MAX ESTATES 128 PRIVATE LIMITED

(formerly Accord Hotels and Resorts Private Limited)
Regd. Office: Max House, 1, Dr. Jha Marg, Okhla, New Delhi – 110020
CIN: U55101DL2006PTC151422

Phone: 0120 - 4743222, Email ID: secretarial@maxestates.in

सेवा में.

दिनांक-12.11.2024

श्रीमान तकनीकी सलाहकार, उत्तर प्रदेश भू—सम्पदा विनियामक प्राधिकरण नवीन भवन, राज्य नियोजन संस्थान, कालाकांकर हाऊस, पुराना हैदराबाद, लखनऊ, उत्तर प्रदेश।

विषय— उ०प्र० भू—सम्पदा विनियामक प्राधिकरण (उ०प्र० रेरा) में परियोजना Estate 128 - II जनपद Gautam Buddha Nagar आवदेन आई०डी० नं0 ID1254613 के, पंजीयन के संबंध में।

महोदय.

उपरोक्त विषयक आवेदन के क्रम में अपने पत्र संख्या 0511242 / यू0पी0—रेरा / परि0पंजी0 / 2024—25 दिनांकित—05.11.2024 का संदर्भ ग्रहण करने का कष्ट करें, जिसके माध्यम से आपने उक्त पंजीयन आवेदन में पाई गई किमयों से अवगत कराते हुए, उक्त किमयों को दूर करने का निर्देश दिया है। इस क्रम में निम्न आख्या प्रेषित है:—

1. प्रमोटर कम्पनी द्वारा गत 5 वर्षों में Launch किए गए Projects का विवरण, माननीय विनियामक प्राधिकरण के पोर्टल पर अपलोड कर दिया गया है।

प्रमोटर कम्पनी द्वारा Directors और Chairman के Address Proof की प्रति, माननीय विनियामक प्राधिकरण के पोर्टल पर अपलोड कर दी गई है तथा इस पत्र के साथ भी आपके सुलभ संदर्भ हेतु संलग्नक—1 के रूप में प्रेषित की जा रही है।

प्रमोटर कम्पनी द्वारा पिछले वर्ष की Audited Balance Sheet जिस पर CA. का UDIN No. अंकित है, माननीय विनियामक प्राधिकरण के पोर्टल पर अपलोड कर दी गई है तथा इस पत्र के साथ भी आपके सुलभ संदर्भ हेतु **संलग्नक—2** के रूप में प्रेषित की जा रही है।

प्रमोटर कम्पनी द्वारा पिछले तीन वर्षों की प्रमोटर की Income Tax Return माननीय विनियामक प्राधिकरण के पोर्टल पर अपलोड कर दी गई है तथा इस पत्र के साथ भी आपके सुलभ संदर्भ हेतु **संलग्नक—3** के रूप में प्रेषित की जा रही है।

- 2. प्रमोटर कम्पनी द्वारा Layout Plan, Floor Plan तथा Maps की Approved Copy, माननीय विनियामक प्राधिकरण के पोर्टल पर अपलोड कर दी गई है एवं इस पत्र के साथ भी आपके सुलभ संदर्भ हेतु संलग्नक—4 के रूप में प्रेषित की जा रही है।
- 3. प्रमोटर कम्पनी द्वारा Development Work को Brief में Explain कर, माननीय विनियामक प्राधिकरण के पोर्टल पर अपलोड कर दिया गया है।

प्रमोटर कम्पनी द्वारा परियोजना के Bank Account Statement माननीय विनियामक प्राधिकरण के पोर्टल पर अपलोड कर दिया गया है एवं इस पत्र के साथ भी आपके सुलभ संदर्भ हेतु **संलग्नक—5** के रूप में प्रेषित किया जा रहा है।

Page 1 of 3

Corporate Office: Max Towers, L-20, C - 001/A/1, Sector- 16B, Noida, Gautam Buddha Noida UP 201301

4. परियोजना के भूखण्ड की Jaypee Infratech Limited (JIL) द्वारा Sub-leasing अधिकार के संबंध में आपको अवगत कराना है कि, Taj Expressway Industrial Development Authority (वर्तमान में यमुना औद्योगिक विकास प्राधिकरण) के द्वारा उक्त भूमि Jaiprakash Industries Limited (वर्तमान में Jaiprakash Associates Limited) के पक्ष में Lease पर दिनांक—28.02.2003 को स्थानांतरित की गई थी, जिसकी Lease Deed उपनिबंधक महोदय - III गौतम बुद्ध नगर के कार्यालय बही संख्या—1, जिल्द संख्या—373, पृष्ठ संख्या 39 से 72 के क्रमांक—1656 / 1657 पर पंजीकृत हुआ। (Lease Deed की छायाप्रति आपके सुलम संदर्भ हेत् संलग्नक—6 के रूप में प्रेषित की जा रही है)

उक्त Lease Deed के बिन्दू संख्या-4 में स्पष्टत: निम्न उल्लिखित है :-

"4. The Lessee shall have the unfettered right to Sub-lease the whole or any part of the Demised Land, whether developed or undeveloped, and whether by way of plots or constructed properties or give on leave and license or otherwise dispose of its interest in the Demised Land or part thereof / permit to any person in any manner whatsoever, without requiring any consent or approval of or payment of any additional charges, transfer fee, premiums, etc. to the Lessor or to any other relevant authority. The sub-lessee of the Demised Land shall also be entitled to provide the Demised Land on sub-lease and hence there can be subsequent multiple sub-leases of the Demised Land in smaller parts."

Lease Deed के उक्त बिन्दु में स्पष्टत: उल्लिखित है कि, Lessee को Lease पर ली गई भूमि को विकसित अथवा अविकसित रूप में Sub-lease करने का अधिकार है व Sub-Lessee को भी उक्त भूमि के छोटे भाग करते हुए अनेक Sub-lease किए जाने का भी अधिकार प्राप्त है।

Lease Deed के उपरोक्त प्रावधान के अंतर्गत Jaiprakash Associates Limited (JAL) द्वारा विषयक परियोजना की 40,468.56 वर्ग मीटर भूमि Jaypee Infratech Limited (JIL) के पक्ष में Deed of Assignment of Lease करते हुए, उक्त अभिलेख को उपनिबंधक-III गौतम बुद्ध नगर के कार्यालय में बही संख्या—1, जिल्द संख्या—1145, पृष्ठ संख्या—177 से 196 के क्रमांक—3510 पर दिनांक—27.11.2007 को पंजीकृत कराया गया। इस प्रकार परियोजना की उक्त भूमि के Sub-leasing अधिकार Japyee Infratech Limited (JIL) कम्पनी में निहित हुए। (Deed of Assignment of Lease की छायाप्रति आपके सुलम संदर्भ हेतु संलग्नक—7 के रूप में प्रेषित की जा रही है)

मूल Lease Deed की उपरोक्त शर्त के अनुसार ही उपरोक्त Jaypee Infratech Limited कम्पनी ने परियोजना की उक्त भूमि को Accord Hotels & Resorts Pvt. Ltd. (वर्तमान में नाम परिवर्तन के पश्चात् Max Estates 128 Pvt. Ltd.) के पक्ष में Sub-lease करते हुए दिनांक 02.12.2008 को हस्तांतरित कर दिया। उक्त Sub-lease Deed उपनिबंधक-। गौतम बुद्ध नगर कार्यालय में बही संख्या—1, जिल्द संख्या—1346, पृष्ठ संख्या—361 से 406 के क्रमांक—4059 पर पंजीकृत है। (Sub-lease Deed की छायाप्रति आपके सुलभ संदर्भ हेतु संलग्नक—8 के रूप में प्रेषित की जा रही है)

परियोजना के मानचित्र न्यू ओखला औद्योगिक विकास प्राधिकरण (NOIDA) द्वारा दिनांक—16.10.2024 को Max Estates 128 Pvt. Ltd. के पक्ष में 40,468.56 वर्ग मीटर में विषयक परियोजना विकसित किए जाने के लिए स्वीकृत किए गए है। (स्वीकृति पत्र की छायाप्रति आपके सुलभ संदर्भ हेतु संलग्नक—9 के रूप में प्रेषित की जा रही है)



यहां आपके संज्ञान में यह लाना भी प्रासांगिक है कि, माननीय उ०प्र० भू-संपदा विनियामक प्राधिकरण द्वारा परियोजना के मानचित्रों की स्वीकृति के संबंध में नोएडा विकास प्राधिकरण से अपने पत्र संख्या—1910243 / यू.पी—रेरा / तक.सेल / 2024—25, दिनांकित—19.10.2024 के माध्यम से आख्या मांगी प्रतिउत्तर नोएडा विकास प्राधिकरण में द्वारा नौएडा / मु0वा0नि0 / 2023 / 4383 दिनांकित—22.10.2024 प्रेषित करते हुए परियोजना के उपरोक्त मानचित्र स्वीकृत किए जाने की पुष्टि की है। (छायाप्रति आपके सुलम संदर्भ हेत् संलग्नक-10 के रूप में प्रेषित की जा रही है)

यहां आपके संज्ञान में यह लाना भी प्रासांगिक है कि, Jaiprakash Associates Limited को Taj Expressway के साथ लगी हुई भूमि, Taj Expressway Industrial Development Authority (वर्तमान में यमुना एक्सप्रेसवे औद्योगिक विकास प्राधिकरण) द्वारा आवंटित की गई थी, जिसमें भूखण्ड संख्या TS-02 पर Jaypee Green Wishtown परियोजना का विकास किया गया है, जिसके अंतर्गत विषयक परियोजना की उक्त भूमि भी स्थित है, जोकि नोएडा विकास प्राधिकरण के Sector-128 के अंतर्गत आती है, जोकि नोएडा विकास प्राधिकरण का अधिकार क्षेत्र है। इस सबंध में यमुना औद्योगिक विकास प्राधिकरण एवं नोएडा विकास प्राधिकरण के मध्य हुए निर्णय के अनुपालन में नियमानुसार उपरोक्त क्षेत्र की परियोजनाओं के मानचित्र नोएडा प्राधिकरण के Building Bye-laws के अनुसार उक्त प्राधिकरण द्वारा स्वीकृत किए जाते है तथा उक्तानुसार ही Purchasable FAR की स्वीकृति भी नोएडा विकास प्राधिकरण द्वारा प्रदान की जाती है। (संदर्भ हेतु यमुना औद्योगिक विकास प्राधिकरण का पत्रांक: वाई0ई0ए0 / सम्पत्ति / LFD / SDZ / 4870 / 2024, दिनांकित-13.02.2024 की छायाप्रति आपके सुलभ संदर्भ हेतु संलग्नक-11 के रूप में प्रेषित की जा रही है)

प्रमोटर कम्पनी द्वारा Land Title Document को Schedule I के साथ पुनः माननीय विनियामक प्राधिकरण के पोर्टल पर अपलोड कर दिया गया है एवं इस पत्र के साथ भी आपके सूलभ संदर्भ हेत् संलग्नक-12 के रूप में प्रेषित किया जा रहा है।

5. प्रमोटर कम्पनी द्वारा नितिन कुमार कंसल का Authorisation Letter माननीय विनियामक प्राधिकरण के पोर्टल पर अपलोड कर दिया गया है एवं इस पत्र के साथ भी आपके सुलभ संदर्भ हेतु संलग्नक-13 के रूप में प्रेषित किया जा रहा है।

अतः आपसे निवदेन है कि, कृपया विषयक आवेदन पर अग्रतर कार्यवाही करते हुए परियोजना का पंजीयन जारी करने की कृपा करें।

सधन्यवाद ।

Max Estates 128 Private Limited

(निदेशक)

मो0 नं0- 9811094591 ई०मेल आई०डी०— rera@maxestates.in

संलग्नक :- उपरोक्तानुसार।

RKDB&ASSOCIATES LLP

CHARTERED ACCOUNTANTS

121, POCKET-I, JASOLA NEW DELHI - 110025 Tel.: + 91-11-41402828 mail@rkdbindia.com

Independent Auditor's Report

To The Members of Max Estates 128 Private Limited (Formerly Known as Accord Hotels & Resorts Private Limited)

Report on Audit of Financial Statements

Opinion

We have audited the accompanying Financial Statements of M/s Max Estates 128 Private Limited (Formerly Known as Accord Hotels & Resorts Private Limited) ("the Company"), which comprise the Balance Sheet as at March 31, 2024, and the Statement of Profit and Loss (including other comprehensive income), Statement of Changes in Equity and Statement of Cash Flows for the year then ended, and notes to the Financial Statements, including a summary of material accounting policies and other explanatory information (hereinafter referred to as "Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Financial Statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2024, of its loss and total comprehensive income (comprising loss and other comprehensive income), changes in equity and its cash flows for the year then 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 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 Financial Statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other Information

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the director's report, but does not include the financial statements and our auditor's report thereon. The director's report is expected to be made available to us after the date of this auditor's report.

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

In connection with our audit of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

GSTIN: 07ABHFR3222R1ZR

LLPIN: ACB-7428

When we read the director's report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance and take appropriate action as applicable under the relevant laws and regulations.

Responsibilities of management and those charged with governance for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Financial Statements that give a true and fair view of the financial position, financial performance, 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 implementation and maintenance of accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's responsibilities for the audit of the Financial Statements

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

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

• Identify and assess the risks of material misstatement of the Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher soot 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 system in place and the operating effectiveness of such controls.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Financial Statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Financial Statements, including the disclosures, and whether the Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.

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.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 (the "Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by section 143(3) of the Act, we report, to the extent applicable, 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 appears from our examination of those books;
 - c. The Balance Sheet, Statement of Profit and Loss including Other Comprehensive Income, the Statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the books of account;
 - d. In our opinion, the aforesaid Financial Statements comply with the Accounting harrend Standards.
 - e. On the basis of the written representations received from the directors as on 31st March, 2024, and taken on record by the Board of Directors, none of the

directors is disqualified as on 31st March, 2024 from being appointed as a director in terms of Section 164 (2) of the Act;

- f. With respect to the adequacy of the internal financial controls with reference to these financial statements in place and the operating effectiveness of such controls, refer to our separate Report in "Annexure B"; and
- g. The provisions of Section 197 read with Schedule V to the Act are not applicable to the company for the year ended 31st March, 2024.
- h. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i) The Company does not have any pending litigations which would impact its financial position;
 - ii) The Company did not have any long-term contracts including derivatives contracts for which there were any material foreseeable losses;
 - iii) There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - (a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee security or the like on behalf of the Ultimate Beneficiaries;
 - (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.

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- (v) The Company has not declared/paid any dividend during the year and hence provisions of section 123 of the Act is not applicable.
- (vi) Based on our examination which included test checks, the Company has used accounting software for maintaining its books of account which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software except that, audit trail feature is not enabled for certain changes made using privileged/ administrative access rights, as described in note 25 (a) to the financial statements. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with in respect of other accounting software.

As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 1, 2023, reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules 2014 on preservation of audit trail as per statutory requirements for record retention is not applicable for the financial year ended March 31, 2024.

