16,92,988.20	16,92,988.20
Disposals/ Adjustment	1 0	٠	1.229.00			4,79,743,73	10	14,22,289.77	19,03,262.50	•	
As at 31 March 2023	0	,	24,456,94	17,661.57	5,03,082.46	3,06,167.47		T	8,51,368.44	87,59,439.92	87,59,439.92
Accumulated Depreciation											
			1000	000	10 100 17			30	20 100 02	2 2 3 1 4 3 5 3 5	2 21 425 25



3,31,435.35

3,31,435.35

52,081.25

15,62,888.68

15,62,888.68

58,442.63 607.83 1,09,916.05

67,35,016.38

67,35,016.38 71,96,551.25

4,93,648.72

3,06,167.47

4,56,206.20 4,08,413.37

15,077.85

22,364.67

46,876.26 47,792.83

2,583.72

2,621.27 607.83

Accumulated depreciation on disposals

Depreciation for the year As at 1st April 2022

As at 31 March 2023 Net Carrying Amount As at 1st April 2022

As at 31 March 2023

60'699'16

6,169,62

Note: Office equipment includes Cell phone cost up to the eligible amount, which is reimbursed to the employees by the Company for official purpose.



		(All amounts in INR hundred, unless	otherwise stated)
Note No.	Particulars	As at March 31, 2024	As at March 31, 2023
5	Loans		
	Advances to Employees		
	- Unsecured but considered Good	4,209.44	7,629.27
	Total	4,209.44	7,629.27
6	Other Non Current Financial Assets		
	Finance Lease Receivable - Electric Vehicles	29,84,413.96	28,78,871.17
	Total	29,84,413.96	28,78,871.17
7	Inventories		
	Raw materials	-	-
	Work - in - progress*	61,152.00	2
	Finished goods		
	Stock-in-trade**	97,252.55	
	Total	1,58,404.55	
	* Work - in - progress is inventory at site of Rs 61,15,200 ** Stock-in-trade is fees paid to VERA of Rs 97,25,255 for acquiring CERs (8,73,142 number).		
8	Trade Receivables		
	Trade Receivable considered good - Secured	· •	
	Trade Receivable considered good - Unsecured	14,49,315.26	17,90,636.28
	Trade Receivables which have significant increase in Credit		-
	Trade Receivables - credit impaired		•
		14,49,315.26	17,90,636.28
	Less: Provision for expected credit loss	-	
	Total	14,49,315.26	17,90,636.28
	Trade Bessive bles against school de part 21,02,3034		

Trade Receivables ageing schedule as at 31.03.2024
--

	Outst	Outstanding for following periods from due date of payment						
Particulars	Less than 6 months	6 months -1 year	1 - 2 years	2 - 3 years	More than 3 years	Total		
(i) Undisputed Trade receivables – considered good	19,62,033.89	2,50,311.28	90,424.46	7,802.89	22	23,10,572.52		
Less: Unallocated due to non identification						(8,61,257.25)		
(i)Total Undisputed Trade receivables – considered good						14,49,315.26		
(ii) Undisputed Trade receivables - which have significant increase in credit risk	17	n n			m.			
(iii) Undisputed Trade receivables - credit impaired		-	-		-	57 - 5		
(iv) Disputed Trade receivables - considered good	1 	-	2.7	*	-	*		
(v) Disputed Trade receivables - which have significant increase in credit risk	: = :-	-		-	-	*		
(vi) Disputed Trade receivables - credit impaired		×	74	~	-	(4)		
(vii) Unbilled Revenue***	1,76,726.78			-	12	1,76,726.78		

^{***} Unbilled revenue shown as other current financial assets as per note no 11.





12 Other Current Assets

Total

Undistributed Energy Efficient Bulbs Balance with Revenue Authorities Prepaid Expenses

Prepaid Assets - Surplus of Plan Assets

Advance for Expenses Advance to Staff Deferred Expenditure

	Particulars						As at March 31, 2024	As at March 31, 202.
	Trade Receivables ageing schedule as at 31.03		and the state of t	SOURCE AND THE REST OF THE PARTY.			1	
					n due date of pay	ment	1000 1000	
	Particulars	Less than 6 months	6 months -1 year	1 - 2 years	2 - 3 years	More than 3 years	Total	
	(i) Undisputed Trade receivables – considered good	10,83,346.28	6,96,691.35	30,928.39		-	18,10,966.03	
	Less: Unallocated due to non identification						(20,329.75)	
	(i)Total Undisputed Trade receivables – considered good						17,90,636.28	
	(ii) Undisputed Trade receivables - which have significant increase in credit risk	8	*	*	*	÷		
	(iii) Undisputed Trade receivables - credit impaired	-	*	-	-		-	
	(iv) Disputed Trade receivables - considered good	-	×	*	-	2	-	
	(v) Disputed Trade receivables - which have significant increase in credit risk	-	2	-	9	2	-	
	(vi) Disputed Trade receivables - credit impaired	=	2	2	2	8	-	
	(vii) Unbilled Revenue ***	4,05,034.18	_	32,786.20	-	-	4,37,820.38	
9	Cash & Cash Equivalents Balances with banks							
	 in Current Accounts Deposits with maturity of less than three months Total	edged with Bank	as margin moneys	for issuing of R	ank	ă. U	5,53,848.64 55,89,709.34 61,43,557.98	38,39,795.92
10	 in Current Accounts Deposits with maturity of less than three months Total (Fixed Deposit amounting to Rs 351540/- is ploguarantees) 	edged with Bank (as margin money	for issuing of B	ank	ž.	55,89,709.34	87,644.50 38,39,795.92 39,27,440.42
10	 in Current Accounts Deposits with maturity of less than three months Total (Fixed Deposit amounting to Rs 351540/- is plotted) 	edged with Bank a	as margin money	for issuing of B	ank	i d	55,89,709.34	38,39,795.92
10	- in Current Accounts - Deposits with maturity of less than three months Total (Fixed Deposit amounting to Rs 351540/- is ple Guarantees) Loans Advances to Employees	edged with Bank :	ns margin money	for issuing of B	ank	2 9 9 8	55,89,709.34 61,43,557.98	38,39,795.92 39,27,440.42
	 in Current Accounts Deposits with maturity of less than three months Total (Fixed Deposit amounting to Rs 351540/- is ploguarantees) Loans Advances to Employees - Unsecured but considered Good 	edged with Bank :	as margin money	for issuing of B	ank	4 9 8 8	55,89,709.34 61,43,557.98 4,092.43	38,39,795.92 39,27,440.42 3,943.08
10	- in Current Accounts - Deposits with maturity of less than three months Total (Fixed Deposit amounting to Rs 351540/- is ple Guarantees) Loans Advances to Employees - Unsecured but considered Good Total	edged with Bank i	as margin money	for issuing of B	ank		55,89,709.34 61,43,557.98 4,092.43	38,39,795.92 39,27,440.42 3,943.08





5,996.23

3,753.02 8,096.88 1,100.00

17,13,783.35

19,225.00

5,577.95

7,683.42

17,30,697.42

16,43,353.95 5,520.47 66,350.26 2,211.37

Notes to the Financial Statements

 Note No.
 Particulars
 (All amounts in INR hundred , unless otherwise stated)

 No.
 As at As at March 31, 2024
 March 31, 2024

13 Share Capital

Authorised

10,00,00,000 Equity shares of Rs 10 each (Previous Year 10,00,00,000 Equity shares of Rs 10 each) 1,00,00,000.00

1,00,00,000.00

Issued, Subscribed & fully paid up

592,10,100 Equity shares of Rs 10 each (Previous Year 592,10,100 Equity shares of Rs 10 each) 59,21,010.00

59,21,010.00

(i) Reconciliation of number and amount of equity shares outstanding:

Equity Shares	As at Mar	As at March 31, 2024		
	Nos	₹ in hundred	Nos	₹ in hundred
At the beginning of the year	5,92,10,100	59,21,010.00	1,00,00,100	10,00,010.00
Issued during the year	# 0 0 0 #		4,92,10,000	49,21,000.00
Outstanding at the end of the year	5,92,10,100	59,21,010.00	5,92,10,100	59,21,010.00

Rights, restrictions and preferences attached to each class of shares

The Company has only one class of equity shares having par value of Rs 10/- per share. Each holder of equity share is entitled to one vote per share. In the event of liquidation of the company, the holder of equity shares will be entitled to receive the assets of the company. The distribution will be in proportion to the number of equity shares held by the shareholders.

