D. P. Abhushan Limited

www.dpjewellers.com | NSE: DPABHUSHAN | BSE: 544161 | ISIN: INE266Y01019



Date: September 5, 2025

To,
National Stock Exchange of India Limited
Exchange Plaza,
Bandra Kurla Complex
Bandra East, Mumbai – 400051
Symbol: "DPABHUSHAN"

To,
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001
BSE SCRIP Code – "544161"

Respected Sir / Ma'am,

Sub: Submission of Annual Report for F.Y. 2024-25 pursuant to Regulation 34 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015

Pursuant to Regulation 34(1) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith Annual Report of the Company for the financial year 2024-25 along with the Notice of 8th Annual General Meeting of the Company.

The 8th Annual General Meeting of the Company is scheduled to be held on Monday, 29th September, 2025.

The Annual Report is also available on the website of the Company at www.dpjewellers.com.

Kindly disseminate the same on your website and oblige us.

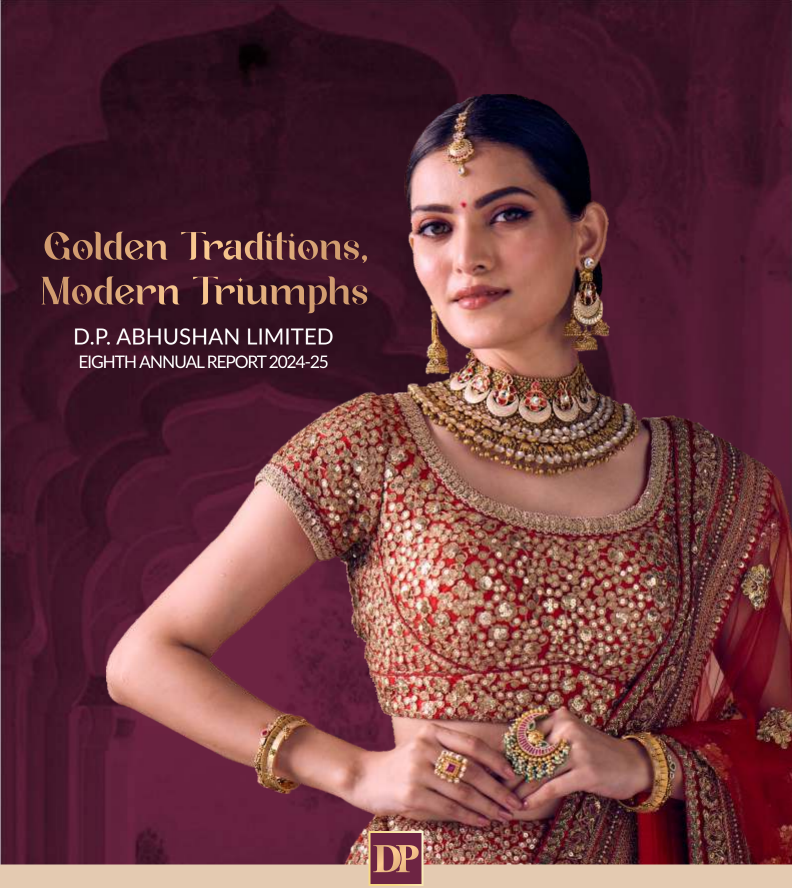
For D. P. Abhushan Limited

Santosh Kataria Chairman and Managing Director DIN: 02855068

Encl: 08th Annual Report







D.P. Jewellers

A BOND OF TRUST SINCE 1940

A VENTURE OF D.P. ABHUSHAN LTD.

TOLL FREE No.: 1800 202 0339



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Disclaimer - The jewellery product images / model shoots with jewellery used in this report are original images of D.P. Abhushan Limited. All copyrights to these images reserved with D.P. Abhushan Limited.

CORPORATE

D. P. ABHUSHAN LIMITED

CIN: L74999MP2017PLC043234

BOARD OF DIRECTORS

Mr. Santosh Kataria Chairman & Managing Director

Mr. Anil Kataria Whole-Time Director
Mrs. Renu Kataria Non-Executive Director
Mr. Sanskar Kothari Independent Director
Mr. Mukesh Jain Independent Director

Ms. Apurva Lunawat Woman Independent Director

Mr. Deepak Gadia Independent Director

(Resigned w.e.f. 21st November, 2024)

Ms. Seema Mandloi Independent Director

(Resigned w.e.f. 18th February, 2025)

KEY MANAGERIAL PERSONS (KMP)

Mr. Manish Laddha Chief Financial officer

Ms. Atika Jain Company Secretary & Compliance officer

COMMITTEES OF BOARD OF DIRECTORS

Audit Committee:

Mr. Sanskar Kothari Chairperson
Mr. Mukesh Jain Member
Mr. Santosh Kataria Member
Ms. Apurva Lunawat Member

Stakeholders' Relationship Committee:

Mr. Sanskar Kothari Chairperson
Mr. Mukesh Jain Member
Mr. Santosh Kataria Member

Nomination and Remuneration Committee:

Mr. Mukesh Jain Chairperson
Mr. Sanskar Kothari Member
Mrs. Renu Kataria Member

Corporate Social Responsibility Committee:

Mr. Sanskar Kothari Chairperson
Mr. Mukesh Jain Member
Mr. Santosh Kataria Member

Risk Management Committee:

Mr. Mukesh Jain Chairperson
Mr. Anil Kataria Member
Mr. Sanskar Kothari Member

REGISTERED OFFICE

138, Chandani Chowk, Ratlam, Madhya Pradesh- 457001 Tel No. +91-7412-490 966/ 247122; Fax No. +91-7412-247 022 Email: cs@dpjewellers.com; Web: www.dpjewellers.com

REGISTRAR & SHARE TRANSFER AGENT

Bigshare Services Private Limited
Office No S6-2, 6th floor Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves
Road, Andheri (East) Mumbai - 400093, India, Tel No.: +91-22-62638200
Email-id: investor@bigshareonline.com, Web: www.bigshareonline.com

STATUTORY AUDITOR

M/s. Jeevan Jagetiya & Co.
Chartered Accountants
210, Shilp-II, Above HDFC bank, Near Sales India, Income Tax, Ashram Road,
Ahmedabad-380009, India | Email: ca.jjandco@gmail.com

SECRETARIAL AUDITOR

M/s. Alap& Co. LLP, Practicing Company Secretaries
415-416, 4th Floor, Pushpam Mall, Opp. Seema Hall, Anandnagar Road, Satellite, Ahmedabad - 380 015 | E-mail: csanandlavingia@gmail.com

BANKERS

- HDFC Bank
- ICICI Bank
- State Bank of India
- Kotak Mahindra Bank Limited



Dear Valued Shareholders.

It is with immense pride that I share the 8th Annual Report of D.P. Abhushan Limited for the year 2024–2025. In a year marked by elevated gold prices and evolving consumer behaviour driven by caution and as pirational shifts, our Company not only demonstrated resilience but also achieved commendable financial and operational milestones. This pivotal year witnessed strategic expansion of our retail footprint, reaffirming our commitment to serve a broader spectrum of customers with excellence and innovation.

The Indian jewellery industry in FY2025 experienced significant shifts. Gold prices surged by approximately 33%, reaching historic highs of ₹1,01,078 per 10 grams. This price escalation led to a 7% decline in jewellery consumption volumes: however, the value of gold jewellery consumption increased by 28%, driven by the price surge. Despite these challenges, the sector demonstrated resilience, with investment demand for gold bars and coins rising by 25%.

I am proud to report that D.P. Abhushan Limited achieved a remarkable 42% year-on-year growth in revenue, reaching ₹3,312 Crores in FY25. Our EBITDA surged by 74% YoY to ₹175 Crores, and our Profit After Tax (PAT) grew by an impressive 82% to ₹113 Crores. These results are a testament to our strategic initiatives and the dedication of our team to deliver exceptional value to our customers and stakeholders.

During FY25, we embarked on an ambitious expansion strategy that has augmented our footprint to 11 stores across Madhya Pradesh and Rajasthan and reinforcing our leadership in Central India. The year commenced with the inauguration of a new showroom in Ajmer, Rajasthan, which spans approximately 6,000 sq. ft. This showroom was strategically designed to cater to the escalating demand for gold, diamond, and silver jewellery in the region, featuring a spacious layout that includes a basement, ground floor, two additional floors, and a rooftop, providing customers with a luxurious shopping experience.

Following this, the company made a significant move by inaugurating a modern G+3 showroom in Neemuch, Madhya Pradesh, with a super built-up area of 7,700 sq. ft. This facility, strategically located just 150 kilometers from the company's registered office in Ratlam, is designed to enhance the shopping experience while showcasing D.P. Abhushan's commitment to purity, transparency, and exceptional service. The Neemuch showroom represents a critical milestone in our expansion strategy, tapping into the region's tremendous growth potential and allowing us to better understand and cater to evolving customer preferences.

In April 2025, the company further solidified its leadership in the jewellery market by opening a second showroom in Ratlam, a city synonymous with gold. This new showroom, spanning approximately 15,000 sq. ft. on a 3,150 sq. ft. plot, features a contemporary Basement & Ground+4 floor design. The retail area is spread across the basement, ground, and first floors, while the upper floors are dedicated to office and administrative functions. This expansion not only addresses the growing demand but also ensures that customers have access to an even wider range of jewellery collections, enhancing their shopping experience.

Looking ahead, we maintain a positive outlook on the long-term potential of India's gold and jewellery sector. By extending our retail presence in high growth regions such as Madhya Pradesh, Rajasthan, Chhattisgarh, and Gujarat, we are well on course to double our store outlets by FY 2028. With gold prices stabilizing from recent peaks and a growing consumer preference for lightweight, lower-carat designs a trend being embraced even by leading jewellery brands we are strategically positioned to capture both value and volume. Simultaneously, silver's investment appeal has surged, with a 21% increase in domestic prices over the past three months—significantly outpacing gold's 5% gain and silver ETF inflows surpassing those of gold for three consecutive months. Recognising such momentum, we intend to explore opportunities to diversify our precious metal offerings across both gold and silver segments. Consumer sentiment is supported by proactive retail expansion, a resurgence in auspicious wedding & festive dates, and a gradual shift from unorganised to branded retail.

With the rising demand of fashion accessories D. P. Abhushan has launched its exquisite collection Amoura offering minimal, elegant, and timeless diamond jewellery for the modern consumer. Amoura by D.P. Jewellers isn't just a new collection; it's the realization of a critical strategic goal: significantly boosting our revenue from diamond-studded jewellery. This move is key to enhancing our profitability in the coming years. Exclusively available at DP Jewellers stores, this versatile collection features pieces perfect for everyday wear, easily transitioning from a boardroom meeting to a casual brunch. Amoura reflects DP Jewellers' dedication to providing contemporary designs that meet the evolving consumer demand for subtle yet sophisticated accessories, making every day an opportunity to celebrate personal style. This trend reflects a fascinating shift in consumer behaviour, where jewellery is increasingly perceived not just as an investment but also as a personal expression and a significant status symbol, driving frequent purchases. This aligns perfectly with current consumer trends that increasingly favour modern, sophisticated designs and the enduring appeal of diamonds.

As we continue to adapt to evolving market dynamics, our commitment to purity, transparency, and exceptional service remains steadfast. I extend my profound and heartfelt gratitude to our dedicated employees, whose unwavering hard work, exceptional skill, and relentless commitment are the very bedrock of our achievements and success. To our loyal customers, thank you for your continued trust, your discerning patronage, and for making D.P. Abhushan a part of your most cherished moments. And to our valued shareholders and all stakeholders, your unwavering support, confidence, and belief in our vision fuels our journey and inspire us to reach for greater heights.

Together, we will navigate the future with confidence, creating lasting value for all.

With best regards,

For: **D.P. Abhushan Ltd.**

Mr. SANTOSH KATARIA Chairman & Managing Director

Place: Ratlam

SHOWROOMS



(1) RATLAM 138 Chandani Chowk (07412-408900



(2) INDORE
Near Rajani Bhawan, Y.N. Road (0731-4099996



(9) AJMER 10/23, Vaishali Nagar (0145-2990748



(3) UDAIPUR 17 Nyay Marg, Court Chouraha (0294-2418712/13



(4) BHOPAL 16 Malviya Nagar, Rajbhawan Road (0755-2606500



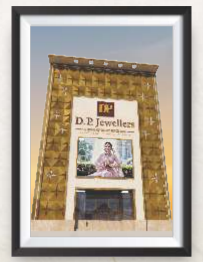
(10) NEEMUCH
22, Teacher Colony,
Opp. Shikshak Sahkar Bhawan
(07423-292500



(5) UJJAINOpposite Police Control Room,
Madhav Nagar (0734-2530786



(6) BHILWARA
56 Nagar Parishad, Rajendra Marg
(01482-237999



(11) RATLAM NEW
Opposite Jain School, Sagod Road
(07412-433888



(7) KOTA 1A1, Vallabh Nagar Square (0744-2500009



(8) BANSWARA

Maharana Pratap Chauraha, Udaipur Road
(02962-250007

ACHIEVEMENTS & RECOGNITION



Best Times Network ET Now Swadesh Ke Sitare Award



Best Bridal Gold (Plain) Jewellery of The Year



Honoured as Legends of Gems & Jewellery Industry



Best Brand of the Year by REDFM



Best Retail Jeweller of the Year, Dubai



Best Ring Design at IJ Jewellers Choice Design Awards



Special Excellence Award



Best Business Ethics Award at Gemand Jewellery Trade Council of India Excellence Award



Inspiring Leader of Indian Jewellery Retail



Best Bridal Diamond Jewellery of The Year



Best Promising Gems & Jewellery Company By-India Bullion and Jewellers Association Ltd.



NOTICE OF 8TH ANNUAL GENERAL MEETING

NOTICE is hereby given that the Eighth (8th) Annual General Meeting (AGM) of the Members of D. P. Abhushan Limited will be held on Monday, September 29, 2025 at 04.30 P.M. IST at Hotel Balaji, Central Sailana Road, Near Amrit Garden, Opposite GTB Academy School, Barbad Mandir, Ratlam - 457 001, Madhya Pradesh to transact the following businesses:

ORDINARY BUSINESSES

- 1. To consider and adopt the audited financial statement of the Company for the financial year ended March 31, 2025 and the reports of the Board of Directors and Auditors thereon and in this regard, to consider and if thought fit, to pass, with or without modification(s), the following resolutions as **Ordinary Resolutions**.
 - "RESOLVED THAT the audited financial statement of the Company for the financial year ended March 31, 2025 and the reports of the Board of Directors and Auditors thereon, as circulated to the members, be and are hereby considered and adopted."
- 2. To appoint Mrs. Renu Kataria (DIN: 07751330), Non-executive Director, who retires by rotation and being eligible, offers herself for re-appointment and in this regard, to consider and if thought fit, to pass, with or without modification(s), the following resolution as an **Ordinary Resolution**.
 - Explanation: Based on the terms of appointment, executive and non-executive directors are subject to retirement by rotation. Mrs. Renu Kataria (DIN: 07751330), Non-executive Director who was appointed as Director for the current term, and is the longest-serving member on the Board, retires by rotation and, being eligible, seeks re-appointment.
 - To the extent that Mrs. Renu Kataria (DIN: 07751330), Non-executive Director is required to retire by rotation, she would need to be reappointed as such. Therefore, shareholders are requested to consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:
 - "RESOLVED THAT in accordance with the provisions of Section 152 and other applicable provisions of the Companies Act, 2013, Mrs. Renu Kataria (DIN: 07751330), Non-executive Director, who retires by rotation at this meeting, be and is hereby re-appointed as such to the extent she requires to be retired by rotation."

SPECIAL BUSINESS:

- 3. To consider and if thought fit, approve the appointment of M/s ALAP & Co. LLP, Practicing Company Secretaries as the Secretarial Auditor of the Company for a term of five (5) consecutive years and to pass with or without modification(s), the following resolution as an Ordinary Resolutions:
 - "RESOLVED THAT pursuant to the provisions of Section 204 and other applicable provisions, if any, of the Companies Act, 2013 read with rules framed thereunder and Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended from time to time (including any statutory modification(s) or amendment(s) thereto or reenactment(s) thereof for the time being in force), and in accordance with the recommendation of the Board of Directors of the Company, M/s ALAP & Co. LLP, Practicing Company Secretaries, (FRN: L2023GJ013900) be appointed as the Secretarial Auditors of the Company for a term of five (5) consecutive years, to conduct the Secretarial Audit of five consecutive financial years from 2025-26 to 2029-30 on such remuneration and reimbursement of out of pocket expenses for the purpose of audit as may be approved by the Audit Committee/Board of Directors of the Company;

RESOLVED FURTHER THAT approval of the members be and is hereby accorded to the Board to avail or obtain from the Secretarial Auditor, such other services or certificates, reports, or opinions which the

For and on behalf of Board of Directors

For, D. P. ABHUSHAN LIMITED

Secretarial Auditors may be eligible to provide or issue under the applicable laws, at a remuneration to be determined by the Audit committee/Board of Directors of the Company;

RESOLVED FURTHER THAT the Board of Directors be and are hereby authorised to take all actions and do all such deeds, matters and things, as may be necessary, proper or desirable and to settle any question, difficulty or doubt that may arise in this regard."

Registered Office:

138, Chandani Chowk, Ratlam, Madhya Pradesh - 457 001

Place: Ratlam Ms. Atika Jain

Date: September 3, 2025 Company Secretary & Compliance Officer

Important Notes:

1. A Member entitled to attend and vote at the Annual General Meeting (AGM) is entitled to appoint a proxy to attend and vote instead of himself/herself and the proxy need not be a Member of the Company.

A person can act as proxy on behalf of Members not exceeding 50 (fifty) and holding in the aggregate not more than 10% of the total share capital of the Company. In case a proxy is proposed to be appointed by a Member holding more than 10% of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any other person or shareholder.

- The instrument appointing the proxy, duly completed, must be deposited at the Company's registered office not less than 48 hours before the commencement of the meeting (on or before Saturday, September 27, 2025 at 04:30 P.M. IST). A proxy form for the AGM is enclosed. Proxies submitted on behalf of limited companies, societies etc., must be supported by appropriate resolutions / authority, as applicable.
- During the period beginning 24 hours before the time fixed for the commencement of Meeting and ending with the conclusion of the Meeting, a Member would be entitled to inspect the proxies lodged at any time during the business hours of the company, provided that not less than three days of notice in writing is given to the Company.
- 2. The relevant details, pursuant to Regulations 36(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and Secretarial Standard II on General Meetings issued by the Institute of Company Secretaries of India, in respect of Directors seeking re-appointment at this Annual General Meeting ("AGM") is furnished as annexure to this notice.
- 3. Members/Proxies should bring their Attendance slip duly signed and completed for attending the meeting. The signature of the attendance slip should match with the signature(s) registered with the Company. Members holding shares in dematerialized form are requested to bring their Client ID and DP ID numbers for identification.
- 4. Corporate members intending to send their authorized representatives to attend the meeting are requested to send a certified copy of the board resolution authorizing their representative to attend and vote on their behalf at the meeting or to vote through remote e-voting. The said Resolution/Authorization shall be sent to the Scrutinizer by E-mail through their registered E-mail address to csanandlavingia@gmail.com with copies marked to the Company at cs@dpjewellers.com and to National Securities Depository Limited (NSDL) atevoting@nsdl.com.
- 5. In case of joint holders attending the meeting together, only holder whose name appearing first will be entitled to vote.

- 6. The Register of Members and Share Transfer Books of the Company will not be closed and the Members whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date i.e. Monday, September 22, 2025, will be entitled to vote at the AGM.
- 7. The route map showing directions to reach the venue of the AGM is provided at the end of this Notice.
- 8. The Register of Directors and Key Managerial Personnel and their shareholding, maintained under Section 170 of the Companies Act, 2013 and the Register of Contracts or Arrangements in which Directors are interested, maintained under Section 189 of the Companies Act, 2013, will be available for inspection by the members at the AGM.
- 9. Members seeking any information with regard to the accounts or any matter to be placed at the AGM or who would like to ask questions or registered themselves as Speaker, are requested to write to the Company mentioning their name, demat account number/folio number, E-mail id, mobile number at cs@dpjewellers.com on or before Friday, September 19, 2025 so as to enable the management to keep the information ready. The Company reserves the right to restrict the number of speakers depending on the availability of time for the AGM.
- 10. All documents specifically referred to in this Notice are opened for inspection at the registered office of the Company between 02.00 p.m. to 04.00 p.m. on all working days (except Saturdays, Sundays and Holidays) up to the date of AGM.
- 11. Members are requested to intimate changes, if any, pertaining to their name, postal address, E-mail address, telephone/ mobile numbers, Permanent Account Number (PAN), mandates, nominations, power of attorney, bank details such as, name of the bank and branch details, bank account number, MICR code, IFSC code, etc., to their DPs in case the shares are held in electronic form and to Bigshare Services Private Limited ("BSPL") in case the shares are held in physical form.
- 12. To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of any change in address or demise of any member as soon as possible. Members are also advised not to leave their demat account(s) dormant for long period of time. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified.
- 13. The Securities and Exchange Board of India ("SEBI") has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their depository participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to BSPL.
- 14. In line with the aforesaid Ministry of Corporate Affairs (MCA) Circulars and SEBI Circular dated May 12, 2020 read with Circular dated January 15, 2021, the Notice of AGM along with Annual Report 2024-25 is being sent only through electronic mode to those Members whose E-mail addresses are registered with the Company/ Depositories. Member may note that Notice and Annual Report 2024-25 has been uploaded on the website of the Company at www.dpjewellers.com. Further, a letter providing the web-link, including the exact path, where complete details of the Annual Report shall also be sent to those shareholder(s) who have not so registered. The Notice can also be accessed from the websites of the Stock Exchange i.e. National Stock Exchange of India Limited and BSE Limited at www.nseindia.com and www.bseindia.com respectively, the AGM Notice is also available on the website of NSDL i.e. www.evoting.nsdl.com. The Company proposes to send documents, such as the Notice of the Annual General Meeting and Annual Report etc. henceforth to the Members in electronic form at the e-mail address provided by them and made available to the Company by the Depositories from time to time. The un-audited half-yearly and quarterly Financial Results of the Company are uploaded on the website of the Company.
- 15. Those shareholders who have not yet registered their e-mail address are requested to get their e-mail addresses submitted, by following the procedure given below;
- (a) In case shares are held in physical mode, please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by E-mail to cs@dpjewellers.com.

- (b) In case shares are held in demat mode, please provide DPID-CLID (16-digit DPID + CLID or 16-digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to cs@dpjewellers.com.
- (c) Alternatively, member may send an e-mail request to evoting@nsdl.com for obtaining User ID and Password by proving the details mentioned in Point (a) or (b) as the case may be.
- (d) In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and E-mail ID correctly in their demat account in order to access e-Voting facility.
- (e) It is clarified that for permanent submission of e-mail address, the shareholders are however requested to register their E-mail address, in respect of electronic holdings with the depository through the concerned depository participants and in respect of physical holdings with the Company's Registrar and Share Transfer Agent, BSPL, having its office at Office No S6-2, 6th floor Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai 400093, India, by following the due procedure.
- 16. Those shareholders who have already registered their e-mail address are requested to keep their e-mail addresses validated with their depository participants / the Company's Registrar and Share Transfer Agent, BSPL to enable servicing of notices / documents / annual Reports electronically to their e-mail address.
- 17. As per the provisions of Section 72 of the Act, the facility for making nomination is available for the Members in respect of the shares held by them. Members who have not yet registered their nomination are requested to register the same by submitting Form No. SH-13. Members can contact their DP in case the shares are held in electronic form and to BSPL in case the shares are held in physical form.
- 18. PROCESS AND MANNER FOR MEMBERS OPTING FOR VOTING THROUGH ELECTRONIC MEANS:
- a) Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated April 8, 2020, April 13, 2020, May 5, 2020 and SEBI Circular dated May 12, 2020, the Company is providing facility to cast their vote electronically, through the remote e-voting services provided by National Securities Depository Limited (NSDL), on all the resolutions set forth in this Notice. The instructions for e-voting are given herein below. Resolution(s) passed by Members through remote e-voting and voting at the AGM is/are deemed to have been passed as if they have been passed at the AGM. For this purpose, the Company has entered into an agreement with NSDL, as the Authorised e-voting agency for facilitating voting through electronic means.
- b) There being no physical shareholders in the Company, the Register of members and share transfer books of the Company will not be closed. Members whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date i.e. Monday, September 22, 2025, shall be entitled to avail the facility of remote e-voting. Any recipient of the Notice, who has no voting rights as on the Cut-off date, shall treat this Notice as intimation only.
- c) A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote evoting as well as voting at the AGM through poll paper. The voting rights of members shall be in proportion to their shares of the paid-up equity share capital of the Company as on the cut-off date i.e. Monday, September 22, 2025
- d) The facility for voting through polling paper shall be made available at the AGM and the Members attending the AGM and holding shares either in physical form or in dematerialized form, as on the cut-off date being the day of Monday, September 22, 2025 and who have not already cast their vote by remote evoting, shall be able to exercise their right to vote at the AGM.

- e) A person who has acquired the shares and has become a member of the Company after the dispatch of the Notice of the AGM and prior to the Cut-off date i.e. Monday, September 22, 2025, , shall be entitled to exercise his/her vote either electronically i.e. remote e-voting or through poll paper on the date of the AGM.
- f) The remote e-voting will commence on 09:00 a.m. on Friday, September 26, 2025 and will end on 05:00 P.M. on Sunday, September 28, 2025. During this period, the members of the Company holding shares as on the Cut-off date i.e. Monday, September 22, 2025 may cast their vote electronically. The members will not be able to cast their vote electronically beyond the date and time mentioned above and the remote e-voting module shall be disabled for voting by NSDL thereafter.
- g) Once the vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast the vote again.
- h) The Board of Directors has appointed M/s. ALAP & CO. LLP, Practicing Company Secretaries (FRN: L2023GJ013900) as the Scrutinizer to scrutinize the remote e-voting process and voting at the AGM and in a fair and transparent manner.
- i) The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, by use of polling paper for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.
- j) The Scrutinizer shall, after the conclusion of voting at the AGM, first count the votes cast at the AGM and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than 48 hours of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favor or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- k) The Results declared along with the report of the Scrutinizer shall be placed on the website of the Company www.dpjewellers.com and on the website of NSDL immediately after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to the National Stock Exchange of India Limited and BSE Limited.
- I) Members are requested to note that, dividends if not encashed for a consecutive period of 7 years from the date of transfer to Unpaid Dividend Account of the Company, are liable to be transferred to the Investor Education and Protection Fund ("IEPF"). The shares in respect of such unclaimed dividends are also liable to be transferred to the demat account of the IEPF Authority. In view of this, Members/Claimants are requested to claim their dividends from the Company, within the stipulated timeline. The Details of Shareholders whose Dividend is unpaid or unclaimed are uploaded on the Website of the Company at www.dpjewellers.com.





INSTRUCTIONS FOR CASTING VOTES BY REMOTE E-VOTING

The remote e-voting period begins on Friday, September 26, 2025 at 09:00 A.M. and ends on Sunday, September 28, 2025 at 05:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. Monday, September 22, 2025, may cast their

vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being Monday, September 22, 2025.

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

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below: <u>Step 1</u>. Access to NSDL e-Voting system.

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

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

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

Type of shareholders
Individual Shareholders holding securities in demat mode with NSDL.

Individual
Shareholders holding
securities in demat
mode with CDSL

- Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login Easi /Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then user your existing my easi username & password.
- 2. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
- 3. If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option.
- 4. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.

Individual
Shareholders (holding securities in demat mode) login through their depository participants

You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.

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

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

Login type	Helpdesk details
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.com or call at 022 - 4886 7000
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact NDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at toll free no. 1800-21-09911

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

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example, if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.
For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12*********** then your user ID is 12************************************
For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company For example, if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

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

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

Step 2. Cast your vote electronically.

How to cast your vote electronically?

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

GENERAL GUIDELINES FOR SHAREHOLDERS

- 1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to csanandlavingia@gmail.com with a copy marked to evoting@nsdl.com. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
 - In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on: 022 4886 7000 or send a request to at evoting@nsdl.com

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

1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to cs@dpjewellers.com.

- 2. In case shares are held in demat mode, please provide DPID-CLID (16-digit DPID + CLID or 16-digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to cs@dpjewellers.com. If you are an Individual shareholder holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting for Individual shareholders holding securities in demat mode.
- 3. Alternatively, shareholder/members may send a request to evoting@nsdl.com for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.



COMPANY

D. P. ABHUSHAN LIMITED

19, Chandani Chowk, Ratlam, Madhya Pradesh- 457 001 | T. No. +91-7412-490 966/ 247122 Fax No. +91-7412-247 022; E-mail: cs@dpjewellers.com; Web: www.dpjewellers.com

Registrar and Transfer Agent

BIGSHARE SERVICES PRIVATE LIMITED

Office No S6-2, 6th floor Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East)

Mumbai - 400093, India Tel No.: +91-22-6263 8200;

Email: investor@bigshareonline.com; Web: www.bigshareonline.com

E-VOTING AGENCY & VC / OAVM

Email: evoting@nsdl.com

NSDL help desk 022 - 4886 7000

SCRUTINIZER

 $\mbox{M/s.}$ ALAP & CO. LLP, Practicing Company Secretaries - Mr. Anand S Lavingia

Email: csanandlavingia@gmail.com;

Tel No.: +91 79 3578 9144

EXPLANATORY STATEMENT

(Pursuant to Section 102 (1) of the Companies Act, 2013 and Secretarial Standard 2 on General Meetings)

Item No. 3:

To approve the appointment of M/s ALAP & Co. LLP, Practicing Company Secretaries as the Secretarial Auditor of the Company for a term of five (5) consecutive years:

ORIDNARY RESOLUTIONS

Pursuant to Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Third Amendment) Regulations, 2024 ("SEBI Listing Regulations"), on the basis of recommendation of Board of Directors, the Company shall appoint or re-appoint an individual as Secretarial Auditor for not more than one term of five consecutive years; or a Secretarial Audit firm as Secretarial Auditor for not more than two terms of five consecutive years, with the approval of the shareholders in Annual General Meeting ("AGM").

Based on the recommendation of the Audit Committee, the Board of Directors has approved the appointment of M/s Alap & Co. LLP, Practicing Company Secretaries, (FRN: L2023GJ013900) as the Secretarial Auditors of the Company for a period of five consecutive financial years from 2025-26 to 2029-30. The appointment is subject to shareholders' approval at the AGM. While recommending M/s ALAP & Co. LLP for appointment, the Audit Committee and the Board based on past audit experience of the audit firm particularly in auditing large companies, valuated various factors, including the firm's capability to handle a diverse and complex business environment, its existing experience in the various business segments, the clientele it serves, and its technical expertise. Pursuant to Regulation 36(5) of SEBI Listing Regulations as amended, the credentials and terms of appointment of M/s Alap & Co. LLP are as under:

Details	Particulars
Proposed Fees payable to the Auditors	The proposed fees payable to M/s ALAP & Co. LLP is Rupees 3 lakhs per annum. The said fees shall exclude GST, certification fees, applicable taxes, reimbursements and other outlays. The Audit Committee/ Board is proposed to be authorized to revise the fee, from time to time.
Terms of Appointment	M/s ALAP & Co. LLP is proposed to be appointed for a term of five (5) consecutive years, to conduct the Secretarial Audit of five consecutive financial years from 2025-26 to 2029-30.
Basis of recommendation for appointment including the details in relation to and credentials of the Auditor(s) proposed to be appointed	M/s ALAP & Co. LLP is a leading firm of Practicing Company Secretaries with excellence in Corporate Governance and Compliance. M/s ALAP & Co. LLP is widely recognised for its expertise in Secretarial Audits, Compliance Audits, and Due Diligence across sectors like banking, financial services, IT/Telecom, pharmaceuticals, FMCG, and infrastructure etc. The firm offers end-to-end advisory and compliance services under Corporate Laws, SEBI Regulations, NBFC Laws, FEMA, and Merger & Acquisition.

None of the Directors, Key Managerial Personnel of the Company and their relatives are, in any way, concerned or interested financially or otherwise in this resolution set out at Item no. 3 of the Notice.

The Board accordingly recommends the Ordinary Resolution set out at Item No. 3 of the accompanying Notice for approval of the Members.

Registered Office:

138, Chandani Chowk, Ratlam, Madhya Pradesh – 457 001

Place: Ratlam

Date: September 3, 2025

For and on behalf of Board of Directors

For, **D. P. ABHUSHAN LIMITED**

Ms. Atika Jain

Company Secretary & Compliance Officer

Disclosure under Regulation 36 (3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards-II issued by ICSI for Item No. 2:

Name	Mrs. Renu Kataria
Date of Birth	August 22, 1974
Nationality	Indian
Father Name	Ranglal Chordia
Qualification	Bachelor of Science
Experience - Expertise in specific functional	She is having 26 years of experience in Jewellery
areas-Job profile and suitability	Industry. She is wife of our Promoter, Mr. Sanjay
	Kataria. She was appointed as Non-Executive
	Director vide Extra-Ordinary General Meeting
	held on June 20, 2017.
No. of Shares held as on March 31, 2025	1459230 Equity Shares
Terms & Conditions	There is no change or modifications in the Terms
	and Conditions already approved by the Board
	and Shareholders.
Remuneration last drawn	Not applicable
Remuneration sought to be paid	Not applicable
Number of Board Meetings attended during	11 out of 11
the Financial Year 2024-25	
Date of Original Appointment	June 20, 2017
Date of Appointment in current terms	June 20, 2017
Directorships held in public companies	D.P. Abhushan Limited
including deemed public companies*	
Names of listed entities in which the person	D.P. Abhushan Limited
holds the directorship	
Names of listed entities from which the person	Nil
has resigned in the past three years	
Memberships / Chairmanships of committees	Nil
of public companies**	
Inter-se Relationship with other Directors.	Sister in Law of Mr. Santosh Kataria and
	Mr. Anil Kataria

^{*} Excluding Section 8 and Foreign Companies.

^{**} Includes only Audit Committee and Stakeholders' Relationship Committee.



Day and Date: Monday, September 29, 2025,

Time: 04:30 P.M.

Venue: Hotel Balaji, Central Sailana Road,
Near Amrit Garden, Opposite GTB Academy
School, Barbad Mandir, Ratlam - 457 001,
Madhya Pradesh

D. P. ABHUSHAN LIMITED ATTENDANCE SLIP

-	o No./DP Id No.*/ ole for investor hole	Client Id No.* ding shares in electronic form.)			
No. of Sho	ares held				
Name an	d Address of the Fi	rst Shareholder (IN BLOCK LETTERS)			
Name of	the Joint holder (if	any)			
		at the Eighth Annual General Meeting of Members of D. P. Abhushan I Sailana Road, Near Amrit Garden, Opposite GTB Academy School, Barbo			
Notes: Plea	·	nce slip and hand it over at the entrance of the venue of meeting		/Proxy's Sign	
		PROXY FORM			
		Pursuant to section 105(6) of the Companies Act, 20	13 Rules mo	ade thereund	er)
	he member(s)				
Registered	d Address				
E-Mail Id					
Folio No/0	Client Id				
I/We, bein	g the member (s) of	shares of D.P. Abhushan Limi	ted, hereby	appoint	
1. Name:					
E-mail	ld:	Signature:		or failing him	
		_			
		Signature:			
3. Name:					
		Signature:		_	
Abhushan Opposite (Limited to be held on	ote (on a poll) for me/us and on my/our behalf at Eighth Anr Monday, September 29, 2025 at 04.30 P.M. IST at Hotel Balaji, Barbad Mandir, Ratlam - 457 001, Madhya Pradesh and/or c w:	Central Saila	ına Road, Near	Amrit Garden,
Resolution		Resolution	Vote (Ple	ease mention no	o. of shares)
No.			For	Against	Abstain
Ordina	y businesses				
1		dopt the audited financial statement of the Company for ended March 31, 2025.			
2	retires by rotation (enu Kataria (DIN: 07751330), Non-executive Director, who and being eligible, offers herself for re-appointment.			
Special	businesses				
3	LLP, Practicing Co	thought fit, approve the appointment of M/s ALAP & Co ompany Secretaries as the Secretarial Auditor of the m of five (5) consecutive years	· •		
Signed this	day c				
					Affix Revenue Stamp of not less than
Signo	ture of sharehold	der Signature of Proxy holder(s)			₹1

Note: This form, in order to be effective, should be duly stamped, completed, signed and deposited at the registered office of the Company, not less than 48 hours before the Annual General Meeting (on or before Saturday, September 27, 2025 at 04:30 P.M.).