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Accountants

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DINESH KUMAR BACHCHAS

Partner
Membership No. 097820
For and on behalf of

RKDB&Associates LLP,

Chartered Accountants

FRN:- N500427 New Delhi, dated the 21st May, 2024

UDIN:24097820BKBLPN9734

Annexure "A" to the Independent Auditors' Report

The Annexure referred to in paragraph 1 under "Report on Other Legal and Regulatory Requirement" section of our Independent Auditors' Report to the members of the Company on the financial statements for the year ended March 31, 2024, we report that:

- 1. In respect of the Company's Property, Plant and Equipment and Intangible Assets:
 - (a) (A) As the Company has maintained proper records showing full particulars, including quantitative detail and situation of Property, Plant and Equipment.
 - (B) The Company does not have any intangible assets during the year.
 - (b) The Property, Plant and Equipment have been physically verified by the management at reasonable intervals and no material discrepancies were noticed on such verification. In our opinion, the same have been properly dealt with in the books of accounts.
 - (c) According to the information and explanations given by the management, there are no immovable properties, included in property, plant & equipment of the company and accordingly, the requirements under accordingly, the requirements under paragraph 3(i)(c) of the Order are not applicable to the Company and hence not commented upon.
 - (d) According to the information and explanations given by the management, the company has not revalued its Property, Plant and Equipment or intangible assets or both during the year.
 - (e) According to the information and explanations given by the management, the company does not hold any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder, if so. Hence no proceedings have been initiated or are pending against the company.
- 2. (a) The inventory has been physically verified by the management during the year. In our opinion, the frequency of such verification is reasonable. The discrepancies noticed on verification between the physical stocks and the book records were not material.
 - (b) The Company has not been sanctioned working capital limits in excess of ₹ 5 crore, in aggregate, at any points of time during the year, from banks or financial institutions on the basis of security of current assets and hence reporting under clause 3(ii)(b) of the Order is not applicable.
- 3. In our opinion and according to the information and explanations given to us, the Company has not made any investments in, provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured to companies, firms, Limited Liability Partnerships or any other parties. Accordingly, the provisions of clause 3(iii)(a), 3(iii)(b), 3(iii)(c), 3(iii)(d), 3(iii)(e) and 3(iii)(f) are not applicable to the company and hence not commented upon.
- 4. In our opinion and according to the information and explanations given to us, there are no loans, investments, guarantees and securities given in respect of which provisions of section 185 of the Companies Act, 2013 are applicable to the company. Further, since the company is an infrastructure company within the meaning of schedule VI of the companies Act, 2013, the provision of section 186 of companies Act, 2013 is not applicable and hence not commented upon.

- 5. According to the information and explanation given to us, the Company has not accepted any deposits during the year.
- 6. According to the information and explanation given to us, we are informed that the maintenance of cost records has not been prescribed by the Central Government under subsection (1) of section 148 of the Companies Act, 2013.
- 7. According to the information and explanation given to us, in respect of statutory dues:
 - a) According to information and explanations given to us and on the basis of our examination of the books of account, and records, the Company has been generally regular in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Goods and Service Tax, Duty of Customs, Cess and any other statutory dues, as applicable with the appropriate authorities.
 - According to the information and explanations given to us, no undisputed amounts payable in respect of the above were in arrears as at March 31, 2024 for a period of more than six months from the date on when they become payable.
 - b) According to the information and explanations given to us and the records of the Company, there is no due in respect of income tax, goods and service tax and duty of customs as on 31st March, 2024 which have not been deposited on account of disputes.
- 8. According to the information and explanations given to us and based on our examination of the records of the Company, there is no transaction which is not recorded in the books of accounts and have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).
- 9. (a) According to the information and explanations give to us and based on our examination of the records of the Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender during the year.
 - The Company has not been declared wilful defaulter by any bank or financial institution (b) orgovernment or any government authority.
 - According to the information and explanations given to us and on the basis of the (c) books and records examined by us, the term loans taken during the year have been applied for the purposes for which those were obtained.
 - The Company has not raised any funds on short term basis. Hence reporting under (d) clause 3(ix)(d) of the Order is not applicable.
 - On an overall examination of the financial statements of the Company, the Company (e) has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries.
 - The Company has not raised any loans during the year and hence reporting on clause (f) 3(ix)(f) of the Order is not applicable.
- 10.(a) In our opinion and according to the information and explanations given by the management, the Company has not raised money by way of initial public offer or further public offer (including debt instruments) and term loan during the year. Accordingly, clause 3(x) of the Order is not applicable. Chartefed 0

Accountants

- (b) The company has not made any preferential allotment or placement of shares during the year.
- 11.(a) No fraud by the Company and no material fraud on the Company has been noticed or reported during the year.
 - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this report.
 - (c) According to the information and explanations given to us, there were no whistle blower complaints received during the year by the Company.
- 12. As the Company is not a Nidhi Company, accordingly clause (xii) of paragraph 3 of the order is not applicable to the Company.
- 13. According to the information and explanation given by the management, all transaction with related parties are in compliance with section 188 of Companies Act, 2013 wherever applicable and the details have been disclosed in the notes to financial Statement, as required by the applicable accounting standards. The provision of section 177 are not applicable to the company and accordingly reporting under clause 3(xiii) in so far as it relates to section 177 of the Act is not applicable to the company and hence not commented upon.
- 14. In our opinion and based on our examination, the company does not have an internal audit system and is not required to have an internal audit system as per provisions of the Companies Act 2013.
- 15. According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, clause (xv) of the paragraph 3 of the Order is not applicable.
- 16. (a) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934. Hence, reporting under clause 3(xvi)(a) of the Order is not applicable.
 - (b) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934. Hence, reporting under clause 3(xvi)(b) of the Order is not applicable.
 - (c) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934. Hence, reporting under clause 3(xvi)(c) of the Order is not applicable.
 - (d) According to the information and explanation given to us by the management, the Group has one CIC which is registered with the Reserve Bank of India.
 - 17. According to the information and explanations given to us and based on our examination of the records of the Company, the company has incurred cash losses in the year under audit and in the immediately preceding financial year.

18. There has been the resignation of the statutory auditors during the year and no issues, objections or concerns raised by the outgoing auditors.

- 19. According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, our knowledge of the plans of the Board of Directors and management 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 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. The provisions of section 135 of the companies Act 2013 does not apply to the Company. Accordingly the provisions of clause 3(xx) of the Order are not applicable to the Company and hence not commented upon.

Chartered

Accountants

DINESH KUMAR BACHCHAS

Partner

Membership No. 097820

For and on behalf of

RKDB& Associates LLP,

Chartered Accountants

FRN:- N500427

UDIN: 24097820BKBLPN9734

New Delhi, dated the

21st May, 2024

"ANNEXURE B" TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE FINANCIAL STATEMENTS OF MAX ESTATES 128 PRIVATE LIMITED (FORMERLY KNOWN AS ACCORD HOTELS & RESORTS PRIVATE LIMITED)

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

We have audited the internal financial controls over financial reporting of M/s Max Estates 128 Private Limited (Formerly Known as Accord Hotels & Resorts Private Limited) ("the Company") as of March 31, 2024 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

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

Chartered

Accountants

DINESH KUMAR BACHCHAS

Partner

Membership No. 097820

For and on behalf of

RKDB&Associates LLP,

Chartered Accountants

FRN:- N500427

UDIN: 24097820BKBLPN9734

New Delhi, dated the

21st May, 2024

Particulars	Notes	As at March 31, 2024	(Rs. in Lacs) As at March 31, 2023
ASSETS			
Non-current assets			
Property, plant and equipment	3	11.93	2.99
Financial assets		404.04	440.05
(i) Investments	4(i)	481.84	448.95
Deferred tax assets (net)	4(ii)	135.65	-
Other non current assets	4(iii)	5,642.72	30.69
Total non-current assets	,	6,272.14	482.63
Current assets	_	10.500.88	0.004.60
Inventories	5	18,699.57	8,891.60
Financial assets	c.(1)		110.50
(i) Trade receivables	6(i)	202.10	119.59
(ii) Other investments	6(ii)	383.19	20.04
(iii) Cash and cash equivalents	6(iii)	21,885.95	30.04
(iv) Loans	6(iv)	6,217.00 178.69	6,425.85
(v) Other financial assets Other current assets	6(v) 7	1,762.42	235.70
Other current assets	,	1,702.42	233.10
Total current assets		49,126.82	15,702.78
TOTAL ASSETS		55,398.96	16,185.41
EQUITY AND LIABILITIES			
Equity			
Equity share capital	8(i)	965.20	965.20
Other equity	8(ii)	(524.32)	(130.36)
Total equity		440.88	834.84
Non-current liabilities			
Financial liabilities	0/2	2.22	14.020.00
(i) Borrowings	9(i)	3.32	14,839.09
Long term provisions	9(ii)	81.58 3.71	1.20
Other non-current financial liabilities Total non-current liabilities	9(iii)	88.61	14,840.29
Current liabilities			
Financial liabilities			
(i) Borrowings	10(i)	7,399.18	-
(ii) Trade payables			
(a) Total outstanding dues of micro enterprises and			
small enterprises	10(ii)	19.79	-
(b) Total outstanding dues of creditors other than micro			
enterprises and small enterprises		1,925.78	494.51
Other current liabilities	12	45,522.89	15.75
Short term provisions	11	1.83	0.02
Fotal current liabilities	ir <u>.</u> Se	54,869.47	510.28
TOTAL LIABILITIES	Se	54,958.08	15,350.57
FOTAL EQUITY AND LIABILITIES	59	55,398.96	16,185.41
Summary of significant accounting policies	2		
Other notes on accounts	3-40)	
The accompanying notes are integral part of the financial stat	ements		
The accompanying notes are integral part of the financial state	ements		

DINESH KUMAR BACHCHAS

Partner

Membership No. 097820

For and on behalf of

R K D B & ASSOCIATES LLP

Chartered Accountants

UDIN: 24097820BKB 4N9734 FRN:- N500427

Chartered

Accountants

New Delhi, dated the

For and on behalf of the Board of Directors of **Max Estates 128 Private Limited**

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Nitin Kumar (Director) (DIN 03048794)

(Director)

Rishi Raj

(DIN 08490762)

Max Estates 128 Private Limited Statement of profit and loss for the year ended March 31, 2024 CIN- U55101DL2006PTC151422

Particuars	Notes	For the year ended March 31,	(Rs. in Lacs) For the year ended March 31,
INCOME			
Revenue from operations		-	-
Other income	13	901.40	
Total income		901.40	
EXPENSES			
Cost of material consumed, construction & other related project cos	1 14	-	-
Depreciation and amortization expense	15	1.28	0.42
Other expenses	16	1,439.10	138.00
Total expenses		1,440.38	138.42
Profit/(Loss) before tax Tax expenses		(538.98)	(138.42)
- Current tax		_	_
- Deferred tax	4(ii)	(135.65)	_
Total tax expense	7(11)	(135.65)	-
Profit/(Loss) after tax		(403.33)	(138.42)
Other comprehensive income			
Other comprehensive income not to be reclassified to profit or loss i	n subseq	-	-
Income tax effect			_
Re-measurement losses on defined benefit plans			-
Other comprehensive income for the year, net of tax			
Total comprehensive income/(loss) for the year, net of tax	3	(403.33)	(138.42)
Earnings per equity share (Nominal Value of share Rs.10/-)			
Basic (Rs.)		(4.18)	(1.43)
Diluted (Rs.)	17	(4.18)	(1.43)
Summary of significant accounting policies	2		
Other notes on accounts	3-40		
2	For and	on behalf of the Boa	rd of Directors of

The accompanying notes are integral part of the financial statements

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Chartered

Accountants

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DINESH KUMAR BACHCHAS

Partner

Membership No. 097820

For and on behalf of

R K D B & ASSOCIATES LLP

Chartered Accountants

FRN:- N500427

romulterru

Nitin Kumar

(Director)

(DIN 03048794)

Max Estates 128 Private Limited

Rishi Raj

(Director)

(DIN 08490762)

New Delhi, dated the 21 5 24 UDIN: 24097820 BKBLPN 9734

Max Estates 128 Private Limited Statement of cash flows for the year ended March 31, 2024 CIN- U55101DL2006PTC151422

7	77 (1	(Rs. in Lacs)
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Cash flow from operating activities		
Profit/(Loss) before tax	(538.98)	(138.42)
Adjustments to reconcile profit before tax to net cash flows:		
Depreciation of property, plant and equipment	1.28	0.42
Profit on Fair valuation of current investment	(212.34)	
Interest income	(689.05)	
Operating profit before working capital changes	(1,439.09)	(138,00)
Working capital adjustments:		
Increase / (Decrease) in provisions	82.18	
Increase / (Decrease) in other current financial liabilities	45,507.14	
(Increase) / Decrease in Trade Receivables	119.59	-
Increase / (Decrease) in other non current financial liabilities	3.71	-
(Increase) / Decrease in inventories	(9,831.48)	(6,626,28)
(Increase) / Decrease in other current assets	(6,797.11)	(214.97)
(Increase) / Decrease in other current financial assets		(119.59)
Increase / (Decrease) in trade and other payables	1,451.06	510.51
Cash generated from operations	29,096.00	(6,588.33)
Income tax paid	(341.64)	(0,000,000)
Net cash flows used in operating activities	28,754.37	(6,588.32)
Cash flow from investing activities		
Proceeds /(Purchases) property, plant and equipment	(10.21)	
Investments in Mutual Funds	(26,479.64)	(448,95)
Redemption of Mutual funds	26,308.79	(1.0.75)
Interest Received	510.36	_
Loan given	(4,587.91)	(6,425.85)
Loan received back	4,796.75	(0,425.05)
Net cash flows used in investing activities	538.14	(6,874.80)
Cash flow from financing activities		
Proceeds from long-term borrowings	-	14,839.09
Repayment of short-term borrowings	(1.10)	- 1,
Proceeds from long-term borrowings	6.50	
Repayment of long-term borrowings	(7,442.00)	(1,362.12)
Net cash flows from financing activities	(7,436.60)	13,476.98
Net increase/(decrease) in cash and cash equivalents	21,855.91	13.86
Cash and cash equivalents at the beginning of the year	30.04	16.18
Cash and cash equivalents at year end	21,885,95	30.04
Components of cash and cash equivalents :-		
Components of cash and cash equivalents.		(Rs. in Lacs)
	As at March 31,2024	As at March 31,2023
Balances with banks:	Waren 51,2024	MATCH 31,2023
On current accounts	255.23	29.86
Deposits with original maturity for less than 3 months	21,628.96	
Cash on hand	1.76	0.18
NAME OF THE PARTY	21,885,95	30.04
	21,003,73	30.04

		Canal In Truck
	As at	As at
	March 31,2024	March 31,2023
Balances with banks:		
On current accounts	255.23	29.86
Deposits with original maturity for less than 3 months	21,628.96	-
Cash on hand	1.76	0.18
	21,885,95	30.04

Changes in liabilities arising from financing activities dur	ing the year 31st March	(Rs. in Lacs)
Particulars	Investments (Non- current / Current)	Non-Current Borrowings
Opening Balance	448.95	14,839.11
Cash flows (Net of Ind AS adjustments) / Other adjustment	32.89	(7,436.60)
Interest expense	-	-
Interest paid		-
Closing Balance	481.84	7,402.51

Particulars	Investments (Non- current / Current)	Non-Current Borrowings
Opening Balance	1 1	1,362.12
Cash flows (Net of Ind AS adjustments) / Other adjustment	448.95	13,476.99
Interest expense		-
Interest paid		
Closing Balance	448.95	14,839.11



The accompanying notes are integral part of the financial statements

For and on behalf of the Board of Directors of Max Estates 128 Private Limited

DINESH KUMAR BACHCHAS

Partner

Membership No. 097820 For and on behalf of

R K D B & ASSOCIATES LLP Chartered Accountants

FRN:- N500427

bandfund! Nitin Kumar (Director) (DIN 03048794)

Rishi Raj (Director) (DIN 08490762)

New Delhi, dated the 21/5/24

UDIN: 24097820BKBLPN9724

Chartered Accountants

Max Estates 128 Private Limited Statement of changes in equity for the year ended March 31, 2024 CIN- U55101DL2006PTC151422

a) Equity share capital

Particulars	Nos.	(Rs. in Lacs)
As at April 1, 2022	96,52,000	96.52
Add: Equity share issued during the year		-
As at March 31, 2023	96,52,000	96.52
Add: Equity share issued during the year		-
As at March 31, 2024	96,52,000	96.52

b) Other equity		leserves and surplus		(Rs. in Lacs) Total equity
Particulars	Retained earnings	Equity Component on account of Financial Guarantee provided by the Holding Company	Employees Stock Options	Total equity
As at March 31, 2022	(49.76)	_	_	(49.76
Profit / (Loss) for the year	(138,42)	57.82	-	(80.60
As at March 31, 2023 Profit / (Loss) for the year	(188.16) (403.33)			(130.36) (403.33)
ESOP given during the year	(403.33)		9.38	9.38
As at March 31, 2024	(591.51)	57.82	9,38	(524.32)

Summary of significant accounting policies Other notes on accounts

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DINESH KUMAR BACHCHAS

DINESH KUMAR BACHCHAS
Partner
Membership No. 097820
For and on behalf of
R K D B & ASSOCIATES LLP
Chartered Accountants
FRN:- N500427

Max Estates 128 Private Limited

For and on behalf of the Board of Directors

Nitin Kumar (Director) (DIN 03048794)

(Director) (DIN 08490762)

New Delhi, dated the 21/5/124 UDIN: 24097820 BKBLBN 9734

Chartered Accountants

Max Estates 128 Private Limited (the company) is a company registered under Companies Act, 2013 and incorporated on 29th July, 2006. The Company engaged in the business of Real Estates developments Registered office of the Company is located at Max House, 1 Dr. Jha Marg, Okhla, New Delhi-110020, India.