(ii) Details of shareholders holding more than 5% shares in the company

	As at Marc	ch 31, 2024	As at March 31, 2023	
Equity shares of ₹ 10 each fully paid	Number	% Holding	Number	% Holding
Energy Efficiency Services Limited through its representative office along with its nominees	5,92,10,100	100%	5,92,10,100	100%

Shares in respect of each class in the company held by its holding company or its ultimate holding company including shares held by subsidiaries or associates of the holding company or the ultimate holding company in aggregate;

Class- Equity Shares

Shares held by			As at 31.03.2024	E	As at 3	% Change	
S. No	Company Name	Relationship	No of shares	% of total shares	No of shares	% of total shares	during the year
1	Energy Efficiency Services Limited	Holding Company	5,92,10,100	100%	5,92,10,100	100%	0.00%

(iv) Disclosure for Shareholding of Promoters

Shares held by promoters at the		As at 31,03,2024	As at 3	% Change			
S. No	Promoter Name	No of shares	% of total shares	No of shares	% of total shares	% Change during the year	
1	Energy Efficiency Services Limited	5,92,10,100	100%	5,92,10,100	100%	0.00%	

14 Other Equity

a. Retained Earnings

Opening balance Add: Net Profit for the year Less: Appropriations: Closing Balance

(28,20,540.02) 7,16,290.61	(12,30,352.85) (15,90,187.17)
(21,04,249.41)	(28,20,540.02)





Note No.	Particulars					As at March 31, 2024	As at March 31, 2023
	b. Other Comprehensive Income						
	Opening Balance					€	12
	Addition during the year					(5,907.13)	
	Total Income recognised on Equity instrume					#	14
	Actuarial Gain & Losses on DBO (net of tax	.)				4	
	Closing Balance					(5,907.13)	-
	Total					(21,10,156.54)	(28,20,540.02)
15 Bc	prrowings						
	Secured #						
	Term loans from State Bank of India					10,02,057.20	100
	(Secured against first charge on vehicles fin	anced and second cha	irge on curren	t assets of the Con	apany)	10,02,057.20	(4)
	Un-secured ##						
	- Inter Corporate Term Loan from Holding	Company				48,08,797.08	41,31,811.55
						48,08,797.08	41,31,811.55
	Total					58,10,854.28	41,31,811.55
	# These loan are repayable in 18 quarterly in ## Repayment shedule of Inter Corporat			ing due on 31.12.2	2023.		
	Particulars	Balance as on 31.03.2024	Current	Non- Current	Repay	ment Schedule	
					31-03-2025	11 19 417 36	

Particulars	Balance as on 31,03,2024	Current	Non- Current	Repayment Schedule	
				31-03-2025	11,19,412.36
		11,19,412.36	48,08,797.08	31-03-2026	9,68,734.30
Energy Efficiency Services Limited	59,28,209.44			31-03-2027	9,68,734.30
				31-03-2028	14,35,664.24
				31-03-2029	14,35,664.24

16	Non Current Lease Liabilities		
	Lease Liabilities - Electric Vehicles	22,26,684.63	29,95,450.83
	Total	22,26,684.63	29,95,450.83
17	Non Current Provisions		
	Provisions for Employee Benefit		
	Leave Encashment	10,412.46	7,546.27
	Total	10,412.46	7,546.27
	Note: Provision for Employee Benefits		
	Opening Balance	7,546.27	21
	Additions/(adjustment)	2,866.19	-
	Closing Balance	10,412.46	-
	Refer note 43 for disclosure as per Ind AS 19 on "Employee Benefits".		
18	Deferred Tax Asset / Liability		
	Deferred tax liability		
	On account of Depreciation Difference in IT and Comp Act	5,45,799.71	3,76,897.96
	On account of Difference in Lease Rent Exp and Finance Cost	3,43,290.24	1,75,774.47
	Deferred tax liability	8,89,089.95	5,52,672.91
	Deferred tax assets		
	On account of Losses Carried Forward	4,14,070.77	5,08,060,43
	On account of Unabsorbed Depreciation	8,27,811.16	7,98,141.44
	On account of in Lease Rent Income and Finance Income	3,68,607.71	1,69,987.56
	On account of unpaid exp u/s 43B Income Tax Act	2,748.60	1,899.25
	On account actuarial gain/loss	1,986.72	
	Deferred tax assets	16,15,224.96	14,78,088.68
	Net deferred tax Assets	. 7,26,135.01	9,25,415.77
	Movement in deferred tax items OHAN & C SERVICE SERVIC	1282	Page 18 of 35

Note No.	Particulars			As at March 31, 2024	As at March 31, 2023
	FY 23-24	Opening Balance	Recognised in Profit & Loss Account	Recognised in other comprehensive	Closing balance
	Deferred tax liability / (asset) on account of Difference in Book value of Tangible and Intangible assets	3,76,897.96	1,68,901.27		5,45,799.23
	Expenses allowed on payment basis	(1,899.25)	(849.35)		(2,748.60)
	Financial Assets and others	(1,69,987.56)	(1,98,620.15)	-	(3,68,607.71)
	Financial Liabilities and others	1,75,774.47	1,67,515.77		3,43,290.24
	Recognition of DTA on business losses and accumulated depreciation	(13,06,201.87)			(12,41,881.93)
	On account actuarial gain/loss	(12,00,201,01)	- 10-12-1	(1,986.72)	(1,986.72)
	Net Deferred tax liability / (asset)	(9,25,416.25)	2,01,267.48	(1,986.72)	(7,26,135.49)
	TV 20.00	Opening Balance	Recognised in Profit & Loss Account	Recognised in other comprehensive	Closing balance
	FY 22-23			income	
	Deferred tax liability / (asset) on account of	2 10 (12 01	1 // 205 02		2 74 007 04
	Difference in Book value of Tangible and Intangible assets Expenses allowed on payment basis	2,10,612.94	1,66,285.02	5 <u>≅</u> 76	3,76,897.96
	Financial Assets and others	/42 609 12)	(1,899.25)	·	(1,899.25)
	Financial Liabilities and others	(42,608.13) 35,907.67			(1,69,987.56 1,75,774.47
	Recognition of DTA on business losses and accumulated depreciation	(6,14,157.49)		1	(13,06,201.87
	Net Deferred tax liability / (asset)	(4,10,245.01)	The second secon	*	(9,25,416.25
19	Borrowings				
.,	Current maturities of long term borrowings				
	Secured #				
	- Term Ioan from State Bank of India			3,37,333.32	*)
	(Secured against first charge on vehicles financed and second charge on current assets of the C	Company)			
	Un-secured # #			3,37,333.32	-
					C 84 000 00
	- Inter Corporate Term Loan from Holding Company			11,19,412.36	6,76,822.30
				11,19,412.36	6,76,822.30
	Total			14,56,745.68	6,76,822,30
20	Current Lease Liabilities			13,00,730,00	V1/ V10###30
	Lease Liabilities - Electric Vehicles			7,65,298.55	6,62,756.25
	Total			7,65,298.55	6,62,756.25
21	Trade Payables (a) Total outstanding dues of Micro and Small Enterprises (Refer note below)			3,04,237.33	1,37,934.72
	(b) Total outstanding dues of creditors other than Micro and Small Enterprises Total			31,57,210.46 34,61,447.79	35,84,498.27 37,22,432.99