BOARD OF DIRECTOR'S REPORT

Dear Shareholders,

The Board of Directors hereby submits the report of the business and operations of D. P. Abhushan Limited ("the Company"), along with the audited financial statements, for the financial year ended 31st March, 2025.

BUSINESS OVERVIEW

D. P. Abhushan Limited is engaged in the business of manufacturing, sale and trading of Gold Jewellery, Diamond Jewellery, Platinum Jewellery, Silver Jewellery and other precious Metals.

D.P. Abhushan Limited was originally formed as a Partnership Firm in the name and style of "M/s D.P. Jewellers". The name of the partnership firm "M/s D.P. Jewellers" was changed to "M/s D.P. Abhushan" vide partnership deed dated February 14, 2017. "M/s D. P. Abhushan" was converted from partnership firm to Public Limited Company with the name of "D.P. Abhushan Limited" on May 02, 2017 vide CIN No. L74999MP2017PLC043234 under the Part I of chapter XXI read with section 366 of the Companies Act 2013.

Under the registration of the company under chapter XXI of the Companies Act, 2013 the business and assets and liabilities of M/s. D.P. Abhushan (Partnership Firm) have become the property of the company and have been taken at their book-value (i.e. Total assets less total liabilities) on and from the date of incorporation of the company. Accordingly, the company shall undertake, pay, observe, satisfy, perform and fulfil the agreements, arrangements and liabilities of the said firm entered into in the name of the said firm and in relation to said business and assets brought in as aforesaid, and indemnify the erstwhile partners, their executors, estates, and effects from and against all actions, proceedings, claims.

FINANCIAL HIGHLIGHTS

(₹ In Lakhs)

Particulars	F.Y. 2024-25	F.Y. 2023-24
Revenue from Operations	3,31,079.01	233,995.99
Other Income	155.52	40.75
Total Income	3,31,234.53	234,036.74
Less: Total Expenses before Depreciation, Finance Cost and Tax	3,13,781.79	223,977.60
Profit before Depreciation, Finance Cost and Tax	17,452.74	10,059.14
Less: Depreciation	911.18	558.72
Less: Finance Cost	1,443.92	1161.70
Profit Before Tax	15,097.64	8338.72
Less: Current Tax	3,881.12	2133.21
Less: Current Tax Expense Relating to Prior years	16.28	16.61
Less: Deferred tax Liability (Asset)	(69.30)	2.69
Profit after Tax	11,269.54	6186.21

FINANCIAL PERFORMANCE

The revenue for financial year 2024-25 stood at INR 3,31,079.01 Lakh as compared to INR 233,995.99 Lakh in previous financial year 2023-24. The net profit after tax for the financial year 2024-25 was stood at INR 11,269.55 Lakh as compared to INR 6,186.21 Lakh for the previous financial year 2023-24.

The Company has reported record growth of 82.17% in net profit after tax and 41.49% in revenue for the full financial year 2024-25 as compared to the previous financial year 2023-24.



DIVIDEND

In view of the planned business growth various business expansion plan in near future, your Directors deem it proper to preserve the resources of the Company for its future and therefore do not propose any dividend for the Financial Year ended 31st March, 2025.

The details of total amount lying in the unclaimed and unpaid Dividend accounts of the Company as on 31st March, 2025 are given below:

(₹ In Lakhs)

Financial year	Date of declaration of dividend	Amount per Equity share (in ₹)	Dividend payment (%)	Total Unclaimed & Unpaid Amount (in ₹)	Due date for claiming Dividend
2021-22	September 30, 2022	1.00	10.00%	36,568.00	November 27, 2029
2022-23	September 30, 2023	1.00	10.00%	38,336.00	November 05, 2030

The Details of Shareholders whose Dividend is unpaid or unclaimed are uploaded on the Website of the Company at www.dpjewellers.com.

Members who have not yet encashed their dividend warrant(s) for the above financial years, are requested to make their claims before relevant due dates without any delay to the Company or Registrar and Transfer Agents (RTA), Bigshare Services Private Limited.

Shareholders are also informed that pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") the final dividend declared for the financial year 2021-2022, 2022-23, which remained unclaimed for a period of seven years will be credited to the IEPF on or before November 27, 2029 and November 05, 2030 respectively. The corresponding shares on which dividend remains unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

Accordingly, Shareholders are requested to claim the final dividend declared for the financial year 2021-2022, 2022-23 before the same is transferred to the IEPF.

TRANSFER TO GENERAL RESERVE

Your Directors do not propose transfer of any amount to the General Reserves. Full amount of net profit is carried to Reserve & Surplus account of the Company.

CHANGE IN NATURE OF BUSINESS

During the year, your Company has not changed its business or object and continues to be in the same line of business as per the main object of the Company.

SHARE CAPITAL AUTHORIZED CAPITAL

During the year under review, vide Special Resolution passed by the Members at their Extra Ordinary General Meeting 01/2024-25 held on Thursday, June 13, 2024 through two way Video Conferencing ("VC"), the Authorized Capital of the Company was increased from Rs. 22,85,00,000.00 (Rupees Twenty-Two Crore Eighty-Five Lakh Only) divided into 22850000 (Two Crore Twenty-Eight Lakh Fifty Thousand Only) Equity Shares of ₹ 10.00/- (Rupees Ten Only) each, to ₹ 30,00,00.00.00 (Rupees Thirty Crore Only) divided into 30000000 (Three Crore Only) Equity Shares of ₹ 10.00/- (Rupees Ten Only) each.

Hence, the Authorized Capital of the Company, as at closure of financial year 2024-25 stands at ₹ 30,00,00,000.00 (Rupees Thirty Crore Only) divided into 30000000 (Three Crore Only) Equity Shares of ₹ 10.00/-(Rupees Ten Only) each.

ISSUED, SUBSCRIBED & PAID-UP CAPITAL

During the year under review the Issued, Subscribed & Paid-up Capital of the Company was increased from ₹ 22,25,48,500/- (Rupees Twenty-Two Crore Twenty-Five Lakh Forty-Eight Thousand and Five Hundred Only) divided into 22254850 (Two Crore Twenty-Two Lakh Fifty-Four Thousand Eight Hundred and Fifty Only) Equity shares of ₹ 10.00/- (Rupees Ten Only) to ₹ 22,66,04,200/- (Rupees Twenty-Two Crore Sixty-Six Lakh Four Thousand and Two Hundred Only) divided into 22660420 (Two Crore Twenty-Six Lakh Sixty Thousand Four Hundred and Twenty Only) equity shares of face value ₹ 10.00/- (Rupees Ten Only) each as at closure of financial year 2024-25.

Pursuant Special resolutions passed by the Members at the Extra ordinary general meeting held on June 13, 2024 through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"); the Board of Directors had allotted 356070 Equity shares, on July 05, 2024, on preferential basis, to persons other than the promoters & promoter group, at an issue price of Rupees 1182 per share and 217000 Warrants, on July 05, 2024, on preferential basis, to promoters & promoter group and persons other than the promoters & promoter group, at an issue price of Rupees 1182 per warrant. Out of 217000 Warrants, the board has allotted 49500 Equity shares, on March 26, 2025, pursuant to conversion of 49500 warrants, at an issue price of Rupees 1182 per warrant.

Further, from the date of end of financial year under review till the date of this report the Company had allotted a total of 167500 Equity Shares of INR 10.00 at each, pursuant to conversion of 167500 warrants, at an issue price of Rupees 1182 per warrant, resulting in the increase of Issued, Subscribed & Paid-up share Capital of the Company to ₹ 22,82,79,200 /- (Rupees Twenty-Two Crore Eighty-Two Lakh Seventy-Nine Thousand and Two Hundred Only) divided into 22827920 (Two Crore Twenty-Eight Lakh Twenty-Seven Thousand Nine Hundred and Twenty Only) equity shares of face value ₹ 10.00/- each.

The entire Paid-up Equity shares of the Company are listed at National Stock Exchange of India Limited and BSE Limited.

The required disclosures with respect to the allotment of warrants for the year under review till date of this report are as follow:

Description	Particulars
Date of issue and allotment of warrants	Date of issue: 21/05/2024; Date of allotment: 05/07/2024
Number of warrants	217000
Whether the issue of warrants was by	Preferential Allotment
way of preferential allotment, private	
placement, public issue	

Description	Particulars
Issue price	INR 1182.00
Maturity date	04/07/2025
Amount raised, specifically stating as to whether twenty five percent of the consideration has been collected upfront from the holders of the warrants	Company has raised amount of INR 25,64,94,000 till the date of this report for allotment of warrants. Company hereby confirms that an amount of Rupees 297/- (Rupees Two Hundred and Ninety Seven Only) which is higher
	than minimum 25% of the Warrant Issue Price has been collected upfront from the holders of the warrants as upfront payment ("Warrant Subscription Price")
Terms and conditions of warrants including conversion terms	Pursuant to Regulation 160(c) of ICDR Regulations, the allotment of the Warrants (including the Equity Shares to be allotted on conversion of such Warrants) has been made in dematerialised form. The Warrant Holders shall be, subject to the SEBI (ICDR) Regulations and other applicable rules, regulations and laws, entitled to exercise the conversion rights attached to the Warrants in one or more tranches within a period of 12 (Twelve) months from the date of allotment of the Warrants by issuing a written notice to the Company specifying the number of Warrants proposed exchanged or converted with / into the Equity Shares of the Company and making payment at the rate of Rupees 885.00 (Rupees Eight Hundred Eighty-Five only) approximately balance 75% (seventy five per cent) of the Warrant Issue Price ("Warrant Exercise Price") in respect of each Warrant proposed to be converted by the Warrant Holder. On receipt of such application from a Warrant Holder, the Company shall without any further approval from the Shareholders of the Company take necessary steps to issue and allot the corresponding number of Equity Shares to the Warrant Holders. If the entitlement against the Warrants to apply for the Equity Shares of the Company is not exercised by the Warrant Holders within the aforesaid period of 12 (Twelve) months, the entitlement of the Warrant Holders to apply for Equity Shares of the Company along with the rights attached thereto shall expire and any amount paid by the Warrant Holders on such Warrants shall stand forfeited. The pre-preferential allotment shareholding of the Warrant Holders, if any, in the Company and Warrants allotted in terms of the resolution dated 13/06/2024 and the resultant Equity Shares arising on exercise of rights attached to such Warrants shall be subject to lock-in as per the provisions of the SEBI (ICDR) Regulations. The Equity Shares allotted on exercise of the Warrants shall only be in dematerialized form before an application seeking in-principle approval is made by the Company to

UTILIZATION OF PROCEEDS OF PREFERENTIAL ISSUE

The details of utilization of preferential issue proceeds during the year under reviews is as follows:

Object of the Issue proceeds raised during the FY 2024-25	Modified Object, if any	Original Allocation (INR in Lakh)	Modified allocation, if any	Funds Utilized (INR in Lakh)	Amount of Deviation /Variation	Remarks if any
To meet working capital requirements, Capital Expenditure, repayment of loan(s) and the General Corporate purpose	NA	4,793.84	0.00	4,793.84	0.00	NA

BOARD OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

Constitution of Board

The company's board is well-balanced, with an ideal mix of executive and non-executive directors, including independent directors. This structure is essential for effective board processes, as it allows for independent judgment on crucial matters of strategy and performance. As on 31st March, 2025, the Board of the Company comprises of Six directors out of which 2 (Two) are Promoter Executive Directors and 1 (One) is Promoter Non-Executive Director and 3 (Three) are Non-Promoter Non-Executive Independent Directors including 1 (One) Woman Non-Promoter Non-Executive Independent Director. The Constitution of the Board of Directors and other disclosures related to the Board of Directors are given in the Report on Corporate Governance.

Disclosure by Directors

The Directors on the Board have submitted notice of interest under Section 184(1) i.e. in Form MBP-1, intimation under Section 164(2) i.e. in Form DIR-8 and declaration as to compliance with the Code of Conduct of the Company. None of the Directors of the Company is disqualified for being appointed as Director as specified in Section 164(2) of the Companies Act, 2013.

Appointments:

During the year under review, Dr. Mrs. Seema Mandloi (DIN: 10617559) was appointed as an Additional Director with effect from May 21, 2024 (in the category of Woman Non-Executive Independent Director), not liable to retire by rotation, pursuant to the provisions of Section 149, 152 and 161 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 ('the Act'), subject to approval of the shareholders of the Company on the Board of Directors of the Company. Consequently, shareholders of the Company in their Meeting held on June 13, 2024 regularised the appointment of Dr. Mrs. Seema Mandloi (DIN: 10617559) as Woman Non-Executive Independent Director of the Company.

Cessation:

During the year under review, Mr. Deepak Gadia (DIN: 08782782), Non-executive Independent Director had resigned from the Board of Directors of the Company w.e.f. November 21, 2024 due to his personal and unavoidable reasons. Further, Dr. Mrs. Seema Mandloi (DIN: 10617559), Woman Non-Executive Independent Director, had also resigned from the Board of Directors of the Company w.e.f. February 18, 2025 citing personal reasons.

Board Meeting

Regular meetings of the Board are held, inter-alia, to review the financial results of the Company. Additional Board meetings are convened, as and when required, to discuss and decide on various business policies, strategies and other businesses. The Board meetings are generally held at Corporate office of the Company.

During the year under review, Board of Directors of the Company met 11 (Eleven) times, viz May 21, 2024; July 05, 2024; July 18, 2024; September 05, 2024; September 10, 2024; October 28, 2024; November 20, 2024; January 16, 2025; February 07, 2025; March 12, 2025 and March 26, 2025.

The details of attendance of each Director at the Board Meetings and Annual General Meeting are given in the Report on Corporate Governance.





IINDEPENDENT DIRECTORS

In terms of Section 149 of the Companies Act, 2013 and rules made there under and Listing Regulations, the Company has 3 (Three) Non-Promoter Non-Executive Independent Directors including 1 (One) woman Independent Director. In the opinion of the Board of Directors, all the 3 (Three) Independent Directors of the Company meet all the criteria mandated by Section 149 of the Companies Act, 2013 and rules made there under and Listing Regulations and they are Independent of Management.

A separate meeting of Independent Directors was held on 26th March, 2025 to review the performance of Non-Independent Directors and Board as whole and performance of Chairperson of the Company including assessment of quality, quantity and timeliness of flow of information between Company management and Board that is necessary for the board of directors to effectively and reasonably perform their duties. The meeting was attended by all the Independent Directors of the Company.

The terms and conditions of appointment of Independent Directors and Code for Independent Director are incorporated on the website of the Company at

 $https://www.dpjewellers.com/la-assets/dp/pdf/company_policy/Term\%20\&\%20Conditions\%20of\%20Appointment\%20of\%20Independent\%20Directors.pdf$

The Company has received a declaration from the Independent Directors of the Company under Section 149(7) of Companies Act, 2013 and 16(1)(b) of Listing Regulations confirming that they meet criteria of Independence as per relevant provisions of Companies Act, 2013 for financial year 2025-26. The Board of Directors of the Company has taken on record the said declarations and confirmation as submitted by the Independent Directors after undertaking due assessment of the veracity of the same. In the opinion of the Board, they fulfill the conditions for Independent Directors and are independent of the Management. All the Independent Directors have confirmed that they are in compliance with Rules 6(1) and 6(2) of the Companies (Appointment and Qualification of Directors) Rules, 2014, with respect to registration with the data bank of Independent Directors maintained by the Indian Institute of Corporate Affairs. The details of programme for familiarisation of Independent Directors with the Company, nature of the industry in which the Company operates and related matters are uploaded on the website of the Company at https://www.dpjewellers.com/laassets/dp/pdf/Familiarization%20Programme%20DPAL.pdf.

During the year under review, Mr. Deepak Gadia (DIN: 08782782), Non-executive Independent Director had resigned from the Board of Directors of the Company w.e.f. November 21, 2024 due to his personal and unavoidable reasons. Further, Dr. Mrs. Seema Mandloi (DIN: 10617559), Woman Non-Executive Independent Director, had also resigned from the Board of Directors of the Company w.e.f. February 18, 2025 citing personal reasons.

INFORMATION ON OTHER DIRECTORATE

In accordance with the provisions of the Articles of Association and Section 152 of the Companies Act, 2013, Mrs. Renu Kataria (DIN 07751330), Non-Executive Director of the Company, retires by rotation at the ensuing annual general meeting. She, being eligible, has offered herself for re-appointment as such and seeks reappointment. The Board of Directors recommends her appointment on the Board.

The relevant details, as required under Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and Secretarial Standards-II issued by ICSI, of the person seeking re-appointment as Directors are annexed to the Notice convening the Eighth Annual General Meeting.

KEY MANAGERIAL PERSONNEL

In accordance with Section 203 of the Companies Act, 2013, during the year 2024-25, the Company had Mr. Santosh Kataria, Chairman and Managing Director, Mr. Anil Kataria, Whole Time Director, Ms. Aashi Neema as Company Secretary and Compliance Officer and Mr. Vijesh Kumar Kasera as Chief Financial Officer who were acting as Key Managerial Personnel at different positions.

Further, from the date of end of financial year under review till the date of this report, Ms. Aashi Neema resigned as the Company Secretary and Compliance Officer of the Company w.e.f. June 02, 2025 citing Pre-occupation. Ms. Atika Jain was appointed as Company Secretary and Compliance Officer of the Company w.e.f. June 02, 2025. Moreover, Mr. Manish Laddha was appointed as the Chief Financial Officer of the Company w.e.f. June 02, 2025 and Mr. Vijesh Kumar Kasera's designation was changed from Chief Financial Officer to Deputy Financial Officer w.e.f. June 02, 2025.

The Board placed its appreciation to all Key Managerial Personnel for serving the Company during their tenure.

PERFORMANCE EVALUATION

The Board of Directors has carried out an annual evaluation of its own performance, board committees and individual directors pursuant to the provisions of the Companies Act, 2013 in the following manner:

- → The performance of the board was evaluated by the board, after seeking inputs from all the directors, on the basis of the criteria such as the board composition and structure, effectiveness of board processes, information and functioning etc.
- → The performance of the committees was evaluated by the board after seeking inputs from the committee members on the basis of the criteria such as the composition of committees, effectiveness of committee meetings, etc.
- → The board and the nomination and remuneration committee reviewed the performance of the individual directors on the basis of the criteria such as the contribution of the individual director to the board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc.
- → In addition, the performance of the chairman was also evaluated on the key aspects of his role.

 Separate meeting of independent directors was held to evaluate the performance of non-independent directors, performance of the board as a whole and performance of the chairman, taking into consideration the views of executive directors and non-executive directors. Performance evaluation of independent directors was done by the entire board, excluding the independent director being evaluated.

DIRECTORS' RESPONSIBILITY STATEMENT

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

- a) In preparation of annual accounts for the year ended 31st March, 2025, the applicable accounting standards have been followed and that no material departures have been made from the same;
- b) The Directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit or loss of the Company for that year;
- c) The Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) The Directors had prepared the annual accounts for the year ended 31st March, 2025 on going concern basis
- e) The Directors had laid down the internal financial controls to be followed by the Company and that such Internal Financial Controls are adequate and were operating effectively; and
- f) The Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

COMMITTEES OF BOARD

The Board of Directors, in line with the requirement of the act, has formed various committees, details of which are given hereunder:

1. Audit Committee	2. Nomination and Remuneration Committee
3. Stakeholders Relationship Committee	4. Corporate Social Responsibility Committee
5. Risk Management Committee.	

The composition of each of the Committee, their respective role and responsibility are detailed in the Report on Corporate Governance annexed to this Report.

AUDIT COMMITTEE

The Company has formed Audit Committee in line with the provisions Section 177 of the Companies Act, 2013 and Regulation 18 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

As at March 31, 2025, the Audit Committee comprised of Mr. Sanskar Kothari (Non-Executive Independent Director) as Chairperson, Mr. Mukesh Kumar Jain (Non-Executive Independent Director), and Mr. Santosh Kataria (Chairman and Managing Director) as Members.

During the year under review Mr. Deepak Gadia (Non-Executive Independent Director), member of the Audit Committee resigned w.e.f. November 21, 2024.

Further, from the date of end of financial year under review till the date of this report, Ms. Apurva Lunawat (Woman Non-Executive Independent Director) was designated as the Member of the Audit Committee w.e.f. July 01, 2025.

As on date of the report, the constitution of Audit Committee of the Company stood as follow:

S. No.	Name	Designation	Composition
1.	Sanskar Kothari	Independent Director	Chairman
2.	Santosh Kataria	Managing Director	Member
3.	Mukesh Kumar Jain	Independent Director	Member
4.	Apurva Lunawat	Woman Independent Director	Member

Recommendations of Audit Committee, wherever/whenever given, have been accepted by the Board of Directors.

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

Pursuant to Section 135 of Companies Act, 2013, the Company has constituted Corporate Social Responsibility Committee ("the CSR Committee") with object to recommend the Board a Policy on Corporate Social Responsibility and amount to be spent towards Corporate Social Responsibility. The terms of reference of the Committee inter alia comprises of the following:

- To review, formulate and recommend to the Board a CSR Policy which shall indicate the activities to be undertaken by the Company specified in Schedule VII of the Companies Act, 2013 and Rules made thereunder;
- To provide guidance on various CSR activities and recommend the amount of expenditure to be incurred on the activities;
- To monitor the CSR Policy from time to time and may seek outside agency advice, if necessary.

As at 31st March, 2025, following was the constitution of CSR Committee:

S. No.	Name	Designation	Composition
1.	Sanskar Kothari	Independent Director	Chairman
2.	Santosh Kataria	Managing Director	Member
3.	Mukesh Kumar Jain	Independent Director	Member

The CSR Committee is responsible for indicating the activities to be undertaken by the Company, monitoring the implementation of the framework of the CSR Policy and recommending the amount to be spent on CSR activities. During the year under review CSR Committee meetings were held on May 21, 2024, September 5, 2024 and March 26, 2025. These meeting were held to review and approve the expenditure incurred by the Company towards CSR activities.

The CSR Policy may be accessed at the web link

https://www.dpjewellers.com/la-assets/dp/pdf/CSR_Policy.pdf

The Annual Report on CSR activities in prescribed format is annexed as an **Annexure – A.**

VIGIL MECHANISM

The Company has established a Vigil Mechanism wherein the directors/ employees/ associates can approach the Management of the Company (Audit Committee in case where the concern involves the Senior Management) and make protective disclosures to the Management about unethical behavior, actual or suspected fraud or violation of the Company's Code of Conduct, suspected leak of Unpublished Price Sensitive Information. The Vigil Mechanism requires every employee to promptly report to the Management any actual or possible violation of the Code or an event he/she becomes aware of that could affect the business or reputation of the Company. The disclosure reported are addressed in the manner and within the time frames prescribed in the policy. A mechanism is in place whereby any employee of the Company has access to the Chairman of the Audit Committee to report any concerns.

No person has been denied access to the Audit Committee of the Board. The Policy on Vigil Mechanism is available on the website of the Company at

https://www.dpjewellers.com/la-assets/dp/pdf/Vigil_Mechanism.pdf

NOMINATION AND REMUNERATION POLICY

Nomination and Remuneration Policy in the Company is designed to create a high-performance culture. It enables the Company to attract motivated and retained manpower in competitive market, and to harmonize the aspirations of human resources consistent with the goals of the Company. The Company pays remuneration by way of salary to its Executive Directors and Key Managerial Personnel. Annual increments are decided by the Nomination and Remuneration Committee within the salary scale approved by the members and are effective from First day of April, of each year.

The Nomination and Remuneration Policy, as adopted by the Board of Directors, is placed on the website of the Company at https://www.dpjewellers.com/la-assets/dp/pdf/Nomination_Remuneration_Policy.pdf

REMUNERATION OF DIRECTORS

The details of remuneration/sitting fees paid during the financial year 2024-25 to Executive Directors/Directors of the Company is provided in Report on Corporate Governance which is the part of this report.

PUBLIC DEPOSIT

The Company has not accepted any deposits from Shareholders and Public falling within the ambit of Section 73 and the Companies (Acceptance of Deposits) Rules, 2014 of the Companies Act, 2013 and rules made there under. Hence, the directives issued by the Reserve Bank of India & the Provision of Section 73 to 76 of the Companies Act, 2013 or any other relevant provisions of the Act and the Rules there under are not applicable.

PARTICULARS OF LOANS, GUARANTEES, INVESTMENTS & SECURITY

Details of Loans, Guarantees, Investments and Security covered under the provisions of Section 186 of the Companies Act, 2013 are given in the notes to the Financial Statements.

LOAN FROM DIRECTORS

The Company had accepted loan of INR 2,041.16 Lakhs during the financial year 2024-25 from Promoter - Directors of the Company.

WEB LINK OF ANNUAL RETURN

https://www.dpjewellers.com/la-assets/dp/pdf/Annual_Report/Annual%20Return%202024-25-1.pdf

RELATED PARTIES TRANSACTION

All Related Party Transactions are placed before the Audit Committee and the Board for approval, if required. Prior omnibus approval of the Audit Committee is obtained for the transactions which are of a foreseen and repetitive in nature. There are no materially significant Related Party Transactions made by the Company with Promoters, Directors, Key Managerial Personnel which may have a potential conflict with the interests of the Company at large.

The Company has developed an Internal Guide on Related Party Transactions Manual and prescribed Standard Operating Procedures for the purpose of identification and monitoring of such transactions. The Policy on Related Party Transactions as approved by the Board is uploaded on the Company's website at https://www.dpjewellers.com/la-assets/dp/pdf/Policy_on_related_party_transaction.pdf.

Particulars of contracts or arrangements with related parties referred to in Section 188(1) of the Companies Act, 2013, in the prescribed Form AOC-2 is annexed to this Report as **Annexure – B.**

There was no contracts, arrangements or transactions which was not executed in ordinary course of business and/or at arm's length basis.

Pursuant to the provisions of Regulation 23 of the SEBI Listing Regulations, your Company has filed half yearly reports with the stock exchanges, for the related party transactions.

MAINTENANCE OF COST RECORDS

In terms of Section 148 of the Companies Act, 2013 read with Companies (Cost records and audits) Rules, 2014, the Company is not required to maintain the cost records.

PARTICULAR OF EMPLOYEES

The ratio of the remuneration of each executive director to the median of employees' remuneration as per Section 197(12) of the Companies Act, 2013, read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is annexed to this Report as **Annexure – C.**

The statement containing names of top ten employees in terms of remuneration drawn and the particulars of employees as required under Section 197(12) of the Act read with Rule 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is provided in a separate annexure

forming part of this report. Further, the report and the accounts are being sent to the Members excluding the aforesaid annexure. In terms of Section 136 of the Act, the said annexure is open for inspection in electronic form. Any Member interested in obtaining a copy of the same may write to the Company Secretary.

EMPLOYEE STOCK OPTION PLAN

The Company has framed "D.P. Abhushan Limited - Employee Stock Option Plan 2024" ("ESOP - 2024" or "Scheme") pursuant to the applicable provisions of the Companies Act, 2013 and the rules made thereunder and the Securities and Exchange Board of India (Share based Employee Benefits and Sweat Equity) Regulations, 2021 as approved by the members, which helps the Company to retain and attract the right talent. The Nomination and Remuneration Committee monitors the Company's ESOP Scheme.

During the year under review, there has not been any changes in the scheme and the scheme is in compliance with the Securities and Exchange Board of India (Share based Employee Benefits and Sweat Equity) Regulations, 2021. The Company has not granted any options under ESOP 2024 up to March 31, 2025.

A certificate from Secretarial Auditor of the Company i.e. M/s. Alap & CO. LLP, Company Secretaries, has been received confirming that ESOP Scheme 2024, has been implemented in compliance with the Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 ("SEBI ESOP Regulations") and in accordance with resolutions of the Company. A copy of the certificate has been uploaded on the website of the Company and can be viewed at https://www.dpjewellers.com/la-assets/dp/pdf/Corporate_Announcement/2025-2026/ESOP%202024_Certificate.pdf

The disclosures with respect to "ESOP 2024" as required by Section 62 of the Companies Act, 2013, Rule 12 of Companies (Share Capital and Debentures) Rules, 2014 and the Securities and Exchange Board of India (Share based Employee Benefits and Sweat Equity) Regulations, 2021 are set out in Annexure-D to the Board's Report and can also be viewed at

https://www.dpjewellers.com/la-assets/dp/pdf/Corporate_Announcement/2025-2026/ESOP%202024_Certificate.pdf

MATERIAL CHANGES AND COMMITMENT

There have been no material changes and commitments for the likely impact affecting financial position between end of the financial year and the date of the report except the Company had allotted total 167500 fully paid-up equity share of the Company Rs. 10.00 each to the Promoter and Promoter Group as well as persons other than Promoters and Promoter Group, on Preferential Basis, at a premium of Rs. 1172 per Equity Share pursuant to conversion of Equity Warrants resulting in the increase of Issued, Subscribed & Paid-up share Capital of the Company.

SIGNIFICANT AND MATERIAL ORDERS

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

SUBSIDIARIES/ JOINT VENTURE/ ASSOCIATE COMPANY

The Company does not have any subsidiaries / joint venture / associate company.

PREVENTION OF SEXUAL HARASSMENT OF WOMEN AT WORKPLACE

To foster a positive workplace environment, free from harassment of any nature, we have institutionalized the Anti-Sexual Harassment Initiative (ASHI) framework, through which we address complaints of sexual

harassment at the all workplaces of the Company. Our policy assures discretion and guarantees non-retaliation to complainants. We follow a gender-neutral approach in handling complaints of sexual harassment and we are compliant with the law of the land where we operate. The Company has setup an Internal Complaints Committee (ICC) for redressal of Complaints.

During the financial year 2024-25, the status of Complaints with respect to sexual harassment are as follow:

Number of sexual harassment complaints received during the year 2024-25	Nil
Number of such complaints disposed of during the year 2024-25	Nil
Number of cases pending for more than ninety days during the year 2024-25	Nil

ENERGY CONSERVATION, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

- A. Conservation of energy -
- 1.) The steps taken or impact on conservation of energy:

No major steps have been taken by the Company. However, the Company continues its endeavor to improve energy conservation and utilization.

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

The Company has continued its focus on energy conservation efforts through up-gradation of process with new technology. The technology installed by the Company has provided better results in quality and production and also reducing the overall cost of production and maintenance which effect production scheduling and various energy saving initiatives in all areas of production. However, the Company has not installed any alternate source of energy running on renewable energy source.

- iii.) The capital investment on energy conservation equipment: Nil
- B. Technology absorption -
- I.) The effort made towards technology absorption

Your Company has been very thoughtful in installing new technology to reduce the production cost, improve yield, enhance product endurance and strengthen finish. However, no new technology has been installed by the Company during the year and all existing technology has been fully absorbed.

ii.) The benefit derived like product improvement, cost reduction, product development or import substitution

The Company had installed such technology that improve productivity, quality and reduction in manual intervention and to enhance the quality and productivity. Improvement in manufacturing process helped the Company in managing production scheduling; & better & faster servicing of product for domestic as well as global market.

- iii.) in case of imported technology (imported during the last three years reckoned from the beginning of the financial year)
- a. The details of technology imported: Not Applicable.
- b. The year of import: Not Applicable
- c. Whether the technology has been fully absorbed: Not Applicable
- iv.) If not fully absorbed, areas where absorption has not taken place, and the reasons thereof: Not Applicable
- v.) The expenditure incurred on Research and Development: Nil
- C. Foreign Exchange Earnings & Expenditure -
- I.) Details of Foreign Exchange Inflows: NIL
- ii.) Details of Foreign Exchange Outflows: ₹ 12,667.01 Lakh including amount paid for Capital Expenditure

RISK MANAGEMENT

A well-defined risk management mechanism covering the risk mapping and trend analysis, risk exposure, potential impact and risk mitigation process is in place. The objective of the mechanism is to minimize the impact of risks identified and taking advance actions to mitigate it. The mechanism works on the principles of probability of occurrence and impact, if triggered. A detailed exercise is being carried out to identify, evaluate, monitor and manage both business and non-business risks.

INTERNAL FINANCIAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company, during the year has reviewed its Internal Financial Control systems and has continually contributed to establishment of more robust and effective internal financial control framework, prescribed under the ambit of Section 134(5) of the Act. The preparation and presentation of the financial statements is pursuant to the control criteria defined considering the essential components of Internal Control – as stated in the "Guidance Note on Audit of Internal Financial Controls Over Financial Reporting" issued by the Institute of Chartered Accountants of India. The control criteria ensure the orderly and efficient conduct of the Company's business, including adherence to its policies, safeguarding of its assets, prevention and detection of frauds and errors, accuracy and completeness of the accounting records and the timely preparation of reliable financial information. Based on the assessment carried out by the Management and the evaluation of the results of the assessment, the Board of Directors are of the opinion that the Company has adequate Internal Financial Controls system that is operating effectively as at 31st March, 2025. There were no instances of fraud which necessitates reporting of material misstatement to the Company's operations. There has been no communication from regulatory agencies concerning non-compliance with or deficiencies in financial reporting practices.

CORPORATE GOVERNANCE

Your Company strives to incorporate the appropriate standards for corporate governance. As stipulated in Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Report on Corporate Governance and Certificate of the Practicing Company Secretary with regards to compliance with the conditions of Corporate Governance is annexed to the Board's Report as **Annexure – E.**

BUSINESS RESPONSIBILITY AND SUSTAINABILITY REPORT

The Business Responsibility and Sustainability Report as required by Regulation 34(2)(f) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, for the year under review is annexed to the Board's Report as **Annexure – F** and forms an integral part of this report.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Iln terms of Regulation 34, and Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 a review of the performance of the Company, for the year under review, Management Discussion and Analysis Report, is presented in a separate section forming part of this Annual Report.

STATUTORY AUDITOR AND THEIR REPORT

M/s. Jeevan Jagetiya & Co., Chartered Accountants, Ahmedabad (FRN: 121335W) were re-appointed as Statutory Auditors of the Company at the Sixth Annual General Meeting held on September 30, 2023, for a term of four consecutive years i.e. up to 10th Annual General Meeting to be held in the year 2027. The Notes to the financial statements referred in the Auditors Report are self-explanatory and therefore do not call for any comments under Section 134 of the Companies Act, 2013. The Auditors' Report does not contain any qualification, reservation or adverse remark. The Auditors' Report is enclosed with the financial statements in this Annual Report.

APPOINTMENT OF SECRETARIAL AUDITOR AND THEIR REPORT

The Company has appointed M/s. ALAP & Co. LLP, Company Secretaries, to conduct the secretarial audit of the Company for the financial year 2024-25, as required under Section 204 of the Companies Act, 2013 and Rules thereunder. The Secretarial Audit Report for the financial year 2024-25 is annexed to this report as an **Annexure–G-1**.