The standalone finencial statements were authorised for issue in accordance with a resolution of the directors on 21st May, 2024

2.1 Basts of preparation
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 (as amended from time to time). For all periods up to and including the year ended March 31, 2022, the Company prepared its financial statements in accordance accounting standards notified under the section 133 of the Companies Act 2013, read together with paragraph 7 of the Companies (Accounts) Rules, 2014 (Indian GAAP).

The financial statements have been prepared on a historical cost basis, except for the following assets and liabilities which have been measured at fair value

(i) Cortain financial assets and liabilities that are measured at fair value
Financial Statement are presented in DNR and all values are rounded to nearest Lakhs (fiNR 00,000) except when otherwise stated

2.2 Summary of significant accounting policies a. Current versus non-current classification

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

(i) Expected to be realized or intended to be sold or consumed in normal operating cycle

(ii) Held primarily for the purpose of trading

(iii) Expected to be realized within twelve months after the reporting period, or

(iv) Cash or each equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:
(i) It is expected to be settled in normal operating cycle
(ii) It is held primarily for the purpose of trading
(iii) It is sheld primarily for the purpose of trading
(iv) There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period
(iv) There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

The operating cycle is the time between the acquisition of assets for processing and their realization in cash and cash equivalents. The Company has identified twelve months as its operating cycle

b. Property, Plant and Equipment

Property, Plant and Equipment including capital work in progress are stated at cost, less accumulated depreciation and accumulated impairment losses, if any. The cost comprises of purchase price, taxes, duties, freight and other incidental expenses directly attributable and related to acquisition and installation of the concerned assets and are further adjusted by the amount of CENVAT credit and VAT credit availed wherever applicable. When significant parts of plant and equipment are required to be replaced at intervals, the Company depreciates them separately based on their respective useful lives. Likewise, when a major inspection is performed, its cost is recognized in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognized in profit or loss as incurred.

An item of property, plant and equipment and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal, arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the income statement when the asset is de

The company identifies and determines cost of each component/ part of the asset separately, if the component part has a cost which is significant to the total cost of the asset and has useful life that is materially different from that of the remaining asset

Capital work-in-progress includes cost of property, plant and equipment under installation / under development as at the balance sheet date.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively. if appropriate.

Depreciation on property, plant and equipment is provided on prorata basis on straight-line method using the useful lives of the assets estimated by management and in the manner prescribed in Schodule II of the Companies Act 2013.

c. Investment property

Property that is held for long term rental yields or for capital appreciation or for both, and that is not occupied by the Company, is classified as investment property, investment property is measured initially at its cost, including related transaction cost and where applicable borrowing costs. Subsequent expenditure is capitalised to assets carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the Company and the cost of the item can be measured reliably. All other repair and maintenance cost are expensed when incurred. When part of an investment property is replaced, the carrying amount of the replaced part is derecognised.
Investment property consists of capital work-in-progress relating to initial cost incurred for purchase of land and building. The Company will amortise the leasehold land on a straight line basis over the lease period and building will be depreciated using the straight line method over their estimated useful life.

d. Impatrment of non-financial assets

The Company sassess set each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company sassesses steach reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset asset, recoverable amount. An asset asset mount in determined for an individual asset, unless the asset does not generate each inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are disconnet of the time value of money and the risks specific to the asset. In determining net selling price, recent market transactions are taken into account, if available. If no such transactions can be identified, an appropriate valuation model is used.

The Company bases its impairment calculation on detailed budgets and forecast calculations which are prepared separately for each of the Company's cash-generating units to which the individual assets are allocated. These budgets and forecast calculations are generally covering a period of five years. For the remaining economic life of the asset or cash-generating unit (CGU), a long term growth rate is calculated and applied to project future each flows after the fifth year.

Impairment losses including impairment on inventories, are recognized in the statement of profit and loss.

After impairment, depreciation is provide on the revised carrying amount of the asset over its remaining economic life.

An assessments is made at each reporting date as to whether there is any indication that previously recognized impairment loses may no longer exist or may have decreased. If such indication exists, the Company estimates the asset's or cash-generating unit's recoverable amount. A previously recognized impairment lose is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment lose was recognized. The reversal is limited to that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, not of deposition, but no impairment loss tent recognized for the recognized for the reversal is recognized in the statement of profit and loss unless the asset is carried at a revalued amount, in which case the reversal is treated as a revaluation increase.

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

- (i) Financial assets

 The Company classified its financial assets in the following measurement categories:

 Those to be measured subsequently at fair value (either through other comprehensive income or through profit & loss)

 Those measured at amortized toost

Initial recognition and measurement
All financial assets are recognized initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognized on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

Subsequent measurement
For purposes of subsequent measurement, financial assets are classified in four categories:
(i) Debt instruments at amortized cost
(ii) Debt instruments and equity instruments at fair value through profit or loss (FVTPL)

Debt instruments at amortized cost

Deed insurrunness as amountages cost of both the following conditions are met.

A deel instrument is measured at the amonized cost if both the following conditions are met.

(i) Business model test: The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows (rather than to sell the instrument prior to its contractual maturity to released its fair who change), and

(ii) Cash flow characteristics test: Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outsta

This category is the most relevant to the Company. After initial measurement, such financial assets are subsequently measured at amortized cost using the effective interest rate (EIR) method. Amortized cost is calculated by taking into account any discount or premium or assumption and feet or costs that are in integral part of the EIR. EIR is the rate that exactely discount the estimated fiture cash receipts over the expected life of the financial instance in the nearly assumption of the expected and flow by considering all contractual terms of the financial instance. The EIR smortization is included in finance income in the profit or loss. The losses arising from impairment are recognized in the profit or loss. The category generally applies to twice and other receivables.

Debt Instruments at FVTPL
FVTPL is a residual category for financial instruments. Any financial instrument, which does not meet the criteria for amortized cost or FVTOC1, is classified as at FVTPL. A gain or loss on a Debt instrument that is subsequently measured at FVTPL, and is not a part of a bedging relationship is recognized in attenuent of profit or loss and presented net in the statement of profit and loss within other gains or losses in the period in which it strikes. Interest income from these Debt instruments is included in other income.

Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a Company of similar financial assets) is primarily derecognized (i.e., removed from the Company's statement of financial position)

-the rights to receive eash flows from the asset have expired, or -the Company has transferred in rights to receive eash flows from the asset or has assumed an obligation to pay the received eash flows in full without material delay to a third party under a "pass through" arrangement and either;

(a) the Company has transferred the rights to receive each flows from the financial assets or
(b) the Company has retained the contractual right to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the each flows to one or more recipients.

Where the Company has transferred an asset, the Company evaluates whether it has transferred substantially all the risks and rewards of the ownership of the financial assets. In such cases, the financial asset is derecognized. Where the entity has not transferred substantially all the risks and rewards of the ownership of the financial assets, the financial asset is not derecognized.

Where the Company has neither transferred a financial asset nor retains substantially all risks and rewards of ownership of the financial asset, the financial asset is derecognized if the Company has not retained control of the financial asset. Where the Company retains control of the financial asset, the asset is continued to be recognized to the extent of continuing involvement in the financial asset.

Inventories
Inventories
Inventories comprise completed units for sale and property under construction (Work in progress):
(i) Completed United in ventory is valued at lower of cost and net realizable value. Cost is determined by including cost of land, materials, services and related overheads.
(ii) Work in progress is valued at cost. Cost comprises value of land (including development rights, materials, services and other overheads related to projects under construction.
(iii) Development rights represent amount paid under agreement to purchase land/development rights and borrowing cost incurred by the Company to acquire inevocable and exclusive licenses' development rights in the is-defined land and constructed properties that acquistion for which is either completed or is at an advanced stage. These undued at lower of cost and net realizable value.
(iv) Construction/ development material is valued at lower of cost and net realizable value. Cost comprises of purchase price and other costs incurred in bringing the inventories to their present location and condition.

Revenue from contract or services with customer and other streams of revenue:

Revenue from contracts with customers is recognised when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services. The Company has generally concluded that it is the principal in its revenue arrangements because it typically controls the goods and services before transferring them to the customers.

Impairment of financial assets
In accordance with IND AS 109, the Company applies expected credit losses (ECL) model for measurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and credit risk exposurement and recognition of impairment loss on the following financial asset and recognition of impairment and recognition of impairment loss on the following financial asset and recognition of impairment loss on the following financial asset and recognition of impairment loss on the following financial asset and recognition of impairment loss on the following financial asset and recognition of impairment loss on the following financial asset and recognition of impairment loss on the following financial asset and recognition of impairment loss on the following financial asset and recognition of impairment loss of the following financial asset as a financial asset as

- Financial assets measured at amortised cost

-Financial assets measured at ameritised cost.

-Financial assets measured at ameritised cost.

-Financial assets measured at fair value through other comprehensive income (FVTOCI);

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-Financial assets measured at ameritari

For recognition of impairment loss on other financial assets and risk exposure, the Company determines whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not necessed significantly, 12-month ECI, is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECI. is used. If, in subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the Company reverts to recognizing impairment rious allowance based on 12-months ECI.

Rechastification of financial assets
The Company determinent classification of financial assets and liabilities on initial recognition, no reclassification is made for financial assets which are equity instruments and financial inhibities. For financial assets which are dobt instruments, a reclassification is made only if there is a change in the business model for managing floore assets. Changes to the business model are expected to be infrequent. The Company's senior management determines change in the business model are a result of external or internal changes which are significant to the Company's operations. Such changes are evident to external parties. A change in the business model cours when the Company either begins or ceases to perform an activity that is significant to its operations. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately need reporting period following the change in business model. The Company does not restate any previously recognized gains, losses (including impairment gains or losses) or interest.

(ii) Financial Habilities

Initial recognition and measurement
Financial liabilities are classified at initial recognition as financial liabilities at fair value through profit or loss, toans and borrowings, and payables, net of directly attributable transaction costs. The Company financial liabilities include loans and borrowings including bank overdraft, trade payable, trade deposits, retention money and other payables.

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

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Trade Payables These amounts re

These amounts represents liabilities for goods and services provided to the Company prior to the end of financial year which are unpaid. The amounts are unsecured and are usually paid within 90 days of recognition. Trade and other psyables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognised mitially at fair value and subsequently measured at amortised cost using EIR method. SSOCIA

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Financial liabilities at fair value through profit or loss
Financial liabilities at fair value through profit or loss include financial liabilities there are classified as held for trading and financial liabilities at fair value through profit or loss include financial liabilities are classified as held for trading at recognised in the statement of profit and loss.
Financial liabilities are classified as held for trading are recognised in the statement of profit and loss.
Financial liabilities designated upon initial recognition at fair value through profit or loss are designated as not at the initial date of recognision, and only if the criteria in IND AS 109 are attified. For liabilities designated as FVTPL, fair value gainst losses attributable to changes in own credit risk are recognised in OCI. These gainst loss are not subsequently transferred to profit and loss. However, the Company may transfer the countainties gain or loss within equity. All other changes in fair value of such liability are recognised in the statement of profit or loss. The Company has not designated any financial liability as at fair value through profit and loss.

Loans and borrowings

Borrowings are initially recognised at fair value, net of transaction cost incurred. After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortization process. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included as finance costs in the statement of profit and loss.

rmancial guarantee contracts
Financial guarantee contracts
Financial guarantee contracts issued by the Company are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in secondance with the terms of a dock instrument. Financial guarantee contracts are recognized infinity as I liability at fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequently, the liability is measured at the higher of the amount of loss allowance determined as per impairment requirements of IND AS 109 and the amount recognised less cumulative anortization.

Derecognistion

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial fiability 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 medication 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.

Offsetting of financial instruments
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 recognized amounts and there is an intention to settle on an ebsate, to realize the assets and settle the liabilities simultaneously.

Revenue Recognition
 Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured.

g. Taxes

Current income tax

Current income t

Current income tax relating to items recognized outside profit or loss is recognized outside profit or loss (either in other comprehensive income or in equity). Current tax items are recognized in correlation to the underlying transaction either in OCI or directly in equity. 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, if any.

Deferred tax
Deferred tax is provided using the liability method on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax liabilities are recognised for all taxable temporary differences

Deferred tax assets are recognized for all deductible temporary differences, the carry forward of unused tax credits and any unused tax losses. Deferred tax assets are recognized to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilized

The carrying amount of deferred tax assets is 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 asset to be utilized. Unrecognized deferred tax assets are re-assessed at each reporting date and are recognized to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax relating to items recognized outside profit or loss is recognized outside the statement of profit or loss (either in other comprehensive income or in equity). Deferred tax items are recognized in correlation to the underlying transaction either in OCI or directly in equity.

Deferred tax assets and deferred tax liabilities are offiset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the

same issuence and in the company will pay normal income tax during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. In the year in which the Company recognizes MAT credit as an asset in accordance with the Guidance Note on Accounting for Credit Available in respect which MAT credit is allowed to be carried forward. In the year in which the Company recognizes MAT credit as an asset in accordance with the Guidance Note on Accounting for Credit Available in respect which minimum alternative Tax under the Incomedax Act, 1961, the said assets is created by way of credit in the statement of profit and loss and shown as "MAT Credit Entitlement." The Company reviews the "MAT credit entitlement" asset at each reporting date and writes down the asset to the extent the Company does not have convincing evidence that it will pay normal tax during the specified period.

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs. SSOC

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Provisions A provision is recognized when the Company has a present obligation (legal or constructive) as a result of past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the reporting date. These estimates are reviewed at each reporting date and adjusted to reflect the current best estimates.

Confingent Habilities

A contingent Hability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the company or a present obligation. A contingent liability also arises in extremely rare cases, where there is a liability that casen the recognized because it cannot be measured reliably, the Company does not recognize a contingent liability but discloses its existence in the financial statements unless the probability of outlow of resources is remote.

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

i. Cash and cash equivalents

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

k. Earning per share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period is adjusted for events such as bonus issue, bonus element in a rights issue, share split, and reverse share split (consolidation of shares) that have changed the number of equity shares outstanding, without a corresponding change in resources.

1. Fair value measurement

Pair 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 at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

(i) In the principal market for the asset or liability, or
(ii) In the absence of a principal market, in the most advantageous market for the asset or liability
The principal or the most advantageous market must be accessible by the Company.
The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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

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

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.