Trade Payables aging schedule as at 31.03.2024

				Outstanding for	following period	ds from invoice dat	e
Particulars	Not due	Unbilled	Less Than 1 Years	1-2 Years	2-3 Years	More than 3 Years	Total
(i) MSME	-	-	1,91,864.97	24,724.24	87,648.12		3,04,237.33
(ii) Others	- 1	-	21,31,135.90	10,25,772.82	301.74	-	31,57,210.46
(iii) Disputed dues - MSME	-	-	-	-	-	-	-
(iv) Disputed dues - Others	-	2	2	2	_		2





Page 19 of 35

Notes to the Financial Statements

		(All amounts in INR hundred, unless	otherwise stated)
Note	Particulars	As at	As at
No.	1 at ticulars	March 31, 2024	March 31, 2023

Trade Payables aging schedule as at 31.03.2023

Particulars	Market State of the State of th		Outstanding for following periods from invoice date				
	Not due	Unbilled	Less Than 1 Years	1-2 Years	2-3 Years	More than 3 Years	Total
(i) MSME		-	1,05,986.55	31,948.17	-		1,37,934.72
(ii) Others	-		30,64,139.05	5,20,276.18	83.05	-	35,84,498.28
(iii) Disputed dues - MSME	*	540	-	0.0	343	41	
(iv) Disputed dues - Others	2	-	-	-	-	4	-

Note: Details of amounts outstanding to Micro, Small and Medium Enterprises is based on information available with the company. Further, the amount payable to MSME vendors beyond the statutory period represents security deposit, retention money and other payments which are to be paid after such period as per respective contracts conditions and bills which are pending for payment due to want of required documents , reconciliation including non receipt of valid invoice , GST Input not available on Portal, non submission of bank guarantee etc. from the vendors. As such provision for interest for the year on MSME dues has not been made.

Particulars		As at
	March 31, 2024	March 31, 2023
a) Amount remaining unpaid		
Principal amount	2,90,085.09	1,22,358.87
Interest due thereon	14,152.24	15,575.85
 b) Amount of interest paid in terms of section 16 of the MSMED Act along with the amount paid to the supplier beyond the appointed day 	-	•
c) Amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under the MSMED Act.	ā	-
d) Amount of interest accrued and remaining unpaid	14,152.24	15,575.85
e) Amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprises, for the purpose of disallowances as a deductible expenditure under Section 23 of MSMED Act	-	jæ

22	Other	financial	liabilities

Total	31,16,456.73	53,20,525.50
Provision for Expenses	5,02,536.89	8,07,676.02
Retention Money	14,07,292.99	15,38,149.17
Security Deposit	12,04,911.55	20,83,524.27
Earnest Money Deposits	1,715.30	4,08,511.49
Energy Efficiency Services Limited	Ū	4,82,664.55

23 Other

Total	8,67,168,66	4.11,717.14
allocation		
Bank Guarantee Invoked but pending for	1,90,512.00	-
Deferred Revenue	22,479.80	5,290.40
Advance From Customers	5,11,128.08	2,07,451.74
Expenses Payables	5,530.16	3,047.14
Statutory Liabilities	1,37,518.62	1,95,927.86
ner Current Liabilities		

24 Current Provisions

Provisions for employee benefit		
Leave Encashment	508.52	(4)
Superannuation	17,790.74	
Total	18,299.26	-

Note: Provision for Employee Benefits		
Opening Balance	-	
Additions	18,299.26	-
Closing Balance	18,299.26	
Pefer note 43 for disclosure as per Ind AC 10 on "Employee Papafite"	-	





Note		(All amounts in INR hundred , u For the year Ended	For the year Ended
No.		March 31,2024	March 31,2023
25	Revenue from operations		
	A. Sale of products Sale of Traded Goods	1,322.60	14.114.77
	Sile of Tituded Goods		14,114.77
	B. Income from Services	1,322.60	14,114.77
	Finance Lease Income- Electric Vehicles	9,66,511.81	6,30,716.37
	Rendering of Services	34,57,714.90	15,61,865.86
		44,24,226.71	21,92,582.23
	Total	44,25,549,31	22,06,696,99
26	Other income		221001070177
20	Interest - Banks	2,66,365.86	1,26,582.85
	Interest - Others	1,298.89	1,20,362.63
	Tender document fees	18,350.25	6,703.39
	Misc Income	1,298.89	*
	Bank Guarantee Invoked	3,55,000.00	
	Total	6,42,313.89	1,33,286.24
27	Purchase of stock-in-trade		
	Purchase of EV 4Wheeler	-	29,732.07
	Purchase of EV Charger	61,152.00	(47.99
	Solar (House Hold) System Expenses	938.26	938.26
	Certified Emmition Reduction	97,252.55	W <u>=</u> 1
	Total	1,59,342.81	30,622.34
28	Change in inventories of finished goods and work-in-progress		
	Inventories at the beginning of the year		
	Finished Goods	21	2,20,974.80
		-	2,20,974.80
	Less: Inventories at the end of 31,03,2024	7 50 40 40 45	
	Stock-in-trade Finished Goods	1,58,404.55	
	Thisied Goods	1,58,404.55	-
	Change in inventories of finished goods and work-in-progress	(1,58,404.55)	2,20,974.80
	SELECTION OF THE PRODUCTION OF THE PRODUCT OF THE P	(1,00,404.00)	2,20,974.00
29	Employee benefits expense		
	Salaries, wages, Allowances & Commission Contribution to Provident funds	1,85,536.35	1,78,783.95
	Leave Encashment	13,772.16	12,954.05
	Gratuity	6,540.73 4,799.69	8,870.94
	Superannuation	17,790.74	/.51
	Staff welfare Expense	9,436.10	9,106.21
	Total	2,37,875.77	2,09,715.15
30	Finance Cost	MO 101017	2007,715.15
50	Interest Expenses	5,25,559.32	2,93,273.47
	Interest - MSME		15,575.85
	Finance Lease	5,06,995.25	4,95,001.28
	Total	10,32,554.57	8,03,850.60
31	Depreciation expense	10.00110.00	
	Depreciation Amortization of intangible assets	12,99,147.33	12,89,895.95
			-
	Total	12,99,147.33	12,89,895.95

Note: Depreciation is net off of excess depreciation charged in earlier years amounting to Rs 5,89,251/-.





		(All amounts in INR hundred, u	inless otherwise stated)
Note No.	Particulars	For the year Ended March 31,2024	For the year Ended March 31,2023
32	Other Expenses		
	Payment to the auditors		
	- Statutory Audit fees	1,500.00	1,500.00
	- Tax Audit fees	500,00	500.00
	- Certification & Other fees	305.00	475.00
	Advertisement & Publicity	16,200.00	6,613.61
	Bank Charges	1,025.21	248.25
	Consultancy Charges	43,283.87	1,05,429.67
	Electricity Expenses	20,340.39	19,131.96
	Electricity - Electric Vehicle Charging	11,221.08	35,013.03
	Entertainment Expenses	1,862.30	5,929.66
	Loss on Sale of Fixed Assets	495.78	313.92
	Legal & Professional Expenses	44,185.97	67,604.88
	Security & House Keeping	46,281.30	43,830.33
	Manpower Expenses - EV	6,91,233.30	4,81,961.95
	Manpower Expenses	92,503.93	74,029.98
	Medical Expense	2,871.17	2,285.60
	Meeting Expenses	4,175.31	1,494.75
	Office Expenses	4.497.74	5,039.57
	Rent	4,74,937.20	4,52,321.12
	Repair & Maintenance - office	32,655.12	49,115.80
	Repair & Maintenance - Computers	7,965.03	20,360.20
	Repair & Maintenance - Electric Vehicle	100.33	160.47
	Insurance	1,075.63	
	Printing & Stationery	7,686.77	9,785.15
	Communication Expenses	8,063.36	6,571.47
	Training Expenses		500.00
	Travelling & Conveyance	10,869.81	21,253.24
	Website Expense	718.08	7,930.00
	Business Promotion	3,257.22	5,038.36
	LED Replacement Charges	3,093.75	63,326.69
	Car Port & Other Services	19,225.00	2,61,799.00
	PM - Kusum Expenses	15,225.00	1,34,623.18
	Rates, Taxes & Fees	19,424.27	5,613.49
	Tender Portal Expenses	5,948.00	5,015.49
	Foreign Exchange Rate Variation	839.84	
	Misc Expenses	1,447.42	482.48
	Total	15,79,789.18	18,90,282.81
33	Tax Expense	-	
	Current tax	-:	
	Deferred tax		
	- Deferred tax credit	2,01,267.48	(5,15,171.24)
		2,01,267.48	(5,15,171.24)
	Income tax recognised in other comprehensive income into:		
	Items that will not be reclassified to profit or loss		
	Items that will be reclassified to profit or loss		*
	Total income tax expense recognised in other comprehensive income		-
			94 9 100E000E500000
	Total income tax expense recognised in profit & loss account	2,01,267.48	(5,15,171.24)