The Annual Secretarial Compliance Report for the financial year ended March 31, 2025 issued by M/s. ALAP & Co. LLP, Company Secretaries, in relation to compliance of all applicable SEBI Regulations/ Circulars/Guidelines issued thereunder, pursuant to requirement of Regulation 24A of the Listing Regulations read with Circular no. CIR/CFD/CMD1/27/2019 dated February 08, 2019 (including any statutory modification(s) or re-enactment(s) thereof for the time being in force) is annexed to this report as an Annexure – G-2.

Mr. Anand Sureshbhai Lavingia Practicing Company Secretary (CP No. 11410), partner of M/s. ALAP & Co. LLP, Company Secretaries has observed that 1) the Company has done Late intimation of resignation of Mrs. Seema Mandloi (DIN: 10617559) with effect from February 18, 2025, within 24 Hours from the Effective date of Resignation to the stock exchanges and 2) The capturing of some of the UPSI entries in the SDD Software has been done with a delay from the actual date of sharing of UPSI

In response to the same Board hereby comment that 1) the resignation letter of Mrs. Seema Mandloi (DIN: 10617559) was received by the concerned department of the Company. However, due to an inadvertent error, the letter was misplaced and was not handed over to the management or compliance team on the same day of receipt. As soon as the compliance team became aware of the resignation, the necessary announcement was promptly submitted to the stock exchange on March 11, 2025 and 2) The Company takes all measures to timely comply with the entire requirement. However, the delay occurred purely due to oversight and Company ensures to make timely compliance in future.

REPORTING OF FRAUD

The Auditors of the Company have not reported any fraud as specified under Section 143(12) of the Companies Act, 2013.

DETAILS OF THE DESIGNATED OFFICER

Ms. Atika Jain, Company Secretary & Compliance officer of the company is acting as Designated Officer under Rule (9) (5) of the Companies (Management and Administration) Rules, 2014.

INSURANCE

The assets of your Company have been adequately insured.

PROCEEDINGS INITIATED/PENDING AGAINST YOUR COMPANY UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016

There are no proceedings initiated/pending against your Company under the Insolvency and Bankruptcy Code, 2016 which materially impact the Business of the Company.

DETAILS OF DIFFERENCE BETWEEN VALUATION AMOUNT ON ONE TIME SETTLEMENT AND VALUATION WHILE AVAILING LOAN FROM BANKS AND FINANCIAL INSTITUTIONS

During the year under review, there has been no one time settlement of loans taken from banks and financial institution.

WEBSITE

As per Regulation 46 of SEBI (LODR) Regulations, 2015, the Company has maintained a functional website namely "www.dpjewellers.com" containing basic information about the Company. The website of the Company is also containing information like Policies, Shareholding Pattern, Financial Results and information of the designated officials of the Company who are responsible for assisting and handling investor grievances for the benefit of all stakeholders of the Company, etc.

ADOPTION OF IND-AS

The company prepared its opening balance sheet as per the Indian Accounting Standards (Ind-AS) on April 1, 2019, which was the transition date. This involved:

- Recognizing all assets and liabilities required by Ind-AS.
- Excluding any assets or liabilities not permitted by Ind-AS.
- Reclassifying items from previous Generally Accepted Accounting Principles (GAAP) to Ind-AS.
- Measuring recognized assets and liabilities according to Ind-AS principles.

There were no significant reconciliation items between cash flows prepared under previous GAAP and those prepared under Ind AS.

COMPLIANCE WITH THE PROVISIONS OF SECRETARIAL STANDARD 1 (SS-1) AND SECRETARIAL STANDARD 2 (SS-2)

The applicable Secretarial Standards, i.e. SS-1 and SS-2, relating to 'Meetings of the Board of Directors' and 'General Meetings', respectively, have been duly complied by your Company.

MATERNITY BENEFIT

The Company has complied with the provisions related to the Maternity Benefit Act, 1961.

DEBENTURES

s on March 31, 2025, the Company does not have any debentures.

CREDIT RATING

The Company has received credit ratings from CARE Ratings Ltd concerning the Company's long-term and short-term Bank Loan facilities. CARE Ratings Ltd has assigned the credit ratings to the various facilities of the Company as provided below:

Facilities	Rating
Long Term Bank Facilities	CARE A-; Stable
Long term/ Short term Bank facilities	CARE A- / CARE A2+

GENERAL DISCLOSURE

Your Directors state that the Company has made disclosures in this report for the items prescribed in section 134 (3) of the Act and Rule 8 of The Companies (Accounts) Rules, 2014 and other applicable provisions of the act and listing regulations, to the extent the transactions took place on those items during the year.

APPRECIATIONS AND ACKNOWLEDGMENT

Your Directors wish to place on record their sincere appreciation for significant contributions made by the employees at all levels through their dedication, hard work and commitment, enabling the Company to achieve good performance during the year under review.

Your Directors also take this opportunity to place on record the valuable co-operation and support extended by the banks, government, business associates and the shareholders for their continued confidence reposed in the Company and look forward to having the same support in all future endeavors.

Registered Office:

138, Chandani Chowk, Ratlam, Madhya Pradesh- 457001

Place: Ratlam

Date: September 3. 2025

Anil Kataria

Whole-Time Director (DIN: 00092730)

By order of the Board of Directors For, **D. P. ABHUSHAN LIMITED**

CIN: L74999MP2017PLC043234

Santosh Kataria

Chairman & Managing Director (DIN: 02855068)

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Annexure - A

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITIES FOR THE FINANCIAL YEAR 2024-25

1. BRIEF OUTLINE ON CSR POLICY OF THE COMPANY

Longevity and success for a company comes from living in harmony with the context, which is the community and society. The main objective of CSR Policy of the Company encompasses the ideas of corporate governance, sustainable wealth creation, corporate philanthropy and advocacy for the goals of the community. The projects undertaken will be within the broad framework of Schedule VII of the Companies Act, 2013. Our CSR initiatives focus on CSR projects as provided under Schedule VII.

The Company has framed its CSR Policy in compliance with the provisions of the Companies Act, 2013 and the same is placed on the Company's website at https://www.dpjewellers.com/la-assets/dp/pdf/CSR_Policy.pdf

2. COMPOSITION OF CSR COMMITTEE

During the financial year 2024-25, the Committee met three times and all the Members of the Committee remained present in all the three meetings

Name of Directors	Designation	Designation in Committee
Sanskar Kothari	Non-Executive-Independent Director	Chairman
Mukesh Jain	Non-Executive-Independent Director	Member
Santosh Kataria	Chairman & Managing Director	Member

3. WEB LINK OF THE WEBSITE OF THE COMPANY FOR COMPOSITION OF CSR COMMITTEE, CSR POLICY AND CSR PROJECTS APPROVED BY THE BOARD:

Composition of CSR committee:

https://www.dpjewellers.com/la-

 $assets/dp/pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf$

CSR Policy and Projects: https://www.dpjewellers.com/la-assets/dp/pdf/CSR_Policy.pdf

4. EXECUTIVE SUMMARY ALONG WITH WEB-LINK(S) OF IMPACT ASSESSMENT OF CSR PROJECTS CARRIED OUT IN PURSUANCE OF SUB-RULE (3) OF RULE 8, IF APPLICABLE:

Not Applicable for the financial year under review.

5.		Particulars	Amount (INR in Lakh)
	(a)	Average net profit of the company as per sub-section (5) of section 135	₹6,649.62
	(b)	Two percent of average net profit of the Company as per Section 135(5)	₹132.99
	(c)	Surplus arising out of the CSR projects or programs or activities of the previous financial years	₹0.00
	(d)	Amount required to be set-off for the financial year, if any	₹0.00
	(e)	Total CSR obligation for the financial year ((b)+(c)-(d))	₹132.99

6.		Particulars	Amount (INR in Lakh)
	(a)	Amount spent on CSR Projects (both Ongoing Project and other than Ongoing Project)	₹132.83
	(b)	Amount spent in Administrative Overheads	Nil
	(c)	Amount spent on Impact Assessment, if applicable	Nil
	(d)	Total Amount spent for the financial year ((a)+(b)+(c))	₹132.83

7. CSR AMOUNT SPENT OR UNSPENT FOR THE FINANCIAL YEAR:

	Amount Unspent					
Total Amount Spent for the		nsferred to Unspent (Section 135(6))				
Financial Year	Amount	Date of transfer	Name of the Fund Amount Date of tra		Date of transfer	
₹ 132.83 Lakh	Not App	olicable	Not Applicable			

8. DETAILS OF EXCESS AMOUNT FOR SET-OFF ARE AS FOLLOWS:

	Particulars	Amount (INR in Lakh)
(i)	Two percent of average net profit of the company as per section 135(5)	132.99
(ii)	Total amount spent for the financial year	132.83
(iii)	Excess amount spent for the financial year [(ii)-(i)]	(0.16)
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	0.00
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	0.00

9. DETAILS OF UNSPENT CSR AMOUNT FOR THE PRECEDING THREE FINANCIAL YEARS:

1	2	3	4	5	6	5	7	8
	Preceding Financial Year(s)	transferred to Unspent CSR Account under sub- section (6) of section 135	Balance Amount in Unspent CSR Account under sub- section (6) of section 135 (INR in lakhs)	Amount Spent in the Financial Year (INR in lakhs)	to a Fund under Sc as per sec to sub-s	ransferred as specified chedule VII cond proviso section (5) 135, if any Date of Transfer	to be spent	Deficiency, if any
1.	FY-1	Nil	Nil	NIL	4.72	30-09-2024	Nil	NA
2.	FY-2				NIL			
3.	FY-3				NIL			

10. WHETHER ANY CAPITAL ASSETS HAVE BEEN CREATED OR ACQUIRED THROUGH CORPORATE SOCIAL RESPONSIBILITY AMOUNT SPENT IN THE FINANCIAL YEAR: NO

If Yes, enter the number of Capital assets created/acquired: Not applicable

Furnish the details relating to such asset(s) so created or acquired through Corporate Social Responsibility amount spent in the Financial Year:

(1)	(2)	(3)	(4)	(5)		(6)	
Sr. No.	Short particulars of the property or asset(s)		Date of creation	Amount of CSR	/	//Authority/ egistered ow	
	[including complete address and location of the property]	property or asset(s)		amount spent	CSR Registration Number, if applicable	Name	Registered address
	NOT APPLICABLE						

11. SPECIFY THE REASON(S), IF THE COMPANY HAS FAILED TO SPEND TWO PERCENT OF THE AVERAGE NET PROFIT AS PER SECTION 135(5):

The amount required to be spent on CSR activities during the year under report in accordance with the provisions of Section 135 of the Companies Act, 2013 and Rules made thereunder is Rupees 132.99 Lakhs and the Company has spent Rupees 132.83 Lakh during the Financial Year ended March 31, 2025. The shortfall of amount Rupees 0.16 Lakhs was not spent during the year because the Company was not able to find any suitable project or programs for meaningful spending of the amount. Hence, the shortfall in the spending during the year under report amounting to Rupees 0.16 Lakhs has been transferred to the fund specified in Schedule VII of the Companies Act, 2013 on August 22, 2025.

Registered Office:

138, Chandani Chowk, Ratlam, Madhya Pradesh- 457001

Place: Ratlam

Sanskar Kothari

DIN: 06779404

Date: September 3, 2025

Chairman of CSR Committee

Santosh Kataria

Chairman and Managing Director DIN: 02855068

By order of the Board of Directors For, **D. P. ABHUSHAN LIMITED**

CIN: L74999MP2017PLC043234

Anil KatariaWhole time Director

DIN 00092730



Annexure - B

FORM NO. AOC-2 - PARTICULARS OF CONTRACTS/ ARRANGEMENTS MADE WITH RELATED PARTIES

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

(Pursuant to Section 134(3)(h) of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

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

Particulars	RPT - 1
Name(s) of the related party and nature of relationship	Mr. Ratanlal Kataria - Relatives of Key Managerial Person
Nature of contracts/ arrangements/ transactions	Being Relative of Director, appointed at place of profit
Duration of the contracts/ arrangements/ transactions	FY 2024-25
Salient terms of the contracts or arrangements or transactions including the value, if any	Payment of Remuneration of ₹ 3.00 Lakh Per Month Total Remuneration paid of ₹ 36.00 for FY 2024-25
Justification for entering into such contracts or arrangements or transactions	Mr. Ratanlal Kataria was appointed as "Head - Marketing" in company. Since inception and due to his hard working for the business of the Company, Company achieved a constant growth in the sales of a product.
	He had formed a partnership firm namely "DP Jewellers" which afterwards converted into Company. Currently we are located at different cities of India namely Ratlam, Indore, Bhopal, Kota, Udaipur, Bhilwara, Banswara, Ujjain, Ajmer and Neemuch. Currently, he is acting as "Senior Advisor" to the Company.
	Accordingly, the Board of Directors thinks that the remuneration paid to him is justifiable.
Date of approval by the Board	03rd September, 2019 & March 27, 2021
Amount paid as advances, if any:	Nil
Date on which the special resolution was passed in general meeting as required under first proviso to section 188	September 27, 2019

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

S. No.	Name(s) of the related party and nature of relationship	Nature of contracts/ arrangements/ transactions	Duration of the contracts / arrangements/ transactions	Salient terms of the contracts or arrangements or transactions including the value, if any	Date(s) of approval by the Board	Amount paid as advances, if any
RPT-1	Mr. Aman Kataria- Relative of Director	Being Relative of Director, appointed at place of profit	FY 2024-25	On Arms' Length Basis Payment of Salary of ₹ 12.00 Lakh	March 11, 2024	NA

RPT-2	Mr. Ratanlal Kataria- Relative of Director	Payment of Rent	FY 2024-25	On Arms' Length Basis Rent Payment of ₹ 24.00 Lakh	March 11, 2024	NA
RPT-3	Mrs. Suman Devi Kataria- Relative of Director	Payment of Rent	FY 2024-25	On Arms' Length Basis Rent Payment of ₹ 12.00 Lakh	March 11, 2024	NA
RPT-4	Mr. Santosh Kasera - Relative of Key Managerial Person	Being Relative of Key Managerial Person, appointed at place of profit	FY 2024-25	On Arms' Length Basis Payment of Salary of ₹ 6.59 Lakh	March 11, 2024	NA
RPT-5	Mrs. Sweety Kothari - Relative of Key Managerial Person	Being Relative of Key Managerial Person, appointed at place of profit	FY 2024-25	On Arms' Length Basis Payment of Salary of ₹ 11.16 Lakh	March 11, 2024	NA
RPT-6	Mr. Nitin Pirodiya- Relative of Key Managerial Person	Being Relative of Key Managerial Person, appointed at place of profit	FY 2024-25	On Arms' Length Basis Payment of Salary of ₹ 12.24 Lakh	March 11, 2024	NA
RPT-7	Indu Mehta Pro. Maganlal Premraj - Relative of Director	Purchase of goods or services	FY 2024-25	On Arms' Length Basis Payment of Salary of ₹ 0.20 Lakh	March 11, 2024	NA
RPT-8	Manilal Poonamchand Ghota HUF - Relative of Director	Purchase of goods or services	FY 2024-25	On Arms' Length Basis Payment of Salary of ₹ 75.69 Lakh	March 11, 2024	NA
RPT-9	D P Jewelline Private Limited - Company in which Directors are interested	Purchase of goods or services and Sale of goods or services	FY 2024-25	On Arms' Length Basis Purchase of goods or services ₹ 15.51 Lakh Sale of goods or services ₹ 212.98 Lakh	March 11, 2024	NA
RPT-10	Genietalk Private Limited	Purchase of goods or services	FY 2024-25	On Arms' Length Basis Payment of Salary of ₹ 0.96 Lakh	March 11, 2024	NA
RPT-11	Shree Jalaram Metals Private Limited -	Sale of goods or services	FY 2024-25	Sale of goods or services ₹86.55 Lakh	March 11, 2024	NA
RPT-12	Ranglal Choradiya (Pro. Indermal Samrathmal) - Relative of Director	Purchase of goods or services	FY 2024-25	On Arms' Length Basis Purchase of goods or services 0.21 Lakh	March 11, 2024	NA

Registered Office:

138, Chandani Chowk, Ratlam, Madhya Pradesh- 457001

Place: Ratlam

Date: September 3, 2025

By order of the Board of Directors

For, **D. P. ABHUSHAN LIMITED**

CIN: L74999MP2017PLC043234

Santosh Kataria

Anil Kataria

Chairman and Managing Director DIN: 02855068

Whole time Director DIN 00092730

Annexure - C

PARTICULARS OF EMPLOYEES

Disclosures pertaining to remuneration and other details

- A. Information as per Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:
- a) The ratio of remuneration of each director to the median remuneration of employees for the financial year and the Percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year:

Sr. No.	Name	Designation	Nature of Payment	Ratio against median employee's remuneration	Percentage Increase
1.	Santosh Kataria	Chairman & MD	Remuneration	22.08 : 01.00	0.00
2.	Anil Kataria	Whole-Time Director	Remuneration	22.08 : 01.00	0.00
3.	Renu Kataria	Non-Executive Director	Sitting Fees	Not Applicable	Not Applicable
4.	Mukesh Kumar Jain	Independent Director	Sitting Fees	Not Applicable	Not Applicable
5.	Sanskar Kothari	Independent Director	Sitting Fees	Not Applicable	Not Applicable
6.	Apurva Lunawat	Independent Director	Sitting Fees	Not Applicable	Not Applicable
7.	Vijesh Kumar Kasera	Chief Financial Officer	Salary	3.38:1.00	16.32%
8.	Aashi Neema	Company Secretary	Salary	0.59:1.00	-9.79%

Note:

Ratio against median employee's remuneration in respect of Non-Executive Directors and Independent Directors are not provided since they are not being paid any remuneration for serving the Company in capacity of Non-Executive Directors.

- b) The percentage increase in the median remuneration of employees in the financial year:
 - The median remuneration of the employees in current financial year was increased by 3.34% over the previous financial year, due to recruitment of lower-level staff.
- c) The number of permanent employees on the rolls of the Company:
 - The Company had 796 Employees on the roll as on 31st March, 2025...
- d) Average percentile increases already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration:

On an Average, 5.34% increase in the average salary of the Employees was made. On the other hand, the remuneration paid to Managerial Personnel was neither reduced nor increased percentage as compared to previous year.

The Board of Directors of the Company affirmed that remuneration of all the Key Managerial Personnel of the Company are as per the Remuneration Policy of the Company.

Registered Office:

138, Chandani Chowk, Ratlam, Madhya Pradesh- 457001

Place: Ratlam

Date: September 3, 2025

By order of the Board of Directors
For, **D. P. ABHUSHAN LIMITED**

CIN: L74999MP2017PLC043234

Santosh Kataria
Chairman and Managing Director

DIN: 02855068

Anil Kataria
Whole time Director
DIN 00092730

Annexure - D

Disclosures pertaining to the details of the scheme(s) for the Financial Year 2024-25

Regulation 14 of the SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021

- a. Relevant disclosures in terms of the accounting standards prescribed by the Central Government in terms of section 133 of the Companies Act, 2013 including the 'Guidance note on accounting for employee share-based payments' issued in that regard from time to time
 - Members may refer to the audited financial statement prepared as per Indian Accounting Standard (Ind-AS) for the Financial Year 2024-25.
- b. Diluted EPS on issue of shares pursuant to all the schemes covered under the regulations shall be disclosed in accordance with 'Accounting Standard 20 Earnings Per Share' issued by Central Government or any other relevant accounting standards as issued from time to time.

Not Applicable since no options have been granted / vested / exercised.

Description	ESOP 2024
Date of shareholders' approval	22nd December, 2024

Number of options approved under ESOP:

Stock option(s) exercisable into not exceeding 200000 (Two Lakh only) exercisable into not more than 200000 (Two Lakhs Only) Equity Share(s) to eligible employees of the Company, with every 1 (One) Option giving the right but not obligation to the holder, to subscribe to, 1 (One) fully paid-up Equity Share of Face Value Rupees 10/- (Rupee Ten only) each, of the Company, at an exercise price as may be decided by the Board/NRC, which shall not be less than face value of the Equity Shares, under ESOP – 2024, in one or more tranches, and on such terms and conditions as may be fixed or determined by the Board/NRC in accordance with the provisions of the Scheme, SEBI SBEB & SE Regulations and in due compliance with such other applicable laws or guidelines issued by the relevant Authority(ies), as may be applicable.

Vesting requirements:

- → Vesting Period shall commence from the Grant Date subject to minimum of 1 (One) year from the Grant Date and a maximum of 5 (Five) years from the Grant Date, at the discretion of and in the manner prescribed by the Nomination and Remuneration Committee and set out in the Grant Letter.
 - Provided that in the event of death or Permanent Disability of an Options Holder(s), the minimum Vesting Period of 1 (one) year shall not be applicable and in such instances, the all Options shall vest in terms of SEBI (SBEB & SE) Regulations, on the date of the death or Permanent Disability.
- → Vesting of Options can vary from Options Holder(s) to Options Holder(s) as per the discretion of the Committee whose decision shall be final and binding.
- → The vesting schedule will be clearly defined in their Grant Letter of respective Options Holder(s) subject to minimum and maximum Vesting Period as specified above.
- → As a pre-requisite of vesting, the Options Holder(s) is required to be in employment or service of the Company on the date of vesting and must neither be serving the notice of termination of employment/

service, nor be subject to any disciplinary proceedings pending against the Options Holder(s) on such date of vesting. In case of any disciplinary proceedings against any Options Holder(s), the Committee can keep the relevant vesting in abeyance until disposal of the proceedings and such Vesting shall be determined accordingly. Apart from that, the Nomination and Remuneration Committee may also specify certain performance parameters, detailed terms and conditions relating to such performance-based vesting, the proportion in which the options granted would vest and / or lock in period subject to which the Options would vest.

- → The Committee shall have the power to modify or accelerate the vesting schedule on a case-to-case basis subject to the minimum gap of 1 (One) Year between the Grant and first Vesting.
- → Further any fraction entitlement, to which the Options Holder(s) would become entitled to upon Vesting of Options (other than the last tranche of vesting), then the Options to be actually vested be rounded off to the nearest lower integer.
- → The Vesting of Options shall be communicated to the eligible Options Holder(s) in writing through vesting letter.
- → The Options Holder(s) is not required to pay any amount at the time of Vesting of Options.

Exercise price or pricing formula:

Exercise price shall be decided by the Board/NRC, which shall not be less than face value of the Equity Shares, under ESOP – 2024

Maximum term of options granted	5 (Five) years from the Grant Date	
Source of shares (primary, secondary or combination)	Primary	
Variation in terms of options / Material changes in the scheme	None	
Method used to account for ESOP	The Company shall use the Intrinsic Value Value Method as per applicable Accounting other regulatory provisions for valuation and Instruments granted	Standards and
Where the company opts for expensing of the options using the intrinsic value of the options, the difference between the employee compensation cost so computed and the employee compensation cost that shall have been recognized if it had used the fair value of the options shall be disclosed. The impact of this difference on profits and on EPS of the company shall also be disclosed		
Option movement during the year	Particulars	Details
	Number of options outstanding at	
	the beginning of the period	0
	Number of options granted during the year Number of options forfeited / lapsed during	0
	the year	Ο
	Number of options vested during the year	0
	Number of shares arising as a result	
	of exercise of options	0
	Money realized by exercise of options (INR),	
	if scheme is implemented directly by the	_
	company	0

	Loan repaid by the Trust during the year	0
	from exercise price received Number of options outstanding at	0
	the end of the year	0
	Number of options exercisable at the end of the year	0
Weighted-average exercise prices and weighted-average fair values of options shall be disclosed separately for options whose exercise price either equals or exceeds or is less than the market price of the stock.	No options granted or exercised during the year.	
Employee wise details (name of employee, designation, number of options granted during the year, exercise price) of options granted to- 1. Key managerial personnel and senior managerial personnel as defined under Regulation 16(d) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015; 2. any other employee who receives a grant in any one year of option amounting to 5% or more of option granted during that year; and 3. identified employees who were granted option, during any one year, equal to or exceeding 1% of the issued capital (excluding outstanding warrants and conversions) of the company at the time of grant.	No options granted or exercised during the year.	
A description of the method and significant assumptions used during the year to estimate the fair value of options including the following information: (a) the weighted-average values of share price, exercise price, expected volatility, expected option life, expected dividends, the risk-free interest rate and any other inputs to the model; (b) the method used and the assumptions made to incorporate the effects of expected early exercise; (c) how expected volatility was determined, including an explanation of the extent to which expected volatility was based on historical volatility; and (d) whether and how any other features of the options granted were incorporated into the measurement of fair value, such as a market condition.	No options granted or exercised during the year.	

Registered Office:

138, Chandani Chowk, Ratlam, Madhya Pradesh- 457001

Place: Ratlam

Date: September 3, 2025

By order of the Board of Directors For, **D. P. ABHUSHAN LIMITED CIN:** L74999MP2017PLC043234

Santosh Kataria

Chairman and Managing Director

DIN: 02855068

Anil Kataria Whole time Director DIN 00092730

Annexure - E

REPORT ON CORPORATE GOVERNANCE

The Directors present the Company's Report on Corporate Governance for the year ended 31st March, 2025:

COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

Your Company believes that effective Corporate Governance is not just the framework enforced by the regulation but it is supported through the principles of transparency, unity, integrity, spirit and responsibility towards the stakeholders, shareholders, employees and customers.

Company strongly believes that a company can emerge as a strong leader only by following good and sound Corporate Governance principles. Good corporate governance is a synonym for sound management, transparency and disclosure, encompassing good corporate practices, procedures, standards and implicit rules which propel a company to take sound decisions, thus maximizing long-term stakeholder value without compromising on integrity, societal obligations, environment and regulatory compliances.

Effective corporate governance practices constitute the strong foundation, on which successful commercial enterprises are built to last. Strong leadership and effective corporate governance practices have been the Company's hallmark inherited from the Company's culture and ethos.

GOVERNANCE STRUCTURE

The Company's Governance Structure comprises a dual layer, the Board of Directors and the Committees of the Board at the apex level and the Management Team at an operational level. The Board lays down the overall Corporate Objectives and provides direction and independence to the Management Team to achieve these objectives within a given framework. This professional management process results in building a conducive environment for sustainable business operations and value creation for all stakeholders.

The Board of Directors and the Committees of the Board play a fundamental role in upholding and furthering the principals of good governance which translates into ethical business practices, transparency and accountability in the Company's dealing with its stakeholders and in the utilization of resources for creating sustainable growth to the benefit of all the stakeholders. The Board within the framework of law discharges its fiduciary duties of safeguarding the interests of the Company.

The Boards composition and size is robust and enables it to deal competently with emerging business development issue and exercise independent judgment. Committee of Directors assists the Board of Directors in discharging its duties and responsibilities. The Board has constituted the following Committees viz. Audit Committee, Stakeholders Relationship Committee, Nomination & Remuneration Committee, Corporate Social Responsibility Committee and Risk Management Committee which are mandatory Committees. The Management Structure for the day-to-day business operations and management of the Company is in place with appropriate delegation of powers and responsibilities.

CORPORATE GOVERNANCE PRACTICE

The Company maintains the highest standard of Corporate Governance; it is the Company's constant endeavor to adopt the best Corporate Governance Practice.

ROLE OF COMPANY SECRETARY IN OVERALL GOVERNANCE PROCESS

The Company Secretary plays a key role in ensuring that the Board and Committees procedures are followed and regularly reviewed. The Company Secretary ensures that all relevant information, details and documents are made available to the Directors and Senior Management for effective decision making at the Meetings. The Company Secretary is primarily responsible for assisting and advising the Board in conducting the affairs of the Company, to ensure the compliances with applicable statutory requirements, to provide guidance to Directors and to facilitate convening of Meetings. The Company Secretary interfaces between the Management and regulatory authority for governance matters.

BOARD OF DIRECTORS

The Company has a broad-based Board of Directors, constituted in compliance with the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 ("Listing Regulations") and is in accordance with best practices in Corporate Governance.

CONSTITUTION OF BOARD

The Company has a balanced board with optimum combination of Executive and Non-Executive Directors, including Independent Directors, which plays a crucial role in Board processes and provides independent judgment on issues of strategy and performance. As on March 31, 2025, board comprises of 6 (Six) Directors out of which 2 (Two) Directors are Promoter Executive Directors, 1 (One) Director is Promoter Non-Executive Non-Independent Director and remaining 3 (Three) are Non-Promoter Non-Executive Independent Directors.

Independent Directors are non-executive directors as defined under Regulation 16(1)(b) of the SEBI Listing Regulations as amended from time to time. The maximum tenure of the Independent Directors is in compliance with the Companies Act, 2013. All Independent Directors have confirmed that they meet the criteria as mentioned under Regulation 16(1)(b) of the SEBI Listing Regulations as amended from time to time and Section 149 of the Companies Act, 2013. The present strength of the Board reflects judicious mix of professionalism, competence and sound knowledge which enables the Board to provide effective leadership to the Company.

All the Directors have made necessary disclosures regarding Committee positions held by them in other companies and do not hold the office of Director in more than ten public companies as on 31st March, 2025.

Further, none of the Directors on the Company's Board is a Member of more than ten Committees including Chairman of more than five Committees (Committees being, Audit Committee and Stakeholders Relationship Committee) across all the companies in which he/she is a Director. None of the Director of the Company is serving as a Whole-Time Director in any Listed Company and is holding position of Independent Director in more than three Listed Company and none of the Director of the Company is holding position as Independent Director in more than seven Listed Company.

The composition of the Board is in conformity with the Regulation 17 of the SEBI Listing Regulations. As at March 31, 2025, the Board comprised following Directors;

		Date of	Total	Directorship	No. of Committee^		Name of Indian Listed	
Name of Director	Category Cum Designation	Appointment at current Term	Directorship in other Companies~	in other Listed Companies excluding our Company	in which Director is Members	in which Director is Chairman	Entities including this Listed Entity where the person is a Director	
Santosh Kataria	Promoter Chairman and Managing Director	26/01/2022	5	-	2	0	-	
Anil Kataria	Promoter Whole-Time Director	26/01/2022	1	-	0	0	-	
Renu Kataria	Promoter Group Non-Executive Director	20/06/2017	0	-	0	0	-	
Sanskar Kothari	Non-Executive Independent Director	16/07/2023	2	-	2	2	-	
Mukesh Kumar Jain	Non-Executive Independent Director	15/07/2022	3	1	4	0	Kataria Industries Limited Non-executive Independent Director	
Apurva Lunawat*	Non-Executive Woman Independent Director	19/04/2022	1	1	2	2	Kataria Industries Limited Non-executive Independent Director	

Note: Mr. Deepak Gadia (Non-Executive Independent Director) has resigned w.e.f. November 21, 2024 and Ms. Seema Mandloi (Non-Executive Independent Director) has resigned w.e.f. February 18, 2025. Both the independent directors have confirmed that there are no material reasons for their resignation other than those provided.

None of the Directors of the Company is disqualified for being appointed as Director as specified in Section 164 (2) of the Companies Act, 2013. A Certificate from Mr. Anand Lavingia, Partner of M/s. ALAP & CO. LLP, Company Secretaries, Ahmedabad as stipulated under Regulation 34 read with Schedule V of the SEBI LODR Regulations, is attached as an **Annexure – E1** to this Report.

RELATIONSHIP BETWEEN DIRECTORS INTER-SE & SHAREHOLDING

Name of Director	No. of Shares held as on 31st March, 2025	Inter-se Relation between Directors		
Santosh Kataria	607330 Equity Shares	Cousin Brother of Mr. Anil Kataria and		
	(2.68%)	Brother in law of Mrs. Renu Kataria		
Anil Kataria	6071230 Equity Shares	Cousin Brother of Mr. Santosh Kataria and		
	(26.79%)	Brother in law of Ms. Renu Kataria		
Renu Kataria	1459230 Equity Shares	Sister in Law of Anil Kataria & Santosh		
	(6.44%)	Kataria		
Sanskar Kothari	-	No Relation		
Mukesh Kumar Jain	-	No Relation		
Apurva Lunawat	4300 Equity Shares (0.00%)	No Relation		

BOARD MEETING

Regular meetings of the Board are held at least once in a quarter, inter-alia, to review the quarterly results of the Company. Additional Board meetings are convened, as and when required, to discuss and decide on various business policies, strategies and other businesses. The Board meetings are generally held at Corporate office of the Company.





The details of attendance of each Director at the Board Meeting and Annual General Meeting are given below:

Name of Director	Anil Kataria	Santosh Kataria	Renu Kataria	Mukesh Kumar Jain		Deepak Gadia*		
No. of Board Meeting held	11	11	11	11	11	07	11	09
No. of Board Meeting eligible to attend	11	11	11	11	11	07	11	09
Number of Board Meeting attended	11	08	11	11	11	07	11	07
Presence at the previous AGM	Yes	Yes	Yes	Yes	Yes	Yes	Yes	No

^{*} Mr. Deepak Gadia (DIN: 08782782), Non-executive Independent Director had resigned from the Board of Directors of the Company w.e.f. November 21, 2024 due to his personal and unavoidable reasons.

During the year, the Board of Directors has not passed any resolutions through circulation.

[^] Committee includes Audit Committee and Stakeholders Relationship Committee across all Public Companies including our Company.

 $[\]widetilde{}$ excluding Section 8 Company, Struck off Company, Amalgamated Company and LLPs.

[#] Dr. Mrs. Seema Mandloi (DIN: 10617559), Woman Non-Executive Independent Director, had also resigned from the Board of Directors of the Company w.e.f. February 18, 2025 citing personal reasons.



INDEPENDENT DIRECTORS

In terms of Section 149 of the Companies Act, 2013 and rules made there under and Listing Regulations, as on March 31, 2025, the Company has 3 (Three) Non-Promoter Non-Executive Independent Directors including 1 (One) woman Independent Director. In the opinion of the Board of Directors, all 3 (Three) Independent Directors of the Company meet all the criteria mandated by Section 149 of the Companies Act, 2013 and rules made there under and Listing Regulations and they are Independent of Management.

Pursuant to the applicability of Proviso to Regulation 17(1)(a) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, the Company falls in the category of Top 1000 listed entities based on Market Capitalization as published by National Stock Exchange of India Ltd. and BSE Ltd. Consequently, the Company had appointed Ms. Apurva Lunawat as Woman Non-Promoter Non-Executive Independent Director.

A separate meeting of Independent Directors was held on March 26, 2025 to review the performance of Non-Independent Directors and Board as whole and performance of Chairperson of the Company including assessment of quality, quantity and timeliness of flow of information between Company management and Board that is necessary for the board of directors to effectively and reasonably perform their duties. The meeting was attended by all the Independent Directors of the Company.

The terms and conditions of appointment of Independent Directors and Code for Independent Director are incorporated on the website of the Company at

 $https://www.dpjewellers.com/la-assets/dp/pdf/company_policy/Term%20\&\%20Conditions\%20of\%20Appointment\%20of\%20Independent\%20Directors.pdf/scompany_policy/Term%20\&\%20Conditions\%20of\%20Appointment%20of\%20Independent%20Directors.pdf/scompany_policy/Term%20\&\%20Conditions\%20of\%20Appointment%20of\%20Independent%20Directors.pdf/scompany_policy/Term%20\&\%20Conditions\%20of\%20Appointment%20of\%20Independent%20Directors.pdf/scompany_policy/Term%20\&\%20Conditions\%20Of\%20Appointment%20of\%20Independent%20Directors.pdf/scompany_policy/Term%20\&\%20Conditions\%20Of\%20Appointment%20of\%20Appointment%20Of\%20Appointment%20of\%20Appointment%20of\%20Appointment%20of\%20Appointment%20of\%20Appointment%20Of\%20Appointment%2$

The Company has received a declaration from the Independent Directors of the Company under Section 149(7) of Companies Act, 2013 and 16(1)(b) of Listing Regulations confirming that they meet criteria of Independence as per relevant provisions of Companies Act, 2013 for financial year 2024-25. The Board of Directors of the Company has taken on record the said declarations and confirmation as submitted by the Independent Directors after undertaking due assessment of the veracity of the same. In the opinion of the Board, they fulfill the conditions for Independent Directors and are independent of the Management. All the Independent Directors have confirmed that they are in compliance with Rules 6(1) and 6(2) of the Companies (Appointment and Qualification of Directors) Rules, 2014, with respect to registration with the data bank of Independent Directors maintained by the Indian Institute of Corporate Affairs.