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

Estimates and assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below. The Company based its assumptions and estimates on parameters available when the financial statements were prepared. Existing oricumstances and assumptions about future developments, however, may change due to market changes or circumstances arising beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

(e) Taxes
Uncertainties exist with respect to the interpretation of complex tax regulations, changes in tax laws, and the amount and timing of future taxable income. Given the wide range of business relationships and the long term nature and complexity of existing contractual agreements, differences arising between the actual results and the assumptions made or future changes to such assumptions, could necessitate future adjustments to tax income and expense already recorded. The Company establishes provisions, based on reasonable estimates. The amount of such provisions is based on various factors, such as experience of previous tax audits and differing interpretation of tax regulations by the taxable entity and the responsible tax authority. Such differences of interpretation may arise on a wide variety of issues depending on the conditions prevailing in the responsible domicile of the companies.

(b) Fair value measurement of financial instrument
When the fair value of financial assets and financial liabilities recorded in the balance sheet cannot be measured based on quoted prices in active markets, their fair value is measured using valuation techniques
including the Discounted Cash Flow (DCF) model. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgement is required in establishing
fair values. Judgements include considerations of inputs such as liquidity risk, credit risk and volatility. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

(c) Impairment of non-Financial assets
The Company assesses at each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company sessesses at each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company sessions are startly indicated as asset on the control of the session of the session and its value in use. It is determined for an individual asset, unless the asset does not generate each inflows that are largely independent of those from other assets or Company's of assets. Where the carrying amount of an asset or COU exceeds its recoverable amount, the asset is required and its written down to its recoverable amount, has essenting value in use, the estimated future each flows are discounted to their preserve value using a practical science translated and its written each flow are discounted to their preserve value using a practical science translated and its written each flow are discounted to their preserve value using a practical science translated and its written each flows are discounted to their preserve value using a practical science and the reflects current market assessments of the time value of money and the risks specific to the spect. In determining fair value less costs of disposal, recent market transactions are taken into account. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, or other fair value indicators.

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3. Property, plant and equipment (PPE)

3. in Lacs)

Particulars	Plant and equipment	Furniture and fixture	Motor vehicles	Computers and data	Total
At cost					
As at April 1, 2022	15.13	2.38	-	0.23	17.74
Additions	-	-	-	-	-
Disposals/Adjustment:	-	-	-	-	-
As at March 31, 2023	15.13	2.38	-	0.23	17.74
Additions	-	-	10.21		10.21
Disposals/Adjustment:				-	-
As at March 31, 2024	15.13	2.38	10.21	0.23	27.95
Depreciation					
As at March 31, 2022	12.46	1.65	-	0.22	14.33
Charge for the year	0.37	0.05	-	-	0.42
Disposals	-	-	-	-	-
As at March 31, 2023	12.83	1.70	-	0.22	14.75
Charge for the year	0.23	0.21	0.83	-	1.27
Disposals / Adjustmen	·-	-	-	-	-
As at March 31, 2024	13.06	1.91	0.83	0.22	16.02
Net carrying amount					
As at March 31, 2024	2.07	0.47	9.38	0.01	11.93
As at March 31, 2023	2.30	0.68	-	0.01	2.99

Particuars	As at March 31, 2024	As a March 31, 202
Non Current financial assets	,	
Other investments		
Aditya Birla Sun Life Liquid Fund - Growth-Direct Plan Units 1,23,648.776 (March 31, 2023: 1,23,648.776)	481.84	448.95
	481.84	448.95
Aggregate amount of book value and market value of quoted inv	481.84	448.95
Deferred tax assets		
Tax on deferrment on brokerage	(1,417.58)	
Difference in carrying value and tax base of property, plant and equi	(0.17)	-
	(1,417.75)	
Tax on losses and Unabsorbed depreciation	1,553.40	
	1,553.40	-
Deferred tax assets	135.65	-
Other non current assets		
Prepaid Expenses *	5,632.47	-
Deferred Guarantee Fee	10.25	30.69
	5,642,72	30,69

* Deferred Brokerage



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Particulars	As at	As a	
	March 31, 2024	March 31, 202	
5. Other Current assets			
Inventories	18,699.57	8.891,60	
	18,699.57	8,891.60	
6. Current financial assets			
(i) Trade receivables			
Unsecured :-			
Trade receivables - considered good		119.59	
Trade receivables - considered doubtful	4		
		119.59	
Less: Impairment allowance for trade receivable considered doubtful			
		119.59	

Ageing of trade receivable as on 31st March 2024					
Particulus	Outstanding for following periods from due date of payment				
Undisputed Trade Receivables - considered good	Less than 6 months	6 months- 1 year	1-2 years	2-3 years	More than 3 years
As on March 31, 2024		-			
Ac on March 21, 2023	110 50				

No trade or other receivable are due from directors or other officers of the company either severally or jointly with any other person. Nor any trade or other receivable are due from firms or private companies respectively in which any director is a partner, a director or a member.

For terms and conditions relating to related party receivables

Trade receivables are non-interest bearing and are generally on terms of 60 to 90 days.

(ii) Other investment

Non-Trade

Quoted mutual funds at FVTPL		
SBI Liquid Fund- Direct Growth 2.678.581 Units (March 31, 2023; Nil)	101.23	-
Axis Liquid Fund- Direct Growth 2.683.7178 Units (March 31, 2023; Nil)	281.96	
	383.19	-
Aggregate amount of quoted investments	-	-
Aggregate amount of book value and market value of quoted investments	383.19	-
Aggregate amount of unquoted investments	-	
Aggregate amount of impairment in value of investments	-	-
(iii) Cash and cash equivalents Balances with banks:		
On current accounts	255.23	29.86
Deposits with original maturity for less than 3 months *	21,628.96	-
Cash in hand	1.76	0.18
	21 85.95	30.04

* Amount held in escrow account for a project under Real Estate (Regulation and Development) Act, 2016 ("RERA"). The money can be utilised for payments of the project only

a.s	·			

Loans to related parties (Holding Company)*	6.217.00	6,425.85
Sound to tolarde parato (stotale company)	6,217.00	6,425.85
(v) Other financial assets		
Interest accrued on deposits	178.69	
	178.69	

0

7. Other current assets (unsecured considered good, unless otherwise stated)

Prepaid expenses
Advance tax, tax deducted at source (net of provisions)
Security Deposit
Deferred Guarantee Fee
Advance to Suppliers



8. Share capital and other equity

-	- A	
	Equity	

j) Equity share capital		(Style Lace)
Particuars	As at	As at
	March 31 2024	March 31 2023
a) Authorized		
· 100,00,000 (March 31, 2023: 100,00,000) equity shares of Rs. 10/- coch	1,000,00	1,000.00
	1,000.00	1,000.00
Issued, subscribed and fully paid-up		
96,52,000 (March 31, 2023: 96,52,000) equity shares of Rs. 10/- each fully paid up	965.20	965.20
Total travel enhantled and fully sold am there control	965.20	965.20

b) Reconciliation of the shares outstanding at the beginning and at the end of the reporting year

	March 31, 2024		March 31, 2023	
E-quity shares	No. of shares	(Ms. In lacs)	No. of shares	(Rs. In lace)
At the beginning of the year	96,52,000	965.20	96,52,000	965.20
Add: Shares issued during the year		-		
Outstanding at the end of the year	96,52,000	965.20	96,52,000	965.20

c) Terms and rights attached to equity shares

The Company has only one class of equity shares having a par value of Rs. 10/- per share. Each holder of equity shares is entitled to one vote per share. The company has not declared any dividend. In the event of liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the

d)	Details of shareholders	holding more than	5% shares in the Company	

March 31, 2024		March 31, 2023		
No. of shares	% held	No. of shares	% held	
96,52,000 100.00%		96.52,000	100.00%	
March 31, 2024		March 31, 2023		
March 31, 2024 No. of shares	% held	March 31, 2023 No. of shares	% held	
	% held			
		No. of shares % held	No. of shares % held No. of shares	

f) Aggregate number of Shares insued for consideration other than cash during the year of five years immediately preceding the reporting date - NIL

g) Shareholding of Promoters

		31-Mar-24		31-Mar-23		
Name of promoters	No. of shares	% of total shares	% change during the period	No. of shares	% of total abures	% change during the year
Max Estates Limited	96,51,994	99.99%	0.00%	96,51,994	99.99%	100.00%
Mr. Sahil Vachani	1	0.00%	0.00%	1	0.00%	100.00%
Mr. Rishi Raj	1	0.00%	0.00%	1	0.00%	100.00%
Mr. Nitin Kumer	1	0.00%	U.00%	1	0.00%	100.00%
Mr. Bishwaiit Das	1	0.00%	100%	1	0.00%	100,00%
Mr. Anahul Gauray	1	0.00%	0.00%	1	0.00%	100,00%
Mr. V. Krishnan	1	0.00%	0.00%	1	0.00%	110,00%

550C

		(Rs. in Lacs)
Particulars Particulars	As at	As at
	March 31, 2024	March 31, 2023
Retained earnings (refer note a below)	(591.52)	(188,18)
Equity Component on account of Financial Guarantee provided by the Holding Company (refer note b below)	57.82	57.82
Employee stock options outstanding (refer note c below)	9.38	
=	(524.32)	(130.36)
a) Retained earnings		
At the beginning of the year	(188.18)	(49.76)
Profit/(Loss) for the year	(403.33)	(138.42)
Less: Distribution of Profit on account of Financial Guarantee provided to Holding Company Items of other comprehensive income recognized directly in retained earnings	-	•
Re-measurement of post employment benefit obligation (net of tax) (item of OCI)	(604.60)	(400.40)
At the end of the year	(591.52)	(188,18)
b) Equity Component on account of Financial Guarantee provided by the Holding Company		
At the beginning of the year	57.82	-
Add: additions during the year		57.82
At the end of the year	57.82	57.82
c) Other equity		
At the beginning of the year	•	
Add: additions on account equity created ESOP	9.38	
At the end of the year	9.38	-

Nature and purpose of reserves:
Retained earnings - Retained earnings are profits of the company carned till date less transferred to general reserve.
Equity Component on account of Financial Guarantee provided by the Holding Company - Company has received financial guarantee from the immediate holding company and ultimate holding company for taking the loan from Bank on which based on Ind AS 109, company has recognised equity component.
Equity Component on account of Interest Free Loan by the Holding Company - Company has received interest free long term loan from the immediate holding company on which based on Ind AS 109, company has recognised equity component.

9 (i) Borrowings (Non-current)

		(Rs. in Lacs)
Particulars	As at	As at
	March 31, 2024	March 31, 2023
Non-current borrowings :-		
Term loans (secured)		
From Financial Institutions	7,397.10	14,839.09
Vehicle loans (secured)	5.39	-
9	7,402.49	14,839.09
Less: Amount disclosed under "other current financial liabilities"	(7,399.18)	-
	3.32	14,839.09
Aggregate Secured loans	3.32	14,839.09

1) Aditya Birla Finance Limited (Secured)

The Company has taken a secured term loan facility of 15,000 Lakhs from Aditya Birla Finance Limited. Out of this facility, the company has drawn INR 7,500 lakhs till March 31, 2024

i) Primary and collateral security:

- a) Exclusive charge on by way of equitable mortgage on project land admeasuring 10 acres owned by the borrower situated at Sector 128, Noida for total debt facility amount of up to Rs. 150 cr (1st Pari- passu to be shared with incoming lender.)
- b) Corporate Guarantee of Max Estates Limited
- c) First charge on DSRA with Aditya Birla Sun Life Mutual Fund.
- d) Debt service reserve account (DSRA) 3 months interest to be created

ii) Repayment terms:-

Loan will be payable in bullet installment on maturity at September 30, 2025

iii) Interest servicing:-

ROI is 12.50% p.a. payable monthly

2) Vehicle loan

Vehicle loans amounting to Rs. 6.50 Lakhs (March 31,2023 - Rs. Nil) are secured by way of hypothecation of respective vehicles. The loan is repayable in 3 years. Rate of interest is 9.20%

(ii) Long term provision Provision for employee benefits Gratuity

Leave encashment

(iii) Other Non-Current Liabilities

Security deposits received

	27.33	0.47
	54.25	0.73
	81.58	1.20
SSOCIAN		
AS AN	3.71	-
gr/ n m	3,71	
m Charte sats		
m Charles Als		
10(Aaro 1) [
1		
4		

	David and Land			As at	(Rs. in Lac		
	Particulars			March 31, 2024			
0,	Current financial liabilities						
	(i) Borrowings Current maturity of long term borrowings			7.399.18			
	Current manually variety terms contouring		=	7_199.18			
	(D. T)						
	(ii) Trade payables Total outstanding dues of micro enterprises and	d small enterprises		19.79			
	Total outstanding dues of creditors other than a		s	1,925.78	494.		
	Total outstanding dues of eleditors other man	micro citerprises and small citerprise		1,945.57	494.		
	Trade Payables ageing schedule as on 31st M	Jarch 2024	-				
	Particulars		ollowing periods fi	rom due date of payme	nt		
		Less than 1 Year	1-2 years	2-3 years	More than 3 year		
	MSME	19,79	E				
	Others*	1 925.78	- 1	-			
	Disputed Dues - MSME						
	Disjuted Dues - Others		-	-			
	Trade Payables ageing schedule as on 31st N						
	Particulars			rom due date of payme			
		Less than 1 Year	1-2 years	2-3 years	More than 3 yes		
	MSME	404.61					
	Others*	494.51					
	Disputed Dues - MSME	<u> </u>		-			
	Disputed Dues - Others	-	-		,		
l.	Short term provision Provision for employee benefits Provision for leave encashment Provision for gratuity		_	1.49 0.34 1.83	0.0 0.0 0.0		
	Other current liabilities						
2.	Statutory dues			122,52	15.		
2.							
2.	-)		45,329.36	-		
2.	Contract Liability * (Advance from Customers))		45,329.36 71.02	-		
2.	-)			15.		