Note			nless otherwise stated)
Note No.	Particulars	For the year Ended March 31,2024	For the year Ended March 31,2023
2101		Water 51,2024	waren 31,2023
	Reconciliation of income tax expense and the accounting profit		
	multiplied by Company's tax rate:		
	Profit before tax	9,17,558.09	(21,05,358.41)
	Income tax expense calculated at 25.168% (including surcharge and education cess)	2,30,931.02	(5,29,876.61)
	Effect of income that is not chargeable to tax		-1-
	Effect of income chargeable at different rate of tax		
	Impact of change in tax rate	(a)	
	Effect of expenses that are deductible in determining taxable profit	-	-
	Effect of expenses that are non-deductible in determining taxable profit		14,705.36
	Total income tax expense recognised in profit & loss account	2,30,931.02	(5,15,171.25
34	Other Comprehensive Income		
	Item that will not be reclassified to profit / (Loss)		
	- Actuarial loss on defined benefit obligation	(7,893.85)	*
	- Income tax relating to Actuarial loss	1,986.72	
	Items that will be reclassified to profit or loss		
	- Fair valuation of equity instruments at FVOCI		12
	Total Other Comprehensive Income / (Loss)	(5,907.13)	
35	Earnings per Share		
	Net profit for the year attributable to Equity Shareholders for Basic EPS	7,16,290.61	(15,90,187.17
	Add: Share based payment (net of tax)		(#:
	Net profit for the year attributable to Equity Shareholders for Diluted EPS	7,16,290.61	(15,90,187.17)
	Weighted average number of equity shares outstanding during the year for	5,92,10,100	5,07,33,156
	Basic EPS (in numbers)		0.3
	Weighted average number of equity shares outstanding during the year for	5,92,10,100	5,07,33,156
	Diluted EPS (in numbers)		
	Earnings per share of Rs 10 each		
	Basic (in Rs)	1.21	(3.13)
	Diluted (in Rs)	1.21	(3.13





Notes to the Financial Statements

(All amounts in INR hundred, unless otherwise stated)

36 Capital Commitments

Estimated amount of contracts remaining to be executed on capital account and not provided for is Rs Nil (31 March 2023 Rs 70,04,40,242/-)

37 Contingent Liabilities

Particulars	As at March 31, 2024	As at March 31, 2023
i Bank Guarantees backed by Fixed Deposit	3,515.40	3,515.40

ii Claims against the company not acknowledged as debt and being contested before the appropriate authorities.

iii Other Matters:

(a) The Ministry of Heavy Industries ("MHI") had issued a profit linked incentive scheme ("PLI Scheme") for enhancing India's Manufacturing capabilities for Advanced Automotive Products. MHI also administers the procurement of electric buses under Faster Adoption & Manufacturing of Electric (& Hybrid) Scheme Phase – II ("FAME-II").

In pursuance of the FAME-II scheme, MHI had nominated Energy Efficiency Services Limited ("EESL") through its wholly owned subsidiary company, Convergence Energy Services Limited "CESL" or "the Company" to aggregate demand for E-buses for nine cities in India. Consequently, CESL had aggregated demand for deployment of 5450 electric buses from five cities, for which CESL had floated the Grand Challenge Tender for procurement operation and maintenance of 5450 electric buses and alied electric and civil infrastructure in which M/s JBM Ecolife had placed its bid.

Under the PLI Scheme, MHI had rejected application of M/s JBM Electric claiming that it does not satisfy e the qualifying criteria mentioned in PLI scheme guidelines. MHI further debarred JBM Electric along with its group companies and instructed CESL to not consider the financial bid of JBM Ecolife Mobility Private Limited (one of the group company of M/s JBM Electric Vehicles Private Limited) in the Grand Challenge tender floated by the Company. The bid was not considered by the Company in adherence to the communication received from the Ministry w.r.t disqualification.

However, JBM Ecolife Mobility Private Limited preferred a Letters Patent Appeal against the said judgment which was allowed by the Division Bench of the Hon'ble High Court of Delhi at New Delhi. Hon'ble High Court directed MHI to cancel the debarment of JBM and also directed CESL to consider JBM's bid in the grand challenge.

MHI has thereafter filed a Special Leave Petition before the Hon'ble Supreme Court, challenging the judgment by the Hon'ble High Court of Delhi and as on date, the matter is pending in the Hon'ble Supreme Court.

There is no specific allegation against the Company and no relief has been sought against the Company. The company is adherent of all the orders issued to it by competent authorities and will continue to follow suit in the future.

In view of the aforesaid, it seems that there is no financial implication on the Company except that the revenue inflow may get delayed.

38 Segment Information

a General Information

The Company has two reportable segment as described below, which are the Company's strategic business units. The strategic business units offer different products and services, and are managed separately because they require different technology and marketing strategies. For each of the strategic business units, the chief operating decision maker (CODM) reviews internal management reports on at least a quarterly basis.

The following summary describes the operations in each of the Company's reportable segments:

Gram Ujala: As a part of various operations involving delivery of clean energy, the Company has launched project "GRAM UJALA" with the intent of generating revenue by obtaining Certified Emmition Reduction (Carbon Credits) through replacement of the incandescent bulbs with Energy effective LED Bulbs in villages, and charging a fee for appropriate and environmentally safe disposal such acquired bulbs. As part of preliminary requirement, the Company has registered the scheme with UNFCCC for the same.

E-Mobility: The Company is engaged in the business of E- mobility like, Electric vehicles lease rent, EV charging infrastructure, aggregation of E- buses business etc.

Information regarding the results of each reportable segment is included below: Performance is measured based on segment profit before income tax, as included in the internal management reports that are reviewed by the Company's Board. Segment profit is used to measure performance as management believes that such information is the most relevant in evaluating the results of certain segments relative to other entities that operate within these industries.