During the year under review, Mr. Deepak Gadia (DIN: 08782782), Non-executive Independent Director had resigned from the Board of Directors of the Company w.e.f. November 21, 2024 due to his personal and unavoidable reasons. Further, Dr. Mrs. Seema Mandloi (DIN: 10617559), Woman Non-Executive Independent Director, had also resigned from the Board of Directors of the Company w.e.f. February 18, 2025 citing personal reasons.

D&O INSURANCE FOR INDEPENDENT DIRECTORS

Directors and Officers Liability Insurance In line with the requirements of Regulation 25(10) of the Listing Regulations, the Company has in place a Directors and Officers Liability Insurance policy for Independent Directors.

FAMILIARIZATION PROGRAMMES FOR BOARD MEMBERS

The Company has formulated a policy to familiarise the Independent Directors with the Company, their roles, rights, responsibilities in the Company, nature of the industry in which the Company operates, business model of the Company, etc., through various programmes. The details of such familiarization programmes are disclosed on the website of the Company and the web link for the same is https://www.dpjewellers.com/la-assets/dp/pdf/Familiarization%20Programme%20DPAL.pdf.

CODE OF CONDUCT FOR THE BOARD OF DIRECTORS AND SENIOR MANAGEMENT PERSONNEL

In terms of Regulation 17(5) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has adopted the Code of Conduct for the Board of Directors and Senior Management Personnel of the Company. The compliance of the said code has been affirmed by them annually. The Code of Conduct also includes the duties of Independent Directors. A copy of the Code has been put up on the Company's website and same may be accessed at https://www.dpjewellers.com/la-assets/dp/pdf/Code_of_Conduct.pdf.

A declaration signed by the Chairman and Managing Director of the Company is attached with this report.

SKILLS/EXPERTISE/ COMPETENCIES OF BOARD OF DIRECTORS

The Board Members are from diversified areas having the required knowledge. Competency, skills, and experience to effectively discharge their responsibilities. The range of experience of the Board Members includes in the areas of Jewellery, Precious Metals, Banking &, Finance, Taxation and Legal.

The broad policies are framed by the Board of Directors. All strategic decisions are taken by the Board after due deliberation between the Board Members which consists of Managing Director, Executive Directors, Non-Executive Director and Independent Directors.

The Company has identified and broadly categorized its Core Skills, Expertise and Competencies as mentioned hereunder:

		Name of Directors					
		Anil Kataria	Santosh Kataria	Renu Kataria	Mukesh Kumar Jain	Sanskar Kothari	Apurva Lunawat
Core Skills	Strategic policy formulation and advising	✓	-	-	√	-	-
	Design and Aesthetics	√	√	✓	-	-	-
	Regulatory framework knowledge	√	✓	-	-	✓	✓
	Financial performance	✓	✓	-	✓	✓	✓
	Advising on Risk mitigation and Compliance requirements	✓	✓	-	-	✓	✓
Expertise	Knowledge of Gold and Diamonds Industries	✓	✓	√	-	-	-
	Commercial acumen	✓	✓	✓	-	-	-
	Able to guide in building the right environment for Human Assets Development	✓	✓	-	1	-	-
Compet-	Strategic Leadership	✓	√	_	√	✓	-
encies	Execution of policies framed by the Board	✓	√	✓	-	-	✓
1	Identifying the growth areas for expanding the business in India and outside India	✓	√	√	√	-	√
	Advising on Business Risks & environment.	V	✓	-	✓	✓	✓

BOARD EVALUATION CRITERIA

During the year, the Board carried out an Annual Evaluation of its own performance and the performance of individual Directors, as well as evaluation of the Committees of the Board. An indicative list of factors on which evaluation of the individual directors, the Board and the Committees was carried out includes, Board structure and composition, degree of fulfilment of key responsibilities, establishment and delineation of responsibilities to Committees, effectiveness of Board processes, information flow, functioning of the Board/ Committees, Board culture and dynamics, quality of relationship between the Board and Management, contribution to decisions of the Board, guidance/support to Management outside Board/Committee meetings.

INSIDER TRADING CODE

In accordance with the SEBI (Prohibition of Insider Trading) Regulations, 2015 ("PIT Regulations"), as amended from time to time, the Board of Directors of the Company had adopted the Codes of Fair Disclosure and Conduct ("the Code") which in turn contains the Code of Conduct to Regulate, Monitor and Report Trading by Insiders and Code of Fair Disclosure Practices. This Code is applicable to all Directors, Promoters, such identified Designated Persons and their Immediate Relatives and other Connected Persons who are expected to have Unpublished Price Sensitive Information relating to the Company. Ms. Atika Jain, Company Secretary and Compliance Officer of the Company is the Compliance Officer under the Code.

COMMITTEES OF BOARD

The terms of reference of Board Committees are determined by the Board from time to time. Presently the Company has Five (5) committees i.e. Audit Committee, Stakeholders Relationship Committee, Nomination & Remuneration Committee, Corporate Social Responsibility Committee and Risk Management Committee.

All the decisions pertaining to the constitution of the Committees, appointment of members, and fixing of terms of reference for committee members are taken by the Board of Directors. Details on the role and composition of these committees, including the number of meetings held during the financial year and the related attendance, are provided in detailed hereunder. However, details pertaining to Corporate Social Responsibility Committee are given in the Board Report.

There were no instances during the financial year 2024-25, wherein the Board had not accepted recommendations made by any committee of the Board.

A. AUDIT COMMITTEE

The Company has formed audit committee for the purpose of assisting the Board in fulfilling its overall responsibilities of monitoring financial reporting processes, reviewing the Company's established systems and processes for internal financial controls, governance and reviewing the Company's statutory and internal audit activities.

During the year, the audit committee carried out its functions as per the powers and roles given by the Board of Directors under Section 177 of the Companies Act, 2013. The terms of reference of Audit Committee are set out hereunder:

Role Of Committee

- 1. Oversight of the company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor and the fixation of audit fees;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. Reviewing, with the management, the annual financial statements before submission to the board for approval, with particular reference to:
- a. Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (c) of sub section 3 of section 134 of the Companies Act, 2013
- b. Changes, if any, in accounting policies and practices and reasons for the same
- c. Major accounting entries involving estimates based on the exercise of judgment by management
- d. Significant adjustments made in the financial statements arising out of audit findings
- e. Compliance with listing and other legal requirements relating to financial statements
- f. Disclosure of any related party transactions
- g. modified opinion(s) in the draft audit report
- 5. Reviewing, with the management, the quarterly financial statements before submission to the board for approval and examine the financial statement and the auditors' report thereon;
- 6. Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document/ Information Memorandum/notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- 7. Reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process;
- 8. Approval or any subsequent modification of transactions of our Company with related parties subject to manner prescribed under the Companies Act, 2013;
- 9. Scrutiny of inter-corporate loans and investments;
- 10. Valuation of undertakings or assets of the listed entity, wherever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 13. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 14. Discussion with internal auditors of any significant findings and follow up there on;
- 15. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 16. Discussion with statutory auditors before the audit commences about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;

- 17. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- 18. to review the functioning of the whistle blower mechanism;
- 19. Approval of appointment of chief financial officer after assessing the qualifications, experience and background, etc. of the candidate;
- 20. reviewing the utilization of loans and/ or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower and monitoring the end use of funds raised through public offers and related matters;
- 21. Carrying out any other function as is mentioned in the terms of reference of the audit committee;
- 22. To oversee and review the functioning of the vigil mechanism which shall provide for adequate safeguards against victimization of employees and directors who avail of the vigil mechanism and also provide for direct access to the Chairperson of the Audit Committee in appropriate and exceptional cases;
- 23. Call for comments of the auditors about internal control systems, scope of audit including the observations of the auditor and review of the financial statements before submission to the Board;
- 24. To investigate any other matters referred to by the Board of Directors.
- 25. consider and comment on rationale, cost benefits and impact of schemes involving merger, demerger, amalgamation etc., on the company and shareholders

Review Of Information By The Committee

The Audit Committee shall mandatorily review the following information:

- 1. Management discussion and analysis of financial condition and results of operations;
- 2. Management letters/letters of internal control weaknesses issued by the statutory auditors;
- 3. Internal audit reports relating to internal control weaknesses;
- 4. The appointment, removal and terms of remuneration of the internal auditor shall be subject to review by the Audit Committee and
- 5. statement of deviations if any:
- (a) Quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1).
- (b) Annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice in terms of Regulation 32(7)
- 6. Review and monitor the auditors' independence and performance, and effectiveness of audit process;
- 7. Examination of the financial statement and auditors' report thereon;
- 8. Approval or any subsequent modification of transactions of the Company with related parties;
- 9. Scrutiny of inter-corporate loans and investment;
- 10. Valuation of undertakings or assets of the Company, wherever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Monitoring the end use of funds raised through public offers and related matters;
- 13. Any other matters as prescribed by law from time to time.

Powers Of Committee

The Committee -

- 1. May call for comments of auditors about internal control system, scope of audit, including observations of auditors and review of financial statement before their submission to board;
- 2. May discuss any related issues with internal and statutory auditors and management of the Company;
- 3. To investigate into any matter in relation to above items or referred to it by Board;
- 4. To obtain legal or professional advice from external sources and have full access to information contained in the records of the Company;
- 5. To seek information from any employee;
- 6. To secure attendance of outsiders with relevant expertise, if it considers necessary;
- 7. Any other power as may be delegated to the Committee by way of operation of law.

Composition Of Committee, Meeting And Attendance Of Each Member At Meetings

Audit Committee meeting is generally held for the purpose of recommending the financial result and the gap between two meetings did not exceed one hundred and twenty days. Additional meeting is held for the purpose of reviewing the specific item included in terms of reference of the Committee. During the year under review, Audit Committee met 7 (Seven) times on May 21, 2024; July 18, 2024; September 05, 2024; October 28, 2024; November 20, 2024; February 07, 2025 and March 26, 2025.

The composition of the Committee during the year and the details of meetings attended by its members are given below:

Name of	Category	Designation	Number of meetings during the financial year 2024-25				
Members	Members in Committee		Held	Eligible to attend	Attended		
Sanskar Kothari	Independent Director	Chairperson	07	07	07		
Mukesh Kumar Jain	Independent Director	Member	07	07	07		
Deepak Gadia*	Independent Director	' I Mombor I II/		05	05		
Santosh Kataria	Executive Director	Member	07	07	06		

^{*}Resigned with effect from 21st November, 2024.

Further, from the date of end of financial year under review till the date of this report, Ms. Apurva Lunawat (Woman Non-Executive Independent Director) was designated as the Member of the Audit Committee w.e.f. July 01, 2025.

The Constitution of the Audit Committee is in line with the provisions of Section 177 of the Companies Act, 2013 read with Regulation 18 of the SEBI (LODR) Regulations, 2015. All members are financially literate and have relevant finance and/or audit exposure. Mr. Sanskar Kothari has accounting and financial management expertise. Mr. Sanskar Kothari, the Chairman of the Committee had attended last Annual General Meeting of the Company held on September 27, 2024.

The Statutory Auditors and Internal Auditors of the Company are invited in the meeting of the Committee wherever requires. Chief Financial Officer of the Company is a regular invitee at the Meeting.

The Company Secretary of the Company acts as a Secretary to the Committee.

Recommendations of Audit Committee have been accepted by the Board of wherever/whenever given.

B. Nomination And Remuneration Committee

The Company has formed Nomination and Remuneration Committee for the purpose of assisting the Board to identify persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down and such other matters specified under various statute.

The terms of reference of Nomination and Remuneration Committee are briefed hereunder;

Terms of reference

- 1. To formulate a criteria for determining qualifications, positive attributes and Independence of a Director.
- 2. Formulate criteria for evaluation of Independent Directors and the Board.
- 3. Identify persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down in this policy.
- 4. To evaluate the balance of skills, knowledge and experience on the Board and on the basis of such evaluation, prepare a description of the role and capabilities required of an independent director and based on capabilities identified, recommend the appointment of Independent Director.
- 5. To carry out evaluation of every Director's performance.
- 6. To recommend to the Board the appointment and removal of Directors and Senior Management.
- 7. To recommend to the Board policy relating to remuneration for Directors, Key Managerial Personnel and Senior Management.
- 8. Ensure that level and composition of remuneration is reasonable and sufficient, relationship of remuneration to performance is clear and meets appropriate performance benchmarks.
- 9. To devise a policy on Board diversity.
- 10. To carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification, as may be applicable.
- 11. To recommend to the board, all remuneration, in whatever form, payable to senior management.
- 12. To perform such other functions as may be necessary or appropriate for the performance of its duties.

Composition Of Committee, Meeting And Attendance Of Each Member At Meetings

Nomination and Remuneration Committee meeting is generally held at least once in a year. Additional meetings are held for the purpose of recommending appointment/re-appointment of Directors and Key Managerial Personnel and their remuneration. During the year under review, Nomination and Remuneration Committee met 5 (Five) times viz, May 21, 2024; September 05, 2024; November 20, 2024; February 07, 2025 and March 26, 2025.

The composition of the Committee during the year and the details of meetings attended by its members are given below:

Name of	Category	Designation	Number of meetings during the fy. 2024-25			
Members	Calegory	in Committee	Held	Eligible to attend	Attended	
Mukesh Kumar Jain	Independent Director	Chairperson	5	5	5	
Sanskar Kothari	Independent Director	Member	5	5	5	
Deepak Gadia*	Independent Director	Member	5	3	3	
Renu Kataria	Non-Executive Director	Member	5	5	5	

^{*}Resigned with effect from 21st November, 2024.

Performance Evaluation

Criteria on which the performance of the Independent Directors shall be evaluated are placed on the website of the Company and may be accesses at link

https://www.dpjewellers.com/la-assets/dp/pdf/Performance_Evaluation_Policy.pdf

Remuneration Of Directors

The Company has not entered into any pecuniary relationship or transactions with Non-Executive Directors of the Company except payment of Sitting Fees for attending the Meetings and receipt of Unsecured Loan from Mrs. Renu Kataria, Non-Executive Director of the Company.

Further, criteria for making payment, if any, to non-executive directors are provided under the Nomination and Remuneration Policy of the Company which is hosted on the website of the Company viz; https://www.dpjewellers.com/la-assets/dp/pdf/Nomination_Remuneration_Policy.pdf.

During the year under review, the Company has paid remuneration /sitting fees to Directors of the Company, details of which are as under;

(₹in Lakh)

Name of Directors	Designation	Salary	Sitting Fees	Commission	Stock Option	Total
Santosh Kataria	Promoter - Chairman and MD	60.00	-	-	-	60.00
Anil Kataria	Promoter - Whole-Time Director	60.00	-	-	-	60.00
Renu Kataria	Promoter Group-Non-Exe. Director	-	0.22	-	-	0.22
Mukesh K. Jain	Non-Promoter - Independent Director	-	0.41	-	-	0.41
Sanskar Kothari	Non-Promoter - Independent Director	-	0.41	-	-	0.41
Deepak Gadia	Non-Promoter - Independent Director	-	0.36	-	-	0.36
Apurva Lunawat	Non-Promoter - Independent Director		0.22	-	-	0.22
Seema Mandloi	Non-Promoter - Independent Director	-	0.14	-	-	0.14

The remuneration of the Directors is decided by the Nomination and Remuneration Committee based on the performance of the Company in accordance with the Nomination and Remuneration Policy within the limit approved by the Board or Members.

The appointments of Managing Director and Whole-Time Director are governed by the resolutions passed by the Board and Members of the Company, which cover the terms and conditions of their appointments, read with the service rules of the Company. The services of Managing Director and Executive Director may be terminated

by either party, by giving the other party six months' notice or paying six months' salary in lieu thereof. There is no separate provision for payment of severance fee under the resolutions governing their appointments.

C. Stakeholders Relationship Committee

The Company has constituted Stakeholders Relationship Committee responsible for the Redressal of Shareholders grievances including non-receipt of Annual reports, Demat / Remat of Securities etc. The Committee also oversees the performance of the Registrar & Transfer agents of the Company relating to the investors' services and recommends measures for improvement.

During the year, the Committee carried out its functions as per the powers and roles given by the Board of Directors under Section 178 of the Companies Act, 2013. The terms of reference of Stakeholders Relationship Committee are briefed hereunder;

Terms of Reference

- Resolving the grievances of the security holders of the listed entity including complaints related to transfer/ transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/ duplicate certificates, general meetings etc
- 2. Review of measures taken for effective exercise of voting rights by shareholders;
- 3. Review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar & Share Transfer Agent;
- 4. Review of the various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the Company.
- 5. Resolving grievances of debenture holders related to creation of charge, payment of interest/principal, maintenance of security cover and any other covenants

Composition Of Committee, Meetings And Attendance Of Each Member At Meetings

During the year under review, Stakeholder's Grievance & Relationship Committee met 3 (Three) times on May 21, 2024; November 20, 2024 and March 26, 2025.

The composition of the Committee during the year and the details of meetings attended by its members are given below:

Name of	Category	Designation	Number of meetings during the fy. 2024-25			
Members	Category	in Committee	Held	Eligible to attend	Attended	
Sanskar Kothari	Independent Director	Chairperson	3	3	3	
Mukesh Kumar Jain	Independent Director	Member	3	3	3	
Deepak Gadia*	Independent Director	Member	3	2	2	
Santosh Kataria	Executive Director	Member	3	3	2	

^{*}Resigned with effect from November 21, 2024

Name Of The Non-executive Director Heading The Committee

Mr. Sanskar Kothari, Non-promoter Non-executive Independent Director acts as the chairperson of the Committee. Mr. Sanskar Kothari was present at the last Annual General Meeting held on September 27, 2024.

Name And Designation Of Compliance Officer

During the Financial Year 2024-25, Ms. Aashi Neema, Company Secretary of the Company is acting as the Compliance Officer of the Company. Later on, Ms. Atika Jain was appointed as Company Secretary and Compliance Officer of the Company w.e.f. June 02, 2025.

Investors' Complaints

Number of complaints outstanding as on April 1, 2024	Nil
Number of complaints received from the Investors from April 1, 2024 to 31st March, 202	25 0
Number of complaints solved to the satisfaction of the Investors from April 1, 2024 to	0
31st March, 2025	
Number of complaints pending as on 31st March, 2025	Nil

D. Risk Management Committee:

The Company has in place a mechanism to identify, assess, monitor, and mitigate various risks to key business objectives. Major risks identified by the businesses and functions are systematically addressed through mitigating actions on a continuing basis.

The Company's internal control encompasses various managements systems, structures of organization, standard and code of conduct which all put together help in managing the risks associated with the Company. With a view to ensure the internal controls systems are meeting the required standards, the same are reviewed at periodical intervals. If any weaknesses are identified in the process of review the same are addressed to strengthen the internal controls which are also in turn reviewed at frequent intervals.

The Company has a Risk Management Committee of the Board of Directors and Risk Management Policy consistent with the provisions of the Act and the Listing Regulations. The Internal Audit Department facilitates the execution of Risk Management Practices in the Company, in the areas of risk identification, assessment, monitoring, mitigation and reporting. The Company has laid down procedures to inform the Audit Committee as well as the Board of Directors about risk assessment and related procedures & status.

The framework defines the process for identification of risks, its assessment, mitigation measures, monitoring and reporting. While the Company, through its employees and Executive Management, continuously assess the identified Risks, the Audit Committee reviews the identified Risks and its mitigation measures from time to time

The Company has constituted Risk Management Committee to frame, implement and monitor the risk management plan for the Company.

The Committee carried out its functions as per the powers and roles given by the Board of Directors under Regulation 21 of Listing Regulations. The terms of reference of Risk Management Committee are briefed hereunder;

Terms of Reference

- 1. To formulate a detailed risk management policy which shall include:
 - (a) A framework for identification of internal and external risks specifically faced by the Company, in particular including financial, operational, sectoral, sustainability (particularly, ESG related risks), information, cyber security risks or any other risk as may be determined by the Committee.
 - (b) Measures for risk mitigation including systems and processes for internal control of identified risks.
 - (c) Business continuity plan.
- 2. To ensure that appropriate methodology, processes and systems are in place to monitor and evaluate risks associated with the business of the Company;
- To monitor and oversee implementation of the risk management policy, including evaluating the adequacy of risk management systems;
- 4. To periodically review the risk management policy, at least once in two years, including by considering the changing industry dynamics and evolving complexity;
- 5. To keep the board of directors informed about the nature and content of its discussions, recommendations and actions to be taken;
- 6. The appointment, removal and terms of remuneration of the Chief Risk Officer (if any) shall be subject to review by the Risk Management Committee.
- 7. The Risk Management Committee shall coordinate its activities with other committees, in instances where there is any overlap with activities of such committees, as per the framework laid down by the board of directors

Composition Of Committee, Meetings And Attendance Of Each Member At Meetings

During the year under review, Risk Management Committee met 02 (Two) times on 21st May, 2024 and 20th November, 2024.

The composition of the Committee during the year and the details of meetings attended by its members are given below:

Name of	Category	Designation	Number of mee	tings during the fy	. 2024-25
Members	Calegory	in Committee	Held	Eligible to attend	Attended
Mukesh Kumar Jain	Independent Director	Chairperson	2	2	2
Deepak Gadia*	Independent Director	Member	2	2	2
Anil Kataria	Executive Director	Member	2	2	2
Sanskar Kothari ^	Independent Director	Member	2	0	0

^{*}Resigned with effect from November 21, 2024

GENERAL BODY MEETINGS

Annual General Meetings

Financial Year	Date	Location of Meeting	Time	No. of Special Resolutions passed
2023-24	Friday, 27th September 2024	Hotel Balaji, Central Sailana Road, Near Amrit Garden, Opposite GTB Academy School, Barbad Mandir, Ratlam - 457 001, M.P.	04.30 P.M.	-
2022-23	Saturday, 30th September 2023	Hotel Balaji, Central Sailana Road, Near Amrit Garden, Opposite GTB Academy School, Barbad Mandir, Ratlam - 457 001, M.P.	04.30 P.M.	-
2021-22	Friday, 30th September 2022	Hotel Balaji, Central Sailana Road, Near Amrit Garden, Opposite GTB Academy School, Barbad Mandir, Ratlam - 457 001, M.P.	05.00 P.M.	-

Passing Of Resolution Through Postal Ballot In F.y. 2024-25

During the financial year 2024-25, the Company had approached the shareholders for passing of resolution through postal ballot. The details of the postal ballot are as follows;

Date of Postal Ballot Notice:	Nov. 20, 2024		Saturday, Nov. 23, 2024 (09:00 A.M.) to Sunday, Dec. 22, 2024 (05:00 P.M.)
Date of declaration of result:	Dec. 23, 2024	Date of Approval:	December 22, 2024

Resolution Description	Type of No. of vot		Votes cast	in favor	Votes cast against		
Resolution Description	Resolution	polled	No. of votes	%	No. of votes	%	
To approve payment of Commission to Non-executive Directors of the Company:	Special	16995312	16995252	99.9996	60	0.0004	
To approve "D. P. Abhushan Limited - Employee Stock Option Plan 2024" ("ESOP - 2024"):	Special	16995312	16979712	99.9082	15600	0.0918	

[^] Effective from November 20, 2024

Date of Postal Ballot Notice:	Feb. 07, 2025		Sunday, Feb. 16, 2025 (09:00 A.M) to Monday, March 17, 2025 (05:00 P.M.)
Date of declaration of result:	March 18, 2025	Date of Approval:	March 17, 2025

	- ,	No. of votes	Votes cast	in favor	Votes cast	agginet
Resolution Description	Type of Resolution	polled	No. of votes	%	No. of votes	%
To raise capital by way of a qualified institutions placement to eligible investors through an issuance of equity shares or other eligible securities for an amount aggregating up to ₹ 600.00 Crores (Rupees Six Hundred Crores only):	Special	16681162	16680354	99.9952	808	0.0048
To approve payment of remuneration by way of commission to Ms. Seema Mandloi, Non-Executive Independent Director of the Company	Special	16681162	16667624	99.9188	13538	0.0812
To approve advancing of any loan and / or give any guarantee and/ or to provide any security to any other entity(ies) in which any of the Directors of the Company is deemed to be interested as specified in the explanation to sub-section 2 of section 185 of the Act	Special	256772	227186	88.4777	29586	11.5223
To increase borrowing limits in excess of Paid-Up Share Capital, Free Reserves and Securities Premium Account of the Company U/S 180(1)© of the Companies Act, 2013	Special	16681162	16681054	99.9994	108	0.0006
To increase limits to sell, lease or dispose of in any manner, property of the Company U/S 180(1)(a) of the Companies Act, 2013	Special	16681162	16681161	100.0000	1	0.0000

SCRUTINIZER

Mr. Anand Sureshbhai Lavingia, Practicing Company Secretary partner of M/s Alap & Co. LLP was appointed as the scrutinizer for carrying out the above postal ballots in a fair and transparent manner.

MEANS OF COMMUNICATION

a. Financial Results

The quarterly, half-yearly and annual results are published in widely circulating national and local dailies such as "The Economic Times" in English and "Chautha Sansar" in Hindi language and are displayed on the website of the Company www.dpjewellers.com.

b. Website

The Company's website www.dpjewellers.com contains a separate dedicated section namely "Investors Relations" where shareholders information is available. The Annual Report of the Company is also available on the website of the Company www.dpjewellers.com in a downloadable form.

The result of the Company has also been displayed in financial results. Presentation made to Institutional Investors and Analyst are also submitted to Stock Exchange and hosted on the website of the Company.



GENERAL SHAREHOLDERS INFORMATION

Date, Time and Venue of 08th Annual General Meeting

Day and Date: Monday, September 29, 2025 | Time: 04.30 P.M. IST

Venue: Hotel Balaji, Central Sailana Road, Near Amrit Garden, Opposite GTB Academy School,

Barbad Mandir, Ratlam - 457 001

FINANCIAL YEAR

The period of 12 months starts from April 01 and ends on March 31 of subsequent year. This being financial year 2024-25 was started on April 01, 2024 and ended on March 31, 2025.

FINANCIAL CALENDAR

(Tentative and subject to change for the financial year 2025-26)

Quarter ending	Release of Results
June 30, 2025	Second week of August, 2025
September 30, 2025	Second week of November, 2025
December 31, 2025	Second week of February, 2026
March 31, 2026	End of May, 2026
Annual General Meeting for the year ending March 31, 2025	End of September, 2026

BOOK CLOSURE DATE

There being no physical shareholders in the Company, the Register of members and share transfer books of the Company will not be closed. Members whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date i.e. Monday, September 22, 2025, shall be entitled to avail the facility of remote e-voting as well as e-voting system on the date of the AGM.

LISTING ON STOCK EXCHANGES

National Stock Exchange of India Limited

Exchange Plaza, Bandra Kurla Complex, Bandra East, Mumbai - 400051.

BSE Limited (effective from April 15, 2024).

Phiroze Jeejeebhoy Towers Dalal Street Mumbai-400001

Listing fees for the financial year 2025-26 have been paid to National Stock Exchange of India Limited and BSE Limited.

REGISTRAR AND TRANSFER AGENTS

Bigshare Services Private Limited

Address: Office No S6-2, 6th floor Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road,

Andheri (East) Mumbai - 400093, India

Tel: +91 22 6263 8200;

Email: investor@bigshareonline.com;

Web: www.bigshareonline.com

Web link to raise queries: https://www.bigshareonline.com/Contact.aspx

SHARE TRANSFER SYSTEM

In terms of Regulation 40(1) of SEBI LODR, as amended, securities can be transferred only in dematerialization form w.e.f. April 1, 2019, except in case of request received for transmission or transposition of securities. Transfer of shares in electronic form is given effect by the depositories with no involvement of the Company.

DISTRIBUTION OF SHAREHOLDING (As on 31st March, 2025)

On the basis of Shareholding

Charoholding of Naminal		Share	holders	Number of Equi	ty Shares held
Snarenolaing	Shareholding of Nominal		% of Total	Number	% of Total
1	5000	8920	93.7763	3595800	1.5903
5001	10000	172	1.8082	1282280	0.5671
10001	20000	119	1.2511	1679260	0.7427
20001	30000	63	0.6623	1566210	0.6927
30001	40000	55	0.5782	2014230	0.8908
40001	50000	27	0.2839	1197940	0.5298
50001	100000	61	0.6413	4269150	1.8881
100001 and above		95	0.9987	210504330	93.0985
	Total	9512	100.00	22610920	100.00

^{*} excluding 49500 equity shares allotted on March 26, 2025 On the Category of Shareholders

No. of Shares	Share	holders	Number of Equi	Number of Equity Shares held	
No. of Shares	Number	% of Total	Number	% of Total	
Promoters	7	0.0736	9477120	41.9140	
Promoters Relative	8	0.0841	7213730	31.9037	
Foreign Portfolio Investors - Category I	20	0.2102	33228	0.1470	
Foreign Portfolio Investor - Category II	3	0.0315	12269	0.0543	
Clearing Member	4	0.0421	438256	1.9382	
Corporate Bodies	48	0.5046	638784	2.8251	
Public	9133	96.0156	4327695	19.1398	
Non-Resident Indian	112	1.1775	22718	0.1005	
HUF	175	1.8398	436628	1.9310	
Alternate Investment Fund - Domestic Companie	s 1	0.0105	2519	0.0111	
Mutual Funds	1	0.0105	7973	0.0353	
Total	9512	100.00	22610920	100.00	

[&]quot;* excluding 49500 equity shares allotted on March 26, 2025"

Dematerialization of Shares and Liquidity (as on 31st March, 2025)

Mode	No. of Equity Shares	Percentage
Demat	22610920	100.00
NSDL	1863222	8.22
CDSL	20747698	91.56
Physical	0	0.00

The equity shares are traded on National Stock Exchange of India Limited and with effect from April 15, 2024 on BSE Limited.

Outstanding GDRs/ADRs/Warrants or any Convertible instruments conversion date and likely impact on equity

The Company has not issued any GDRs/ADRs/ or any other Convertible instruments till date except convertible equity warrants which have been converted into Equity shares of the Company as on the date of this report.

LOCATIONS OF SHOWROOM

At present, the Company has total Eleven Showrooms, locations of which are given hereunder:

INDORE (MP)

DNR-90, Near Rajani Bhawan, Opp. High Court, Indore Madhya Pradesh 452001

UDAIPUR (RAJASTHAN)

17, Nyaya Marg, Court Chouraha, Udaipur, Rajasthan - 313-001

BHOPAL (MP)

Ground Floor, KN Arcade, 16, Malviya Road, Raj Bhawan Road, Bhopal, Madhya Pradesh 462-003

UJJAIN (MP)

47/2, Kshapnak Marg, Madhav Nagar, Ujjain Madhya Pradesh-456-010

BHILWARA (RAJASTHAN)

Ground and First Floor of Plot No. 56, Nagar Parishad, Rajendra Mara, Bhilwara, Rajasthan – 311 001

KOTA (RAJASTHAN)

141, Vallabhnagar Extention Kota, Rajasthan – 324 007

BANSWARA (RAJASTHAN)

Survey No. 292/62/1/1, Ground and Mezzanine Floor, Shyampura, Near Kumar Electronics Pratap Circle, Udaipur Road, Banswara, Rajasthan-327001

AJMER (RAJASTHAN)

10/23, Sagar Vihar Colony, Vaishali Nagar, Ajmer, Rajasthan 305004

NEEMUCH (MP)

22, Teacher Colony Neemuch, Madhya Pradesh-458441

RATLAM (MP)

138, Chandni Chowk, Ratlam, Madhya Pradesh - 457-001

RATLAM NEW (MP)

Gopal Goshala, Bus Stand, O1, Sagod Rd, in front of Jain School, near Bajna, Tata Nagar, Ratlam, Madhya Pradesh 457001

Registered Office Address:

138, Chandani Chowk, Ratlam, Madhya Pradesh - 457 001, India

T. No.: +91 7412 490 966/247122; Fax No.: +91 7412 247 022 Website: www.dpjewellers.com E-mail: cs@dpjewellers.com

ADDRESS OF CORRESPONDENCE

i) D. P. Abhushan Limited

Ms. Atika Jain

Company Secretary and Compliance Officer

Address: 19, Chandani Chowk, Ratlam, Madhya Pradesh - 457 001, India

E-Mail: cs@dpjewellers.com; Tel No.: +91 7412 490 966 Fax No.: +91 7412 247 022

ii) For transfer/dematerialization of shares, change of address of members and other queries:

Bigshare Services Private Limited

Address: Office No S6-2, 6th floor Pinnacle Business Park, Next to Ahura Centre,

Mahakali Caves Road, Andheri (East) Mumbai - 400093, India;

Tel No.: +91 22 6263 8200; Email: investor@bigshareonline.com;

Web: www.bigshareonline.com

Web link to raise queries: https://www.bigshareonline.com/Contact.aspx



CREDIT RATINGS AND ANY REVISION THERETO

The Company has not issued any debt instruments and does not have any fixed deposit programme or any scheme or proposal involving mobilization of funds in India or abroad during the financial year ended 31st March, 2025. During the year under review, the Company has obtained credit rating from CARE Ratings Ltd.for the purpose of availing Long Term and Short-Term Bank Facilities.

DISCLOSURE:

SUBSIDIARY COMPANIES

As on 31st March, 2025 the Company does not have any subsidiary Company and hence the disclosure requirements pertaining to Subsidiary Companies are not applicable to the Company. The policy on material subsidiaries can be viewed at https://www.dpjewellers.com/la-assets/dp/pdf/Policy%20for%20Determining%20Material%20Subsidiaries.pdf

MATERIAL RELATED PARTY TRANSACTION

During the year under review, besides the transactions reported in Note 33 forming part of the Financial Statements for the year ended March 31, 2025 in the Annual Report, there were no other material related party transactions of the Company with its Promoters, Directors or the Management or their relatives and subsidiaries, associate company and joint venture. These transactions do not have any potential conflict with the interest of the Company at large. All related party transactions are placed before the Audit Committee of the Board periodically and placed for Board's information, if required. Further there are no material individual transactions that are not in normal course of business or not on an arm's length basis.

The Board has approved a policy for related party transactions which has been uploaded on the Company's website. The policy is uploaded on the website of the Company at https://www.dpjewellers.com/la-assets/dp/pdf/Policy_on_related_party_transaction.pdf

DISCLOSURE OF ACCOUNTING TREATMENT

The financial statements of the Company have been prepared in accordance with Indian Accounting Standards ("Ind AS") notified under the Companies (Indian Accounting Standards) Rules, 2015 and Companies (Indian Accounting Standards) (Amendment) Rules, 2016 read with Section 133 of the Act..

DISCLOSURE BY SENIOR MANAGEMENT

Senior Management has made affirmations to the Board relating to all material financial and commercial transactions stating that they did not have personal interest that could result in a conflict with the interest of the Company at large.

Particulars of senior management:

S. No.	Name	Designation
1.	Vijesh Kumar Kasera Dy. Chief Financial Officer	
2.	Harshwardhan Maheshwari	General Manager Inventory
3.	Kamlesh Premchand Gupta	General Manager Inventory
4.	Pratish Suresh Zaveri	Supply Chain Manager
5.	Ratan Lal Kataria	Senior Advisor

CEO / CFO Certification

The Chairman and Managing Director and Chief Financial Officer have certified to the Board in accordance with Regulation 17(8) of the SEBI LODR pertaining to CEO/CFO certification for the financial year ended March 31, 2025, which is attached as an **Annexure – E2** to this Report.