			(Rs. in Lacs)
	Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
13.	Other income		
	Interest received	689.05	_
	Gain on mutual Fund	208.07	-
	Gain/(Loss) on fair valuation of financial instrumer	4.28	-
		901.40	·
	===		



Particulars	for the year ended March 31, 2024	(Rs. in Lacs for the year ended March 31, 2023			
Cost of material consumed, construction & other related project cost					
Opening balance of Project in progress	8,891.60				
Add: Cost incurred during the period	9,807.97	8,891.60			
Total Cost incurred	18,699.57	8,891.60			
Less: Closing balance of project in progress	18,699.57	8,891.60			
		-			
Depreciation and amortization expense					
Depreciation of property, plant and equipment (refer note 3)	1.28	0.42			
	1.28	0.42			
6. Other expense					
Facility Management expenses	53.87	-			
Auditor's Remuneration	0.65	1,48			
Marketing Expenses	1,384.58	136.52			
	1,439.10	138.00			
Payment to auditor					
As auditor:					
Audit fee (including limited review)	0.65	1.48			
	SO C 0.65	1.48			
(w)	hartered Kin	8			

17 Eurning Per Share

		(Rs. in Lacs)
Particulars		
	for the year ended	for the year ended
	March 31, 2024	March 31, 2023
Basic EPS		
Net profit/(loss) for calculation of basic EPS	(403.33)	(138.42)
Weighted average number of equity shares outstanding during the year (Nos.)	96,52,000.0	96,52,000
Basic earnings per share (Rs.)	(4.18)	(1,43)
Dilutive EPS		
Profit after tax (Rs. in Lacs)	(403.33)	(138.42)
Weighted average number of equity shares outstanding during the year for dilutive earnings per	96,52,000	96,52,000
Diluted earnings per share (Rs.)	(4.18)	(1.43)

18 Related party disclosures

Names of related parties where control exists irrespective of w		
Holding Company	Max Estates Limited	
Fellow Subsidiary Companies	Max Towers Private Limited	
	Max Estates Gurgaon Limited	
	Astiki Realty Private Limited	
	Max Square Limited	
	Pharmax Corporation Limited	
	Max I. Limited	
	Acreage Builders Private Limited	
	Max Asset Services Limited	
	Max Estates Gurgaon Two Limited	
Names of other related parties with whom transactions have ta	ken place during the year	
Directors and Key management	Mr. Rishi Raj (Director)	
personnel	Mr. Nitin Kumar (Director)	
	Mr. Anshul Gaurav (Director)	
Entities controlled or jointly controlled by person or entities where	Max India Limited	
person has significantly influence or entities where person having	Max Life Insurance Co. Limited	
control is Key Management personnel	Vanavastra Private Limited	
	Antara Senior Living Limited	
	Max Financial Services Limited	
	Riga Foods LLP	
	Routes 2 Roots	
	Max Ventures Investment Holding Pvt Ltd	
	Topline Electronics Private Limited	

(a) Details of transactions with related parties

(Rs. In Lacs)

S.No	Nature of transaction	Particulars	for the year ended March 31,	for the year ended March 31, 2023
1	Loan given	Max Estates Limited	4,587.91	6,425.85
		Total	4,587.91	6,425.85
2	Loan received back	Max Estates Limited	4,796.75	-
		Total	4,796.75	-
3	Shared Service paid	Max Estates Limited	793.96	477.78
		Total	793.96	477.78
4	Auditorium and Hall rental ch	Max Asset Services Limi	9.86	-
		Total	9.86	-
5	Reimbursement of expenses	Max Asset Services Limi	20.74	-
	1	Max Estates Limited	5.17	-
		Total	25.91	_



Max Estates 128 Private Limited Notes forming part of the financial statements

(b) Balances outstanding at year end

(Rs. In lacs)

S.No	Nature of transaction	Particulars	for the year ended March 31, 2024	for the year ended March 31, 2023
1	Loan outstanding	Max Estates Limited	6,217.00	6,425.85
	_	Total	6,217.00	6,425.85
2	Trade receivables/(Trade Payabl	Max Estates Limited	(242,77)	(406.70)
		Max Asset Services Limite	(20.74)	-
		Total	(263.51)	(406.70)

a) The transactions with related parties are made on terms equivalent to those that prevail in arm's length transactions



Max Estates 128 Private Limited Notes forming part of the financial statements

19 Gratuity

The Company has a defined benefit gratuity plan. Under Gratuity Plan, every employee who has completed five years or more of service gets a gratuity on departure at 15 days of last drawn salary for each completed year of service.

		(Rs. in lacs)
	As at	As at
a) Reconciliation of opening and closing balances of defined benefit obligation	March 31, 2024	March 31, 2023
Defined benefit obligation at the beginning of the year	0.47	•
Current service cost	14.34	0.47
Interest expense	0.03	-
Benefit paid	(0.44)	-
Acquisition adjustment	13.36	
Remeasurement of (Gain)/loss in other comprehensive income	(0.09)	
Actuarial changes arising from changes in experience adjustments	` _ '	
Defined benefit obligation at year end	27.67	0.47
b) Reconciliation of opening and closing balances of fair value of plan assets		
Fair value of plan assets at beginning of the year		_
Expected return on plan assets	_	
	•	•
Employer contribution	-	5
Remeasurement of (Gain)/loss in other comprehensive income	· -	
Fair value of plan assets at year end	Si	
c) Net defined benefit asset/ (liability) recognized in the balance sheet		
Fair value of plan assets	-	*
Present value of defined benefit obligation	27.67	0.47
Amount recognized in balance sheet- asset / (liability)	(27.67)	(0.47)
		(0.47)
d) Net defined benefit expense (recognized in the statement of profit and loss for the year)		
Current service cost	14.34	0.47
Past service cost	•	-
Interest cost on benefit obligation	0.03	-
Expected return on plan assets	5.0	
Net defined benefit expense debited to statement of profit and loss	14.37	0.47
(e) Remeasurment (gain)/loss recognised in other comprehensive income		
Actuarial changes arising from changes in demographic assumptions		
Actuarial changes arising from changes in financial assumptions	0.79	
		-
Actuarial changes arising from changes in experience adjustments	(0.88)	
Recognised in other comprehensive income	(0.09)	-
f) Broad categories of plan assets as a percentage of total assets		
Insurer managed funds	NA	NA
g) Principal assumptions used in determining defined benefit obligation		
Assumption particulars	For the year ended	For the year ended March 31, 2023
	March 31, 2024	
Discount rate	7.09%	7.36%
Salary escalation rate	10.00%	10,00%
Mortality Rate (% of IALM 2012-14)	100,00%	100,00%
Outside the consistency and the first the second se	For the year ended	For the year ended March 31, 2023
h) Quantitative sensitivity analysis for significant assumptions is as below:	March 31, 2024	
Increase / (decrease) on present value of defined benefits obligations at the end of the year		
Discount rate	/A AA	
Increase by 0.50%	(2.08)	(0.03)
Decrease by 0.50%	2.30	0.04
Salary growth rate		
Increase by 0,50%	1.39	0.40
Decrease by 0.50%	(1.29)	(0.30)
20010400 0y 0,2070	(1.27)	(0.30)

- i) The average duration of the defined benefit plan obligation at the end of the reporting year is 19 Years (March 31, 2023 : 20 years)
 j) The estimates of rate of escalation in salary considered in actuarial valuation are after taking into account inflation, seniority, promotion and other relevant factors including
 k) Discount rate is based on the prevailing market yields of Indian Government securities as at the balance sheet date for the estimated term of the obligations.
- 1) 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

Leave Encashment (unfunded)

The Company recognises the leave encashment expenses in the Statement of Profit & Loss based on actuarial valuation.

The expenses recognised in the Statement of Profit & Loss and the Leave encashment liability at the beginning and at the end of the year:

Particulars	For the year ended For the year ended March 31, 2023	(Ka in lacs)
	March 31, 2024	
Liability at the beginning of the year	0.75	-
Benefits paid during the year	(0.96)	-
Provided during the year	55.95	0,75
Liability at the end of the year	GSOC 55.74	0,75

Max Estates 128 Private Limited Notes forming part of the financia

Segment reporting
The Company is a one segment company in the business of real estate development. All its operations are located in India, accordingly, the Company views these activities as one business segment, there are no additional disclosures to be provided in terms of Ind AS 108 on "Segment Reporting".

Financial instruments

The comparison of carrying value and fair value of financial instruments by categories that are not measured at fair value are as follows:

		La	

Category	Carr	ving value	Fair V	alue
	March 31, 2024	March 31, 2023	March 31 2024	March 31, 2023
1) Financial asset at amortized cost				
Non current & current				
Loans	6,217.00	6,425.85	6,217.00	6,425.8
Other financial assets	178.69	-	178.69	-
Trade receivables	- 1	119.59		119.5
Cash and cash equivalents	21,885.95	30.04	21,885.95	30.04
Investments	865,03	448.95	865.03	448.9
2) Financial liabilities at amortized cost				
Non current & current				
Borrowings	7,402.49	14,839.09	7,402.49	14,839.09
Other financial liabilities	3.71	-	3.71	-
Trade payables	1,925.78	494.51	1,925.78	494.51

- 1 The Company assessed that trade receivables, cash and cash equivalents, other bank balances, loans and advances to related parties, interest receivable, trade payables, capital creditors are considered to be the same as their fair values, due to their short term nature.
- 2 The fair value of the financial assets and liabilities is included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values:
- 3 Long-term fixed-rate and variable-rate receivables/borrowings are evaluated by the Company based on parameters such as interest rates, specific country risk factors, individual creditworthiness of the customer and the risk characteristics of the financed project. Based on this evaluation, allowances are taken into account for the expected credit losses of these receivables.
- 4 The fair value of unquoted instruments, loans from banks and other financial liabilities as well as other noncurrent financial liabilities are estimated by discounting future cash flows using rates currently available for debt on similar terms, credit risk and remaining maturities. The valuation requires management to use observable and unobservable inputs in the model, of which the significant observable and unobservable inputs and disclosed in the table below. Management regularly assesses a range of reasonably possible alternatives for those significant observable and unobservable inputs and determines their impact on the total fair value.

 5 The fair values of the Company's intercet-bearing borrowings and other non-current financial liabilities are determined by using DCF method using discount rate that reflects the issuer's borrowing rate as at the end of the reporting period. The own non-performance risk as at March 31, 2024 was assessed to be insignificant.

Fair value hierarchy

The Company uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities

Level 2: other techniques for which all inputs that have a significant effect on the recorded fair value are observable, either directly or indirectly

Level 3: techniques that use inputs that have a significant effect on the recorded fair value are not based on observable market data

(i) Quantitative disclosure of fair value measurement hierarchy for financial assets as on March 31, 2024

Particulars	Carrying value March 31, 2024		Fair value	
		Level 1	Level 2	Level 3
Loans	6,217.00	-	6,217.00	
Other financial assets	178.69	-	178.69	
Cash and cash equivalents	21,885.95	21,885.95	-	
Investments	865.03	865.03		-

(ii) Quantitative disclosure of fair value measurement hierarchy for financial assets as on March 31, 2023

Particulars	Carrying value March 31, 2023		Fair value		
		Level 1 Level 2		Level 3	
Loans	6,425.85		6,425.85		
Other financial assets	-			4	
Cash and cash equivalents	30.04	30.04			
Investments	448.95	448.95		(0.00)	

(iii) Quantitative disclosure of fair value measurement hierarchy for financial liabilities as on March 31,2024

Particulars		Carrying value March 31, 2624	Fair value		
			Level 1	Level 2	Level 3
Borrowings		7,402.49	-	7,402.49	
Trade #a rables		1 925.78		1.925.78	

(iv) Quantitative disclosure of fair value measurement hierarchy for financial liabilities as on March 31, 2023

Particulars	Carrying value March 31, 2023		Fair value		
		Level 1	Level 2	Level 3	
Borrowings	14,839.09	100	14,839.09	-	
Trade parables	494.51		494.51		



Max Estates 128 Private Limited

Notes forming part of the financial statements

22 Financial risk management objectives and policies

The Company's has instituted an overall risk management programme which also focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Company's financial performance. The Corporate Finance department, evaluates financial risks in close co-operation with the various stakeholders.

The Company is exposed to capital risk, market risk, credit risk and liquidity risk. These risks are managed pro-actively by the Senior Management of the Company, duly supported by various Groups and Committees

a) Capital risk

al Capital Irisk
The Company's objective when managing capital is to safeguard its ability to continue as a going concern in order to provide returns to its shareholders and benefits for other stakeholders and to provide for sufficient capital expansion. The capital structure of the Company consists of debt, which includes the borrowings disclosed in notes 9, cash and cash equivalents disclosed in note 6 and equity as disclosed in the statement of financial position.

b) Liquidity risk

Elautionity risk is the risk that the Company will not be able to meet its financial obligations as they become due. The Company employees prudent liquidity risk management practices which inter alia means maintaining sufficient cash and marketable securities and the availability of funding through an adequate amount of committed credit facilities. Given the nature of the underlying businesses, the corporate finance maintains flexibility in funding by maintaining availability under committed credit lines and this way liquidity risk is mitigated by the availability of funds to cover future commitments. Cash flow forecasts are prepared not only for the entities but the Group as a whole and the utilized borrowing facilities are monitored on a daily basis and there is adequate focus on good management practices whereby the collections are menaged efficiently. The Company while borrowing finds for large capital project, negotiates the repayment schedule in such a manner that these match with the generation of cash on such investment. Longer term cash flow forecasts are updated from time to time and reviewed by the Investment and Performance Review Committee of the Board.

The table below represents the maturity profile of Compan's financial liabilities at the end of March 31, 2024 based on contractual undiscounted payments:

March 31, 2023	0-1 Years	1-5 Years	More than 5 Years	Total
Borrowings	-	14,839,09	٠.	14,839.09
Trade payable	494.51	-	-	494.51
Other financial liabilities		-	-	
% to Total	3.23%	96.77%	0.00%	100.00%
March 31, 2024				
Borrowings	7,399.18	3.32	-	7,402.49
Trade payable	1.925.78	-		1,925.78
Other financial liabilities			3.71	3.71
% to Total	99.92%	0.04%	0.04%	100.00%

c) Credit risk
Credit risk
Credit Risk is the risk that the counter party will not meet its obligation 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 from its financing activities, including deposits with banks, foreign exchange transactions and other financial instruments.

(f) Trade receivables

Customer credit risk is managed by each business unit subject to the Company's established policy, procedures and control relating to customer credit risk management. Management evaluate credit risk relating to customers on an ongoing basis. Receivable control management Department assesses the credit quality of the customer, taking into account its financial position, past experience and other factors. The Company provides credit to individuals on exceptional basis only. An impairment analysis is performed at each reporting date on an individual basis.

(ii) Financial instruments and cash deposit
Credit risk from balances with banks and financial institutions is managed by the Company's treasury department in accordance with the Company's policy. Investments of surplus funds are made in bank deposits and other risk free securities. The limits are set to minimize the concentration of risks and therefore mitigate financial loss through counter party's potential failure to make payments. Credit limits of all authorities are reviewed by the management on regular basis. All balances with banks and financial institutions is subject to low credit risk due to good credit ratings assigned to the Company.

The Company's maximum exposure to credit risk for the components of the balance sheet at Morch 31, 2024 is the carrying amounts as illustrated in the liquidity table above.

d) 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. Market prices comprises three types of risk
currency rate risk, interest rate risk and other price risks, such as equity price risk and commodity price risk. Financial instruments affected by market risks include loans and borrowings,
deposits, investments and foreign currency receivables and payables. The sensitivity analyses in the following sections relate to the position as at March 31, 2024. The analyses exclude
the impact of movements in market variables on; the carrying values of gratuity and other post-retirement obligations; provisions; and the non-financial assets and liabilities. The
sensitivity of the relevant Profit and Loss item is the effect of the assumed changes in the respective market risks. This is based on the financial assets and financial habilities held as of
March 31, 2024.