Notes to the Financial Statements

(All amounts in INR hundred, unless otherwise stated)

b Information about reportable segment and reconciliation to amounts reflected in the financial statement:

Particulars	Gram Ujala	E-Mobility	Total
For the Year ended 31 March 2024			
Segment revenue	20	44,25,525.59	44,25,525.59
Segment expenses	17,23,534.53	13,14,724.74	30,38,259.28
Segment results	(17,23,534.53)	31,10,800.85	13,87,266.32
Unallocated corporate interest and other income	(17,23,334.33)	31,10,000.03	6,42,337.60
Unallocated corporate expenses, finance charges	-		11,27,833.54
Profit before tax	部 	1. 1 .	9,01,770.37
Income tax (net)	-		
Profit after tax	(#)		2,01,267.48
TOTAL GREEN GAN	-	•	7,00,502.89
Particulars	Gram Ujala	E-Mobility	Total
For the Year ended 31 March 2023			
Segment revenue	1,56,376.86	20,49,427.53	22,05,804.39
Segment expenses	15,98,130.25	17,58,602.01	33,56,732.26
Segment results	(14,41,753.39)	2,90,825.52	(11,50,927.87
Unallocated corporate interest and other income	(14,41,755,57)	2,70,023.32	1,34,178,84
Unallocated corporate expenses, finance charges		127	10,88,609.38
Profit before tax			(21,05,358.41
Income tax (net)	2		(5,15,171.24
Profit after tax			(15,90,187.17
Particulars	Gram Ujala	E-Mobility	Total
As at 31 March 2024	- XWO		B. PACKETON
Segment Assets	60,48,033.18	61,31,438.08	1,21,79,471.26
Unallocated corporate and other assets	-	01,31,430.00	93,64,750.24
Total assets	60,48,033.18	61,31,438.08	2,15,44,221.50
Segment liabilities	76,28,434.34	90,41,961.19	1,66,70,395.53
Unallocated corporate and other liabilities	70,20,101.01	20,11,201.12	10,62,972.51
Total liabilities	76,28,434.34	90,41,961.19	1,77,33,368.03
		20,41,201.12	1,77,33,398.03
As at 31 March 2023			
Particulars	Gram Ujala	E-Mobility	Total
Segment Assets	71,96,551.25	59,51,580.19	1,31,48,131.44
Unallocated corporate and other assets	a out o material and o company of the company of th	-	78,81,401.38
Total assets	71,96,551.25	59,51,580.19	2,10,29,532.81
Segment liabilities	77,90,254.68	64,60,678.58	1,42,50,933.26
Unallocated corporate and other liabilities		-	36,78,129.57
Total liabilities	77,90,254.68	64,60,678.58	20,10,127.01

Other information about reportable segments:

Particulars	Gram Ujala	E-Mobility	Total
For the Year ended 31 March 2024			1000000000
Depreciation and amortisation expense	12,51,348.56	19 4 0)	12,51,348.56
Interest Expenses	4,66,696.96	-	4,66,696.96
For the Year ended 31 March 2023	Gram Ujala	E-Mobility	Total
Depreciation and amortisation expense	12,31,453.33		12,31,453.33
Interest Expenses	2,93,273.47	(a)	2,93,273.47

d No external customer individually accounted for more than 10% of the revenue during the financial year.





Notes to the Financial Statements

(All amounts in INR hundred, unless otherwise stated)

e Information about geographical areas:

The Company is domiciled in India. The amount of its revenue from external customers (including other income) broken down by location of the customers is shown in the table bellows:

		₹ in hundred
Particulars	As at March 31, 2024	As at March 31, 2023
India	44,25,549.31	22,06,696.99
Outside India	*	*
Total Revenue as per statement of profit and loss	44,25,549.31	22,06,696.99

39 Disclosure as per Ind AS 116 on 'Leases'

(a) As a lessee

The following are the Carrying value of right to use assets and lease liabilities and movements thereof:

Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
Right of use assets		
opening balance		_
Reclass of leasehold land		(4)
Additions during the year	4	14,22,289.77
Disposals/ Adjustment / Depreciation for the year		(14,22,289.77)
Closing balance		
Lease Liabilities		
Opening balance	36,58,207.07	27,91,649.95
Additions during the year		14,22,289.77
Accretion of interest	5,06,995.24	4,95,001.28
Payments	(11,73,219.14)	(10,50,733.94)
Closing Balance	29,91,983.18	36,58,207.07
Bifurcation of Lease Liabilities		
Particulars	As at 31 March	As at 31 March
Farticulars	2024	2023
Current	7,65,298.55	6,62,756.24
Non current	22,26,684.63	29,95,450.83
Total	29,91,983.18	36,58,207.07

(b) As a lessor

The Company provides electrical vehicles on finance lease for a period of more than one year. Total future minimum lease payments due under non-cancellable finance lease are as follows:

Finance Lease Receivable

Particulars	As at 31 March 2024	As at 31 March 2023	
less than one year	18,94,143.52	13,97,837.27	
One to two year	18,98,691.49	14,00,432.92	
Two to three Year	17,38,341.81	14,04,580.86	
Three to four year	9,73,416.18	12,43,744.30	
Four to five year	3,44,884.29	4,78,945.17	
more than five years	1,42,701.33	2,83,362.45	
Total minimum lease payments	69,92,178.63	62,08,902.97	
Less: Unearned Finance income	23,10,056.32	20,47,959.06	
Present value of minimum lease payments	46,82,122.30	41,60,943.91	

Particulars		As at 31 March 2024	As at 31 March 2023
Present Value of future minimum lease payments due under non-cancellable finance	e lease are as follows:		
less than one year		16,97,708.36	12,82,072.74
One to two year		13,91,386.30	10,70,669.98
Two to three Year		10,32,553.47	8,99,613.38
Three to four year		3,97,237.01	6,60,075.91
Four to five year	4	1,17,699.98	1,67,174.19
more than five years	SERVICE	45,537.18	81,337.71
Present value of minimum lease payments	(R 20DL 20 CO)	46,82,122.31	41,60,943.91

Notes to the Financial Statements

40 Ratios (All amounts in INR hundred, unless otherwise stated)

Particulars	As at 31 March 2024	As at 31 March 2023	% Change in Ratio, if >25%	Reason for Change
Current Ratio	1.19	0.86	38%	Current assets increased majorily due to increase in cash & cash equivalent, inventory, borrowings and decrease in security
Debt-Equity Ratio	4.65	5.78	20%	b.
Debt Service Coverage Ratio	1.64	-0.01	12791%	During the FY 2023-24 EBITDA is positive as compare to previous FY 2022-23
Return on Equity Ratio	0.19	-0.51	137%	PAT is positive as compared to FY 2022-23.
Inventory turnover ratio	0.01	2.28	-99%	No opening inventory.
Trade Receivables turnover ratio	2.73	2.42	13%	
Trade payables turnover ratio	1.35	1.70	-21%	
Net Working capital turnover ratio	28.88	-1.46	2082%	Working capital positive in FY 23-24 asagainst negative in previous financial year.
Net profit ratio	16%	-72%	122%	PAT is positive as compared to FY 2022-23.
Return on Capital employed	0.16	-0.13	229%	PBIT is positive as compared to FY 2022-23
Return on investment	0.07	-0.05	246%	PBIT is positive as compared to FY 2022-23
Ratio's Formula				
Current Ratio		Current Asset/ (Current Liability	
Debt-Equity Ratio		Total Debts/Sh	areholder Equity	
Debt Service Coverage Ratio		Earning for Deb	ot Service/Repaya	ble Interest and Loan in next 12 months
Return on Equity Ratio		PAT/ Sharehold	ler's Equity	
Inventory turnover ratio		COGS/ Average	Inventory	
Trade Receivables turnover ratio		Turnover/ Avera	age Trade Receiv	ables
Trade payables turnover ratio		Total Purchase/	Average Trade P	ayables
Net Working capital turnover ratio		Turnover/Avera	ge Working Cap	ital
Net profit ratio		Net Profit after	Tax / Turnover	
Return on Capital employed		PBIT/ Sharehold	der's Equity + Lo	ng Term Debt + DTL - DTA
Return on Investment		Income from in	vestment/Investm	ent cost

41 Share Based Payments

The Company has not offered any equity based awards through the Company's stock option plan

42 Related Party Disclosures

As per Ind AS 24, the disclosures of transactions with the related parties are given below:

i. Subsidiary Company(ies) of the Company (including step down subsidiaries): NIL

Key Managerial Person and Directors

Jagjeet Singh Dadiala

Abhishek Srivastava

Mahua Acharya Chief Executive Officer (w.e.f. 16-Nov-2020 up to January 13, 2023) Mahua Acharya Managing Director (w.e.f. 20-Nov-2020 up to January 13, 2023) Arun Kumar Mishra Director (w.e.f. 11-Oct-2021 up to November 02, 2022) Shankar Gopal Director (w.e.f. 29-Oct-2020) Shri Ravindra Kumar Tyagi Director w.e.f. 07-12-2022 till 09-01-2024