COMPLIANCES

There were neither any instances of non-compliance by the Company nor there were any penalties or strictures imposed on the Company by the Stock Exchange/(s) or SEBI or any statutory authority, on any matter related to Capital Markets, during the last three years Except, (i) Late submission of related party transactions in XBRL format for the six months period ended on September 30, 2023 for which penalty of Rupees 5,900 had been paid by the company, (ii) Late intimation to Company by designated person Mr. Tarun Vora about disposal of 4000 Equity shares of the Company by way of gift and consequently late intimation by Company to the Stock exchange for financial year 2023-2024, iii) Late submission of video recordings of Investor Meet during financial year 2022-23(iv) transactions in the securities of the Company by few Designated Persons and their relative during the closure of Trading Window and contra transactions in violation of Code of Internal Procedures and Conduct for Prevention of Insider Trading in Securities of D. P. Abhushan Limited for which the Company had already imposed penalty of Rupees 1,60,471/- and after collecting the same from Designated Persons and their relative, deposited it to the SEBI – IPEF as per SEBI Circular No. SEBI/HO/ISD/ISD/CIR/P/2020/135 dated July 23, 2020 during financial year 2021-22 and v) Late intimation by Company relating to intimation of resignation of Mrs. Seema Mandloi (DIN: 10617559) with effect from February 18, 2025, within 24 Hours from the Effective date of Resignation to the stock exchange

RISK MANAGEMENT

Business risk evaluation and management is an ongoing process within the Company. During the year under review, the Management reviewed the risk management and minimization procedure adopted by the Company covering the business operations of the Company.

DISCLOSURE OF COMMODITY PRICE RISKS AND COMMODITY HEDGING ACTIVITIES

The Company is exposed to price fluctuations on account of gold prices and this is managed by way of as Gold price is directly driven by various international factors and stringent domestic government policies, The Company monitor the Gold price on a regular basis using pricing trends and forecasts from internationally reputed news agencies and international factors.

To mitigate the risk of gold price fluctuation, the Company follow the practice of buying the same quantity of gold which is sold by it on daily average basis. This practice acts as a natural hedging against gold price fluctuation.

PROCEEDS FROM PUBLIC ISSUES, RIGHTS ISSUES, PREFERENTIAL ISSUES ETC.

The details of utilization of preferential issue proceeds during the year under reviews is as follows:

Object of the Issue proceeds raised during the FY 2024-25	Modified Object, if any	Original Allocation (INR in Lakh)	Modified allocation, if any	Funds Utilized (INR in Lakh)	Amount of Deviation/Variation	Remarks if any
To meet working capital requirements, Capital Expenditure, repayment of loan(s) and the General Corporate purpose	NA	4,793.84	0.00	4,793.84	0.00	NA

VIGIL MECHANISM

The Company has a Vigil Mechanism wherein the directors/ employees/ associates can approach the Management of the Company (Audit Committee in case where the concern involves the Senior Management) and make protective disclosures to the Management about unethical behaviour, actual or suspected fraud

or violation of the Company's Code of Conduct, suspected leak of Unpublished Price Sensitive Information. The Vigil Mechanism requires every employee to promptly report to the Management any actual or possible violation of the Code or an event he/she becomes aware of that could affect the business or reputation of the Company. The disclosure reported are addressed in the manner and within the time frames prescribed in the policy. A mechanism is in place whereby any employee of the Company has access to the Chairman of the Audit Committee to report any concerns.

No person has been denied access to the Chairman to report any concern. The Policy on Vigil Mechanism is available on the website of the Company at

https://www.dpjewellers.com/la-assets/dp/pdf/Vigil_Mechanism.pdf

DISCLOSURES OF LOANS AND ADVANCES BY THE COMPANY AND ITS SUBSIDIARIES

During the year under review the Company has not made any advances or loans any to any other entity.

TOTAL FEES PAID TO STATUTORY AUDITORS OF THE COMPANY

For the financial year 2024-25, total fees of ₹ 12.40 Lakh plus applicable GST, was paid to the statutory auditor and all entities in the network firm/network entity of which the statutory auditor is a part, for all the services rendered to the Company.

DISCLOSURE RELATING TO SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has in place an effective mechanism for dealing with complaints relating to sexual harassment at workplace. The details relating to the number of complaints received and disposed of during the financial year 2024-25 are prescribed under Board's Report forming part of this Annual Report.

SECRETARIAL COMPLIANCE REPORT

SEBI vide its Circular No. CIR/CFD/CMD1/27/2019 dated 8th February, 2019 read with Regulation 24(A) of the Listing Regulations, directed listed entities to conduct Annual Secretarial compliance audit from a Practicing Company Secretary of all applicable SEBI Regulations and circulars/guidelines issued thereunder. The said Secretarial Compliance report is in addition to the Secretarial Audit Report by Practicing Company Secretaries under Form MR-3 and is required to be submitted to Stock Exchanges within 60 days of the end of the financial year.

Accordingly, the Company has engaged the services of Mr. Anand Sureshbhai Lavingia (CP No. 11410), Practicing Company Secretary and Secretarial Auditor of the Company for providing this certification. The said Secretarial Compliance Report has been annexed as Annexure – G-2 to the Board's Report forming part of this Annual Report.

COMPLIANCE WITH CORPORATE GOVERNANCE REQUIREMENTS SPECIFIED IN REGULATION 17 TO 27 AND CLAUSES (B) TO (I) OF SUB-REGULATION (2) OF REGULATION 46 OF LISTING REGULATIONS

The compliance status reported hereunder are for the period April 01, 2024 to 31st March, 2025 only. Disclosures on the website:

I. Disclosure on website in terms of Listing Regulations

Item	Compliance status (Yes/ No/NA)	Web address (Refer the links below the table)
As per regulation 46(2) of the LODR:		

Details of business	Yes Ref 1
Memorandum of Association and Articles of Association	Yes Ref 2
Brief profile of board of directors including directorship	Yes Ref 3
and full-time positions in body corporates	
Terms and conditions of appointment of Independent Directors	Yes Ref 4
Composition of various committees of Board of Directors	Yes Ref 5
Code of conduct of Board of Directors and Senior Management Personnel	Yes Ref 6
Details of establishment of vigil mechanism/ Whistle Blower policy	Yes Ref 7
Criteria of making payments to non-executive directors	Yes Ref 8
Policy on dealing with related party transactions	Yes Ref 9
Policy for determining 'material' subsidiaries	Yes Ref 10
Details of familiarization programs imparted to independent directors	Yes Ref 11
E-mail address for grievance redressal and other relevant details entity who are responsible for assisting and handling investor grievances	Yes Ref 12
Contact information of the designated officials of the listed entity who are responsible for assisting and handling investor grievances other relevant details	Yes Ref 13
Financial Information including:	
(i) notice of meeting of the board of directors where financial results shall be discussed;	Yes Ref 14
(ii) financial results, on conclusion of the meeting of the board of directors where the financial results were approved;	Yes Ref 15
(iii) complete copy of the annual report including balance heet, profit and loss account, directors report, corporate governance report etc;	Yes Ref 16
Shareholding pattern	Yes Ref 17

- Ref 1: https://www.dpjewellers.com/about-us
- $Ref\ 2:\ https://www.dpjewellers.com/la-assets/dp/pdf/company_policy/Memorandum-Articles-of-Association.pdf$
- $Ref \ 3: \ https://www.dpjewellers.com/la-assets/dp/pdf/Corporate_Information/COMPOSITION-OF-BOARD-OF-DIRECTORS.pdf$
- $Ref \ 4: \ https://www.dpjewellers.com/la-assets/dp/pdf/company_policy/Term\%208\%20Conditions\%20of\%20Appointment\%20of\%20Independent\%20Directors.pdf$
- $Ref 5: https://www.dpjewellers.com/la-assets/dp/pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Board.pdf/Corporate_Information/Composition_of_Committees_of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Committees_of_Board.pdf/Corporate_Information_Of_Board.pdf/Corporate_Information_Of_Board.pdf/Corporate_Information_Of_Board.pdf/Corporate_Information_Of_Board.pdf/Corporate_Information_Of_Board.pdf/Corporate_Information_Of_Board.pdf/Corporate_Information_Of_Board.pdf/Corporate_Information_Of_Board.pdf$
- Ref 6: https://www.dpjewellers.com/la-assets/dp/pdf/Code_of_Conduct.pdf
- Ref 7: https://www.dpjewellers.com/la-assets/dp/pdf/Vigil_Mechanism.pdf
- Ref 8: https://www.dpjewellers.com/la-assets/dp/pdf/Nomination_Remuneration_Policy.pdf
- Ref 9: https://www.dpjewellers.com/la-assets/dp/pdf/Policy_on_related_party_transaction.pdf
- Ref 10: https://www.dpjewellers.com/la-assets/dp/pdf/Policy%20for%20Determining%20Material%20Subsidiaries.pdf
- Ref 11: https://www.dpjewellers.com/la-assets/dp/pdf/Familiarization%20Programme%20DPAL.pdf
- Ref 12: https://www.dpjewellers.com/la-assets/dp/pdf/investor_contact/Investor-Details.pdf
- REf 13: https://www.dpjewellers.com/la-assets/dp/pdf/investor_contact/Investor-Details.pdf
- Ref 14: https://www.dpjewellers.com/investor-relation.html
- Ref 15: https://www.dpjewellers.com/investor-relation.html
- Ref 16: https://www.dpjewellers.com/investor-relation.html
- Ref 17: https://www.dpjewellers.com/investor-relation.html

Details of agreements entered into with the media companies and/or their associates	Not Applicable
Schedule of analyst or institutional investor meet and presentations made by the listed entity to analysts or institutional investors simultaneously with submission to stock exchange	Yes Ref 1
Audio recordings, video recordings, if any, and transcripts of post earnings or quarterly calls, by whatever name called, conducted physically or through digital means	Yes Ref 2
New name and the old name of the listed entity	Not Applicable
Advertisements as per regulation 47 (1)	Yes Ref 3
Credit rating or revision in credit rating obtained by the entity for all its outstanding instruments, updated immediately as and when there is any revision in any of the ratings.	Not Applicable Ref 4
Separate audited financial statements of each subsidiary of the listed entity in respect of a relevant financial year	Not applicable
Secretarial Compliance Report as per sub-regulation (2) of regulation 24A of these regulations	Yes Ref 5
Disclosure of the policy for determination of materiality of events or information required under clause (ii), sub-regulation (4) of regulation 30 of these regulations	Yes Ref 6
Disclosure of contact details of key managerial personnel who are authorized for the purpose of determining materiality of an event or information and for the purpose of making disclosures to stock exchange(s) as required under sub-regulation (5) of regulation 30 of these regulations	Yes Ref 7
Disclosures under sub-regulation (8) of regulation 30 of these regulations	Yes Ref 8
Statements of deviation(s) or variation(s) as specified in regulation 32 of these regulations	Yes Ref 9
Dividend Distribution Policy by listed entities based on market capitalization as specified in sub-regulation (1) of regulation 43A	Yes Ref 10
Annual Return as provided under section 92 of the Companies Act, 2013 and the rules made thereunder	Yes Ref 11
Employee Benefit Scheme Documents,	Yes Ref 12

- Ref1: https://www.dpjewellers.com/investor-relation.html
- Ref 2: https://www.dpjewellers.com/investor-relation.html
- Ref 3: https://www.dpjewellers.com/investor-relation.html
- Ref4: https://www.dpjewellers.com/investor-relation
- Ref 5 : https://www.dpjewellers.com/investor-relation
- Ref 6: https://www.dpjewellers.com/la-assets/dp/pdf/Policy_on_Determing_the_Material_Events.pdf
- $Ref\ 7: https://www.dpjewellers.com/la-assets/dp/pdf/investor_contact/Contact_Details_of_KMP_for_determining_Materiality_of_Events.pdf$
- Ref 8: https://www.dpjewellers.com/investor-relation
- Ref 9: https://www.dpjewellers.com/investor-relation
- Ref 10: https://www.dpjewellers.com/la-assets/dp/pdf/Dividend%20Distribution%20Policy.pdf
- Ref 11: https://www.dpjewellers.com/investor-relation
- Ref 12: https://www.dpjewellers.com/investor-relation

DP

excluding commercial secrets and such other information that would affect competitive position of the listed entity, framed in terms of the provisions of Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021		
As per other regulations of the LODR:		
Whether company has provided information under separate section on its website as per Regulation 46(2)	Yes https://www.dpj	ewellers.com/disclosures-under-regulation-46-of-sebi-lodr-regulations-2015.html
It is certified that these contents on the website of the listed entity are correct.	Yes	Yes, it is certified that these contents on the website of the Company are correct.
Compliance with regulation 46(3) with respect to accuracy of disclosures on the website and	Yes	Yes it is hereby confirmed that all the disclosures on the website are accurate and timely updated timely updating

Regulation wise compliances:

II Annual Affirmations

Particulars	Regulation Number	Compliance status (Yes/No/NA)	Company Remark
Independent director(s) have been appointed in terms of specified criteria of 'independence' and / or 'eligibility'	16(1)(b) & 25(6)	Yes	
Board composition	17(1), 17(1A) & 17(1B)	Yes	
Meeting of Board of directors	17(2)	Yes	
Quorum of Board meeting	17(2A)	Yes	
Review of Compliance Reports	17(3)	Yes	
Plans for orderly succession for appointments	17(4)	Yes	
Code of Conduct	17(5)	Yes	
Fees/compensation	17(6)	Yes	
Minimum Information	17(7)	Yes	
Compliance Certificate	17(8)	Yes	
Risk Assessment & Management	17(9)	Yes	
Performance Evaluation of Independent Directors	17(10)	Yes	
Recommendation of Board	17(11)	Yes	
Maximum number of directorships	17A	Yes	
Composition of Audit Committee	18(1)	Yes	
Meeting of Audit Committee	18(2)	Yes	
Composition of nomination & remuneration committee	19(1) & (2)	Yes	
Quorum of Nomination and Remuneration Committee meeting	19(2A)	Yes	
Meeting of nomination & remuneration committee	19(3A)	Yes	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Composition of Stakeholder Relationship Committee	20(1), 20(2) and 20(2A)	Yes	
Meeting of stakeholder relationship committee	20(3A)	Yes	
Composition and role of risk management committee	21(1), (2), (3), (4)	Yes	\
Meeting of Risk Management Committee	22	Yes	

Particulars	Regulation Number	Compliance status (Yes/No/NA)	Company Remark
Quorum of Risk Management Committee meeting	21(3B)	Yes	
Vigil Mechanism	22	Yes	
Policy for Related Party Transaction	23(1), (1A), (5), (6), (7) & (8)	Yes	
Prior or Omnibus approval of Audit Committee for all related party transactions	23(2), (3)	Yes	
Approval for material related party transactions	23(4)	Not Applicable	
Disclosure of related party transactions	23(9)	Yes	
Composition of Board of Directors of unlisted material Subsidiary	24(1)	Not Applicable	
Other Corporate Governance requirements with respect to subsidiary of listed entity	24(2), (3), (4), (5) & (6)	Not Applicable	
Annual Secretarial Compliance Report	24(A)	Yes	
Alternate Director to Independent Director	25(1)	Not Applicable	
Maximum Tenure	25(2)	Yes	
Meeting of Independent Directors	25(3) & (4)	Yes	
Familiarization of independent directors	25(7)	Yes	
Declaration from Independent Director	25(8) & (9)	Yes	
D & O Insurance for Independent Directors	25(10)	Yes	
Memberships in Committees	26(1)	Yes	
Affirmation with compliance to code of conduct from members of Board of Directors and Senior management personnel	26(3)	Yes	
Disclosure of Shareholding by Non- Executive Directors	26(4)	Yes	
Policy with respect to Obligations of directors and senior management	26(2) & 26(5)	Yes	
Approval of the Board and shareholders for compensation or profit sharing in connection with dealings in the securities of the listed entity	26(6)	NA	
Vacancies in respect Key Managerial Personnel	26A(1) & 26A(2)	Yes	
Role of audit committee and information to be reviewed by audit committee	18(3)	Yes	
Role of Nomination and Remuneration committee	19(4)	Yes	
Role of Stakeholders Relationship committee	20(4)	Yes	
Gap between the meetings of risk management committee	21(3C)	Yes	
Appointment, reappointment or removal of an Independent director through special resolution or the alternate mechanism	25(2A)	Yes	
Confirmation with respect to appointment of Independent Directors who resigned from the listed entity	25(11)	Yes	

DETAILS OF COMPLIANCE WITH MANDATORY REQUIREMENTS

During the period 01st April, 2024 to 31st March, 2025, the Company has complied with the applicable mandatory requirements as specified under Regulation 15 to 27 of SEBI LODR.

ADOPTION OF NON-MANDATORY REQUIREMENTS

The Company has adopted following non-mandatory requirements as prescribed under Regulation 27(1) read with Part E of Schedule II of the SEBI LODR.

- → There is no modified opinion given in the Auditors' Report on Financial Statements.
- → The internal auditor directly reports to audit committee.

AGREEMENTS BINDING THE COMPANY

During the year under review, no agreement has been executed impacting the management or control of the Company or impose any restriction or create any liability upon the company, which is not in the normal course of business.

INVESTOR INFORMATION

SEBI Complaint Redressal System (SCORES 2.0) - The investors' complaints are also being processed through the centralized web-based complaint redressal system. The salient features of SCORES include availability of centralised database of the compliants and provision for the Company to upload online action taken reports. Through SCORES, the investors can view online, the actions taken and current status of the complaints. In its efforts to improve ease of doing business, SEBI has launched a mobile app "SEBI SCORES", making it easier for investors to lodge their grievances with SEBI, as they can now access SCORES at their convenience. SEBI has launched the new version of the SEBI Complaint Redress System (SCORES 2.0) and with effect from 28th March, 2024, the old version of SCORES has been closed for lodging complaint However investors can check status of their complaints lodged in old SCORES on the old portal. Investors can lodge complaints only through new version of SCORES i.e. https://scores.sebi.gov.in from 01st April, 2024.

Online Dispute Resolution (ODR) Mechanism - SEBI vide Circular Nos. SEBI/HO/OIAE/OIAE_IAD-1/P/CIR/2023/131 dated July 31, 2023, and SEBI/HO/OIAE/OIAE_IAD-1/P/CIR/2023/135 dated 4th August, 2023, read with Master Circular No. SEBI/HO/OIAE/OIAE_IAD1/P/CIR/2023/145 dated 31st July, 2023 (updated as on 11th August, 2023), has established a common Online Dispute Resolution Portal ("ODR Portal") for resolution of disputes arising in the Indian Securities Market. Pursuant to above-mentioned circulars, the Company has enrolled on the ODR Portal and the investors can initiate dispute resolution through the ODR Portal (https://smartodr.in/login). This option can be exercised by the investor after exhausting other options like lodging direct compliant with the Company or escalating the same through SCORES Portal.

Compliance Certificate of the Auditors - A Certificate from the Auditors of the Company Mr. Anand Sureshbhai Lavingia, Practicing Company Secretary, Ahmedabad confirming the compliance with the conditions of Corporate Governance as stipulated under Clause E of Schedule V of the SEBI LODR Regulations is attached as an **Annexure** – **E3** to this Report.

Registered Office:

138, Chandani Chowk, Ratlam, Madhya Pradesh- 457001

Date: September 3, 2025

Place: Ratlam

For and on behalf of Board of Directors

For, **D. P. ABHUSHAN LIMITED CIN:** L74999MP2017PLC043234

Santosh Kataria

Chairman and Managing Director DIN: 02855068

Anil Kataria
Whole time Director
DIN 00092730

DECLARATION

I, Santosh Kataria, Chairman and Managing Director of D. P. Abhushan Limited hereby declare that as of 31st March, 2025, all the Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct and Ethics for Directors and Senior Management Personnel laid down by the Company.

Registered Office:

138, Chandani Chowk, Ratlam, Madhya Pradesh- 457001

Date: September 3, 2025

Place: Ratlam

For and on behalf of Board of Directors

For, **D. P. ABHUSHAN LIMITED CIN:** L74999MP2017PLC043234

Santosh Kataria

Chairman and Managing Director

IN: UZ833U08

Annexure - E1

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,

The Members,

D. P. ABHUSHAN LIMITED

138, Chandani Chowk,

Ratlam, Madhya Pradesh - 457 001, India

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of D. P. Abhushan Limited (CIN: L74999MP2017PLC043234) and having registered office at 138, Chandani Chowk, Ratlam – 457 001, Madhya Pradesh (hereinafter referred to as "the Company"), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub Clause (10)(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, we hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on March 31, 2025 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority.

Sr. No.	Name of Directors	Director Identification Number	Date of Appointment in the Company*	Date of resignation if any
1.	Mr. Anil Kataria	00092730	January 26, 2022	-
2.	Mr. Santosh Kataria	02855068	May 2, 2017	-
3.	Mrs. Renu Kataria	07751330	June 20, 2017	-
4.	Mr. Mukesh Kumar Jain	00653837	July 15, 2017	-
5.	Mr. Sanskar Kothari	06779404	July 16, 2018	-
6.	Ms. Apurva Lunawat	09575780	April 19, 2022	-
7.	Mr. Deepak Gadia	08782782	August 8, 2020	November 21, 2024
8.	Mrs. Seema Mandloi	10617559	May 21, 2024	February 18, 2025

^{*} As per website of Ministry of Corporate Affairs.

It shall be noted that ensuring the eligibility for the appointment/continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification.

This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For, ALAP & Co. LLP Company Secretaries Firm Registration Number: L2023GJ013900

Date: 03/09/2025 Firm Registration Number: L2023GJ013900 Place: Ahmedabad Peer Review Number: 5948/2024

Anand Lavingia
Designated Partner
DIN: 05123678

M. No.: A26458; COP: 11410 UDIN: A026458G001158259

Annexure - E2

CERTIFICATE BY CHIEF EXECUTIVE OFFICER (CEO) AND CHIEF FINANCIAL OFFICER (CFO)

(Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To,

The Members,

D. P. ABHUSHAN LIMITED

138, Chandani Chowk,

Ratlam, Madhya Pradesh - 457 001, India

Certification to the Board pursuant to Regulation 17(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

We, Santosh Kataria, Chairman and Managing Director and Manish Kumar Laddha, Chief Financial Officer, of the Company, hereby certify the following in respect of the Financial Year ended on 31st March, 2025:

- 1. we have reviewed the financial statements and the cash flow statements for the year, and that to the best of our knowledge and belief:
- a) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- b) these statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations;
- 2. there are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's Code of Conduct;
- 3. we accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of the internal control systems of the Company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of internal control, if any, of which we are aware and the steps taken or proposed to be taken to rectify the same;
- 4. we have indicated to the auditors and the Audit Committee:
- a) significant changes, if any, in internal control over financial reporting during the year;
- b) significant changes, if any, in accounting policies during the year and the same have been disclosed in the notes to the financial statements; and
- c) Instances of significant fraud, if any, wherein there has been involvement of management or an employee having a significant role in the Company's internal control system over financial reporting.

Registered Office:

138, Chandani Chowk, Ratlam, Madhya Pradesh- 457001

Date: September 3, 2025

Place: Ratlam

For and on behalf of Board of Directors
For, **D.P. ABHUSHAN LIMITED**

CIN: L74999MP2017PLC043234

Manish Kumar Laddha

Chief Financial Officer

Santosh Kataria

Chairman and Managing Director

DIN: 02855068

Annexure - E3

CERTIFICATE ON COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERNANCE

(Refer Chapter IV of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To,

The Members,

D. P. ABHUSHAN LIMITED

138, Chandani Chowk,

Ratlam, Madhya Pradesh - 457 001, India

The Corporate Governance Report prepared by D. P. Abhushan Limited ("the Company"), contains details as specified in Regulations 17 to 27, Sub-Regulation (2) of Regulation 46 and para C, D and E of Schedule V of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("the Listing Regulations"), to the extent applicable, with respect to Corporate Governance for the year ended March 31, 2025. This report is required by the Company for submission to the Shareholders of the Company.

MANAGEMENT'S RESPONSIBILITY

The preparation of the Corporate Governance Report is the responsibility of the Management of the Company including the preparation and maintenance of all relevant supporting records and documents. This responsibility also includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Corporate Governance Report.

The Management along with the Board of Directors are also responsible for ensuring that the Company complies with the conditions of Corporate Governance as stipulated in the Listing Regulations, issued by the Securities and Exchange Board of India.

AUDITOR'S RESPONSIBILITY

Our responsibility is to provide a reasonable assurance in the form of an opinion whether the Company has complied with the condition of Corporate Governance, as stipulated in the Listing Regulations.

The procedures selected depend on the auditor's judgment, including the assessment of the risks associated in compliance of the Corporate Governance Report with the applicable criteria. The procedures include but not limited to verification of secretarial records and financial information of the Company and obtained necessary representations and declarations from directors including independent directors of the Company.

The procedures also include examining evidence supporting the particulars in the Corporate Governance Report on a test basis. Further, our scope of work under this report did not involve me performing audit tests for the purposes of expressing an opinion on the fairness or accuracy of any of the financial information or the financial statements of the Company taken as a whole.

OPINION

Based on the procedures performed by us as referred above and according to the information and explanations given to me, we are of the opinion that;

- → the Company has complied with the conditions of Corporate Governance as specified in the Regulations 17 to 27, Sub-Regulation (2) of Regulation 46 and para C, D and E of Schedule V, to the extent applicable to the Company during the period April 1, 2024 to March 31, 2025..
- → as regards Discretionary Requirements specified in Part E of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has complied with items C and E.

OTHER MATTERS AND RESTRICTION ON USE

This report is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.

This report is addressed to and provided to the members of the Company solely for the purpose of enabling it to comply with its obligations under the Listing Regulations and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care or for any other purpose or to any other party to whom it is shown or into whose hands it may come without our prior consent in writing. We have no responsibility to update this report for events and circumstances occurring after the date of this report.

For, ALAP & Co. LLP Company Secretaries

Date: 03/09/2025 Firm Registration Number: L2023GJ013900
Place: Ahmedabad Peer Review Number: 5948/2024

Anand Lavingia Designated Partner

DIN: 05123678 M. No.: A26458; COP: 11410 UDIN: A026458G001158204



Annexure – F

BUSINESS RESPONSIBILITY & SUSTAINABILITY REPORT

Section A: General Disclosure

I. Details of Listed Entity

I. De	etails of Listed Entity	
1.	Corporate Identification No. (CIN) of Listed Entity	L74999MP2017PLC043234
2.	Name of Listed Entity	D. P. Abhushan Limited
3.	Date of Incorporation	02nd May, 2017
4.	Registered Office Address	138, Chandani Chowk, Ratlam (M.P.) - 457001
5.	Corporate Office Address	19, Chandani Chowk, Ratlam (M.P.) - 457001
6.	E Mail	cs@dpjewellers.com
7.	Telephone	+91-7412-490 966 /247122
8.	Website	www.dpjewellers.com
9.	Financial Year for Which Reporting is being done	
	Current Financial Year	2024-25 (01/04/2024 - 31/03/2025)
	Previous Financial Year	2023-24 (01/04/2023 - 31/03/2024)
10.	Name of Stock Exchange(s) where shares are listed	NSE (National Stock Exchange) BSE (Bombay Stock Exchange)
11.	Paid Up Capital	₹22,66,04,200/- (₹ Twenty-Two Crore Sixty-Six Lakh Four Thousand and Two Hundred Only)
12.	Name & Contact Details (telephone, email address) of the person who may be contacted in case of any queries on BRSR report.	Name: Mr. Vijesh Kumar Kasera/Ms. Aashi Neema M. No.: +91-98273-82240 LL No.: 07412-247121 E Mail: cs@dpjewellers.com
13.	Reporting boundary - Are the disclosures under this report made on a standalone basis (i.e. only for the entity) or on a consolidated basis (i.e. for the entity and all the entities which form a part of its consolidated financial statements, taken together)	Disclosures are on a standalone basis
14.	Whether the company has undertaken assessment or assurance of the BRSR Core?	No
15.	Name of assessment or assurance provider	NA
16.	Type of assessment or assurance obtained	NA

II. Product/Services

17. Details of Business activities (accounting for 90% of Turnover):

S. No.	Description of Main Activity	Description of Business Activity	% of Turnover of Entity
1	Trade	Wholesale/Retail Trading	83.95%
2	Manufacturing	Wholesale/Retail Trading	16.05%

18. Products/Services sold by the entity (accounting for 90% of Turnover):

S. No.	Product/Services	NIC Code	% of Total Turnover Contributed
a. /	Gold and Jewellery	36911	96.56%
b./	Silver Jewellery	36911	2.06%
C.	Diamonds, Stones & Others	36911	1.38%

III. Operations

19. Number of Locations where your plant and/or operations/offices of the entity are situated:

Location	No. of Plants	No. of Offices/Showrooms	Total
National	0	10 (Showrooms) + 4 (Offices)	14
International	0	0	0

20. Markets served by the entity:

a. Number of locations

Locations	Number
National (No. of the States)	4
International (No. of the Countries)	0

b. What is the contribution of the exports as a % of Total Turnover of the entity?

Company does not engage in International Market Operations and hence the contribution of exports as a percentage of the total turnover of the entity is NIL.

c. A brief on types of Customer:

B2C Model: Our Company operates in the Jewellery industry, employing a Business-to-Consumer (B2C) retail model. The company's core business involves sourcing Jewellery from reputable suppliers and Jewellers. These carefully curated Jewellery pieces are then made available directly to end consumers, through its Retail outlets, who purchase them for personal use.

In addition to being a retailer, our Company also undertakes Jewellery manufacturing and design services on a need/customization basis. This allows customers to have bespoke pieces created according to their preferences and requirements.

We primarily cater to individual customers, referred to as end consumers, who seek to acquire Jewellery items for personal adornment and self-expression. These customers are distinct from resellers or distributors who purchase Jewellery for the purpose of further distribution or resale.

D. P. Abhushan Limited operates through its own network of retail stores where customers can physically explore and select Jewellery.

B2B Model: Under B2B Model D. P. Abhushan Limited caters to Corporate Client by Issuing Gift Cards or Coins as per the Requirement of the Client. D P Abhushan Limited also serves to the businesses engaged in Same Industry.

IV. Employees

21. Details as at the end of Financial Year:

A. Employees and Workers (Including differently abled)

Employees

S. No.	Particulars	Total	Male		Female		Other
		(A)	No. (B)	% (B/A)	No. (C)	% (C/A)	
1.	Permanent (D)	796	668	83.92	128	16.08	0
2.	Other than Permanent (E)	0	0	0	0	0	0
3.	Total employees (D + E)	796	668	83.92	128	16.08	0

Workers

S. No.	Particulars	Total	Male		Female		Other
		(A)	No. (B)	% (B/A)	No. (C)	% (C/A)	
1	Permanent (F)	0	0	0	0	0	0
2	Other than Permanent (G)	0	0	0	0	0	0
3	Total Employees (F+G)	0	0	0	0	0	0

B. Differently abled Employees and Workers

DIFFERENTLY ABLED EMPLOYEES

S. No.	Particulars	Total	Male		Female		Other
		(A)	No. (B)	% (B/A)	No .(C)	% (C/A)	
1.	Permanent (D)	3	3	100.00	0	0	0
2.	Other than Permanent (E)	0	0	0	0	0	0
3.	Total differently abled employees (D + E)	3	3	100.00	0	0	0

DIFFERENTLY ABLED WORKERS

S. No.	Particulars	Total	Male		Female		Other
		(A)	No. (B)	% (B/A)	No. (C)	% (C/A)	
1.	Permanent (F)	0	0	0	0	0	0
2.	Other than permanent (G)	0	0	0	0	0	0
3.	Total differently abled						
	workers (F + G)	0	0	0	0	0	0

22. Participation/Inclusion/Representation of women

	Total (A)	No. & % c	of Females
		No. (B)	% (B / A)
Board of Directors	6	2	33.33%
Key Management Personnel	2	1	50%

^{*}Key Management Personnel includes Company Secretary & Compliance Officer and Chief Financial

23. Turnover rate for permanent employees and workers (Disclose trends for the past 3 years)

Turnover Rate	FY 2024-25			FY 2023-24			FY 2022-23					
(In %)	Male	Female	Other	Total	Male	Female	Other	Total	Male	Female	Other	Total
Permanent Employees	18.51	36.62	NA	21.33	14.48	36.48	NA	17.67	20.20	39.73	NA	22.87
Permanent Workers	0	0	0	0	0	0	0	0	0	0	0	0

V. Holding, Subsidiary and Associate Companies (including joint ventures)

24. (a) Names of holding/subsidiary/associate companies/joint ventures

S.No.	Name of the holding / subsidiary / associate companies / joint ventures (A)	Indicate whether holding/ Subsidiary/ Associate/ Joint Venture	% of shares held by listed entity	Does the entity indicated at column A, participate in the Business Responsibility initiatives of the listed entity? (Yes/No)
1	Nil	Nil	Nil	Nil

VI. CSR Details

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S. No.	Requirements	Response
1	Whether CSR is applicable as per section 135 of Companies Act, 2013	Yes
ii /	Turnover (in ₹) (In Lakhs)	233,995.99
iii /	Net worth (in ₹) (In Lakhs)	23,875.06

VII. Transparency and Disclosures Compliances

26. Complaints/Grievances on any of the principles (Principles 1 to 9) under the National Guidelines on Responsible Business Conduct:

Stakeholder group from whom	Grievance Redressal Mechanism in Place (Yes/No)	Current	Y 2024-25 t Financial Y	ear	FY 2023-24 Previous Financial Year		
complaint is received	(If Yes, then provide web-link for grievance redress policy)	Number of complaints filed during the year	Number of complaints pending resolution at close of the year	Remarks	Number of complaints filed during the year	Number of complaints pending resolution at close of the year	Remarks
Community	Yes, a mechanism is in place to interact with the community and to address their concerns, if any	0	0	-	0	0	-
Investors (other than shareholders)	Yes. * Ref 1	0	0	-	0	0	-
Shareholders	Yes, Shareholders can lodge their grievances- Company: * Ref 2	0	0	0	0	0	0
	RTA: * Ref 3						
Employees and workers	Yes, * Ref 4	0	0	-	0	0	-
Customers	Yes, * Ref 5	0	0	-	0	0	-
Value Chain Partners	Yes, * Ref 6	0	0	-	0	0	-

Ref 1: https://www.dpjewellers.com/contact

Ref 2: https://www.dpjewellers.com/la-assets/dp/pdf/investor_contact/Investor-Details.pdf

Ref 3: https://www.dpjewellers.com/la-assets/dp/pdf/investor contact/Investor-Details.pdf

Ref 4, 5 & 6 : https://www.dpjewellers.com/contact

Our Company has developed an all-encompassing Stakeholder Management Policy aimed at establishing a structured framework for addressing concerns and grievances expressed by both internal and external stakeholders. This policy has been designed to proactively mitigate any potential social risks that could have a negative impact on the company's operations. Adhering to the policy, our Company places significant emphasis on upholding the utmost level of confidentiality while handling grievances, thereby reducing conflicts and fostering strong stakeholder relationships. Stakeholders are strongly encouraged to utilize the dedicated channel for addressing grievances as outlined in the policy, particularly when alternative mechanisms are not readily accessible to them.

For more detailed information, please refer to the Stakeholder Management Policy, accessible through the following web link: https://www.dpjewellers.com/la-assets/dp/pdf/Stakeholder%20Management%20Policy.pdf

Our Company places great importance on its stakeholders and their satisfaction, and remains dedicated to upholding ethical standards and addressing any concerns promptly and transparently.