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Max Estates 128 Private Limited Notes forming part of the financial statements

23 Commitments and contingencies

Particulars	for the year ended	for the year ended
	March 31, 2024	March 31, 2023
Captial Commitment		
Estimated amount of contracts remaining to be executed and not account	13,570.73	
Less Capital advances	1,157.48	
Net commitments	12,413.25	

Max Estates 128 Private Limited

24 Capital Management

For the purpose of the Company's capital management, capital includes issued equity attributable to the equity shareholders of the Company, share premium and all other equity reserves. The primary objective of the Company's capital management is that it maintain an efficient capital structure and maximize the shareholder value. The Company manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. To maintain or adjust the copital structure, The Company may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Company monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. The Company includes within net debt, interest bearing loans and borrowings, trade and other payables, less cash and cash equivalents, excluding discontinued operations.

discontinued operations.		Rs. In lacs
	As at March 31, 2024	As at March 31, 2023
Borrowings	7,402.49	14.839.09
Trade payables Less: Cash and Cash equivalents	1,925.78	494.51
Net Debt	9,331,98	30.04 15,303.56
Equity Share Copital	965.20	965.20
Other Equity Total Equity	(524.32)	(130.36)
Total Equity	440.88	834.84
Total Capital and net debt	9,772.87	16,138.40
Gearing ratio	95.49%	94.83%
### Analysis		
a Current Asset	49,126.82	15,702.78
Cuurent Liability	54,869.47	510.28
Current Ratio	89.53%	3077.29%
Variance Reason: Increase in Current Liabilities due to increase in contract lia	bility arises till Revenue from sale of Inventory recognised	
b Debt Shareholder Equity	7,402.49	14,839.09
Debt-Equity Ratio	440.88 1679.01%	834.84 1777.48%
Variance Reason: Repayment of Debt	1679,0176	1///.48%
	(727.7%)	
c Earnings available for debt servies Interest	(537.70)	(138.00)
Principal	0.00 7.402.49	0.00 14.839.09
Debt Services Coverage Ratio	-7.26%	-0.93%
Variance		
d Net Income (annual)	(403.33)	(138.42)
Shareholder Equity	440.88	834.84
Return on Equity Ratio	-91.48%	-16.58%
Variance Reason: Increase in marketing expenses		
e Net annual sale/Revenue from Operation	0.00	0.00
Working Capital	-5 742.65	15 192.50
Net Capital Turnover Ratio Variance		
f Net Profit	(403.33)	(138.42)
Net annual sale/Revenue from Operation	0,00	0.00
Net Profit Ratio Variance	-	
g Earning before interest and tax (EBIT)	(538.98)	(138.42)
Capital Employed Return on Capital employed	529.49	15 675.14
Variance	-101.79%	-0.88%
Reason: Increase in Current Liabilities due to increase in contract liab	ollity arises till Revenue from sale of Inventory recognised	
h Income generated from Investments Investment	897.11 22,012.15	0.00
Return on Investment	0.00%	0.00
Variance	Chartened Im Accompanies	

DETAILS OF DUES TO MICRO AND SMALL ETERPRISES AS DEFINED UNDER THE MICRO, SMALL AND MEDIUM ENTERPRISES DEVELOPMENT (MSMED) ACT, 2006

The Micro, Small and Medium Enterprises have been identified by the Company from the available information, which has been relied upon by the auditors. According to such identification, the disclosures as per Section 22 of The Micro, Small and Medium Enterprise Development (MSMED) Act, 2006' are as follows:

_		(Rs. In lacs)
	As at	As at
12	March 31, 2024	March 31, 2023
i) The principal amount and the interest due thereon remaining unpaid to any supplier		
- Principal amount	19.79	-
- Interest thereon	Nil	Nil
ii) The amount of interest paid by the buyer in terms of section 18, along with the amounts of the payment		
made to the supplier beyond the appointed day.	Nil	Nil
iii) The amount of interest due and payable for the year of delay in making payment (which have been paid but		
beyond the appointed day during the year) but without adding the interest specified under this act.	Nil	Nil
iv) The amount of interest accrued and remaining unpaid.	Nil	Nil
 The amount of further interest remaining due and payable even in the succeeding years, until such date 		
when the interest dues above are actually paid to the small investor.	Nil	Nil

The above informati under the MSMED. tion has been determined to the extent such parties could be identified on the basis of the information available with the Company regarding the status of suppliers

- 25a The Company has used accounting software for maintaining its books of account which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software, except that audit trail feature is not enabled for certain changes made using privileged/administrative access rights to the application. Further no instance of audit trail feature being tampered with was noted in respect of accounting software, being tampered with was noted in respect of accounting
- The Company has no outstanding derivative or foreign currency exposure as at the end of the current year and previous year

27 Events after the Reporting period
There are no events observed after the reported period which have an impact on the company operations

- 28 The company does not have any transaction with the companies struck off under Section 248 of the Companies Act 2013 or section 560 of the Companies Act 1956 during the year ended March 31, 2024 and March 31, 2023.
- 29 There are no changes or satisfaction which are to be registered with the registrar of companies during the year ended March 31, 2024 and March 31, 2023.
- The company is in compliance with number of layers of companies in accordance with clause 87 of Section 2 of the Act read with the companies (Restriction on number of layers) rules 2017 during the year ended March 31 2024 and March 31 2023.
- 31 The company has not invested or traded in crypto currency or virtual currency during the year ended March 31 2024 and March 31 2023.
- 32 No proceedings have been initiated on or are pending against the company for holding benami property under the Prohibition of Benami Property Transaction Act 1988 (as amended in 2016) (formally the Benami Transactions (Prohibition) Act 1988 (45 of 1988) and Rules made thereunder during the year ended March 31 2024 and March 31 2023.
- 33 The company has not been declared wilful defaulter by any bank or financial institution or government or any government authorities during the year ended March 31 2024 and March
- 34 The company has not entered into any scheme of arrangement approved by the competent authority in terms of section 232 to 237 of the Companies Act 2013 during the year ended March 31 2024 and March 31 2023.
- 35 During the year ended March 31 2024 and March 31 2023, the company has not surrendered or disclosed as income any transactions not recorded in the books of accounts in the course of tax assessments under the Income Tax Act. 1961 (such as search or stavey or any other relevant provisions of the Income Tax Act. 1961).
- 36 During the year ended March 31 2024 and March 31 2023, the company has not advanced or loan or invested funds (either borrowed funds or the share premium or kind of funds) to any other person or entities, including foreign entities (Intermediaries) with the understanding (whether recorded in writing or otherwise) that the intermediary shall:
 - a, directly or indirectly land or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (ultimate beneficiaries) or b. provide any guarantee, security or the like to or on behalf of the ultimate beneficiaries.
- 37 During the year ended March 31 2024 and March 31 2023, the company has not received any fund from any persons or entities including foreign entities (Funding party) with the understanding (whether recorded in writing or otherwise) that the company shall:
 - a. directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the funding party (ultimate beneficiaries) or b. provide any guarantee, security or the like on behalf of the ultimate beneficiaries.
- 38 During the year, the Company has launched its first huxury residential project, Estate 128, located at Sector 128 and the same is registered with UP RERA number as UPRERAPRJ446459. The project has achieved 100% sales of over INR 1,841.17 crores. Estate 128 is built across 10 acres, with 3 high rise towers having 201 units anchored in the organisation's LiveWell philosophy. During the year, the Company has also received advances amounting from the customer amounting to Rs. 453.29 crores.

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39 Previous year numbers have been regrouped/ reclassified, wherever considered necessary



40 Note No. 1 to 40 form integral part of the Balance sheet and Statement of profit & Loss.

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As per our report of even date

DINESH KUMAR BACHTHAS

DINESH KUMAR B

Partner

Membership No. 097820

For and on behalf of

R K D B & ASSOCIATES LLP

Chartered Accountants

FRN:- N500427

For and on behalf of the Board of Din Max Estates 128 Private Limited

Numar Dilector) 10000048794)

Rishi Raj (Director) (DIN 08490762)

New Delhi, dated the

UDIN: 24097820BKBLPN9734

5500

Chartered Accountants/

INDIAN INCOME TAX RETURN ACKNOWLEDGEMENT Assessment [Where the data of the Return of Income in Form ITR-1(SAHAJ), ITR-2, ITR-3, ITR-4(SUGAM), ITR-5, ITR-6, ITR-7 Year filed and verified] 2024-25 (Please see Rule 12 of the Income-tax Rules, 1962) PAN AAFCA8223P Name MAX ESTATES 128 PRIVATE LIMITED SECTOR-16B,L-20, MAX TOWERS, Noida H.O, Gautam Buddha Nagar, GAUTAM BUDDHA NAGAR, GAUTAM Address BUDDHA NAGAR, 31-Uttar Pradesh, 91-INDIA, 201301 Form Number ITR-6 Status 7-Private company Filed u/s 139(1)-On or before due date e-Filing Acknowledgement Number 687859531081124 Current Year business loss, if any 1 5,45,72,219 2 Total Income 0 Taxable Income and Tax Details Book Profit under MAT, where applicable 3 0 Adjusted Total Income under AMT, where applicable 0 4 Net tax payable 5 0 Interest and Fee Payable 6 0 7 Total tax, interest and Fee payable 0 Taxes Paid 70,49,162 (+) Tax Payable /(-) Refundable (7-8) (-) 70,49,160 Accreted Income as per section 115TD 10 0 Accreted Income and Tax Detai Additional Tax payable u/s 115TD 11 0 0 12 Interest payable u/s 115TE Additional Tax and interest payable 13 0 Tax and interest paid 14 0 (+) Tax Payable /(-) Refundable (13-14) 0 08-Nov-2024 19:26:27 from IP address Income Tax Return electronically transmitted on 203.189.252.62 and verified by NITIN KUMAR having PAN ____ AKKPK0568K ___ o n ___ 08-Nov-2024 ___ using

System Generated

Barcode/QR Code



paper ITR-Verification Form /Electronic Verification Code generated through mode

AAFCA8223P06687859531081124a0e25a0d10c2778c744e3adbec675ea54c6d0b17

Date of filing: 08-Nov-2024

DO NOT SEND THIS ACKNOWLEDGEMENT TO CPC, BENGALURU

INDIAN INCOME TAX RETURN ACKNOWLEDGEMENT [Where the data of the Return of Income in Form ITR-1(SAHAJ), ITR-2, ITR-3, ITR-4(SUGAM), ITR-5, ITR-6, ITR-7 filed and verified]

(Please see Rule 12 of the Income-tax Rules, 1962)

Assessment Year 2023-24

Date of filing: 26-Oct-2023

PAN AAFCA8223P Name MAX ESTATES 128 PRIVATE LIMITED SECTOR-16B,L-12, MAX TOWERS, Noida H.O, Gautam Buddha Nagar, GAUTAM BUDDHA NAGAR, GAUTAM Address BUDDHA NAGAR, 31-Uttar Pradesh, 91-INDIA, 201301 Form Number ITR-6 Status 7-Private company Filed u/s 139(1)-On or before due date e-Filing Acknowledgement Number 442758761261023 Current Year business loss, if any 1,38,00,347 Total Income 2 0 Taxable Income and Tax Details 3 0 Book Profit under MAT, where applicable 0 Adjusted Total Income under AMT, where applicable 4 Net tax payable 5 0 Interest and Fee Payable 6 0 7 Total tax, interest and Fee payable 0 Taxes Paid 8 0 (+) Tax Payable /(-) Refundable (7-8) 9 0 10 Accreted Income as per section 115TD 0 Accreted Income and Tax Detai Additional Tax payable u/s 115TD 11 0 12 Interest payable u/s 115TE 0 Additional Tax and interest payable 13 0 Tax and interest paid 14 0 0 (+) Tax Payable /(-) Refundable (13-14) 15

System Generated
Barcode/QR Code



This return has been digitally signed by NITIN KUMAR in the capacity of

having PAN ____AKKPK0568K ___ from IP address ____203.189.252.62

Individual 2022,OU=Certifying Authority,O=eMudhra Limited,C=IN

(Place) DSC SI.No & Issuer 5215273

AAFCA8223P06442758761261023f4df8b0de3ec946e718ecb46119992240ca36cc2

on

26-Oct-2023 13:07:44

& 24360646CN=e-Mudhra Sub CA for Class 3

DO NOT SEND THIS ACKNOWLEDGEMENT TO CPC, BENGALURU

INDIAN INCOME TAX RETURN ACKNOWLEDGEMENT

[Where the data of the Return of Income in Form ITR-1 (SAHAJ), ITR-2, ITR-3, ITR-4(SUGAM), ITR-5, ITR-6, ITR-7 filed and verified]

(Please see Rule 12 of the Income-tax Rules, 1962)

Assessment Year 2022-23

0

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0

Date of filing: 05-Nov-2022

PA	N	AAFCA8223P				
Na	me	MAX ESTATES 128 PRIVATE LIMITED				
Ad	dress	SECTOR-16B,L-12, MAX TOWERS, Noida H.O, Gautam Buddha NAGAR, 31-Uttar Pradesh, 91-India, 201301	Nagar , GAUT	AM B	UDDHA NAGAR,0	GAUTAM BUDDHA
Sta	tus	Private Company	Form Number	r		ITR-6
File	ed u/s	139(1) Return filed on or before due date	e-Filing Ackr	owled	gement Number	781955491051122
	Current Year	business loss, if any		1		5,57,605
co	Total Income					0
detail	Book Profit u	nder MAT, where applicable		2		0
d Tax	Adjusted Tota	al Income under AMT, where applicable	21/	3		0
пе ап	Net tax payab	ole San	7	4		0
axable Income and Tax details	Interest and F	ee Payable	7	5		0
axable	Total tax, inte	rest and Fee payable		6		0

Accreted Income as per section 115TD Accreted Income & Tax Detail Additional Tax payable u/s 115TD

Additional Tax and interest payable

(+)Tax Payable /(-)Refundable (6-7)

Interest payable u/s 115TE

Tax and interest paid (+)Tax Payable /(-)Refundable (12-13)

Taxes Paid

This return has been digitally signed by NITIN KUMAR in the capacity of Director having PAN AKKPK0568K from IP address 203.189.252.62 on 05-Nov-2022

DSC Sl. No. & Issuer 5215273 & 21434914CN=e-Mudhra Sub CA for Class 3 Individual 2014,OU=Certifying Authority,O=eMudhra Consumer Services Limited, C=IN