Shri Yatindra Dwivedi Additional Director w.e.f. 02.02.2024 Seema Gupta Director (w.e.f. 04-Jan-2022 up to June 01, 2022) Chandan Kumar Mondal Director (w.e.f. 21-Jan-2022 up to January 31, 2023) D.K.Patel Director (w.e.f. 16-March-2023 up to April 30, 2024)

Vishal Kapoor Chief Executive Officer (w.e.f. January 18, 2023) Vishal Kapoor Managing Director (appointed as an Additional Director w.e.f November 12, 2022 and as

Managing Director w.e.f. January 18, 2023) Chief Financial Officer (w.e.f. 5-April-2021) Company Secretary (w.e.f. 23-Aug-2021)



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Notes to the Financial Statements

(All amounts in INR hundred, unless otherwise stated)

iii. Holding Company(ies) of the Company: Energy Efficiency Services Limited

iv. Subsidiary of Holding Company(ies) of the Company

EESL EnergyPro Assets Limited EESL Energy Solutions LLC

v. Parent Companies of Holding Company(ies) of the Company:

Power Grid Corporation of India Limited

REC Limited

Power Finance Corporation Ltd

NTPC Ltd

vi. Entities under the control of the same government:

The Company is a wholly owned subsidiary of Energy Efficiency Services Limited, which is joint venture of Power Grid Corporation of India Limited, NTPC Limited, Power Finance Corporation Limited and Rural Electrification Corporation Limited under the Ministry of Power, hence is controlled by Government of India (GOI) through these controlled entities. The Company has transactions with other entities controlled by GOI for sale and purchase of goods and services through a transparent price discovery process against open tenders. Transactions with these entities are in the course of normal day-to-day business operations, carried out at market terms on arms length basis. Hence, transactions with these entities have not been disclosed.

B. The following transactions were carried out with the related parties in the ordinary course of business (Excluding taxes):

Nature of Relationship	Name of Related Party	Nature of Transaction	Presentation of Transaction	For the year ended 31 March 2024	For the year ended 31 March 2023
		Purchases	Purchases (Chargers)	61,152.00	
		Purchases	Purchases	45,801.00	15,109.97
		Manpower expenses	Provision for Other Expenses	78,381.80	73,515.48
		Loan taken	Non Current Financial Liabilities	23,25,000.00	23,90,000.00
		Loan repayment	Non Current Financial Liabilities	12,05,424.41	5,81,366.15
	E EO	Equity share capital	Equity share capital	-	49,21,000.00
Holding Company	Energy Efficiency Services Limited	Interest	Current Financial Liabilities	4,66,696.96	2,91,676.09
		PMC Charges on Lease Rental	Sale of service	73,073.69	63,286.50
	Expenses Recoverable	Sale of service (Driver Exp)	5,69,998.39	4,83,694.08	
	Expenses Recoverable	Sale of service (EVCI)	8,361.80	57,804.97	
	Lease Rent-EV Cost	Other Expenses (Ind AS adjustment)	18,95,254.29	12,70,850.49	
		Lease Rent-EV Cost (Provision)	Other Expenses (Ind AS adjustment)	2,42,900.03	3,11,312.28
Other enterprises	Power Grid Corporation of India Limited	Sale of services	Lease Rent - EV	7,52,278.36	1,65,282.68
Other enterprises	REC Limited	Sale of services	Lease Rent - EV	24,055.30	-
Managing Director	Mahua Acharya	Reimbursement of Expenses	Sales		307.25
Managing Director	Mahua Acharya	Reimbursement of Expenses	Employee Benefit Expenses & Other expenses	-	8,133.54
Chief Financial Officer	Jagjeet Singh Dadiala	Compensation & Reimbursement of Expenses	Employee Benefit Expenses & Other expenses	50,643.94	50,937.57
Company Secretary	Abhishek Srivastava	Compensation & Reimbursement of Expenses	Employee Benefit Expenses & Other expenses	27,630.54	26,143.76





Notes to the Financial Statements

C. Balances outstanding at year end:

(All amounts in INR hundred, unless otherwise stated)

Nature of Relationship	Name of Related Party	Nature of Transaction	Nature of Transaction	For the year ended 31 March 2024	For the year ended 31 March 2023
		Other liabilities	Current Financial Liabilities		4,82,664.55
		Expense recoverable (Driver)	Debtors (excl. GST)	52,913.42	6,93,526.22
		Expense recoverable (Driver)	Unbilled	44,702.72	98,138.49
		Expense recoverable (EVCI)	Debtors (excl. GST)	7,775.54	93,643.19
		Expense recoverable (EVCI)	Unbilled	-	2,706.78
		Expense recoverable (Tyre Cost)	Debtors (excl. GST)	-	12,539.07
		Security Deposit - EVCI	Security Deposit_EVCI (EESL)	27,150.00	27,150.00
Holding Company	Energy Efficiency Services Limited	Lease Rent-EV	Trade Payable	27,56,234.59	17,79,208.02
rolding Company		Lease Rent-EV	Provision for Other Expenses	2,38,042.03	3,05,086.03
		Purchases	Trade Payable (LED Bulbs)	*	4,99,590.00
		Purchases	Trade Payable (Chargers)	61,152.00	46,530.64
		Purchases	Trade payable/ provisions(purchase of EV 4W)	-	47,968.91
		Manpower expenses	Provision for Other Expenses	76,814.16	72,045.17
		PMC Charges on Lease Rental	Unbilled	9,716.00	12,452.49
		PMC Charges on Lease Rental	Debtors (excl. GST)	22,577.82	69,004.53
		Loans	Financial Liabilities	59,28,209.44	48,08,633.85
Other enterprises	Power Grid Corporation of India Limited	Sale of services	Revenue from operations	5,42,746.23	1,44,852.82
Other enterprises	REC Limited	Sale of services	Revenue from operations	2,043.52	

43 Disclosure as per Ind AS 19 'Employee Benefits'

a) Defined contribution plans:

(i) Provident fund

The Company pays fixed contribution to provident fund at specified rates to a registered provident fund administered by the Government of India, which invests the funds in permitted securities. Amount of ₹ 13.16 Lakhs (31 March 2023: ₹ 12.32 Lakhs) pertaining to employers' contribution to provident fund is recognised as an expense and included in "Employee Benefits Expense" in note 29.

(ii) Superannuation fund

The Company pays fixed contribution to superannuation fund to a National Pension Scheme (NPS) administered by the Government of India. Amount of ₹ 17.79 Lakhs pertaining to employers' contribution to superannuation fund is recognised as an expense and included in "Employee benefits expense" in note 29.

b) Other long term employee benefit plans- Leave encashment

The Company provides for earned leave benefit and half-pay leave to the employees of the Company which accrue annually at 30 days and 20 days respectively. Earned leave (EL) is encashable while in service. Half-pay leaves (HPL) are encashable only on separation beyond the age of 50 years up to the maximum of 300 days. However, total number of leave (i.e. EL & HPL combined) that can be encashed on superannuation shall be restricted to 300 days and no commutation of half-pay leave shall be permissible. The scheme is unfunded and liability for the same is recognised on the basis of actuarial valuation.

During the year, provision amounting to ₹ 6.54 Lakhs (31 March 2023: ₹ 8.87 Lakhs) has been recognised on the basis of actuarial valuation at the year end and debited to the statement of profit and loss and included in "Employee Benefits Expense" in note 29.