Investors and shareholders have direct access to the Company Secretary and Compliance Officer via a dedicated email-id: cs@dpjewellers.com

27. Overview of the entity's material responsible business conduct issues

Please indicate material responsible business conduct and sustainability issues pertaining to environmental and social matters that present a risk or an opportunity to your business, rationale for identifying the same, approach to adapt or mitigate the risk along-with its financial implications, as per the following format

S. No.	Material issue identified	Indicate whether risk or opportunity (R/O)	Rationale for identifying the risk/ opportunity	In case of risk, approach to adapt or mitigate	Financial implications of the risk or opportunity (Indicate positive or negative implications)
a.	Energy Management	Opportunity	The retail sector of the Jewellery industry presents an opportunity for energy management. Retail stores necessitate energy for their functioning, including lighting, heating, cooling systems, and electronic devices like computers and cash registers. By employing energy management, retail stores can effectively curtail their energy consumption and associated expenses.	-	-
b.	Customer pri-vacy and data security	Risk & Opportunity	Risk Our company faces a substantial peril regarding customer confidentiality. Any unauthorized access or security breach to critical information can result in severe outcomes, such as financial losses, identity theft, and a loss of customer confidence. Such an eventuality can eventually harm the company's reputation. Opportunity The company recognizes data security as a chance to safeguard their valuable trade secrets, which encompass their designs, manufacturing processes, and supply chain. By integrating appropriate data security measures, it will mitigate the possibility of cyberattacks, ultimately safeguarding their reputation and assets.	Our company has implemented robust measures to mitigate risks by upholding stringent data privacy policies. We restrict access, utilize pass word protection, and employ firewalls. Furthermore, dedicated server rooms have been set up to prevent potential data leaks, and we consistently update and evaluate our IT security protocols to align with industry standards.	Negative Failing to adequately protect customer privacy will result in legal penalties and fines Positive Implementing advanced cyber security solutions has reduced cyber security risks for both the company and its customers.
C.	Access and Affordability	Risk	In the jewellery industry, companies need to strike a delicate balance. It's crucial to offer affordable options while upholding the perceived value of products and services. They also have to consider the	Our company has implemented measures to minimize potential risks through several strategies. We are expanding our	Negative - There's a potential risk of impacting sales due to the challenge of b a l a n c i n g affordability and maintaining profit margins.

			long-term impact of their pricing strategy and avoid a "race to the bottom."	r e a c h b y establishing new physical stores and capitalizing on economies of scale. A strategic approach to material procurement helps us curtail costs and provide affordable options for our c u s t o mers. Furthermore, we adopt a customercentric approach to pricing and product offerings, with the goal of enhancing our competitiveness and minimizing potential hazards.	
d.	Product Quality & safety	Opportunity	In the Jewellery industry, a company's brand reputation hinges on the quality and safety of its products. To uphold their brand reputation, Our Company takes measures to ensure that their products meet high standards of quality and safety. This, in turn, fosters customer loyalty and helps to build a positive brand image.	-	Positive- By ensuring product quality and safety, Our Company can generate higher sales and revenue, decrease costs, and unlock opportunities for market expansion.
e.	Selling practices and\ product labelling	Opportunity	Our Company is enhancing its credibility and fostering consumer trust by implementing fair trade practices and providing comprehensive product labeling. These ethical selling practices have the potential to increase sales for the company. Additionally, Our Company ensures compliance with Hallmarking Unique ID (HUID) for its jewellery products.	-	Positive- These measures have the potential to significantly boost consumer demand for our products and strengthen our brand's reputation.
f.	Employee Engagement, Diversity	Opportunity	Engaging employees leads to increased productivity, innovation, and commitment to our company's success. An inclusive work culture also helps attract and retain top talent from diverse backgrounds, providing a competitive advantage. Measures to enhance engagement include Feedback mechanisms, Recognition programs, Fostering a sense of belonging. Furthermore, diverse hiring practices are key to fostering a more diverse workforce.	-	Positive- The expenses related to acquiring and fostering human resources may be reduced.

g.	Supply Chain management	Risk & opportunity	Risk-Supply chain management poses risks to our company due to potential disruptions and ethical sourcing challenges. This can lead to delivery delays, lost sales, and damage to our reputation. Opportunity: Our company will benefit from an optimized supply chain. This means reduced costs and access to new ideas and technologies through supplier collaboration. An efficient supply chain also allows us to quickly respond to changes in demand or market conditions, boosting profitability.	implements a two- pronged approach to mitigate supply chain risks. Firstly, we carefully select ethical suppliers who possess a proven track record of reliability and integrity. Secondly, we maintain regular and open communication	Negative- Supply chain disruption will result in higher production costs for the product. Positive: Reduction in costs, improving efficiency, and enhancing customer satisfaction.
h.	Business Ethics	Opportunity	By prioritizing business ethics, our Company stands to build trust, attract new customers, enhance its brand image, and increase its credibility with both c u s t o m e r s a n d stakeholders. Furthermore, ethical practices will have a positive impact on employee engagement.	-	Positive- Increased customer loyalty translates into higher sales, improved customer retention, and ultimately, better f i n a n c i a l performance.
i	Competitive Behaviour	Risk & opportunity	Risk- Competitor behaviour poses a risk to the company through aggressive competition. This can lead to price wars impacting profitability, loss of market share if the company fails to match innovation, and harm to reputation. Opportunity: Conversely, competitive behaviour offers an opportunity to monitor market trends and identify gaps. This insight can drive the design of new products and marketing campaigns, helping to attract new customers and retain existing ones.	company is focusing on a multi-pronged approach. This includes excelling in rural markets and introducing new and unique products to gain a competitive advantage. Furthermore, the company is prioritizing the improvement of customer service through both online and offline channels,	Negative- May lead to legal actions and fines, resulting in higher legal costs and decreased sales. Positive- Healthy competition can lead to increased sales and profitability. Companies may also invest in research and development, leading to new products or services that can boost revenue.

j.	Critical Incident Risk Management	Opportunity	Critical Incident Risk Management (CIRM) is essential for protecting our company from financial losses and reputational harm. It works by proactively identifying and mitigating potential risks and incidents, such as product quality issues, supply chain disruptions, or security incidents like theft or fraud, that could impact our operations, reputation, or financial performance.	-	Positive- It helps to minimize financial losses resulting from critical incidents, lower its insurance premiums, and safeguard its reputation.
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SECTION B: MANAGEMENT & PROCESS DISCLOSURE

This section is aimed at helping businesses demonstrate the structures, policies and processes put in place towards adopting the NGRBC Principles and Core Elements.

Disclosure Questions	P 1	P 2	P 3	P 4	P 5	P 6	P 7	P 8	P 9
Policy and management processes									
1. a. Whether your entity's policy/policies cover each principle and its core elements of the NGRBCs. (Yes/No)	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
b. Has the policy been approved by the Board? (Yes/No)	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
	heads		procedu I of them						
c. Web Link of the Policies, if available	Policies are available on the website of the Company i.e https://www.dpjewellers.com/investor-relation.html Policies which are internal to the Company are available on the			,					
	intran	et of the	Compar	ıy.		1 /			
2. Whether the entity has translated the policy into procedures. (Yes / No)	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
3. Do the enlisted policies extend to your value chain partners? (Yes/No)	These extend to value chain partners wherever it is relevant and to the extent applicable.			and to					
4. Name of the national and international codes/ certifications/ labels/ standards (e.g. Forest Stewardship Council, Fairtrade, Rainforest Alliance, Trustee) standards (e.g. SA 8000, OHSAS, ISO, BIS) adopted by your entity and mapped to each principle.	(BIS) across its entire range of Jewellery products, thereby guaranteeing the quality and dependability of its offerings. Moreover, our Company's operations adhere to the National Guidelines on Responsible Business Conduct (NGBRC), underscoring its unwavering dedication to ethical business								
5. Specific commitments, goals and targets set by the entity with defined timelines, if any.	Our company is currently developing a comprehensive ESO (Environmental, Social, and Governance) strategy. This strategy will include specific goals and targets for material issued alongside ensuring continuous upgrades and timely renewals applicable certifications. Throughout the financial year 2024-25, our company establishes several key objectives to enhance its sustainability efforts an overall corporate social responsibility. These goals include:			rategy ssues, rals of					

- a. Employee ESG Training: We aim to expand our training division to educate all employees and workers on ESG practices. The training program will thoroughly cover the company's actions and initiatives for effectively addressing these issues.
- b. **Supplier Due Diligence:** We strive to conduct thorough due diligence on suppliers, ensuring their alignment with our company's governance values and standards.
- c. 100% Recyclable and Reusable Products: A major focus is placed on designing products that are 100% recyclable and reusable, in line with our sustainable practices.
- d. Electricity Consumption Reduction: We target an average annual reduction in electricity consumption of at least 1% to contribute to environmental sustainability. By fiscal year 2035, we aim for a substantial reduction of at least 20% in electricity consumption compared to the base year of fiscal year 2025.
- e. Water Management and Reduction: We are committed to reducing water withdrawal and actively promoting responsible water management practices by aiming for an average annual reduction in water usage.
- f. Stakeholder Engagement: D. P. Abhushan values stakeholder engagement significantly. We plan to conduct periodic assessments through formal means to actively involve stakeholders in the decision-making process.
- 6. Performance of the entity against the specific commitments, goals and targets along-with reasons in case the same are not met.

Our Company established above mentioned goals during the financial year 2024-25. We'll measure our performance against these targets in the subsequent financial year and report on them accordingly.

Governance, leadership and oversight

7. Statement by director responsible for the business responsibility report, highlighting ESG related challenges, targets and achievements (listed entity has flexibility regarding the placement of this disclosure) As a responsible corporate citizen, our company is deeply conscious of its duties towards society. We strongly believe that embedding Environmental, Social & Governance (ESG) principles into our business operations is essential for building business resilience, transforming our culture, and creating long-term value for all our stakeholders.

Sustainability is at the very core of our business philosophy. Our sustainability strategy diligently considers key sustainability trends and all potential impacts of our operations on our stakeholders. Furthermore, we carefully assess key opportunities and risks when developing both our short-term and long-term strategies.

This year marks a significant turning point as we initiate a more structured approach to ESG. We are developing a comprehensive long-term ESG framework, meticulously aligned with international ESG protocols and guidelines. We have identified our key material topics, which include:

- Health and Safety
- Water Management
- Waste Management
- Corporate Governance
- Ethics and Integrity

These topics will form the foundation of our management's future business approach. We are committed to rigorously measuring

and evaluating our performance against these crucial ESG parameters to ensure we continuously create long-term sustainable value for all our stakeholders.

> -Mr. Santosh Kataria Managing Director

8. Details of the highest authority responsible for implementation and oversight of the Business Responsibility policy (ies).

The Risk Management Committee holds the highest authority for overseeing and implementing our Business Responsibility Policies. This committee is responsible for ensuring these policies comply with all relevant laws and regulations, and that they align perfectly with the company's objectives and mission.

9. Does the entity have a specified Committee of the Board/ Director responsible for decision making on sustainability related issues? (Yes / No). If yes, provide details.

The Risk Management Committee holds the highest authority for overseeing and implementing our Business Responsibility Policies. This committee is responsible for ensuring these policies comply with all relevant laws and regulations, and that they align perfectly with the company's objectives and mission.

The Company's Risk Management Committee comprises of:

Name	Designation	Committee Designation
Mukesh Kumar Jain	Independent Director	Chairman
Anil Kataria	Whole-time Director	Member
Sanskar Kothari	Independent Director	Member

10 Details of Review of NGRBCs by the Company.

10. Details of Review of NGRBCs by the C	company:	
Subject for Review	Indicate whether review was undertaken by Director/ Committee of the board/ Any other Committee	
	P P P P P P P P	P P P P P P P P
	1 2 3 4 5 6 7 8 9	1 2 3 4 5 6 7 8 9
Performance against above policies and follow up action	The Risk and Management Committee regularly reviews performance against established policies. It ensures that all necessary follow-up actions are taken in a timely and appropriate manner.	Any-other - As and when required
Description of other committee for performance against above policies and follow up action	NA	NA
Compliance with statutory requirements of relevance to the principles, and, rectification of any non-compliances	Our Company has diligently adhered to all statutory obligations, demonstrating full compliance. The Board has thoroughly reviewed the company's operations and found no instances of noncompliance.	Any-other - As and when required
Description of other committee for compliance with statutory requirements of relevance to the principles and rectification	NA	NA

11. Has the entity carried out independent assessment/ evaluation of the		Р	Р	Р	Р	Р	Р	Р	Р
working of its policies by an external agency? (Yes/No)	1	2	3	4	5	6	7	8	9
If yes, provide name of the agency			The company reviews its policies internally and hence no external agency has been appointed for the said purpose.						
12. If answer to question (1) above is "No" i.e. not all Principles are covered by a policy, reasons to be stated				ed:					
Questions		Р	Р	Р	Р	Р	Р	Р	Р
		2	3	4	5	6	7	8	9
The entity does not consider the Principles material to its business (Yes/No)			Not Applicable						
The entity is not at a stage where it is in a position to formulate and									
implement the policies on specified principles (Yes/No)			Not Applicable						
The entity does not have the financial or/human and technical resources									
available for the task (Yes/No)			Not Applicable						
It is planned to be done in the next financial year (Yes/No)			Not Applicable						
Any other reason (please specify)	Not Applicable								

SECTION C: PRINCIPLE WISE PERFORMANCE DISCLOSURE

This section is aimed at helping entities demonstrate their performance in integrating the Principles and Core Elements with key processes and decisions. The information sought is categorized as "Essential" and "Leadership". While the essential indicators are expected to be disclosed by every entity that is mandated to file this report, the leadership indicators may be voluntarily disclosed by entities which aspire to progress to a higher level in their quest to be socially, environmentally and ethically responsible.

PRINCIPLE 1: Businesses should conduct and govern themselves with integrity, and in a manner that is Ethical, Transparent and Accountable.

Essential Indicators

 Percentage coverage by training and awareness programmes on any of the Principles during the financial year:

Segment	Total Number of Training and Awareness Programmes held	Topics/ principles covered under the training and its impact	Percentage of persons in respective category covered by the awareness programmes
Board of Directors	1	During the year, the Board and KMPs engaged in various updates pertaining to business strategy, Intellectual Property, Regulatory, Safety and Sustainability matters, etc. These topics provided insights on the said Principles.	100.00%
Key Managerial Personnel	1	During the year, the Board and KMPs engaged in various updates pertaining to business strategy, Intellectual Property, Regulatory, Safety and Sustainability matters, etc. These topics provided insights on the said Principles.	100.00%
Employees other than BoD and KMPs	2	Safety/Prevention of Sexual Harassment/ Diversity, Equity and Inclusion/Ethics	100.00%
Workers			

At our company, we firmly believe that employee training is crucial for both individual and organizational success. We see it as a strategic investment that yields significant long-term benefits for everyone involved.

To ensure the highest standards of safety and quality across all operations, we provide comprehensive training programs for our Board of Directors, Key Management Personnel, and all employees. Our goal is to cultivate a culture of continuous learning and improvement, empowering each individual with the knowledge and skills needed to perform their duties proficiently and securely.

We understand that training is an ongoing process. That's why we're dedicated to providing our employees with unwavering support and ample resources to help them reach their full potential. We firmly uphold that investing in our employees is fundamental to our triumph, and we'll consistently prioritize their growth and development.

2. Details of fines/ penalties /punishment/ award/ compounding fees/ settlement amount paid in proceedings (by the entity or by directors / KMPs) with regulators/ law enforcement agencies/ judicial institutions, in the financial year, in the following format (Note: the entity shall make disclosures on the basis of materiality as specified in Regulation 30 of SEBI (Listing Obligations and Disclosure Obligations) Regulations, 2015 and as disclosed on the entity's website):

Monetary					
Category	NGRBC Principle	Name of the regulatory / enforcement agencies / judicial institutions	Amount (In INR)	Brief of the Case	Has an appeal been preferred (Yes/No)
Penalty/ Fine	-	-	-	-	-
Settlement	-	-	-	-	-
Compounding fee	-	-	-	-	-

		Non-Monetary		
Category	NGRBC Principle	Name of the regulatory / enforcement agencies / judicial institutions	Brief of the Case	Has an appeal been preferred (Yes/No)
Imprisonment	-	-	-	-
Punishment	-	-	-	-

- 3. Of the instances disclosed in Question2 above, details of the Appeal/Revision preferred in cases where monetary or non-monetary action has been appealed.
 - Not Applicable as there are no adjudication proceedings against the company.
- 4. Does the entity have an anti-corruption or anti-bribery policy? If yes, provide details in brief and if available, provide a web-link to the policy.

Our company has implemented a comprehensive anti-corruption and anti-bribery policy. This policy includes detailed guidelines and procedures to prevent and address any instances of corruption and bribery within the organization.

We ensure the policy is effectively communicated to all stakeholders and employees, promoting widespread awareness and understanding of its principles. To ensure strict adherence across the organization, we conduct regular training sessions and have robust monitoring mechanisms in place.

Furthermore, the policy incorporates measures for reporting any suspected incidents of corruption or bribery. We've established a strong reporting and investigation framework to address such concerns promptly and thoroughly. The policy also clearly outlines the consequences individuals may face for non-compliance, thereby reinforcing the importance of ethical conduct and accountability within the company.

For detailed information and access to the policy, kindly visit the following web link: https://www.dpjewellers.com/la-assets/dp/pdf/Ethical%20Conduct%20Policy.pdf

5. Number of Directors/KMPs/employees/workers against whom disciplinary action was taken by any law enforcement agency for the charges of bribery/ corruption:

There was no disciplinary action that has been taken against any director, KMP, employees or workers of our Company by any law enforcement agency for charges of bribery or corruption.

6. Details of complaints with regard to conflict of interest:

Category	FY 2024-25 Current Financial Year		Prev	FY 2023-24 ious Financial year
	Number	Remarks	Number	Remarks
Number of complaints received in relation to issues of Conflict of Interest of Directors	Nil	There are no complaints received in relation to the conflict of interest	Nil	There are no complaints received in relation to the conflict of interest
Number of complaints received in relation to issues of Conflict of Interest of the KMPs	Nil	against Directors and KMPs in the current financial year.	Nil	against Directors and KMPs in the previous financial year.

7. Provide details of any corrective action taken or underway on issues related to fines / penalties / action taken by regulators/ law enforcement agencies/ judicial institutions, on cases of corruption and conflicts of interest.

There have been no fines, penalties or actions taken by regulators, law enforcement agencies, or judicial institutions related to cases of corruption and conflicts of interest, hence this section is not applicable to the Company.

8. Number of days of accounts payables:

Category	FY 2024-25 Current Financial Year	FY 2023-24 Previous Financial year
i) Average Accounts payable	12444.91	6760.38
ii) Cost of goods/services procured	305662.79	218478.97
iii) Number of days of accounts payables	15	12

9. Open-ness of business: Provide details of concentration of purchases and sales with trading houses, dealers, and related parties along-with loans and advances & investments, with related parties, in the following format:

Parameters	Metrics	FY 2024-25 (Current Financial Year)	FY 2023-24 (Previous Financial Year)
Concentration of Purchases	a. i) Purchases from trading housesii) Total purchasesiii) Purchases from trading housesas % of total purchases	29872708199 33126115990 90.18	20456910553 22850401446 89.53
	b. Number of trading houses where purchases are madec. i) Purchases from top 10 trading	276 15234825967	257 9803218964
	houses ii) Total purchases from trading houses iii) Purchases from top 10 trading houses as % of total purchases from trading houses	29872708199 51.00	20456910553

Concentration of Sales	a. i) Sales to dealer / distributors	5312698149	3374945340
	ii) Total Sales	33107247865	2339111984
	iii) Sales to dealer / distributors as % of total sales	16.05	14.42
	b. Number of dealers / distributors to whom sales are made	149	181
	c. i) Sales to top 10 dealers / distributors	3383966348	1989006217
	ii) Total Sales to dealer / distributors	5312698149	3374945340
	iii) Sales to top 10 dealers / distributors as % of total sales to dealer / distributors	63.70	58.93
Share of RPTs in	a. i) Purchases (Purchases with related		
	parties)	1550567	0
	ii) Total Purchases	33126115990	22850401446
	iii) Purchases (Purchases with related parties as % of Total Purchases)	0.00	0.00
	b. i) Sales (Sales to related parties)	29952673	0
	ii) Total Sales	33107247865	2339111984
	iii) Sales (Sales to related parties as % of Total Sales)	0.09	0.00
	c. i) Loans & advances given to related parties	0.00	0.00
	ii) Total loans & advances	8409159	1338722
	iii) Loans & advances given to related parties as % of Total loans & advances	0.00	0.00
	d. i) Investments in related parties	0.00	0.00
	ii) Total Investments made	0.00	0.00
	iii) Investments in related parties as % of Total Investments made	0.00	0.00

Leadership Indicator

1. Awareness programmes conducted for value chain partners on any of the Principles during the financial year:

Total number of awareness programmes held	Topics / principles covered under the training	% age of value chain partners covered (by value of business done with such partners) under the awareness programmes
Our company conducts an annual training program focused on ethical behavior, covering principles essential for all aspects of our operations. These sessions are held in batches throughout the year to accommodate everyone.	Principles of the DP Code of Conduct, policies such as Anti-Bribery/ POSH etc.	100
Participants in this program include:		
- Supply chain partners		
- Business associates		
- All categories of employees, whether on our payroll or contracted.		
This training is reinforced each year to ensure continuous understanding and adherence to our ethical standards.		

2. Does the entity have processes in place to avoid/ manage conflict of interests involving members of the Board? (Yes/No) If Yes, provide details of the same.

Yes, our Company has a clear process for managing conflicts of interest involving Board Members.

In accordance with the Companies Act, 2013, Directors are required to disclose their interests in the prescribed Form MBP-1. This disclosure is then brought to the attention of the Board at a Board Meeting and officially taken on record.

Furthermore, if a Director has an interest in any transaction, it's brought to the Board's attention, and the interested Director does not participate in that specific discussion

$PRINCIPLE\ 2: Businesses\ should\ provide\ goods\ and\ services\ in\ a\ manner\ that\ is\ sustainable\ and\ safe$

Essential Indicators

1. Percentage of R&D and capital expenditure (capex) investments in specific technologies to improve the environmental and social impacts of product and processes to total R&D and capex investments made by the entity, respectively.

	Current Financial Year	Previous Financial Year	Details of improvements in environmental and social impacts		
R&D	Nil	Nil	Not Applicable		
Capex	Nil	Nil	Not Applicable		

- 2. a. Does the entity have procedures in place for sustainable sourcing? (Yes/No)
 - At our company, Sustainable Sourcing means ensuring our suppliers use ethically and responsibly sourced raw materials to create high-quality products. We've adopted the following procedures to achieve this:
- 1. **Traceability System Implementation:** We've put a traceability system in place to meticulously track the origin of all raw materials used in our production. This system helps us ensure there are no infringements on human rights or environmental degradation.
- 2. **Development of Policies and Guidelines:** We've created comprehensive policies and guidelines that clearly outline our unwavering commitment to ethical practices. These policies emphasize sourcing materials exclusively from certified and responsible suppliers.
- 3. **Establishing Long-Term Supplier Relationships:** We actively work to build enduring relationships with our suppliers. Through close collaboration, we partner with them to enhance their social and environmental performance.
- 4. **Regular Assessment of Supplier Performance:** As part of our dedication to sustainable sourcing, we consistently evaluate our suppliers' performance. We prioritize sourcing materials from certified sources that align with our company's sustainability standards.
- 5. Active Collaboration with Stakeholders: We actively collaborate with various stakeholders to promote and advocate for sustainable sourcing practices across the industry.
 - By implementing these measures, we ensure our Sustainable Sourcing practices are effective in upholding ethical standards, environmental responsibility, and the production of superior quality products.
- If yes, what percentage of inputs were sourced sustainably?
 100% inputs were sourced sustainably.
- 3. Describe the processes in place to safely reclaim your products for reusing, recycling and disposing at the end of life, for
 - (a) Plastics (including packaging)
 - (b) E-waste
 - (c) Hazardous waste and
 - (d) other waste

Our company takes a proactive stance towards responsible waste management. We partner with certified recycling and disposal facilities and strictly adhere to all relevant regulations and guidelines for the safe and responsible disposal of various waste streams.

- Plastic: We've implemented a comprehensive process for the safe reclamation of plastic materials, including packaging. Within our operations, we actively promote the reuse of plastic materials whenever feasible to minimize waste generation.
- E-waste: We have a systematic approach in place for the safe disposal of electronic waste (e-waste).
- Hazardous Waste: While our company doesn't generate hazardous waste directly, we acknowledge the potential for exposure. Therefore, we have robust procedures to guarantee the safe handling and disposal of hazardous waste in compliance with all relevant regulations.
- Other Waste: We've introduced a waste reduction and recycling program aimed at minimizing waste generation and fostering responsible waste management. Additionally, we collaborate with suppliers to proactively reduce waste at its source by encouraging the use of sustainable materials and packaging.
- 4. Whether Extended Producer Responsibility (EPR) is applicable to the entity's activities (Yes / No). If yes, whether the waste collection plan is in line with the Extended Producer Responsibility (EPR) plan submitted to Pollution Control Boards? If not, provide steps taken to address the same.

Yes, Extended Producer Responsibility (EPR) is applicable to our company. We fully recognize our role in managing the environmental impact of our products throughout their entire life cycle. As part of our ongoing commitment to sustainability, we're actively exploring and evaluating alternative materials to replace the limited use of plastic within our operations.

Leadership Indicators

- Has the entity conducted Life Cycle Perspective / Assessments (LCA) for any of its products (for manufacturing industry) or for its services (for service industry)? If yes, provide details in the following format?
 - The Company has not carried out a formal Life Cycle Assessment for its product.
- If there are any significant social or environmental concerns and/or risks arising from production or disposal of your products / services, as identified in the Life Cycle Perspective / Assessments (LCA) or through any other means, briefly describe the same along-with action taken to mitigate the same.
 - Not Applicable
- 3. Percentage of recycled or reused input material to total material (by value) used in production (for manufacturing industry) or providing services (for service industry).

Indicate Input Material	Recycled or re-used input	material to total material
	F.Y. 2024-25	F.Y. 2023-24
Gold	10.10	10.84
Silver	8.67	8.19
Others	4.63	4.88

4. Of the products and packaging reclaimed at end of life of products, amount (in metric tonnes) reused, recycled, and safely disposed, as per the following format:

	Curr	F.Y. 2024-25 ent Financial	Year	F.Y. 2023-24 Previous Financial Year			
	Re-Used	Recycled	Safely Disposed	Re-Used	Recycled	Safely Disposed	
Plastics (including packaging)	-	-	-	-	-	-	
E-waste	-	-	-	-	-	\ \ \-	
Hazardous waste	-	-	-	-	-	-	
Other waste	-	-	-	-	-	1-	

5. Reclaimed products and their packaging materials (as percentage of products sold) for each product category.

Not Applicable

Principle 3: Businesses should respect and promote the well-being of all employees, including those in their value chains.

A. Essential Indicators

1. a. Details of measures for the well-being of employees:

	% of employees covered by												
Category	Total (A)	Health insurance		Accident insurance		Maternity benefits		Paternity benefits		Day Care facilities			
	(7.5)	Number (B)	% (B/A)	Number (C)	% (C/A)	Number (D)	% (D/A)	Number (E)	% (E/A)	Number (F)	% (F/A)		
	Permanent employees												
Male	668	0	0	0	0	0	0	0	0	0	0		
Female	128	0	0	0	0	128	100	0	0	0	0		
Other	0	0	0	0	0	0	0	0	0	0	0		
Total	796	0	0	0	0	128	16	0	0	0	0		

Other than Permanent employees - Nil

1. b. Details of measures for the well-being of workers: Nil

% of employees covered by											
Category	Total (A)	Hea insurc		Accid		Mater bene	,	Pater bene	,	Day C facilit	
Number % Number % Number % Number % Number % (B) (B/A) (C) (C/A) (D) (D/A) (E) (E/A) (F) (F/A)									% (F/A)		
				Permaner	nt empl	oyees - Ni	1				
			Other	than Perr	nanent	employee	es - Nil				

c. Spending on measures towards well-being of employees and workers (including permanent and other than permanent) in the following format –

	F.Y. 2024-25	F.Y. 2023-24
Cost incurred on well- being measures as a % of total revenue of the company	0.00	0.00

2. Details of retirement benefits, for Current FY and Previous Financial Year

	FY 2024	-25 Current Fin	ancial Year	FY 2023-24 Previous Financial Year				
Benefits	No. of employees covered as a % of total employees	No.of workers covered as a % of total workers	Deducted and deposited withthe authority (Y/N/N.A.)	No. of employees covered as a % of total employees	No.of workers covered as a % of total workers	Deducted and deposited withthe authority (Y/N/N.A.)		
PF /	97.11	-	Yes	95.81	-	Yes		
Gratuity	100.00	-	Yes	100.00	-	Yes		
ESI /	50.88	-	Yes	56.20	-	Yes		

3. Accessibility of workplaces

Are the premises / offices of the entity accessible to differently abled employees and workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016? If not, whether any steps are being taken by the entity in this regard.

We prioritize accessibility for differently abled employees, ensuring equal opportunities and a welcoming workplace. Through measures like ramps and elevators, we enable smooth and convenient access throughout our premises. Our commitment extends beyond legal requirements, fostering an inclusive environment where every individual can fully participate.

4. Does the entity have an equal opportunity policy as per the Rights of Persons with Disabilities Act, 2016? If so, provide a web-link to the policy.

The Company has internal processes with respect to diversity, equity and inclusion with the intention of encouraging the employability abilities of disadvantaged sections of society, such as persons with disabilities.

5. Return to work and Retention rates of permanent employees and workers that took parental leave.

Gender	Permanent	employees	Permanent workers			
	Return to work rate	Retention rate	Return to work rate	Retention rate		
Male	NA	NA	NA	NA		
Female	NA	NA	NA	NA		
Total	NA	NA	NA	NA		

6. Is there a mechanism available to receive and redress grievances for the following categories of employees and worker? If yes, give details of the mechanism in brief.

	Yes/No (If yes, then give details of the mechanism in brief)					
Permanent workers	Yes. The company has place Whistle-blower, POSH- (Prevention of					
Other than permanent workers	Sexual Harassment Act) and Code of Conduct for all categories of					
Permanent employees	permanent employees and workers are available. Dedicated channels for raising such grievances have been put in case and					
Other than permanent employees	communicated to all the concerned stakeholders.					

7. Membership of employees and worker in association(s) or Unions recognised by the listed entity:

Category	FY 2024-25	(Current Financi	al Year)	FY 2023-24 (Previous Financi	al Year)
	Total e mployees/ workers in the respective category (A)	No. of employees / workers in the respective category, who are part of the association(s) or Union (B)	(B / A)	Total employees/ workers in the respective category (C)	No. of employees / workers in the respective category, who are part of the association(s) or Union (D)	% (D / C)
Total Permanent	Employees					
- Male	668	0	0	487	-	\ -
- Female	128	0	0	85	-	-
- Other	0	0	0	0	-	1-
		Total Per	manent W	orkers - Nil		1

8. Details of training given to employees and workers:

Employees											
Category		F.Y	. 2024-25			F.Y. 2023-24					
	Total (A)				On skill upgradation		On health and safety measures		On skill upgradation		
		No. (B)	% (B/A)	No. (C)	% (C/A)		No. (E)	% (E/D)	No. (F)	% (F/D)	
Male	668	450	67.37	400	59.88	487	325	66.74	70	14.37	
Female	128	100	78.13	80	62.50	85	65	76.47	30	35.29	
Other	0	0	0	0	0.00	0	0	0	0	0.00	
Total	796	550	69.10	480	60.30	572	390	68.18	100	17.48	
				Worke	ers: Nil						

9. Details of performance and career development reviews of employees and workers:

Employees											
Category		F.Y. 2024-25		FY 2023-24							
	Total (A)	No. (B)	% (B/A)	Total (C)	No. (D)	% (D/C)					
Male	668	668	100.00	487	487	100.00					
Female	128	128	100.00	85	85	100.00					
Other	0	0	0.00	0	0	0.00					
Total	796	796	100.00	572	572	100.00					

Worker: Nil

- 10. Health and safety management system:
- a. Whether an occupational health and safety management system has been implemented by the entity? (Yes/No). If yes, the coverage of such system?

Yes, our company has implemented an occupational health and safety management system. This system encompasses the entirety of the company's operations, including:

- Comprehensive training in employee and worker health and safety
- Rigorous hazard identification and risk assessment
- Meticulous incident reporting and investigation
- Continuous monitoring and enhancement

Its purpose is to establish a work environment that prioritizes the safety and well-being of all employees while ensuring strict adherence to pertinent health and safety regulations and standards.

b. What are the processes used to identify work-related hazards and assess risks on a routine and non-routine basis by the entity?

The company proactively implements a robust safety framework to protect its workers and employees as follow:

- Regular Inspections: The company conducts thorough inspections to identify workplace hazards and
 assess associated risks. Each task is carefully analyzed to determine and implement appropriate control
 measures.
- Encouraging Incident Reporting: Workers and employees are actively encouraged to report any incidents or potential hazards. Their valuable input helps in promptly identifying and addressing risks, thereby enhancing overall workplace safety.

- Comprehensive Training Programs: Significant emphasis is placed on regular training programs. These programs equip workers and employees with the necessary knowledge and skills to effectively mitigate risks and take preventive measures.
- Prompt Implementation of Preventive Measures: Upon identifying hazards, the company takes immediate action to implement preventive measures. This plays a crucial role in mitigating risks and safeguarding the well-being of all personnel.
 - Through these proactive measures, the company demonstrates its strong commitment to prioritizing workplace safety, creating a secure work environment, and significantly reducing the potential for accidents or injuries.
- c. Whether you have processes for workers to report the work-related hazards and to remove themselves from such risks.
 - Our company places great emphasis on maintaining transparency in reporting work-related hazards. We achieve this by implementing clear and confidential channels. Workers receive regular training to enhance their ability to identify and report hazards effectively, fostering a proactive safety culture within the organization.
 - To ensure the prompt response to immediate risks, the company has established clear emergency procedures. These procedures equip workers with the necessary knowledge and guidance to respond swiftly and appropriately in emergency situations. By providing workers with a structured framework for action, the company prioritizes their safety and minimizes potential harm.
 - By maintaining transparent reporting channels and empowering workers through training and emergency procedures, the company demonstrates its commitment to creating a safe work environment. These measures enable the identification and mitigation of hazards, allowing for proactive risk management and the continuous improvement of workplace safety practices.
- d. Do the employees/ worker of the entity have access to non-occupational medical and healthcare services? The company extends non-occupational medical and healthcare services to all employees, encompassing preventive care, medical check-ups, vaccinations, insurance coverage, and health education programs. These comprehensive services foster a culture of well-being within the workplace, promoting the overall health and welfare of employees.