System Generated

Barcode/QR Code



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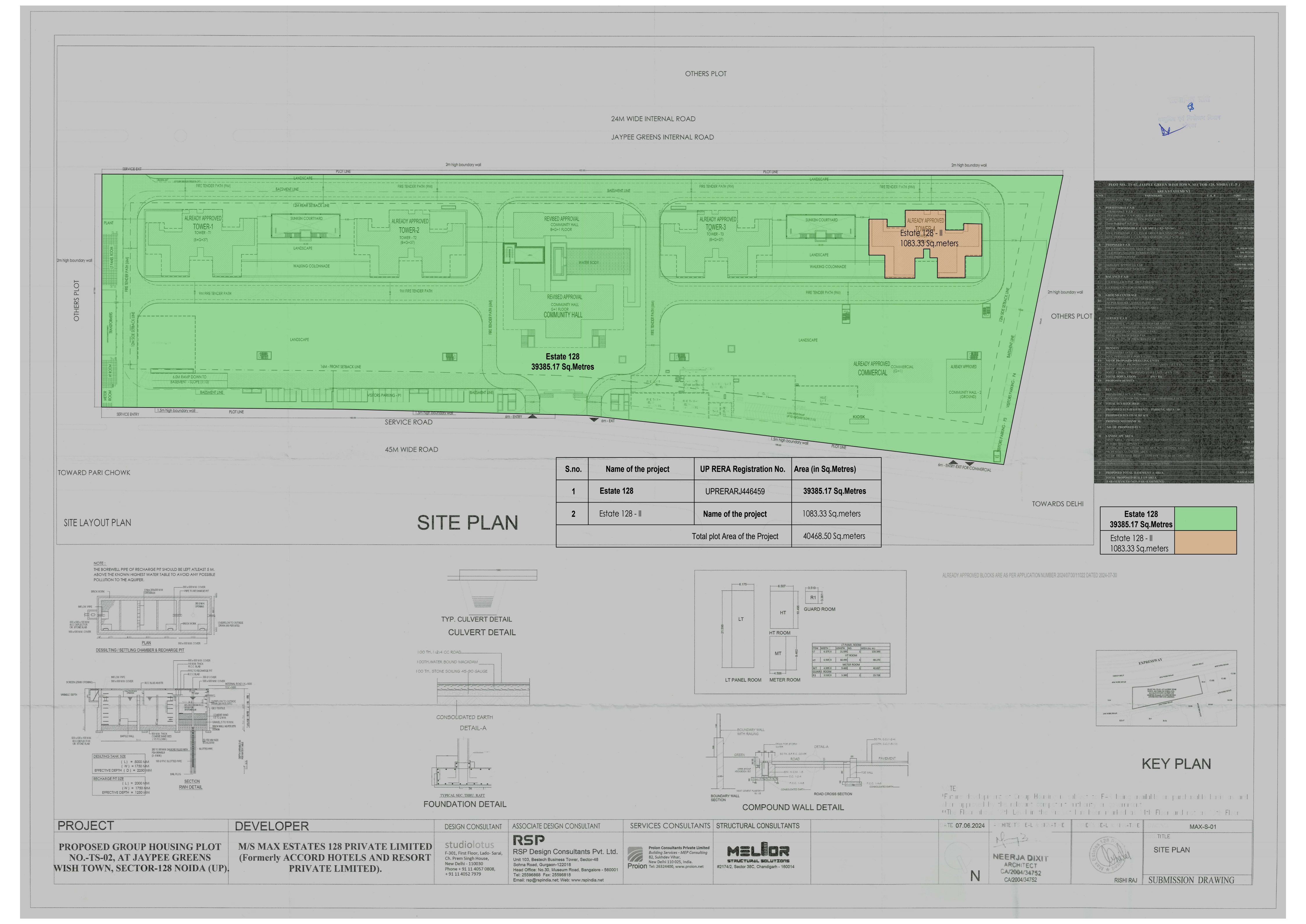
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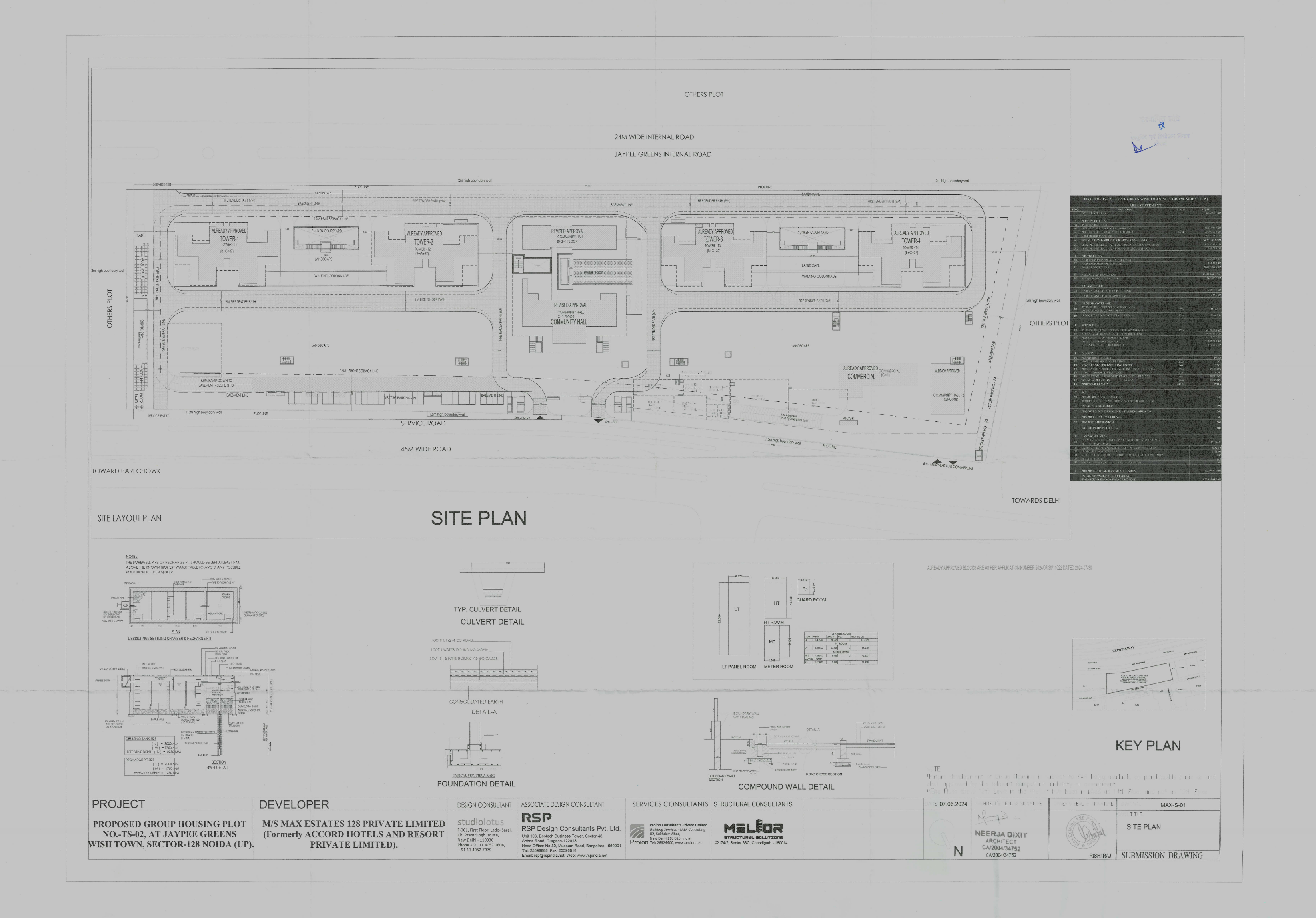
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DO NOT SEND THIS ACKNOWLEDGEMENT TO CPC, BENGALURU







	,														F.	A.R. ARI	EA STAT	TEMENT (I	N SOM)															
	TOWER	R-1 (ALREAD	DY APPROVE	ED)	TOWER	-2 (ALREAD	DY APPROVED	Т	OWER-3 (A	LREADY AF	PROVE	D)	TOW	ER-4 (ALF		PPROVEC		COMMUN	ITY HALL		NITY HALL - Y APPROVED)		AL (ALREADY OVED)	KIOSK (ALREADY APPROVED	METER ROOM (ALREADY APPROVED)	GUARD ROOM (ALREADY APPROVE D)	WALKING CORRIDOR (ALREADY APPROVED)	5- N 1	TOTAL F.A.R AREA	TOTAL 15% SERVICES AREA	TOTAL NON F.A.R AREA	TOTAL F.A.R AREA	TOTAL 15% SERVICES AREA	TOTAL
FLOOR NO.	F.A.R AREA	15 % SERVICE S AREA	NON F.A.R AREA	NO OF UNIT	F.A.R AREA	15 % SERVICE S AREA	NON F.A.R NO		REA SEF	VICES F		NO OF UNIT	F.A.R ARE	A SERV	ICES		NO OF UNIT	F.A.R AREA	15 % SERVICES AREA	F.A.R AREA	15 % SERVICES AREA	F.A.R AREA	15 % SERVICES AREA	F.A.R AREA	F.A.R AREA	15 % SERVICES AREA	NON F.A.R AREA		ALF	READY APPRO	OVED	REVISED	APPROVAL	
GROUND COVERAGE		1136.2	250		1083,330				1136.250				10	083.330			1087	7.960	333	2.790	382	.750		244.236	23.728	793.626							7304.250	
BASEMENT - 1 AREA																		847.620											0.000	0.000	33111.730	847.620		33959.350
GR. FLOOR AREA	437.690		389.930	1	436.800	70.620	338.070	1 437.6			9.930	1	436.8			338.070			1087.960		332.790	347.530	19.220	16.000	244.236	23.728	793.626		2356.746	325.428	2249.626		1087.960	6019.760
1ST FLOOR AREA	244.080	-	124.420	0	242.340	51.120	118.370	0 244.0			4.420	0	242.3	_	_	118.370			1012.510			235.060	15.350		-		-	-	1207.900	219.830	485.580		1012.510	2925.820 3208.620
2ND FLOOR AREA	570.650		174.220	2	569.590	58.150	173.550	2 570.6			4.220	2	569.5			173.550													2280.480	232.600	695.540 830.460			3475.540
3rd FLOOR AREA 4th FLOOR AREA	603.650 570.650		207.950	2	602.590	58.150	207.280 173.550	2 603.6			7.950	2	602.5 569.5			207.280								_	-	-		-	2280.480	232.600	695.540			3208.620
5th FLOOR AREA	570.650		174.220	2	569.590	58 150	173.550	2 570.6			4.220	2	569.5			173.550					-			-	ļ	 			2280.480	232.600	695.540			3208.620
6th FLOOR AREA	570.650		174.220	2	569.590	58.150	173.550	2 570.6			4.220	2	569.5			173.550													2280.480	232.600	695.540			3208.620
7th FLOOR AREA	570.650		174.220	2	569.590	58.150	173.550	2 570.6			4.220	2	569.5			173.550													2280.480	232.600	695.540			3208.620
8th FLOOR AREA	603.650		207.950	2	602.590	58.150	207.280	2 603.6			7.950	2	602.5		58.150	207.280	2												2412.480	232.600	830.460			3475.540
9th FLOOR AREA	570.650		174.220	2	569.590	58.150	173.550	2 570.6			4.220	2	569.5			173.550													2280.480	232.600	695.540			3208.620
10th FLOOR AREA	570.650		174.220	2	569.590	58.150	173.550	2 570.6	2011		4.220	2	569.5			173.550													2280.480	232.600	695.540			3208.620
11th FLOOR AREA	570.650		174.220	2	569.590	58.150	173.550	2 570.6			4.220	2	569.5			173.550													2280.480	232.600	695.540			3208.620 3208.620
12th FLOOR AREA	570.650	58.150		2	569.590	58.150	173.550	2 570.6	-		4.220	2	569.5			173,550									-	-	-		2280.480	232.600	695.540			
14 th FLOOR AREA	603.650		207.950	2	602.590	58.150	207.280	2 603.6	-		7.950	2	602.5			207.280					-					ļ			2412.480	232.600	830.460		ļ	3475.54 3208.62
15th FLOOR AREA	570.650		174.220	2	569.590	58.150	173.550	2 570.6			4.220	2	569.5			173.550													2280.480 2280.480	232.600 232.600	695.540 695.540			3208.62
16th FLOOR AREA 17th FLOOR AREA (REFUGE)	570.650 570.650	58.150	174.220	2	569.590	58.150 58.150	173.550	2 570.6			4.220	2	569.5 569.5			173.550									-				2280.480	232.600	784.820			3297.900
18th FLOOR AREA (REFUGE)	570.650	58.150		2	569.590	58.150	195.870	2 570.6			6.540	2	569.5			195.870					-		4		-		-		2280.480	232.600	784.820			3297.900
19th FLOOR AREA	603.650	58.150		2	602.590	58.150	207.280	2 603.6			7.950	2	602.5			207.280					-				 				2412.480	232.600	830.460	<u> </u>		3475.540
20th FLOOR AREA	570.650		174.220	2	569.590	58.150	173.550	2 570.6			4.220	2	569.5			173.550													2280.480	232.600	695.540			3208.62
21st FLOOR AREA	570.650	58.150	174.220	2	569.590	58.150	173.550	2 570.6		3.150 17	4.220	2	569.5	90 5	8.150	173.550	2												2280.480	232.600	695.540			3208.62
22nd FLOOR AREA	570.650	58.150	174.220	2	569.590	58.150	173.550	2 570.6	50 50	3.150 17	4.220	2	569.5	90 5	58.150	173.550	2												2280.480	232.600	695.540			3208.62
23rd FLOOR AREA	570.650	58.150	174.220	2	569.590	58.150	173.550	2 570.6	50 58	3.150 17	4.220	2	569.5	90 5	58.150	173.550	2												2280.480	232.600	695.540		1	3208.62
24 th FLOOR AREA	603.650	58.150	207.950	2	602.590	58.150	207.280	2 603.6	550 58	3.150 20	7.950	2	602.5	90 5	58.150	207.280	2												2412.480	232.600	830.460			3475.54
25 th FLOOR AREA (REFUGE)	570.650	58.150	196.540	2	569.590	58.150	195.870	2 570.6	50 58	3.150 19	6.540	2	569.5	90 5	8.150	195.870	2												2280.480	232.600	784.820			3297.90
26 th FLOOR AREA (REFUGE)	570.650	58.150	196.540	2	569.590	58.150	195.870	2 570.6	550 58	3.150 19	6.540	2	569.5	90 5	58.150	195.870	2												2280.480	232,600	784.820			3297.90
27 th FLOOR AREA	570.650	58.150	174.220	2	569.590	58.150	173.550	2 570.6	50 58	3.150 17	4.220	2	569.5	90 8	58.150	173.550	2												2280.480	232.600	695.540			3208.62
28 th FLOOR AREA	570.650		174.220	2	569.590	58.150		2 570.6			4.220	2	569.5	90 5	58.150	173.550	2										F. Comments		2280.480	232.600	695.540			3208.62
29 th FLOOR AREA	603.650		207.950	2	602.590	58.150		2 603.6			7.950	2	602.5			207.280													2412.480	232.600	830.460			3475.54
30 st FLOOR AREA	570.650		174.220	2	569.590	58.150	173.550	2 570.6			4.220	2	569.5	7//		173.550													2280.480	232.600	695.540			3208.62
31st FLOOR AREA	570.650	58.150	174.220	2	569.590	58.150	173.550	2 570.6			4.220	2	569.5			173.550	_												2280.480	232.600	695,540			3208.62
32 FLOOR AREA	570.650		174.220	2	569.590	58.150		2 570.6			4.220	2	569.5			173.550		-		<u> </u>	+								2280.480	232.600	695.540			3208.62
33 FLOOR AREA (REFUGE)	570.650		196.540	2	569.590	58.150		2 570.6			6.540	2	569.5			195.870								-					2280.480	232.600	784.820			3297.90
34 FLOOR AREA (REFUGE)	570.650		196.540	2	569.590	58.150	195.870	2 570.6			6.540	2	569.5			195.870													2280.480		784.820			3297.90
35 FLOOR AREA	590.870	69.790	219.380	2	589.810	69.790	219.380	2 590.8	70 69	9.790 21	9.380	2	589.8	10 6	39.790	219.380	2												2361.360	279.160	877.520			3518.04
36 FLOOR AREA	489.940	60.900	129.650	0	488.880	60.900	129.650	0 489.9	140 60	0.900 12	9.650	0	488.8	80 6	80.900	129.650	0												1957.640	243.600	518.600			2719.84
37 th FLOOR AREA	302.910	64.860	81.520	0	301.410	64.860	81.520	0 302.9	010 64	1.860 8	1.520	0	301.4	10 6	64.860	81.520	0												1208.640	259.440	326.080			1794.160
TERRACE FLOOR, OH.T TANK ,&																												-	0.000	500.050	0.000		70.000	000.00
L.MR		142.670				142.670			14	2.670				14	12.670				72.380				17.570						0.000	588.250	0.000		72.380	660.63
																													0.000	0.000	0.000			0.00
NO. OF FLOORS		G+3	1			G+37				G+37				7	G+37			B+			G		+1		G	G								
F.A.R TOWER AREA	20524.290	2320.760	6856.240		20484.120	2320.760	6776.890	20524	.290 23	20.760 68	56.240		20484.12	0 2320	.760 6	776.890		847.620	2172.850	0.000	332.790	582.590	52.140	16.000	244.236	23.728	793.626		82859.646	9358.908	61171.616	847.620	2172.850	
TOTAL DWELLING UNITS		67		67						67	-1				67														1					26