Notes to the Financial Statements

(All amounts in INR hundred, unless otherwise stated)

c) Defined benefit plan- Gratuity

The Company have a gratuity plan for its employees which provides lump sum benefits linked to the qualifying salary and completed years of service with the Company at the time of separation. Employee who has completed 5 years of continuous service is entitled to receive gratuity at the time of his retirement or separation from the organisation, whichever is earlier. The gratuity benefit that is payable to employee, is computed in accordance with the provisions of "The Payment of Gratuity Act, 1972".

The company has taken gratuity policy from LIC of India. Based on the actuarial valuation obtained in this respect, the following table sets out the status of the gratuity plan and the amounts recognised in the Company's financial statements as at balance sheet date:

Particulars	As at	As at
	31 March 2024	31 March 2023
Net defined benefit (asset)/liability:		
Non-current	¥	2
Current	ž.	
Surplus of plan asset	(7,683.42)	
Gratuity	(7,683.42)	100

(i) Movement in net defined benefit (asset)/liability

Particulars	Defined benefit obligation	Fair value of plan assets	Net defined benefit liability/(asset)
Balance as at 1 April 2023	*	-	141
Included in profit or loss:			
Current service cost	4,799.69		4,799.69
Past service cost	-		
Net Acturial (gain)/ loss	-		
Interest cost			
Total amount recognised in profit or loss	4,799.69	4	4,799.69
Included in other comprehensive income (OCI):			
Remeasurement loss/(gain) arising from:			
Financial assumptions	*	2	
Experience adjustment	7,910.93		7,910.93
Acquisition Adjustment	COMPLETION WITH SAMPLES		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Return on plan assets excluding interest income		17.08	(17.08)
Total amount recognised in OCI	7,910.93	17.08	7,893.85
Others		1.5.000	7,000.00
Contributions paid by the employer	2	20,376.96	(20,376.96)
Acquisition adjustment	~	2 <u>4</u>	(#0,070.50)
Benefits paid	<u> </u>	-	
Benefit amount received from LIC	-	· · · · · · · · · · · · · · · · · · ·	
Benefits received yet to be paid	-	-	
Balance as at 31 March 2024	12,710,62	20,394.04	(7,683.42)

Particulars	Defined benefit obligation	Fair value of plan assets	Net defined benefit liability/(asset)
Balance as at I April 2022	-		(L a
included in profit or loss:			
Current service cost	-	*	(4)
Past service cost	-	4	180
Net Interest cost	- n		(40)
Total amount recognised in profit or loss	_	21	





Notes to the Financial Statements

(All amounts in INR hundred, unless otherwise stated)

Included in other comprehensive income (OCI):

Remeasurement loss/(ga	ain) arising from:
------------------------	--------------------

Benefit amount received from LIC			
Benefits paid		e e	-
Contributions paid by the employer	194	Se	-
Others			
Total amount recognised in OCI	40	-	-
Return on plan assets excluding interest income	-		
Experience adjustment	=	2	-
Financial assumptions	·	*	-
,,,,			

(ii) Plan assets

The plan assets of the Company are managed by Life Insurance Corporation of India. Actual return on plan assets is ₹ 1708/-.

(iii) Actuarial assumptions

The following were the principal actuarial assumptions at the reporting date:

Particulars	As at 31 March 2024	As at 31 March 2023
Discount rate	7.21%	
Salary escalation rate	6.50%	
Retirement age (years)	60	*
Mortality rates inclusive of provision for disability	100% of IALM (2012-14)	
Withdrawal rate		
Up to 30 Years	3.00%	
From 31 to 44 years	2.00%	
Above 44 years	1.00%	-

The estimates of future salary increases considered in actuarial valuation, take account of inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.

(iv) Sensitivity analysis

Reasonably possible changes at the reporting date to one of the relevant actuarial assumptions, holding other assumptions constant, would have affected the defined benefit obligation by the amounts shown below.

Particulars	Increase	Decrease
As at 31 March 2024		0
Discount rate (0.5% movement)	(721.73)	775.53
Salary escalation rate (0.5% movement)	777.10	(729.68)
As at 31 March 2023		
Discount rate (0.5% movement)	2	
Salary escalation rate (0.5% movement)	-	-

Although the analysis does not take account of the full distribution of cash flows expected under the plan, it does provide an approximation of the sensitivity of the assumptions shown.

The sensitivity analysis above have been determined based on a method that extrapolates the impact on defined benefit obligation as a result of reasonable changes in key assumptions occurring at the end of the reporting period. This analysis may not be representative of the actual change in the defined benefit obligations as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.



Notes to the Financial Statements

(All amounts in INR hundred, unless otherwise stated)

(v) Risk exposure

Changes in discount rate: Reduction in discount rate in subsequent valuations can increase the plan's liability.

Salary increases: Actual salary increases will increase the plan's liability. Increase in salary increase rate assumption in future valuations will also increase the liability.

Life expectancy: The plan obligations are to provide benefits for the life of the member, so increases in life expectancy will result in an increase in the plans' liabilities. This is particularly significant where inflationary increases result in higher sensitivity to changes in life expectancy.

Investment risk: Assets liabilities mismatch and actual investment return on assets lower than the discount rate assumed at the last valuation date can impact the liability.

(vi) Expected maturity analysis of the defined benefit plans in future years

Particulars	As at 31 March 2024	As at 31 March 2023
Less than 1 year	45.69	
Between 1-2 years	56.78	550
Between 2-5 years	585.26	-
Over 5 years	12,022.89	
Total	12,710.62	S.T.

- (vii) Expected contributions to post-employment benefit plans for the year ending 31 March 2024 are ₹ 4,86,902/-
- (viii) The weighted average duration of the defined benefit plan obligation as at 31 March 2024 is 12.98 years.

44 Foreign Exchange Earnings And Outgo:

Actual foreign exchange out go on account of:

₹ in hundred

Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
Other expenses-Rates, taxes & Fees	98,092.65	1,033.84
Actual foreign exchange earned towards:		₹ in hundred
Daud'aulaus	For the year ended 31 March	For the year ended 31 March

Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023	
Advance received - Consultancy	ia:	17,791.53	

45 Expenditure incurred on Corporate Social Responsibilities

(a) NIL CSR amount is required to be spent as per Section 135 of the Companies Act, 2013 read with Schedule VII thereof by the Company during the year.

46 Dividend

The Board of Directors have not declared any interim dividend.

47 Events occurring After the Balance Sheet date

No adjusting or significant non adjusting events have occurred between the reporting date and date of authorization of financial statements.

48 Details of Loans Given, Investment made and Guarantee given covered u/s 186(4) of the Companies Act, 2013

There are no Loans given by the Company.

Investments made are given by the Company under respective head.

No Corporate guarantee given by the Company in respect of loans as at the Balance Sheet date.





49 Fair value measurements

a) Financial instruments by category

Particulars	- As at March 31, 2024	As at March 31, 2023
Financial assets:		1144-01-01-1-01-01-01-01-01-01-01-01-01-01-0
Financial Assets - Non-Current		
Loans to employees	4,209.44	7,629.27
Others Non-Current Financial Assets	29,84,413.96	28,78,871.17
Financial Assets - Current	74 (Coords)	25,70,077,17
Trade receivables	14,49,315.26	17,90,636.28
Cash and cash equivalents	61,43,557.98	39,27,440,42
Loans	4,092.43	3,943.08
Other Current Financial Assets	20,20,502.25	18,43,809.82
Total	1,26,06,091.32	1,04,52,330.04
Financial liabilities:		
Financial Liabilities - Non-Current		
Borrowings	58,10,854.28	41,31,811,55
Lease Liabilities	22,26,684.63	29,95,450.83
Other non-current financial liabilities	N 102	
Financial Liabilities-Current		
Borrowings	14,56,745.68	6,76,822.30
Trade Payables	34,61,447.79	37,22,432,99
Lease Liabilities	7,65,298.55	6,62,756.25
Other Current Financial Liabilities	31,16,456.73	53,20,525.50
Total	1,68,37,487.66	1,75,09,799.41

b) Fair value hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are (a) recognised and measured at fair value and (b) measured at amortised cost and for which fair values are disclosed in the financial statements. To provide an indication about the reliability of the inputs used in determining fair value of financial instruments measured at amortised cost for which fair value is being disclosed, the company has classified these into the levels prescribed under the Ind AS 113, 'Fair value measurement'.