11. Details of safety related incidents, in the following format:

Safety Incident/Number	Category*	FY 2024-25	FY 2023-24
Lost Time Injury Frequency Rate (LTIFR)	Employees	-	-
(peronemillion-person hours worked)	Workers	-	-
Total recordable work-related injuries	Employees	-	-
Total recordable work-related injuries	Workers	-	-
No. of fatalities	Employees	-	-
No. of latarities	Workers	-	-
High consequence work-related injury	Employees	-	-
or ill-health (excluding fatalities)	Workers	-	-

^{*}Including in the contract workforce

12. Describe the measures taken by the entity to ensure a safe and healthy work place.

The company is dedicated to creating a safe and healthy work environment for all employees. Our commitment is demonstrated through the implementation of the following key initiatives:

- **Promoting Physical Well-being:** We provide suitable chairs to encourage good posture and minimize musculoskeletal issues, and ensure access to clean drinking water for proper hydration.
- Ensuring Immediate Care: A readily accessible and well-stocked first aid box is always available for immediate medical assistance, complemented by ample amenities for all staff.
- Maintaining a Secure Workspace: Work areas are kept clean, uncluttered, and well-lit to prevent accidents. We also emphasize the importance of appropriate footwear.
- Robust Emergency Preparedness: Comprehensive fire safety measures are in place, including regularly maintained and clearly labeled fire extinguishers, ensuring prompt and effective response to emergencies.
- Optimizing Comfort and Productivity: Adequate air conditioning systems maintain a comfortable temperature, fostering productivity and overall employee well-being.
- **Proactive Risk Management:** Through regular and comprehensive assessments, we actively identify and address potential workplace hazards, ensuring that appropriate safety protocols are continuously implemented.

These measures underscore the company's unwavering commitment to employee safety and health, fostering a positive work culture where everyone can perform their duties with confidence and peace of mind.

13. Number of complaints on the following made by employees and workers:

Category		FY 2024-25		FY 2023-24			
	Filed during the year	Pending resolution at the end of year	Remarks	Filed during the year	Pending resolution at the end of year	Remarks	
Working Conditions	Nil	Nil	Nil	Nil	Nil	Nil	
Health & Safety	Nil	Nil	Nil	Nil	Nil	Nil	

14. Assessments for the year:

Category	% of your plants and offices that were assessed (by entity or statutory authorities or third parties)		
Health and safety practices		100.00%	
Working conditions		100.00%	

15. Provide details of any corrective action taken or underway to address safety-related incidents (if any) and on significant risks / concerns arising from assessments of health & safety practices and working conditions.

The company diligently followed safety protocols in compliance with state and local regulations, ensuring the maintenance of high hygiene standards. As a testament to these efforts, there were no reported safety incidents throughout the year.

Leadership Indicators

1. Does the entity extend any life insurance or any compensatory package in the event of death of (A) Employees (Y/N) (B) Workers (Y/N)?

Employees	:	Yes	
Workers	:	Not Applicable	

2. Provide the measures undertaken by the entity to ensure that statutory dues have been deducted and deposited by the value chain partners.

The entity ensures adherence to statutory compliances such as timely wage payment and Provident Fund.

3. Provide the number of employees / workers having suffered high consequence work-related injury/ ill-health / fatalities (as reported in Q11 of Essential Indicators above), who have been are rehabilitated and placed in suitable employment or whose family members have been placed in suitable employment:

	Total no. of affecte Worke		No. of employees/workers that are rehabilitated and placed in suitable employment or whose family members have been placed in suitable employment		
	F.Y. 2024-25	F.Y. 2024-25 F.Y. 2023-24		F.Y. 2023-24	
Employees	Nil Nil		Nil	Nil	
Workers	Nil Nil		Nil	Nil	

4. Does the entity provide transition assistance programs to facilitate continued employability and the management of career endings resulting from retirement or termination of employment? (Yes/No)

Yes, subject to the requirements, the Company provides opportunities for engagement on specific projects/assignments across the Company.

5. Details on assessment of value chain partners:

	% of value chain partners (by value of business done with such partners) that were assessed
Health and safety practices	Jewellery division being the larger business had embarked on a
Working Conditions	4P program (people, process, place and planet) of assessment
9	and improvement of its vendor partners.

Provide details of any corrective actions taken or underway to address significant risks / concerns arising from assessments of health and safety practices and working conditions of value chain partners.

Significant risks/concerns, if any, related to health and safety practices and working conditions are evaluated during the assessments and no such significant risks/concerns were recorded.

PRINCIPLE 4: Businesses should respect the interests of and be responsive to all its stakeholders

A. Essential Indicators

1. Describe the processes for identifying key stakeholder groups of the entity.

The company has developed a comprehensive **stakeholder engagement framework** to improve how it identifies and interacts with its stakeholders. The goal is to boost engagement effectiveness, maintain the company's reputation, build trust, and create value for everyone involved.

The framework is built upon the following key elements:

1. Two Crucial Dimensions

The framework uses **two important dimensions** for identifying stakeholders:

- Interests: Understanding what matters to each stakeholder group.
- Level of Influence: Assessing how much impact each group has on the company.

Considering both these dimensions helps the company pinpoint stakeholders and decide on the best ways and levels of engagement for each group.

2. Identification Criteria

In addition to the two dimensions, the company uses several criteria when identifying stakeholder groups:

- Level of dependency on the organization.
- Level of responsibility they hold towards the organization.
- Attention they receive from the organization.
- Level of influence they have over the organization.

By using this stakeholder engagement framework and applying these criteria, the company can effectively identify the key stakeholders vital to its success. This allows them to develop tailored engagement strategies that align with each group's specific needs and interests. This approach is essential for maintaining positive stakeholder relationships and achieving strategic objectives.

2. List stakeholder groups identified as key for your entity and the frequency of engagement with each stakeholder group.

Stakeholder group	Whether identified as vulnerable and marginalised group (Yes/No)	Channels of communication (email; SMS; newspaper; pamphlets; advertisement; community meetings; notice board; website); other	Frequency of engagement (annually/ half yearly/ quarterly/ other- please specify)	Purpose and scope of engagement including key topics and concerns raised during such engagement
Investor	No	Quarterly results publication to Stock Exchange, Annual report, Quarterly investor and analyst presentations, Quarterly financial follow-up reports, Quarterly earnings conference call.	Quarterly	Financial performance and business updates
Customers	No	Written and Verbal Communication through • Events, Mails, SMS, • Brochures, • Website	On periodical basis	To promote and expand our business by educating customers about our products, services, and new initiatives. We also aim to understand their expectations regarding our offerings and enhance them, facilitatingall necessary transactions involved in doing business.
Employees	No	Counselling sessions, Interactive meetings, Internal management development	On regular basis	Improving efficiency and productivity by providing regular training programs and

		programmes, -Webinar.		increasing awareness of all aspects of the business, including codes and values.
Government/ Regulatory authorities	No	 Reporting and Filings Submissions/Applications Conclusion of assessments Representations in person Attending Workshops conducted by the authorities 	On periodical basis as provided under relevant legislations	Discussions with regulatory bodies with respect to regulations, amendments, approvals and assessments.
Local Communities	No	- Meetings and briefings, - Partnership in community development projects - Training and Workshops, - Impact Assessments, - Website - Social Media.		Need assessment for CSR, Reviews and Addressing Grievances, if any
Board of Directors	No	Board Meeting, Committee Meetings and briefings / familiarity programmes	On regular basis	To review the performance of the company
Competitors	No	- Conferences - Events	Need basis	To understand the market size and developments
Media	No	- Press Releases - Events	On periodical basis	To create awareness about products and services
Professional & Consultants	No	- Reports - Legal Opinions	On periodical basis	Compliance to legal requirements, advice on business, legal, tax and environment etc. related issues.
Industry associations	No	Trade eventsConferencesNewsletterPublications	Need basis	For networking opportunities and to stay updated on industry news and trends.
Suppliers	No	Assessment, Review, Meetings, calls, training, workshop and webinar Website social media	Need basis	Queries/suggestions/ assurance/ complaints etc. Raising our concerns with suppliers
Designers/ Artists	No	- Email - Telephone	On periodical basis	To understand new trends in market

Leadership Indicator

Provide the processes for consultation between stakeholders and the Board on economic, environmental, and social topics or if consultation is delegated, how is feedback from such consultations provided to the Board.

Stakeholder consultations, both internal and external, are a fundamental part of the standards' requirements, alongside strict adherence to local regulatory requirements like Pollution Control Board norms. The Company boasts a full-fledged CSR team as part of its corporate sustainability function. This team identifies social projects and programs in line with the CSR Policy, which are then implemented through reputed NGOs. All CSR programs, partner locations, and project impacts are regularly updated to the Board for approval via the CSR Committee of the Board.

- 2. Whether stakeholder consultation is used to support the identification and management of environmental, and social topics (Yes / No). If so, provide details of instances as to how the inputs received from stakeholders on these topics were incorporated into policies and activities of the entity.
 - The Company undertakes stakeholder consultation to support the identification and management of environmental, and social topics but hasn't received any inputs from stakeholders into policies and activities of the entity.
- 3. Provide details of instances of engagement with, and actions taken to, address the concerns of vulnerable/marginalized stakeholder groups.
- a) The Company has a well-defined engagement with vulnerable or marginalized stakeholder groups.
- b) All CSR programs of the Company are directed towards marginalized communities, including education for underprivileged girls and skilling for underprivileged youth. Additionally, the Company specifically includes Persons with Disabilities in various CSR and Affirmative Action projects.
- c) Refer to the Corporate Social Responsibility Report (given separately in the Annual Report) for project details.

PRINCIPLE 5: Businesses should respect and promote human rights

Essential Indicators

1. Employees and workers who have been provided training on human rights issues and policy(ies) of the entity, in the following format:

Category		FY 2024-25		FY 2023-24				
Cutegory	Total (A) No. of employees/ workers covered (B)		% (B/A)	Total (C)	No. of employees workers covered (D)	% (D/C)		
Employees								
Permanent	796	796	100.00	572	572	100.00		
Other than permanent	0	0	0.00	-	-	-		
Total Employees	796	796	100.00	572	572	100.00		
	Workers							
Permanent	Nil	-	-	-	-	-		
Other than permanent	Nil	-	-	-	-	-		
Total Workers	Nil	-	-	-	-	-		

2. Details of minimum wages paid to employees and workers, in the following format:

	FY 2024-25 FY 2023-24									
Category	5 /		Total	Equal to More than Minimum Wage Minimum Wage						
	(A)					(D)				
		No. (B)	% (B/A)	No. (C)	% (C/A)		No. (E)	% (E/D)	No. (F)	% (F/D)
			E	mployee	es					
Permanent										
Male	668	394	80.74	274	56.15	487	211	43.32	276	56.67
Female	128	97	114.12	31	36.47	85	53	62.35	32	37.65
Other	0	0	0	0	0	0	0	0	0	0
Other than Permanent										
Male	-	-	-	-	-	-	-	-	-	-
Female	-	-	-	-	-	-	-	-	-	-
Other										
			١	Norkers:	Nil					
Permanent										
Male										
Female										
Other										
Other than Permanent										
Male		/		1						
Female				/						

- * All workers of the Company are exclusively engaged through third-party contractors, and payments for their services are directly sent to the respective agency responsible for their engagement.
- 3. Details of remuneration/salary/wages
- a. Median remuneration / wages:

Category	Male			Other	
	Number	Median remuneration/ salary/ wages of respective category	Number	Median remuneration / salary / wages of respective category	
Board of Directors (BoD)*	02	6000000	0	0	0
Key Managerial Personnel (KMP)**	01	76640	01	13277	0
Employees other than BoD and KMP	667	23295	127	18181	0
Workers	NA	NA	NA	NA	NA

- * The Board of Directors comprises Managing Director & Whole Time Director who are not on the company's payroll as employees. (**Note:** Sitting Fee paid to Independent Director Not included in Calculation of Median Remuneration).
- ** Key Managerial Personnel includes Company Secretary and Chief Financial Officer.
- b. Gross wages paid to females as % of total wages paid by the entity, in the following format:

	FY 2024-25	FY 2023-24
Gross wages paid to females as % of	13.20	11.34
total wages		

4. Do you have a focal point (Individual/ Committee) responsible for addressing human rights impacts or issues caused or contributed to by the business? (Yes/No)

The Human Resource Manager plays a vital role in addressing human rights impacts within the organization. Through their efforts, including issue resolution, conducting assessments, and collaborating with stakeholders and external organizations, we are dedicated to identifying and mitigating any negative human rights impacts. Our unwavering commitment is to uphold the highest standards across all operations. Supported by a dedicated committee, the Human Resource Manager works diligently to identify, assess, and address any potential human rights risks or violations, ensuring a safe, inclusive, and respectful working environment for all employees.

5. Describe the internal mechanisms in place to redress grievances related to human rights issues.

The company has established effective internal mechanisms to address grievances related to human rights issues. These mechanisms play a vital role in grievance redressal concerning human rights within the organization.

By establishing clear policies, providing accessible reporting channels, conducting thorough investigations, and promoting awareness and training, the company fosters a culture of respect and accountability. Through these efforts, the organization demonstrates its commitment to upholding human rights and contributing to a safer and more equitable workplace for all.

The policy is available at the Company's website at https://www.dpjewellers.com/la-assets/dp/pdf/Human%20Rights%20Policy.pdf

6. Number of complaints on the following made by employees and workers:

Category	FY 2024-25			FY 2023-24		
	Filed during the year	during resolution		Filed Pending Remarks during resolution the year at the end of year		Remarks
Sexual harassment	Nil	Nil	NA	Nil	Nil	NA

Discrimination at workplace	Nil	Nil	NA	Nil	Nil	NA
Child labour	Nil	Nil	NA	Nil	Nil	NA
Forced labour/ Involuntary labour	Nil	Nil	NA	Nil	Nil	NA
Wages	Nil	Nil	NA	Nil	Nil	NA
Other human rights related issues	Nil	Nil	NA	Nil	Nil	NA

7. Complaints filed under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, in the following format:

	FY 2024-25	FY 2023-24
 i) Total Complaints reported under Sexual Harassment on of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 (POSH) 	Nil	Nil
ii) Average number of female employees/ workers at the beginning of the year and as at end of the year		
iii) Complaints on POSH as a % of female employees / workers	-	-
iv) Complaints on POSH upheld	-	-

 Mechanisms to prevent adverse consequences to the complainant in discrimination and harassment cases.

The Company has implemented a comprehensive Whistleblower Policy and a Prevention of Sexual Harassment (POSH) Policy. These policies establish a framework that empowers employees to report any unethical or illegal behavior and raise concerns about wrongdoing without the fear of retaliation.

The Company places a strong emphasis on maintaining the confidentiality of the complainant's details.

In cases involving sexual harassment, the Company handles them with **utmost sensitivity and confidentiality**. Protecting the complainant and preventing any further victimization are of **paramount importance**. The Company ensures that all such cases are treated with the necessary care and attention they deserve, creating a safe and supportive environment for everyone.

9. Do human rights requirements form part of your business agreements and contracts? (Yes/No)

Our primary focus is to collaborate with suppliers who demonstrate a steadfast commitment to upholding human rights without any infringements. This commitment encompasses unwavering compliance with relevant laws and regulations, while fostering a culture of ethics, integrity, and profound respect for human rights across all dimensions of our operations.

10. Assessments for the year:

Category	% of your plants and offices that were assessed (by entity or statutory authorities or third parties)		
Child labour			
Forced/involuntary labour			
Sexual harassment	The Company is in compliance with the laws, as applicable		
Discrimination at workplace			
Wages			
Others - please specify			

11. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 10 above.

There were no significant **risks or concerns** that arose from its self-assessment and from the diligence of customers. The company has a **robust policy to address human rights issues** such as child labor, forced labor, sexual harassment, discrimination, and wages. **Regular assessments and training** are conducted to prevent violations. The company takes **prompt and effective corrective action**, including legal action if necessary, in the event of any violations. Policies and procedures are **continuously reviewed and strengthened** to ensure human rights are upheld across all operations.

Leadership Indicator

1. Details of a business process being modified / introduced as a result of addressing human rights grievances/complaints.

In the case of POSH, the process and steps are meticulously designed. This includes ensuring the Internal Committee (IC) is independent, preventing individuals from the same function from having any direct or indirect influence on the performance of either the complainant or the respondent. Furthermore, a Cross-Functional Team, composed of top management, deliberates the outcomes and makes the final decision on cases concerning employee separation.

2. Details of the scope and coverage of any Human rights due-diligence conducted.

Formal conduct of these is not undertaken. However, they are embedded within the DP CoC and are subsequently communicated to all stakeholders.

3. Is the premise/office of the entity accessible to differently abled visitors, as per the requirements of the Rights of Persons with Disabilities Act, 2016?

The Company has implemented various measures to address accessibility requirements, particularly in its **showrooms** and many other locations.

4. Details on assessment of value chain partners.

Category	% of value chain partners (by value of business done with such partners) that were assessed	
Sexual Harassment		
Discrimination at workplace		
Child Labour	All these factors are part of DP Code of Conduct.	
Forced Labour/ Involuntary Labour		
Wages		
Others please specify	While the above is not formally done, whenever a supply chain partner is identified many of these parameters are part of assessing/due diligence of the partner before they are on boarded.	

5. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 4 above.

No such significant risks/concerns and hence not applicable.

Principle 6: Businesses should respect and make efforts to protect and restore the environment Essential Indicators

1. Details of total energy consumption (in Joules or multiples) and energy intensity, in the following format:

Parameter	FY 2024-25	FY 2023-24
From renewable sources		
Total electricity consumption (A)	-	-\
Total fuel consumption (B)	-	- \
Energy consumption through other sources (C)	-	- \
Total energy consumed from renewable sources (A+B+C)	-	- \
From non-renewable sources		
Total electricity consumption (D)	13.38	11.28

Total fuel consumption (E)	0.44	0.32
Energy consumption through other sources (F)	-	-
Total energy consumed from non-renewable sources (D+E+F)	13.82	11.60
Total energy consumed (A+B+C+D+E+F)	13.82	11.60
Energy intensity per rupee of turnover (Total energy consumed/ Revenue from operations)	150.29	178.41
Energy intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP) (Total energy consumed / Revenue from operations adjusted for PPP)	-	-
Energy intensity in terms of physical output	-	-
Energy intensity (optional) - the relevant metric may be selected by the entity	-	-

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

The Company has not conducted any independent assessment, evaluation or assurance by an external agency.

 Does the entity have any sites / facilities identified as designated consumers (DCs) under the Performance, Achieve and Trade (PAT) Scheme of the Government of India? (Y/N) If yes, disclose whether targets set under the PAT scheme have been achieved. In case targets have not been achieved, provide the remedial action taken, if any.

This particular section is not applicable, as the Company has not been identified as designated consumer under Performance, Achieve and Trade (PAT) Scheme of the Government of India.

3. Provide details of the following disclosures related to water, in the following format:

Parameter	FY 2024-25	FY 2023-24
Water withdrawal by source (in kiloliters)		
(i) Surface water	0	0
(ii) Groundwater	0	0
(iii) Third party water	1554.45	1143.80
(iv) Seawater / desalinated water	0	0
(v) Others	1054.83	892.04
Total volume of water withdrawal (in kilolitres) (i + ii + iii + iv + v)	2609.28	2035.84
Total volume of water consumption (in kilolitres)	2609.28	2035.84
Water intensity per rupee of turnover (Total water consumption / Revenue from operations)	0.08 litre per thousand rupee of turnover	0.09 kilo litre per thousand rupee of turnover
Water intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP)		
(Total water consumption / Revenue from operations adjusted for PPP)	-	-
Water intensity in terms of physical output	-	-
Water intensity (optional) - the relevant metric may be selected by the entity	-	-

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

4. Provide the following details related to water discharged:

Parameter	FY 2024-25	FY 2023-24
Water withdrawal by source (in kiloliters)		

(i) To Surface water		
-No treatment	0	0
-With treatment - please specify level of treatment	0	0
(ii) To Groundwater		
-No treatment	0	0
-With treatment - please specify level of treatment	0	0
(iii) To Seawater		
-No treatment	0	0
-With treatment - please specify level of		
treatment	0	0
(iv) Sent to third-parties		
-No treatment	1054.83	892.04
-With treatment - please specify level of treatment	0	0
(v) Others		
-No treatment	0	0
-With treatment - please specify level of treatment	0	0
Total water discharged (in kilolitres)	1054.83	892.04

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

The Company has not conducted any independent assessment, evaluation or assurance by an external agency.

5. Has the entity implemented a mechanism for Zero Liquid Discharge? If yes, provide details of its coverage and implementation.

Our company operates in the retail sector, does not generate any wastewater as part of its business operations. The primary use of water in our company is for non-industrial purpose such as sanitation, cleaning, and other similar activities, resulting in minimal wastewater production. As a result, we do not generate wastewater in quantities that necessitate the implementation of a Zero Liquid Discharge System.

6. Please provide details of air emissions (other than GHG emissions) by the entity, in the following format:

Parameter	Please specify unit	FY 2024-25	FY 2023-24
SOx	NA	Nil	Nil
Particulate matter (PM)	NA	Nil	Nil
Persistent organic pollutants (POP)	NA	Nil	Nil
Volatile organic compounds (VOC)	NA	Nil	Nil
Hazardous air pollutants (HAP)	NA	Nil	Nil
Others please specify	NA	Nil	Nil

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

Provide details of greenhouse gas emissions (Scope 1 and Scope 2 emissions) & its intensity, in the following format:

Parameter	Unit	FY 2024-25	FY 2023-24
Total Scope 1 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs,SF6, NF3, if available)	Metric tonnes of CO2 CO2 equivalent	Nil*	Nil
Total Scope 2 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available)	Metric tonnes of CO2 equivalent	Nil	Nil

Total Scope 1 and Scope 2 emissions per rupee of turnover (Total Scope 1 and Scope 2 GHG emissions/ Revenue from operations)	MT CO2 equivalent/ rupee of turnover	Nil	Nil
Total Scope 1 and Scope 2 emission intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP) (Total scope 1 and scope 2 GHG emissions / Revenue from operations adjusted for PPP)	-	Nil	Nil
Total Scope 1 and Scope 2 emission intensity in terms of physical output	-	Nil	Nil
Total Scope 1 and Scope 2 emission intensity (optional) - the relevant metric may be selected by the entity	-	Nil	Nil

^{*} The company is into retail operations, the likelihood of emitting greenhouse gas (GHG) into the atmosphere is minimal or non-existent.

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

The Company has not conducted any independent assessment, evaluation or assurance by an external agency.

8. Does the entity have any project related to reducing Green House Gas emission? If Yes, then provide details.

No, the company does not have any project related to reducing Green House Gas emission.

9. Provide details related to waste management by the entity, in the following format.

Parameter	FY 2024-25	FY 2023-24			
Total waste ge	Total waste generated (in metric tonnes)				
Plastic waste (A)	Given the nature of the Company's business, which primarily revolves around Jewellery retail operations plastic is solely employed in packaging materials. Additionally, miscellaneous items such as water bottles made of plastic are used within the company as part or regular consumption. These specific instances encompass the potential generation of plastic waste. However, considering the Company's retail operations, the volume of plastic waste produced is minimal. Moreover, the Company is currently undertaking an evaluation to quantify the overall plastic waste generated within its operations.				
E-waste (B)	The Company generates a negligible amount of e-waste and is taking necessary measures to ensure that it is disposed of in an environmentally sound manner whenever required.				
Bio-medical waste (C)	Nil	Nil			
Construction and demolition waste (D)	Nil Nil				
Battery waste (E)	Nil Nil				
Radioactive waste (F)	Nil Nil				
Other Hazardous waste. Please specify, if any. (G)	Nil	Nil			
Other Non-hazardous waste generated (H)	Nil Nil				

For each category of waste generated, total waste recovered through recycling, re-using or other recovery operations (in metric tonnes)

Cate	egory of waste	
(i)	Recycled	The company produces a negligible amount of waste
(ii)	Re-used	due to its operations within the service industry. Currently,
(iii)	Other recovery operations	it is in the process of implementing a data collection, tracking, and monitoring system to ensure compliance
	Total	with reporting obligations.

For each category of waste generated, total waste disposed by nature of disposal method (in metric tonnes)

Category of waste

(I) Incineration

(ii) Landfilling

(iii) Other disposal operations

Total

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency?

(Y/N) If yes, name of the external agency.

- 10. Briefly describe the waste management practices adopted in your establishments. Describe the strategy adopted by your company to reduce usage of hazardous and toxic chemicals in your products and processes and the practices adopted to manage such wastes.
 - Our company consistently **evaluates and enhances its waste management practices**, aligning them with the **latest industry standards and best practices**. By regularly reviewing these practices, we strive to **optimize our waste management processes and minimize environmental impact**. In addition to our internal efforts, we place great importance on the **environmental compliance of our suppliers**. We ensure that all our suppliers adhere to the **relevant environmental regulations**, fostering a collective commitment to sustainable practices throughout our supply chain.
- 11. If the entity has operations/offices in/around ecologically sensitive areas (such as national parks, wildlife sanctuaries, biosphere reserves, wetlands, biodiversity hotspots, forests, coastal regulation zones etc.) where environmental approvals / clearances are required, please specify details in the following format: The Company does not have any offices or operational sites in the vicinity of any ecologically sensitive area.
- 12. Details of environmental impact assessments of projects undertaken by the entity based on applicable laws, in the current financial year:
 - Environmental Impact Assessment is not applicable to the Company.
- 13. Is the entity compliant with the applicable environmental law/ regulations/ guidelines in India; such as the Water (Prevention and Control of Pollution) Act, Air (Prevention and Control of Pollution) Act, Environment protection act and rules thereunder (Y/N).

If not, provide details of all such non-compliances, in the following format:

Yes, the Company is fully compliant with all the applicable environmental laws/regulations/guidelines in India including but not limited to Water (Prevention and Control of Pollution) Act, Air (Prevention and Control of Pollution) Act, Environment protection act and rules.

Leadership Indicator

- Water withdrawal, consumption and discharge in areas of water stress (in kilolitres):
 For each facility / plant located in areas of water stress, provide the following information:
- (i) Name of the area: Ratlam, Indore, Bhopal, Ujjain, Udaipur, Bhilwara, Kota, Banswara, Mumbai, Delhi, Neemuch
- (ii) Nature of operations: Manufacturing and Retailing of Precious metals and jewellery
- (iii) Water withdrawal, consumption and discharge in the following format:

Parameter	F.Y. 2024-25	F.Y. 2023-24
Water withdrawal by source (in kilolitres)		
(i) Surface water	0	0
(ii) Groundwater	0	0
(iii) Third party water	1554.45	1143.80
(iv) Seawater / desalinated water	0	0
(v) Others	1054.83	892.04
Total volume of water withdrawal (in kilolitres)	2609.28	2035.84
Total volume of water consumption (in kilolitres)	2609.28	2035.84
Water intensity per rupee of turnover	0.08 litre per	0.09 kilo litre
(Water consumed / turnover)	thousand rupee of	per thousand rupee of
	turnover	turnover
Water intensity(optional) - the relevant metric may b	e selected by the entity	_
Water discharge by destination and level of treatme	ent (in kilolitres)	I
(i) Into Surface water		
-No treatment	0	0
-With treatment - please specify level of treatment	0	0
(ii) Into Groundwater		
-No treatment	0	0
-With treatment - please specify level of treatment	0	0
_(iii) Into Seawater		
-No treatment	0	0
-With treatment - please specify level of treatment	0	0
(iv) Sent to third-parties		
-No treatment	1054.83	892.04
-With treatment - please specify level of treatment	0	0
(v) Others		
-No treatment	0	0
-With treatment - please specify level of treatment	0	0
Total water discharged (in kilolitres)	1054.83	892.04

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

No independent assessment / evaluation / assurance has been carried out by an external agency

2. Please provide details of total Scope 3 emissions & its intensity, in the following format:

Parameter	Unit	F.Y. 2024-25	FY 2024-25
Total Scope 3 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available)	-	-	-
Total Scope 3 emissions per rupee of turnover	-	-	-
Total Scope 3 emission intensity (optional) - the relevant metric may be selected by the entity	-	-	-

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency?

(Y/N) If yes, name of the external agency.

No independent assessment / evaluation / assurance has been carried out by an external agency

3. With respect to the ecologically sensitive areas reported at Question 11 of Essential Indicators above, provide details of significant direct & indirect impact of the entity on biodiversity in such areas along-with prevention and remediation activities.

Not applicable.

4. If the entity has undertaken any specific initiatives or used innovative technology or solutions to improve resource efficiency, or reduce impact due to emissions / effluent discharge / waste generated, please provide details of the same as well as outcome of such initiatives, as per the following format:

No such specific initiative taken during the financial year 2024-25.

5. Does the entity have a business continuity and disaster management plan? Give details in 100 words/web link.

No, the company does not have a business continuity and disaster management plan.

6. Disclose any significant adverse impact to the environment, arising from the value chain of the entity. What mitigation or adaptation measures have been taken by the entity in this regard?

Not Applicable

7. Percentage of value chain partners (by value of business done with such partners) that were assessed for environmental impacts.

No formal assessment conducted.

- 8. How many Green Credits have been generated or procured?
 - a. By the listed entity
 - b. By the top ten (in terms of value of purchases and sales, respectively) value chain partners

Principle 7: Businesses, when engaging in influencing public and regulatory policy, should do so in a manner that is responsible and transparent

Essential Indicators

- 1. a. Number of affiliations with trade and industry chambers / associations.
 - D. P. Abhushan Limited has affiliations with 2 trade and industry chambers/associations.
 - b. List the 10 trade and industry chambers / associations (determined based on the total members of such body) the entity is a member of / affiliated to.

S. No.	Name of the trade and industry chambers/ associations	Reach of trade and industry chambers/ associations (State/ National)
1	Gems & Jewellery Export Promotion Council	National
2	India Bullion & Jewellery Association	National

2. Provide details of corrective action taken or underway on any issues related to anticompetitive conduct by the entity, based on adverse orders from regulatory authorities:

The Company has not engaged in any anti-competitive conduct.

Leadership Indicators

1. Details of public policy positions advocated by the entity:

The Company's representatives participate on various discussion during exhibitions organized by GJC including advocacy pursued by such industry forums.

Principle 8: Businesses should promote inclusive growth and equitable development.

Essential Indicators

- 1. Details of Social Impact Assessments (SIA) of projects undertaken by the entity based on applicable laws, in the current financial year.
 - This section is not applicable to the Company as there were no projects that required Social Impact Assessment (SIA) to be undertaken under the law.
- 2. Provide information on project(s) for which ongoing Rehabilitation and Resettlement (R&R) is being undertaken by your entity, in the following format:
 - This section is not applicable to the Company as there were no projects that required Rehabilitation and Resettlement (R&R).
- 3. Describe the mechanisms to receive and redress grievances of the community.
 - The Branch Manager plays a pivotal role in handling community grievances by acting as a bridge between the business and the community. Their involvement facilitates effective communication and prompt resolution of concerns.
 - To streamline the process, the Company provides a toll-free number and email address dedicated to receiving community grievances. These accessible channels of communication make it convenient for community members to report any issues they may have.
 - By actively addressing and resolving community grievances, the Company demonstrates its commitment to building trust and fostering a strong relationship with external stakeholders. Open lines of communication and a proactive approach to addressing concerns contribute to a positive and mutually beneficial engagement between the business and the community.

Category	F.Y. 2024-25	F.Y. 2023-24
Directly sourced from MSMEs/ small producers	NIL	NIL
Sourced directly from within India	100%	100%

5. Job creation in smaller towns – Disclose wages paid to persons employed (including employees or workers employed on a permanent or non-permanent / on contract basis) in the following locations, as % of total wage cost (Place to be categorized as per RBI Classification System - rural / semi-urban / urban / metropolitan)

Location	F.Y. 2024-25	F.Y. 2023-24
1. Rural	-	-
 i) Disclose wages paid to persons employed (including employees or workers employed on a permanent or non-permanent / on contract basis) 	-	-
ii) Total Wage Cost	-	-
iii) % of Job creation in Rural areas		
2. Semi-urban	-	-
 i) Disclose wages paid to persons employed (including employees or workers employed on a permanent or non-permanent / on contract basis) 		-
ii) Total Wage Cost	-	-
iii) % of Job creation in Semi-Urban areas	-	-

3. Urban		
 i) Disclose wages paid to persons employed (including employees or workers employed on a permanent or non-permanent / on contract basis) 	298376455	223244843
ii) Total Wage Cost	298376455	223244843
iii) % of Job creation in Urban areas	100.00%	100.00%
1. Metropolitan	-	-
 i) Disclose wages paid to persons employed (including employees or workers employed on a permanent or non-permanent / on contract basis) 		
ii) Total Wage Cost	-	-
iii) % of of Job creation in Metropolitan area	-	-

Leadership Indicators

- 1. Provide details of actions taken to mitigate any negative social impacts identified in the Social Impact Assessments (Reference: Question 1 of Essential Indicators above):
 - Not Applicable
- 2. Provide the following information on CSR projects undertaken by your entity in designated aspirational districts as identified by government bodies:
 - The CSR projects undertaken by us in localities close to our operating locations, none of which happen to be in aspirational districts
- 3. (a) Do you have a preferential procurement policy where you give preference to purchase from suppliers comprising marginalized /vulnerable groups?
 - No, the company doesn't have any such policy.
 - (b) From which marginalized /vulnerable groups do you procure?
 - Not Applicable
- (c) What percentage of total procurement (by value) does it constitute?
 - Not Applicable
- 4. Details of the benefits derived and shared from the intellectual properties owned or acquired by your entity (in the current financial year), based on traditional knowledge:
 - Not Applicable
- 5. Details of corrective actions taken or underway, based on any adverse order in intellectual property related disputes wherein usage of traditional knowledge is involved.
 - Not Applicable
- 6. Details of beneficiaries of CSR Projects:
 - For details refer to Annexure-A to Director's Report 2024-25 (CSR Report).

PRINCIPLE 9: Businesses should engage with and provide value to their consumers in a responsible manner

The Company places great importance on responsibly engaging with and providing value to its consumers as a fundamental aspect of its business strategy. This not only builds trust and loyalty but also contributes to a sustainable future for all stakeholders.

The Company acknowledges the significance of engaging with consumers in a responsible manner, striving to meet their needs while minimizing adverse effects on society and the environment. It actively seeks to understand customer preferences and maintains transparent communication channels. By adopting a customer-centric approach, the Company aims to foster long-lasting relationships while upholding its commitment to social and environmental responsibility, thus contributing to a sustainable future.

Essential Indicators

- 1. Describe the mechanisms in place to receive and respond to consumer complaints and feedback.
 - The Company offers a toll-free number and email address provided by the concerned authority, enabling consumers to express their concerns. This facility establishes a direct line of communication between consumers and the company, facilitating swift resolution of any issues that may arise.
 - Furthermore, the Company appoints a Branch Manager who is responsible for effectively addressing consumer concerns. Acting as a liaison between the consumer and the company, the Branch Manager ensures prompt resolution of any issues that may arise.
 - In summary, the provision of multiple communication channels for expressing grievances cultivates trust and goodwill between the company and external stakeholders. The prompt and effective addressing of concerns demonstrates the company's commitment to responsible corporate citizenship, fostering enduring relationships with the community.
- 2. Turnover of products and/ services as a percentage of turnover from all products/service that carry information about:

Category	As a percentage to total turnover
Environmental and social parameters relevant to the product	Not Applicable
Safe and responsible usage	100% (Bureau of International Standards)
Recycling and/or safe disposal	Not Applicable

3. Number of consumer complaints in respect of the following:

Category	F.Y. 2024-25		F.Y. 2023-24			
category	Received during the year	Pending resolution at end of year	Remarks	Received during the year	Pending resolution at end of year	Remarks
Data privacy	Nil	Nil	-	Nil	Nil	-
Advertising	Nil	Nil	-	Nil	Nil	-
Cyber-security	Nil	Nil	-	Nil	Nil	-
Delivery of essential services	Nil	Nil	-	Nil	Nil	-
Restrictive Trade Practices	Nil	Nil	-	Nil	Nil	_
Unfair Trade Practices	Nil	Nil	-	Nil	Nil	-
Other	Nil	Nil	-	Nil	Nil	-

4. Details of instances of product recalls on account of safety issues:

Particulars	Numbers	Reasons for Recall
Voluntary Recalls	-	Not Applicable
Forced Recalls	-	Not Applicable

5. Does the entity have a framework/policy on cyber security and risks related to data privacy? (Yes/No) If available, provide a web-link of the policy.