PROPOSED F.A.R. AREA STATEMENT (IN SQM) TOWER 1 (ALREADY APPROVED) TOWER-4 (ALREADY APPROVED) TOWER-3 (ALREADY APPROVED) TOWER-4 (ALREADY APPROVED) TOWER-4 (ALREADY APPROVED) TOWER-5 (ALREADY APPROVED) TOWER-6 (ALREADY APPROVED) TOWER-7 (ALREADY APPROVED) TOWER-8 (ALREADY APPROVED) TOWER-9 (ALREADY APPROVED)														1																						
TOWER			TOWE	R-1 (ALREA	ADY APPRO	OVED)				TOV	WER-2 (ALREA	ADY APPRO	OVED)					TOWER-	-3 (ALREA	DY APPROVE	0)		TOWER-4 (ALREADY APPROVED)									COMMERCIAL		ROOM		
	4B	HK-TYPE-	1	Common	4BI	4BHK-TYPE-II			4BHK-TYPE	-11	Common Area		4BHK-TYP	E-I		4BI	HK- TYPE-	-1	Common Area	4BHK-	TYPE-II			4BHK-TYPE-II		Common Area	4	4BHK-TYPE-I			(REVISE APPROVAL)	APPROVED)	APPROVE D)	E (ALREADY APPROVED	AREA	AREA
FLOOR NUMBER	F.A.R AREA		NO OF SRV DU	F.A.R AREA	F.A.R AREA	NO OF SR	v	F.A.R AREA	NO OF DU	NO OF SRV	F.A.R AREA	F.A.R AREA	NO OF D	NO OF SRV DU		F.A.R AREA	NO OF DU		F.A.R AREA		O OF SRV		F.A.R AREA	NO OF DU	NO OF SRV	F.A.R AREA	F.A.R AREA	NO OF DU	O OF SRV		F.A.R AREA	F.A.R AREA	F.A.R AREA	F.A.R AREA	(ALREADY APPROVED)	(REVISE APPROVAL
ASEMENT - 1 AREA										1																					847.620					847.620
R. FLOOR AREA	230.280	1	1	207.41			437.690				205.470	231,33	0 1	1	436.800	230.280	1	1	207.41			437.690				205.470	231.330	1	1	436.800		347.530	16.000	244.236	2356.746	
ST FLOOR AREA	210.010			34.07			244.080				33.010	209.33	0		242.340	210.010			34.07			244.080	2000			33.010	209.330			242.340		235.060			1207.900	
ND FLOOR AREA	233.260	1	1	61.07	276.320	1 1	570.650	276.32	20 1	1	60.010	233.26	0 1	1	569,590	233.260	1	1	61.07	276.320	1 1	570.650	276.320	1	1 1	60.010	233.260	1	- 1	569.590					2280,480	
rd FLOOR AREA	249.280	1	1	61.07	293.300	1 1	603.650	293.30	00 1	1	60.010	249.28	0 1	1	602.590	249.280	1	1	61.07	293.300	1 1	603,650	293.300	1	1	60.010	249.280	1	1	602.590					2412.480	
h FLOOR AREA	233.260	1	1	61.07	276.320	1 1	570.650	276.32	20 1	1	60.010	233.26	0 1	1	569.590	233.260	1	1	61.07	276.320	1 1	570.650	276.320	1	1	60.010	233.260	1	1	569.590					2280.480	
h FLOOR AREA	233,260	1	1	61.07	276.320	1 1	570.650	276.32	20 1	1	60.010	233.26	0 1	1	569.590	233.260	1	1	61.07	276.320	1 1	570.650	276.320	1	1	60.010	233.260	1	1	569,590					2280.480	
th FLOOR AREA	233.260	1	1	61.07	276.320	1 1	570.650	276.32	20 1	1	60.010	233,26	0 1	1	569.590	233.260	1	1	61.07	276.320	1 1	570.650	276.320	1	1	60.010	233.260	1	7	569.590					2280.480	
th FLOOR AREA	233.260	1	1	61.07	276.320	1 1	570.650	276.33	20 1	1	60,010	233.26	0 1	1	569.590	233.260	1	1	61.07	276.320	1 1	570.650	276.320	1	1	60.010	233.260	1	1	569.590					2280,480	
th FLOOR AREA	249.280	1	1	61.07	293.300	1 1	603.650	293.30		1	60.010	249.28	0 1	1	602.590	249.280	1	1	61.07	293.300	1 1	603.650	293.300	1	1	60.010	249.280	1	Ť	602.590					2412.480	
th FLOOR AREA	233.260	1	1	61.07	276.320	1 1	570.650	276.32	20 1	1	60.010	233.26	0 1	1	569.590	233.260	1	1	61.07	276.320	1 1	570.650	276.320	1	1	60,010	233,260	1	1	569.590					2280.480	
Oth FLOOR AREA	233.260	1	1	61.07	276.320	1 1	570.650	276.32	20 1	1	60.010	233.26	0 1	1	569.590	233,260	1	1	61.07	276.320	1 1	570.650	276.320	1	1	60.010	233.260	1	ti	569.590					2280,480	
1th FLOOR AREA	233.260	1	1	61.07	276.320	1 1	570.650	276.32	20 1	1	60.010	233.26	0 1	1	569,590	233.260	1	1	61.07	276,320	1 1	570.650	276.320	1	1	60.010	233.260	1	11	569.590					2280.480	
2th FLOOR AREA	233.260	1	1	61.07	276.320	1 1 1	570.650	276.33	20 1	1	60.010	233.26	0 1	1	569.590	233.260	1	1	61.07	276.320	1 1	570.650	276.320	1	1	60.010	233.260	1	1	569.590					2280.480	
th FLOOR AREA	249,280	1	1	61.07	293,300	1 1	603.650	293.30		1	60.010	249.28	0 1	1	602,590	249.280	1	1	61.07	293 300	1 1	603 650	293.300	1	1	60.010	249.280	1	11	602 590					2412,480	
ith FLOOR AREA	233.260	1	1	61.07	276.320	1 1		276.32		1	60.010			1	569 590	233 280	1	1	61.07	276.320	1 1	570.650	276.320	1	1	60.010	233,260	1	1	569.590					2280.480	
SIN FLOOR AREA	233.260	1	1	61.07	276.320	1 1		276.3		1	60.010	District of the Parket of the	0 1	1	569.590	233.260	1	1	61.07	276.320	1 1	570,650	276.320		1	60 010	233.260	1	Ť	569.590					2280,480	
7th FLOOR AREA (REFUGE)	233.260	1	1	61.07	276.320		570.650	276.3		1	60.010	L. Proposition and the	0 1	1	569.590	233.260	1	1	61.07	276.320	1 1	570,650	276.320		1 1	60.010	233.260	1	4	569,590					2280,480	
8th FLOOR AREA (REFUGE)	233,260	1	1	61.07	276.320	1 1		276.3		1	60.010			1	569.590	233,260	1	1		276,320	1 1	570.650	276,320		1	60.010	233.260	1	9	569.590				-	2280.480	
9th FLOOR AREA	249.280	1	1	61.07	293 300	1 1		293.30		1	60.010			1	602.590	249.280	1	1		293,300	1 1	603.650	293.300		1	60.010	249.280	1	1	602.590					2412.480	
Oth FLOOR AREA	233.260	1	1	61.07	276.320	1 1		276.3		1	60.010	Committee of the last of the l		1	569.590	233.260	1	1		276.320	1 1	570.650	276.320		1 1	60.010	0.0000000000000000000000000000000000000	1	8	569.590					2280,480	
1st FLOOR AREA	233.260	1	1	61.07	276 320	1 1		276.3		1	60.010	233.26		1	569.590	233,260	1	1		276.320	1 1	570.650	276.320		1	60.010			*	569 590				-	2280.480	
2nd FLOOR AREA	233.260	1	1	61.07	276,320	1 1	570.650	276.3		1	60.010	233.26		1	569.590	233,260	1	1		276,320	1 1	570.650	276.320		1	60.010	233,260		4	569.590					2280.480	
3rd FLOOR AREA	233.260	1	1	61.07	276.320	1 1		276.3		3	60.010	233.26		1	569.590	233.260	1	1		276.320	1 1	570.650	276.320		1	60.010	233,260		1	569.590					2280.480	
4th FLOOR AREA		1	1	61.07	293.300	1 1	603.650	293.30		1	60.010			1	602.590	249.280	1	1		293.300	1 1	603.650	293.300	1	1	60.010	- Control of the Cont		4	602.590				-	2412.480	
	249.280	1				1 1				-			_			-	-	-				_		-	-				- U				-	-		1
5 th FLOOR AREA (REFUGE)	233.260	1	1	61.07	276.320	1 1	570.650	276.32	20 1	1	60.010	233.26	0 1	1	569.590	233.260	1	1		276.320	1 1	570.650	276.320		1	60.010			Ti .	569.590				-	2280.480	4
6 th FLOOR AREA (REFUGE)	233.260	1	1	61.07	276.320	1 1 1	570.650	276.3	20 1	1	60.010	233.26	0 1	1	569.590	233.260	1	1	61.07	276.320	1 1	570.650	276.320	1	1	60.010	233.260	1	75	569.590					2280,480	4
7 th FLOOR AREA	233.260	1	1	61.07	276.320	1 1	570.650	276.33	20 1	1	60.010	233.26	0 1	1	569.590	233.260	1	1	61.07	276.320	1 1	570.650	276.320	1	1	60.010	233.260	1	1	569,590					2280.480	
8 th FLOOR AREA	233,260	1	1	61.07	276.320	1 1	570,650	276.3	20 1	1	60.010	233.26	0 1	1	569.590	233.260	1	1	61.07	276.320	1 1	570.650	276.320	1	1	60,010	233.260	1	7	569.590					2280.480	
9 th FLOOR AREA	249.280	1	1	61.07	293.300	1 1	603.650	293.30		1	60.010		_	1	602.590	249.280	1	1			1 1	603.650	293.300		1	60.010			4	602.590					2412.480	
	-	-	-	61.07	276.320	1 1 1				-				1		233,260	4			276.320	1 1	570.650	276.320	-	1	60.010		1	41	569.590				-	2280.480	1
0 st FLOOR AREA	233.260	1	- 1	100000		1 1	570.650	276.3		1	60.010	233.26			569.590		1				1 1								11				-			
1 st FLOOR AREA	233.260	1	1	61.07	276.320	1 1	370.000	276.3		1	60.010		No.	1	569.590	233,260	1	1		276.320	1 1	570.650	276.320		1	60.010	233.260		- 1	569.590			and the second		2280,480	-
PELOOR AREA	233.260	1	1	61.07	276.320	1 1	570.650	276.3		1	60.010	233.26	0 1	1	569.590	233.260	1	1		276.320	1 1	570.650	276.320		1	60.010	233.260		3	569.590					2280,480	4
S FLOOR AREA (REFUGE)	233.260	1	1	61.07	276.320	1 1	570.650	276.3	20 1	1	60.010	233.26	0 1	1	569.590	233,260	1	1		276.320	1 1	570.650	276.320		1	60.010			11	569.590					2280.480	4
FLOOR AREA (REFUGE)	233.260	1	1	61.07	276.320	1 1		276.3		1	60.010	233.26	0 1	1	569.590	233,260	1	1		276.320	1 1	570.650	276.320	Name of the Party	1	60.010	233.260		1	569.590					2280.480	-
FLOOR AREA	250.110	1	1	46.73	294.030	1 1		294.03		11	45.670	Annual Institution of the		1	589.810	250.110	1	1		294.030	1 1	590.870	294.030		1	45.670	250.110	1	3	589.810					2361.360	4
S FLOOR AREA	206.560			37.84	245.540		489.940	245.5	40		36.780	206.56	0		488.880	206.560			37.84	245.540		489.940	245.540)		36.780	206.560			488.880					1957.640	4
7 th FLOOR AREA	119.130			49.32	134.460		302.910	134.4	50		47.820	119.13	0		301.410	119.130			49.32	134.460		302.910	134.460			47.820	119.130			301.410					1208.640	
ERRACE FLOOR, OH.T TANK ,& L.MR																																		-		
A.R TOWER AREA	8576.53	34	3.4	2329 61	961815	33 33	20524.290	9618.150	33	33	2289.070	8576 900	34	34	20484.120	8576.53	34	34	2329 61	9618.15	33	20524.290	9618,150	33	33	2289 070	8576.900	34	34	20484.120	847.620	582.590	16.000	244.236	82859.646	847.620

	Commence of the Commence of th							INUIUSE) SERVICE ARI	MOINTEN	TENT (BY SE	(191)										
TOWER	1	OWER-1 (ALREA	DY APPROVED)	TOV	WER-2 (ALRE	ADY APPROVE	D)	TOW	ER-3 (ALREA	DY APPROVE	(D)	TOV	IER-4 (ALREA	ADY APPROVE	D0	COMMUNITY HALL	HALL - 2	COMMERCIAL	GUARD ROOM	TOTAL 15%	TOTAL 15%F.A.R
	4BHK- TYPE-I	Common Area	4BHK-TYPE-II	TOTAL	4BHK- TYPE-II	Common Area	4BHK-TYPE-I	BHK-TYPE-I TOTAL	4BHK-TYPE-I	Common Area	48HK-TYPE	TOTAL	48HK- TYPE-II	Common Area	4BHK- TYPE-I	TOTAL	(REVISE APPROVAL)	(ALREADY APPROVED)	APPROVED)	(ALREADY APPROVED)	F.A.R AREA	AREA
FLOOR NUMBER	SERVICE AREA	SERVICE AREA	SERVICE AREA	SERVICE FAR	SERVICE AREA	SERVICE AREA	SERVICE AREA	SERVICE FAR	SERVICE AREA	SERVICE AREA	SERVICE AREA	SERVICE FAR	SERVICE AREA	SERVICE AREA	SERVICE AREA	SERVICE FAR	SERVICE AREA	SERVICE AREA	SERVICE AREA	SERVICE AREA	ALREADY APPROVED	REVISED APPROVE
ASEMENT-1 AREA				0.000				0.000	0	0		0.000				0.000					0.000	
R. FLOOR AREA	9.58	61.04		70.620		61.040	9.580	70.620	9.58	61.04		70.620		61.040	9.580	70.620	1087.960	332.790	19.220	23.728	325.428	1087.960
ST FLOOR AREA	9.58	41.54		51.120		41.540	9.580	51.120	9.58	41.54		51.120		41.540	9.580	51.120	1012.510		15.350		219.830	1012,510
ND FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
rd FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
h FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
h FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
h FLOOR AREA	3,93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
h FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
h FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
h FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
Oth FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
1th FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
2th FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
4 th FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
5th FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
6th FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
7th FLOOR AREA (REFUGE)	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
8th FLOOR AREA (REFUGE)	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
9th FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232,600	
Oth FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50,040	3.930	58.150					232.600	
1st FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
2nd FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
Brd FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3,930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
4 th FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
5 th FLOOR AREA (REFUGE)	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58,150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
5th FLOOR AREA (REFUGE)	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
th FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3,930	58.150	3,93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
3 th FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232,600	
th FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
OST FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58,150	4.180	50.040	3.930	58.150					232.600	
1 st FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
2 FLOOR AREA	3.93	50.04	4.180	58.150	4.180	50.040	3,930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
3 FLOOR AREA (REFUGE)	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
4 FLOOR AREA (REFUGE)	3.93	50.04	4.180	58.150	4.180	50.040	3.930	58.150	3.93	50.04	4.18	58.150	4.180	50.040	3.930	58.150					232.600	
5 FLOOR AREA	9.58	50.04	10.170	69.790	10.170	50.040	9.580	69.790	9.58	50.04	10.17	69.790	10.170	50.040	9.580	69.790					279,160	
FLOOR AREA	9.58	41.54	9.780	60.900	9.780	41,540	9.580	60.900	9.58	41.54	9.78	60.900	9.780	41.540	9.580	60.900					243.600	
7 th FLOOR AREA	7.52	50.04	7.300	64.860	7.300	50.040	7.520	64.860	7.52	50.04	7.3	64.860	7.300	50.040	7.520	64.860					259.440	
ERRACE FLOOR, OH.T TANK ,& L.MR		142.670		142.670		142.670		142.670	0	142.67	0	142.670		142.670		142.670	72.380		17.570		588.250	72.380
OTAL SERVICE AREA	171.6	1988.15	161.01	2320,760	161.010	1988.150	171,600	2320,760	171.6	1988.15	161.01	2320.760	161.010	1988.150	171.600	2320.760	2172.850	332.790	52.140	23.728	9358,908	2172,850

ALREADY APPROVED BLOCKS ARE AS PER APPLICATION NUMBER 2024/07/30/11022 DATED 2024-07-30

PROJECT

PROPOSED GROUP HOUSING PLOT NO.-TS-02, AT JAYPEE GREENS WISH TOWN, SECTOR-128 NOIDA (UP).

DEVELOPER

M/S MAX ESTATES 128 PRIVATE LIMITED (Formerly ACCORD HOTELS AND RESORT PRIVATE LIMITED).

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NEERJA DIXIT ARCHITECT CA/2004/34752 CA/2004/34752

-TE 07.06.2024 | - HITE T E-L | -T E | E E-L | I -T E

AREA DETAIL

MAX-S-01

RISHI RAJ SUBMISSION DRAWING