Financial assets and financial liabilities at fair value in the statement of financial position are grouped into three levels of fair value hierarchy. The three levels are defined based on the observability of significant inputs in the measurement as follows:

- Level 1: The fair value of financial instruments traded in an active market is based on the quoted market prices at the end of the reporting period.
- Level 2: The fair value of financial instruments that are not traded in an active market is determined using valuation techniques which maximise the use of observable 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 There are no transfers between level 1 and 2 during the year.

c) Valuation techniques and process used to determine fair values

The Company values financial assets or financial liabilities using the best and most relevant data available.

d) Financial Assets and liabilities measured at amortised cost, for which fair value are disclosed

		As at 31 March	2024		As at 31 March 2	023
	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Financial assets						
Loans to employees	-	4,209.44		-	7,629.27	*
Financial liabilities	-		Y/25	32		
Borrowings [including current maturities (refer note19)	-	72,67,599.96	(2)	17	48,08,633.85	#1
e) Fair value of financial assets and liabilities measured at an	nortised cost					
		As at 31	March 2024		As at 31 M	arch 2023
Financial assets- Non Current		Carrying	Fair value		Carrying amount	Fair value
Loans to employees		4,209.44	4,209.44		7,629.27	7,629.27
Total financial assets		4,209.44	4,209.44		7,629.27	7,629.27
Financial liabilities- Non Current						
Borrowings [including current maturities (refer note19)		72,67,599.96	71,88,36,797.00		48,08,633.85	48,08,633.85
Total financial liabilities		72,67,599.96	71,88,36,797.00		48,08,633.85	48,08,633.85

The carrying amounts of trade receivables, cash and cash equivalents, loans to employees, short-term borrowings, trade payables, payable for capital expenditure, employee payables, and other short term financial assets and liabilities are considered the same amount as fair values, due to their short term nature.





(All amounts in INR hundred, unless otherwise stated)

50 Financial Risk Management Objectives And Policies

Financial Risk Factors

The Company's operational activities expose to various financial risks i.e. market risk, credit risk and risk of liquidity. The Company realizes that risks are inherent and integral aspect of any business. The primary focus is to foresee the unpredictability of financial markets and seek to minimize potential adverse effects on its financial performance. However, the procedure adopted from parent company have been followed in respect of all the financial transactions, which involves control mechanism to identify and eliminate the element of risk at each stage of the transaction since inception to final recognition in the financial. Moreover, there is no material risk which in the opinion of the management might threaten the existence of the company. However with due course of development of operations the Company's senior management shall oversee the risks management and shall proceed to devise appropriate risk management framework for the Company to provide reasonable assurance that the Company's financial risk activities are governed by appropriate policies and procedures and that financial risks are identified, measured and managed in accordance with the Company's policies and risk objectives.

Accordingly the corresponding disclosures regarding the procedures and guidelines regarding the Credit Risk, etc. are not applicable.

A Credit Risk

Credit risk is the risk that a counter party will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Company is exposed to credit risk from its operating activities (primarily trade receivables and advances to suppliers) and from its financing activities, including deposits and other financial instruments.

The company based on its inheritance from the parent company is under the process of formulation of module and related guidelines for periodic review and assessment of the financial reliability of customers, taking into account factors such as credit track record in the market and past dealings with the Company for extension of credit to customer including the payment track record of the customers, regular monitoring / analysis of outstanding, evaluation in respect of concentration of risk and consideration for impairment thereof.

6: 5: 5:	As at 31 M	arch 2024	As at 31 March 2023		
Particulars	Up to 6 months	More than 6 months	Up to 6 months	More than 6 months	
Gross carrying amount (A) Expected Credit Losses (B)	19,62,033.89	3,48,538.63	10,83,346.28	7,07,289.99	
Net Carrying Amount (A-B)	19,62,033.89	3,48,538.63	10,83,346.28	7,07,289.99	

The carrying amounts of financial instruments as on 31st March, 2024 is NIL as referred in note 46. Accordingly the disclosure regarding Company's exposure to credit risk regarding the balance with banks and financial institutions for the components of the balance sheet at March 31, 2024 is not applicable for the financial year 2023-24.

B. Liquidity Risk:

The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of cash credit facilities and short term loans. The table below summarises the maturity profile of the Company's financial liabilities based on contracted undiscounted payments (excluding transaction cost on borrowings).

Table hereunder provides the current ratios of the Company as at the year end:

Particulars	As at 31 March 2024	As at 31 March 2023
Total current assets	1,15,06,569.89	92,79,612.95
Total current liabilities	96,85,416.67	1,07,94,254.18
Current ratio	1.19	0.86

The table below summarises the maturity profile of the Company's financial liabilities:

Particulars	Payable on demand	Less than 1 year	More than 1 year	Total
As at 31 March 2024				
Borrowings		14,56,745.68	58,10,854.28	72,67,599.96
Other financial Liabilities	31,16,456.73	7,65,298.55	22,26,684.63	61,08,439.91
Trade and other payables		32,08,468.80	11,48,859.38	43,57,328.17
Total	31,16,456.73	54,30,513.02	91,86,398.29	1,77,33,368.05
Particulars	Payable on demand	Less than 1 year	More than 1 year	Total
As at 31 March 2023				
Borrowings	-	6,76,822	41,31,812	48,08,633.85
Other financial Liabilities	53,20,525.50	6,62,756.25	29,95,450.83	89,78,732.57
Trade and other payables		35,81,842.74	5,59,853.67	41,41,696,41
Total	53,20,525,50	49,21,421.28	76,87,116.05	1,79,29,062.83





Notes to the Financial Statements

(All amounts in INR hundred, unless otherwise stated)

C. 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. The Company does not deal in foreign currency and Company does not have interest bearing borrowings. Hence company is not exposed to the risk of movements in interest rates, foreign currency exchange rates.

Impact of COVID-19

The Company has made detailed assessment of impact of COVID-19 on the aforementioned risks i.e. credit risk, liquidity risk and market risk and does not foresee any material impact on account of the same. However, the management will continue to closely monitor the evolving situation and assess its impact on the business of the Company.

51 Financial Instrument - Disclosure

No Financial Instruments held by the Company and hence no classification is made for financial instruments.

52 Capital Management

On account of similar considerations mentioned in note 38, the disclosures regarding the approach and guidelines of the company regarding its capital structure, mix of

Particulars	As at 31 March 2024	As at 31 March 2023
Debt	80,47,951.37	71,34,808.65
Cash & bank balances	61,43,557.98	39,27,440.42
Net Debt	19,04,393.39	32,07,368.23
Total Equity	38,10,853.46	31,00,469.98
Net debt to equity ratio (Gearing Ratio)	0.50	1.03

- 53 The Company has elected to exercise the option permitted under Section 115BAA of the Income Tax Act, 1961 as introduced by the Taxation Laws (Amendment)
- The Current Year refers to the period from 1st April 2023 to 31st March 2024. (Previous year refers to the period from 1st April 2022 to 31st March 2023). The Previous Year figures have been regrouped, rearranged and reclassified wherever necessary to conform to this year's classification.

As per our Report of even date For S. Mohan & Co.

Chartered Accountants

FRN: 000608N

(R K Mittal, FCA) Partner

Membership No. 088767

UDIN: 24088767BKCSHL4143

Place: New Delhi Date: 24 06 2024 (Vishal Kapoor) Managing Director & CEO DIN-08700132

(Jagjeet Singh Dadiala)

CFO

For and on behalf of the Board of Directors M/s Convergence Energy Services Limited

(Shankar Gopal) Director

DIN- 08339439

(Abhishek Srivastava) Company Secretary