Yes, the company has implemented comprehensive policies regarding cyber security and data privacy to safeguard sensitive information. A dedicated IT team ensures the enforcement of rigorous data privacy measures, thereby ensuring the highest level of security. Policy on cyber security and risks related to data privacy is available at https://www.dpjewellers.com/la-assets/dp/pdf/Cyber%20Security%20Policy.pdf

The preservation of customer privacy holds paramount importance, and all customer complaints are addressed in a proactive manner. The company maintains a constant review and update of its IT security protocols to align with industry standards and best practices, thereby guaranteeing the continued protection of data.

Through these robust measures and continuous vigilance, the company consistently prioritizes the security of its systems and data, fostering trust among customers and stakeholders.

6. Provide details of any corrective actions taken or underway on issues relating to advertising, and delivery of essential services; cyber security and data privacy of customers; re-occurrence of instances of product recalls; penalty / action taken by regulatory authorities on safety of products / services.

This section is not applicable to the Company as there have been no reported incidents of such issues till date

- 7. Provide the following information relating to data breaches:
 - a. Number of instances of data breaches along with impact None
 - b. Percentage of data breaches involving personally identifiable information of customers NA
 - c. Impact, if any, of the data breaches: NA

Leadership Indicators

1 Channels / platforms where information on products and services of the entity can be accessed (provide web link, if available).

The information can be accessed through our website, the link is www.dpjewellers.com.

2. Steps taken to inform and educate consumers about safe and responsible usage of products and/or services.

Not applicable

- Mechanisms in place to inform consumers of any risk of disruption/discontinuation of essential services.
 Not applicable
- 4. Does the entity display product information on the product over and above what is mandated as per local laws?

(Yes/No/Not Applicable).

If yes, provide details in brief. Did your entity carry out any survey with regard to consumer satisfaction relating to the major products / services of the entity, significant locations of operation of the entity or the entity as a whole?

(Yes/No)

Yes. Company displays product information on the product label as mandated by law.

Annexure - G1

SECRETARIAL AUDIT REPORT Form No. MR-3

For the financial year ended March 31, 2025

[Pursuant to section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,

The Members,

D. P. ABHUSHAN LIMITED

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

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion read with **Annexure** - I forming part of this report, the Company has, during the audit period covering the financial year ended on March 31, 2025, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on March 31, 2025 according to the provisions of:

- i. The Companies Act, 2013 ("the Act") and the rules made there under as applicable;
- ii. The Securities Contracts (Regulation) Act, 1956 ("SCRA") and the rules made there under;
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- iv. The Foreign Exchange Management Act, 1999 (FEMA) and the rules and regulations made there under to the extent of Foreign Direct Investment;
- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ("SEBI Act"):-
- a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and circulars/guidelines/Amendments issued there under;
- b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and circulars/guidelines/Amendments issued there under;
- c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 and circulars/guidelines/Amendments issued there under;
- d) The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018;
- e) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Listing Agreements entered with National Stock Exchange of India Limited and BSE Limited;
- f) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 and circulars/guidelines/Amendments issued there under;
- vi. The Revised Secretarial Standards issued by the Institute of Company Secretaries of India.

During the period under review, the Company has complied with the provisions of the Act, Rules made there under, Regulations, Guidelines etc. mentioned above, to the extent applicable, except that (1) there was Late intimation by Company relating to intimation of resignation of Mrs. Seema Mandloi (DIN: 10617559) with effect from February 18, 2025, within 24 Hours from the Effective date of Resignation, to the stock exchange and (2) The capturing of some of the UPSI entries in the SDD Software has been done with a delay from the actual date of sharing of UPSI.

Further company being engaged in the business of manufacturing and trading of precious metal's ornaments, there are few specific and general applicable laws to the Company, which are list out in the Annexure – II,

which require approvals or compliances under the respective laws. We have relied on the representation made by the Company and its officers for system and mechanism framed by the Company for compliances of the said specific and general acts/rules.

During the Period under review, provisions of the following Acts, Rules, Regulations and Standards were not applicable to the Company;

- i. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 and circulars/ guidelines/Amendments issued there under; - the Company is not registered as Registrar to an Issue & Share Transfer Agent. However, the Company has appointed Bigshare Services Private Limited as Registrar & Share Transfer Agent as per the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- ii. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 and circulars/guidelines/Amendments issued there under;
- iii. The Securities and Exchange Board of India (Issue and Listing of Non-convertible Securities) Regulations, 2021 and circulars/guidelines/Amendments issued there under;
- iv. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 and circulars/ quidelines/Amendments issued there under; and
- v. The Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Overseas Direct Investment and External Commercial Borrowings.

We further report that-

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

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

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

We further report that-

There are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

We further report that -

During the audit period,

- 1. Vide Special resolutions passed by the Members at the Extra ordinary general meeting held on June 13, 2024 through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"), the Authorized Share Capital of the Company had been increased from Rupees 22,85,00,000.00 (Rupees Twenty Two Crore Eighty Five lakh only) divided into 22850000 (Two Crore Twenty Eight Lakh Fifty Thousand only) Equity Shares of Rupees 10.00 (Rupees Ten Only) each to Rupees 30,00,00,000.00 (Rupees Thirty Crore Only) divided into 30000000 (Three Crore Only) Equity Shares of Rupees 10.00 (Rupees Ten Only) each;
- 2. Vide Special resolutions passed by the Members at the Extra ordinary general meeting held on June 13, 2024 through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"); the Board of Directors had allotted 356070 Equity shares, on July 05, 2024, on preferential basis, to persons other than the promoters & promoter group, at an issue price of Rupees 1182 per share;
- 3. Vide Special resolutions passed by the Members at the Extra ordinary general meeting held on June 13, 2024 through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"); the Board of Directors had allotted 217000 Warrants, on July 05, 2024, on preferential basis, to promoters & promoter group and persons other than the promoters & promoter group, at an issue price of Rupees 1182 per warrant;
- 4. Vide Special resolutions passed by the Members at the Extra ordinary general meeting held on June 13, 2024 through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"); the Board of Directors had allotted 49500 Equity shares, on March 26, 2025, on preferential basis, to persons other than the promoters & promoter group, pursuant to conversion of 49500 warrants, at an issue price of Rupees 1182 per warrant;

- 5. Vide Special resolutions passed by the Members at the Extra ordinary general meeting held on June 13, 2024 through Video Conferencing ("VC")/Other Audio-Visual Means ("OAVM"); Dr. Mrs. Seema Mandloi (DIN: 10617559) had been appointed as Woman Non-Executive Independent Director of the Company with effect from May 21, 2024;
- 6. Vide Special resolution passed through postal ballot on December 22, 2024, the members of the Company had 1) approved payment of commission to Non-executive Directors of the Company and 2) approved Employee Stock Option Plan 2024" ("ESOP - 2024");
- 7. Vide Special resolution passed through postal ballot on March 17, 2025, the members of the Company had 1) approved raising capital by way of a qualified institutions placement to eligible investors through an issuance of equity shares or other eligible securities for an amount aggregating up to 600.00 Crores (Rupees Six Hundred Crores only), 2) approved payment of remuneration by way of commission to Ms. Seema Mandloi, Non-Executive Independent Director of the Company, 3) increased the borrowing limits to Rupees 500.00 crores in excess of Paid-up share capital, Free Reserves and Securities Premium Account of the Company under section 180(1)(c) of the Companies Act, 2013, 4) increased the limit to sell, lease or dispose of in any manner, property of the Company U/S 180(1)(a) of the Companies Act, 2013 to Rupees 500.00 crores and 5) approved advancing of any loan and/ or give any guarantee and/ or to provide any security to any other entity(ies) in which any of the Directors of the Company is deemed to be interested up to Rupees 100.00 crores;

For, ALAP & Co. LLP

Company Secretaries Firm Registration Number: L2023GJ013900 Peer Review Number: 5948/2024

Anand Sureshbhai Lavingia

Designated Partner **DIN:** 05123678

UDIN: A026458G001158182

Place: Ahmedabad M. No.: A26458; COP: 11410 **Date:** 03/09/2025

Note: This Report is to be read with my letter of even date which is annexed as Annexure - I and Annexure - II which form integral part of this report.

Annexure - I

To,

The Members,

D. P. ABHUSHAN LIMITED

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

- 1. Maintenance of secretarial records is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of secretarial records. The verification was done on test basis, on the records and documents provided by the Management of the Company, to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices followed by us provide a reasonable basis for our opinion.
- 3. In respect of laws, rules and regulations other than those specifically mentioned in our report above, including the laws, rules and regulations mentioned in Annexure II, we have limited our review, analysis and reporting up to process and system adopted by the Company for compliance with the same and have not verified detailed compliance, submissions, reporting under such laws etc. nor verified correctness and appropriateness thereof including financial records and books of accounts of the Company.
- 4. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, Rules, Regulations, standards and its proper and adequate presentation and submission in prescribed formats is the responsibility of management. Our examination was limited to the verification of procedures on test basis and not its one to one contents.
- 6. The Secretarial Audit report is neither an assurance as to compliance in totality or the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For, ALAP & Co. LLP

Company Secretaries

Firm Registration Number: L2023GJ013900 Peer Review Number: 5948/2024

Anand Sureshbhai Lavingia

Designated Partner **DIN:** 05123678

M. No.: A26458; COP: 11410 UDIN: A026458G001158182

Place: Ahmedabad Date: 03/09/2025

Note: This Report is to be read with my letter of even date which is annexed as Annexure - I and Annexure - II which form integral part of this report.

Annexure - II

List of major Specific and General Acts applicable to the Company

- 1. The Bureau of Indian Standards Act, 2016 erstwhile Bureau of Indian Standards Act, 1986
- 2. The Legal Metrology Act, 2009
- 3. The BIS Scheme for hallmarking of Gold and Silver Jewellery
- 4. The Standards of Weights and Measures Act, 1976
- 5. The Electricity Act, 2015
- 6. The Articles of Jewellery (Collection of Duty) Rules, 2016
- 7. The Design Act, 2000
- 8. The Trade Marks Act, 1999 under Intellectual Property Law
- 9. The Central Electricity Regulatory Commission (Terms and Conditions for Tariff determination from Renewable Energy Sources) Regulations, 2017
- 10. The Micro, Small and Medium Enterprises Development Act, 2006
- 11. The Income Tax Act, 1961
- 12. The Central and State Goods and Services Acts and various rules made there under
- 13. The Indian Contract Act, 1872
- 14. The Negotiable Instrument Act, 1881
- 15. The Arbitration & Conciliation Act, 1996
- 16. The Maternity Benefit Act, 1961 & Rules there under
- 17. The Employee Provident Fund and Miscellaneous Provisions Act, 1951
- 18. The Foreign Trade (Development & Regulation) Act, 1992
- 19. The Minimum Wages Act, 1948 & Rules there under
- 20. The Payment of Bonus Act, 1965 & the Payment of Bonus Rules, 1975
- 21. The Payment of Gratuity Act and the Payment of Gratuity (Central) Rules,1972
- 22. The Payment of Wages Act,1936 & Rules there under
- 23. The Employees' State Insurance Act, 1948 and the Employees' State Insurance (General) Regulation, 1950
- 24. The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013
- 25. The Shops and Establishment Act/Rules
- 26. The Child Labour (Prohibition and Regulation) Act, 1986

For, ALAP & Co. LLP

Company Secretaries
Firm Registration Number: L2023GJ013900

Peer Review Number: 5948/2024

Anand Sureshbhai Lavingia

Designated Partner **DIN:** 05123678

M. No.: A26458; COP: 11410 UDIN: A026458G001158182

Date: 03/09/2025

Place: Ahmedabad

Note: This Report is to be read with my letter of even date which is annexed as Annexure - I and Annexure - II which form integral part of this report.

Annexure - G2

SECRETARIAL COMPLIANCE REPORT OF D. P. ABHUSHAN LIMITED

For the financial year ended March 31, 2025

We, Alap & Co. LLP, Practicing Company Secretaries (FRN: L2023GJ013900), have examined;

- (a) all the documents and records made available to us and explanation provided by D. P. Abhushan Limited "the listed entity" or "the Company"),
- (b) the filings/ submissions made by the listed entity to the stock exchanges,
- (c) website of the listed entity,
- (d) any other document/ filing, as may be relevant, which has been relied upon to make this report, for the year ended March 31, 2025 ("Review Period") in respect of compliance with the provisions of:
- (a) the Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued thereunder; and
- (b) the Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI"); The specific Regulations, whose provisions and the circulars/ guidelines issued thereunder, have been examined, include: -
- (a) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time;
- (b) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 as amended from time to time;
- (c) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time;
- (d) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 as amended from time to time; (Not applicable to the Company during the Review Period)
- (e) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity)
 Regulations, 2021 as amended from time to time;
- (f) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 as amended from time to time; (Not applicable to the Company during the Review Period)
- (g) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time;
- (h) The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018 as amended from time to time;
- (i) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 (Not applicable to the Company during the Review Period)

and circulars/ quidelines issued thereunder as amended from time to time;

and based on the above examination and explanation / clarification given by the Company and its officers, we hereby report that, during the Review Period, the compliance status of the listed entity is appended as below:

(a) The listed entity has complied with the provisions of the above Regulations and circulars/guidelines issued thereunder, except in respect of matters specified below:

/ circulars /guidelines including specific clause) (DIN: 10617559) with effect from February 18, 2025, within 24 Hours from the Effective date of Resignation. Regulation / Circular No. Regulation 30 of SEBI LODR, Sub-Para 7B of para A of Part A of Schedule III of SEBI LODR r.w. SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024 and other related circulars. Deviations Late intimation by Company relating to intimation of resignation of Mrs. Seema Mandloi (DIN: 10617559) with effect from February 18, 2025, within 24 Hours from the Effective date of Resignation. Action Taken by BSE Limited and National Stock Exchange of India Limited Type of Action Both stock exchanges have sought clarification for delay in	Sr. No.	1
Schedule III of SEBI LODR r.w. SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024 and other related circulars. Deviations Late intimation by Company relating to intimation of resignation of Mrs. Seema Mandloi (DIN: 10617559) with effect from February 18, 2025, within 24 Hours from the Effective date of Resignation. Action Taken by BSE Limited and National Stock Exchange of India Limited Type of Action Both stock exchanges have sought clarification for delay in submission of information regarding resignation details within 24 Hours. Details of Violation Late intimation by Company relating to intimation of resignation of Mrs. Seema Mandloi (DIN: 10617559) with effect from February 18, 2025, within 24 Hours from the Effective date of Resignation. Fine Amount Nil Observations/ Remarks of the Practicing Company Secretary Management Response Management Response The Management informed that the resignation of Mrs. Seema Mandloi (DIN: 10617559) with effect from February 18, 2025, within 24 Hours from the Effective date of Resignation. The Management informed that the resignation of Mrs. Seema Mandloi (DIN: 10617559) was received by the documents receiving department. However, due to an inadvertent error, the letter was misplaced and was not handed over to the management or compliance team on the same day of receipt. As soon as the compliance team became aware of the resignation, the necessary announcement was promptly submitted to the stock exchange on March 11, 2025. The Company takes all measures to timely comply with the entire requirement.	/ circulars /guidelines including specific	
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Remarks N.A.	Management Response	Mandloi (DIN: 10617559) was received by the documents receiving department. However, due to an inadvertent error, the letter was misplaced and was not handed over to the management or compliance team on the same day of receipt. As soon as the compliance team became aware of the resignation, the necessary announcement was promptly submitted to the stock exchange on March 11, 2025. The Company takes all measures to timely comply with the entire
	Remarks	N.A.

(b) The listed entity has taken the following actions to comply with the observations made in previous reports:

Sr. No.	1	2	
Observations/ Remarks of the Practicing Company	Late submission of related party transactions in XBRL format for the six months period ended on 30/09/2023. The Company was required to submit related party transactions in XBRL format on 09/11/2023 i.e. the date of publication of its standalone financial results for the quarter ended 30/09/2023. However, the company submitted related party transactions in XBRL format for the six months period ended on 30/09/2023 on 10/11/2023.	Late intimation by two days to Company by designated person Mr. Tarun Vora about disposal of 4000 Equity shares of the Company by way of gift and consequently late intimation by Company to the Stock exchange	
Secretary in the previous reports	Company was required to submit related party transactions in XBRL format on 09/11/2023 i.e. the date of publication of its standalone financial results for the quarter ended 30/09/2023. However, the company submitted related party transactions in XBRL format for the six months period ended on 30/09/2023 on 10/11/2023.	Company by way of gift and consequently late intimation by Company to the Stock exchange	
Observations made in the secretarial compliance report for the year ended	31-03-2024	31-03-2024	
Compliance Requirement (Regulations/circulars/ guidelines	Submission of related party transactions every six months on the date of publication of its standalone financial results under SEBI (Listing Obligations and Disclosure Requirements),2015	Disclosure to Company within two trading days about number of securities acquired or disposed if the value of the securities traded in one transaction or series of transactions over any calendar quarter aggregates to a tradedvalue in excess of ten lakh rupees.	
Details of violation / deviations and actions taken / penalty imposed, if any,	Late submission of related party transactions in XBRL format for the six months period ended on 30/09/2023. National Stock Exchange of India Limited has imposed a penalty of Rupees 5900/	Late intimation by two days to Company by designated person Mr. Tarun Vora about disposal of 4000 Equity shares of the Company by way of gift and consequently late intimation by Company to the Stock exchange. BSE Limited has not initiated any action nor imposed any penalty for the same.	

Sr. No.	1	2
Remedial actions, if any, taken by the listed entity	The Company takes all measures to timely comply with the entire requirement. However, the delay occurred purely due to oversight and Company ensures to make timely compliance in future.	measures to timely comply with the entire requirement. However, the delay occurred
Comments of the PCS on the actions taken by the listed entity	Nil	Nil

(c) we hereby report that, during the review period the compliance status of the listed entity with the following requirements:

Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations/ Remarks by PCS*
1.	Secretarial Standards: The compliances of the listed entity are in accordance with the applicable Secretarial Standards (SS) issued by the Institute of Company Secretaries India (ICSI), as notified by the Central Government under section 118(10) of the Companies Act, 2013 and mandatorily applicable.	Yes	Nil
2.	Adoption and timely updation of the Policies:		
	All applicable policies under SEBI Regulations are adopted with the approval of board of directors of the listed entities	Yes	Nil
	• All the policies are in conformity with SEBI Regulations and have been reviewed & updated, as per the regulations / circulars / guidelines issued by SEBI	Yes	Nil
3.	Maintenance and disclosures on Website:		
	The Listed entity is maintaining a functional website	Yes	Nil
	Timely dissemination of the documents/ information under a separate section on the website	Yes	Nil
	• Web-links provided in annual corporate governance reports under Regulation 27(2) are accurate and specific which re-directs to the relevant document(s) / section of the website	Yes	Nil
4.	Disqualification of Director: None of the Director(s) of the Company is/ are disqualified under Section 164 of Companies Act, 2013 as confirmed by the listed entity.	Yes	We have relied on the Declarations submitted by each of the Directors regarding non-disqualification under Section 164 of the Companies Act, 2013.
5.	Details related to Subsidiaries of listed entities have been examined w.r.t.:		
	(a) Identification of material subsidiary companies	NA	The Company does not have any Material Subsidiary.
1	(b) Disclosure requirement of material as well as other subsidiaries	NA	The Company does not have any other Subsidiary.

6.	Preservation of Documents: The listed entity is preserving and maintaining records as prescribed under SEBI Regulations and disposal of records as per Policy of Preservation of Documents and Archival policy prescribed under SEBI LODR Regulations, 2015.	Yes	Nil
7.	Performance Evaluation: The listed entity has conducted performance evaluation of the Board, Independent Directors and the Committees at the start of every financial year/during the financial year as prescribed in SEBI Regulations.	Yes	Nil
8.	Related Party Transactions:		
	(a) The listed entity has obtained prior approval of Audit Committee for all related party transactions; or	Yes	Nil
	(b) The listed entity has provided detailed reasons along with confirmation whether the transactions were subsequently approved/ratified/rejected by the Audit Committee, in case no prior approval has been obtained.	NA	The Company has obtained prior approval of Audit Committee for all related party transactions
9.	Disclosure of events or information:		
	The listed entity has provided all the required disclosure(s) under Regulation 30 along with Schedule III of SEBI LODR Regulations, 2015 within the time limits prescribed thereunder.	Yes	Except as referred in Sr. No. 1 in Table (a) above.
10.	Prohibition of Insider Trading:		The Company is
	The listed entity is in compliance with Regulation 3(5) & 3(6) SEBI (Prohibition of Insider Trading) Regulations, 2015.	Yes	maintaining structural digital database under the provisions of Reg. 3[5] and 3[6] of SEBI [Prohibition of Insider Trading] Regulations, 2015, in digital form. The capturing of some of the UPSI entries in the SDD Software has been done with a delay from the actual date of sharing of UPSI.
pror Stoc Prod SEBI ther its p	Actions taken by SEBI or Stock Exchange(s), if any: action(s) has been taken against the listed entity/ its moters/ directors/ subsidiaries either by SEBI or by the Exchanges (including under the Standard Operating tedures issued by SEBI through various circulars) under I Regulations and circulars/ guidelines issued eunder (or) The actions taken against the listed entity/promoters/ directors/ subsidiaries either by SEBI or by the Exchanges are specified in the last column.	None	As informed to us, except as stated above, no action(s) has been taken against the listed entity/ its promoters/ directors/ subsidiaries either by SEBI or by Stock Exchanges etc.

12. Resignation of statutory auditors from the listed entity or its material subsidiaries In case of resignation of statutory auditor from the listed entity or any of its material subsidiaries during the financial year, the listed entity and/ or its material subsidiary(ies) has / have complied with paragraph 6.1 and 6.2 of section V-D Status (Yes/No/NA) *Observations/ Remarks by PCS There were no NA of chapter V of the Master Circular on compliance with the or provisions of the LODR Regulations by listed entities.	NA	No such instances took place.
13. Additional Non-compliances, if any: No additional non-compliance observed for any SEBI regulation / circular / guidance note etc.	None	No additional non- compliance observed for any SEBI regulation / circular / guidance note etc.

We further, report that the listed entity is in compliance with the disclosure requirements of Employee Benefit Scheme Documents in terms of regulation 46(2) (za) of the LODR Regulations.

Our report is limited to scope and review as under;

- 1. Compliance of the applicable laws and ensuring the authenticity of documents and information furnished, are the responsibilities of the management of the listed entity.
- 2. Our responsibility is to report based upon our examination of relevant documents and information. This is neither an audit nor an expression of opinion.
- 3. We have not verified the correctness and appropriateness of financial Records and Books of Accounts of the listed entity.
- 4. This Report is solely for the intended purpose of compliance in terms of Regulation 24A (2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and is neither an assurance as to the future viability of the listed entity nor of the efficacy or effectiveness with which the management has conducted the affairs of the listed entity.
- 5. We have followed the best possible practices and process as considered appropriate to obtain reasonable assurance about the correctness of the contents of the relevant secretarial records. The verification as done on test basis is to reasonably ensure that correct facts are reflected in relevant secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 6. We have limited our review, analysis and reporting up to process and system adopted by the Company for compliance with the same and have not verified detailed compliance, submissions, reporting under such laws etc. nor verified correctness and appropriateness thereof.
- 7. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.

For, ALAP & Co. LLP

Company Secretaries Firm Registration Number: L2023GJ013900

Peer Review Number: 5948/2024

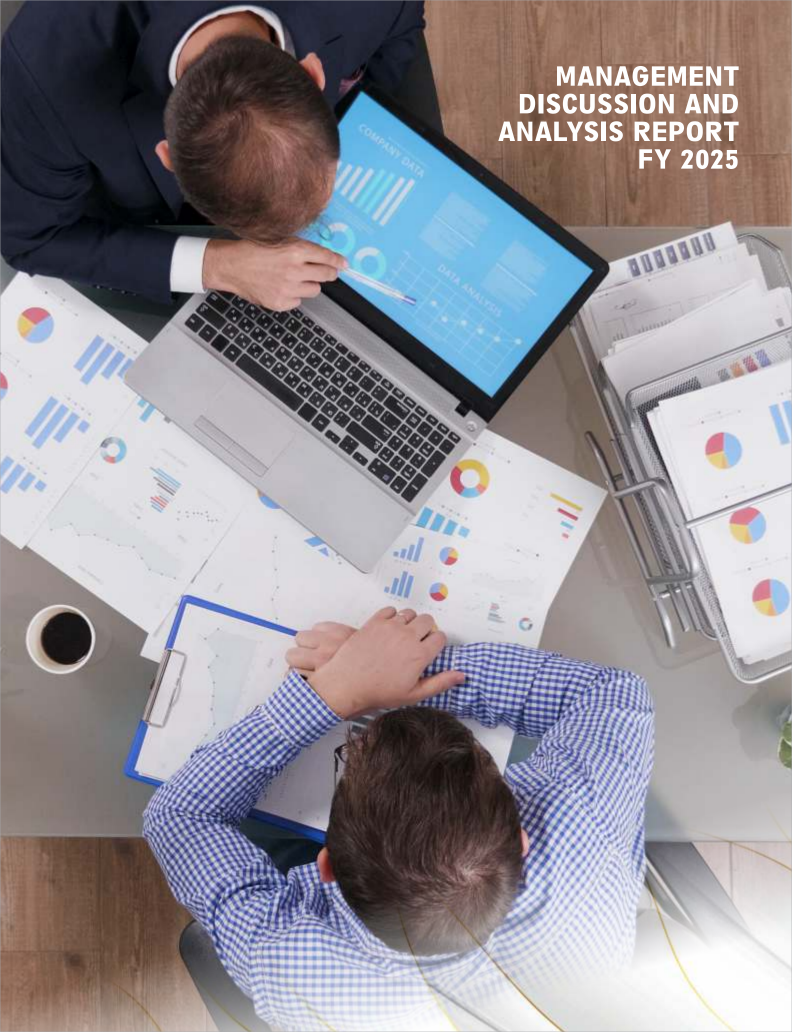
Anand Sureshbhai Lavingia

Designated Partner **DIN:** 05123678

M. No.: A26458; COP: 11410 UDIN: A026458G000456283

Place: Ahmedabad Date: May 27, 2025

Note: This Report is to be read with my letter of even date which is annexed as Annexure - I and Annexure - II which form integral part of this report.



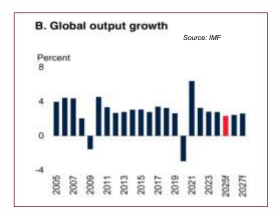


GLOBAL ECONOMY REVIEW

The year 2025 unfolded against a backdrop of cautious optimism and recalibrated ambitions. As the global economy emerged from the shadows of post-pandemic recovery and geopolitical realignments, it found itself navigating a complex mosaic of resilience and reinvention. The global economy is facing another substantial headwind, with increased trade tension and heightened policy uncertainty. This is contributing to a deterioration in prospects across most of the world's economies.

GROWTH TO SLOW AMID ELEVATED TRADE TENSIONS

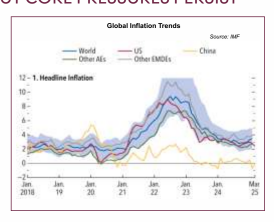
In FY2025, the global economic outlook remains challenging amid rising trade tensions and elevated uncertainty. Growth is expected to decelerate from an estimated 3.3% in 2024 to 2.8% in 2025, before modestly rebounding to 3% in 2026. Emerging markets and developing economies (EMDEs) face particular headwinds. East Asia and Pacific, along with Europe and Central Asia both heavily reliant on global trade are projected to see slower growth. South Asia may also experience a mild deceleration, while Latin America and the Caribbean are expected to post the weakest performance among EMDEs due to persistent structural issues and high trade barriers. Commodity-exporting regions such as the



Middle East and North Africa and Sub-Saharan Africa are likely to be impacted by softening external demand. While the world's two largest economies China and the United States are projected to maintain moderate growth, this will be partially offset by a mild recovery in the EU, Japan, and the UK, and strong momentum in large developing economies like India and Indonesia. However, the outlook for many low-income and vulnerable nations remains subdued, with only a slight improvement expected among least-developed countries. The escalation of tariffs and the resulting uncertainty continue to weigh on global growth prospects

INFLATION CONTINUES TO MODERATE BUT CORE PRESSURES PERSIST

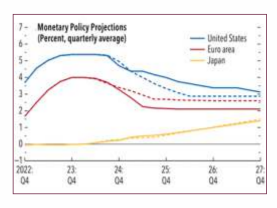
Inflation has continued to decline across most countries and regions in 2024. Global headline inflation fell from 5.6% in 2023 to an estimated 4.0% in 2024 and is projected to decrease further to 3.4% in 2025. This decline is attributed to a combination of demand- and supply-side factors, including easing labour market pressures and moderating international food, energy, and commodity prices. In developed economies, average inflation declined from 4.8% in 2023 to an estimated 2.6% in 2024 and is projected at 2.2% for 2025, approaching central bank targets and the long-term average. While food and energy price inflation has declined substantially, core inflation which excludes food and energy



remains particularly sticky and has decreased slowly, primarily driven by inflationary pressures emanating from the services sector. In developing countries, despite some spikes, average headline inflation has followed an overall downward trend, falling from 7.0% in 2023 to an estimated 6.0% in 2024 and projected at 5.1% in 2025. Inflation rates are expected to decline in the near term, approaching their long-term averages, in all developing regions except Africa and Western Asia.

MONETARY POLICY ADJUSTMENTS SIGNAL A SHIFT TOWARD NORMALIZATION

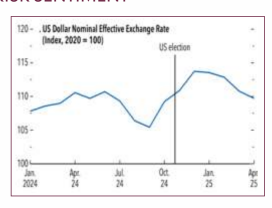
The Federal Reserve and the European Central Bank are expected to continue to reduce interest rates in the coming quarters, albeit at different paces from one another. In the United States, the federal funds rate is projected to be down to 4 % at the end of 2025 and reach its long-term equilibrium of 2.9 % at the end of 2028. In the euro area, 100 basis points in cuts are expected in 2025 (with three cuts having already occurred this year), bringing the policy rate to 2 % by the middle of the year. In Japan, policy rates are expected to be lifted at a similar pace as assumed in October 2024, gradually rising over the medium term toward a neutral



setting of about 1.5 %, consistent with keeping inflation expectations anchored at the Bank of Japan's 2 % target.

CURRENCY VOLATILITY AND SHIFTING RISK SENTIMENT

The dollar appreciated sharply in the run-up to the US elections in November 2024, with markets expecting higher US growth and tighter monetary policy. However, since February 2025, the dollar has lost all the gains it achieved in the last quarter of 2024 on the back of weaker US growth prospects and uncertainty. Initial depreciation pressures were particularly pronounced for the currencies of emerging market and developing economies, but they have dissipated following the softening in 2025. Since April, global risk appetite has declined substantially, with the risk-off environment inducing an offset to the appreciation of emerging market currencies.



GOLD SHINES AMID COMMODITY MARKET VOLATILITY

Between August 2024 and March 2025, primary commodity prices rose by 1.9%, largely driven by gains in natural gas, precious metals, and beverages. However, oil prices declined by 9.7% during the same period, weighed down by fears of a trade war, robust non-OPEC+ supply growth, and the unwinding of OPEC+ production cuts, despite ongoing supply risks. Natural gas prices also began to fall in early April, following a six-month rally. Metals prices saw notable gains up to March-end, supported by safe-haven demand



and supply disruptions. The IMF's metals price index rose 11.2%, led by sharp increases in gold, aluminium, and copper. Among base metals, aluminium and copper prices rose 12.7% and 8.4%, respectively, driven by supply concerns and front-loading of demand ahead of tariffs. However, both industrial and energy-related metals experienced a sharp price correction in early April as trade tensions escalated. Futures markets now anticipate declines by end-2026: aluminium (-5.7%), copper (-4.5%), and iron ore (-14.3%). Agricultural commodities also saw price gains, mainly due to adverse weather. New trade barriers introduced in April had mixed effects: prices of income-elastic and trade-sensitive crops like coffee and soybeans declined sharply, while staples such as corn and wheat remained relatively stable.

In FY 2025, gold emerged as a standout performer in the global commodity market, driven by heightened geopolitical tensions, monetary policy uncertainty, and safe-haven demand. Prices surged to historic highs, surpassing USD 3,000 per ounce a new milestone that reflects investors' shift toward lower-risk assets amid global economic volatility. The precious metal's strong performance was further supported by central banks' continued accumulation of gold reserves and persistent inflation concerns in several major economies. Unlike industrial metals, which saw gains eroded by trade tensions and market corrections, gold maintained its upward trajectory, reinforcing its role as a reliable store of value in times of financial and political stress. Looking ahead, the outlook for gold remains robust, with ongoing global uncertainty likely to sustain demand in the near term.

RISING TRADE BARRIERS INTENSIFY GLOBAL POLICY UNCERTAINTY

Global trade conditions experienced a large shock in early April when the United States announced prospective tariffs on most trading partners, with rates proportional to bilateral goods trade deficits, in addition to previously announced tariffs. A sharp escalation of trade barriers between China and the United States followed. Shifting policy announcements have led to heightened global trade policy uncertainty, measures of which reached historical highs over the past few months. This reflects uncertainty over whether current tariff rates will endure, their implementation, and the scale and timing of potential retaliatory responses. Global trade growth in goods and services is projected to slow sharply in 2025, to 1.8 %, from 3.4 % in 2024.

OUTLOOK: NAVIGATING UNCERTAINTY WITH MEASURED OPTIMISM

The global economy in FY 2025 stands at a crossroads, shaped by a mix of stabilizing trends and emerging challenges. The moderation in inflation and the gradual normalization of monetary policy in advanced economies offer some reassurance, laying the groundwork for more stable financial conditions. However, these positive signals are counterbalanced by intensifying trade tensions, policy unpredictability, and divergent growth trajectories across regions. The sharp volatility in commodity markets especially in metals and energy and the impact of new protectionist measures underscore the fragility of the recovery. For emerging and developing economies, the path forward is further complicated by external shocks, currency fluctuations, and structural challenges. In this evolving environment, sustained recovery will depend on strategic policy responses, international cooperation, and the ability of economies and businesses to remain agile and forward-looking. While risks remain, the foundations for resilience especially in key growth markets like India and Southeast Asia suggest that with prudent navigation, the global economy can weather short-term disruptions and gradually regain momentum.

(Source: IMF-Worl economic outlook, World bank - GEP Reports)

INDIAN ECONOMY OVERVIEW

FY 2025 was a year of steady resilience and evolving opportunity for the Indian economy. Despite mounting global challenges including intensified trade tensions, volatile commodity prices, and subdued external demand India remained one of the fastest-growing major economies. The country's growth was propelled by strong domestic consumption, robust infrastructure spending, and a continued push for manufacturing and digital transformation. Prudent fiscal management, moderating inflation, and sustained financial sector stability further reinforced macroeconomic fundamentals. India's ability to maintain its growth trajectory amidst a turbulent global landscape reflects the growing depth and dynamism of its economic framework.

SECTORAL TRENDS AND STABLE DEMAND SUPPORTING GROWTH

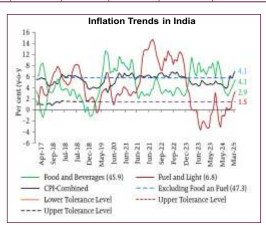
In the 2024-25 fiscal year, India's real GDP growth is projected at 6.5%, as reported by the National Statistical Office (NSO). The growth during the first half of FY25 was bolstered by advancements in agriculture and services, with rural demand seeing an uptick due to record Kharif production and favourable agricultural conditions. However, the manufacturing sector encountered challenges stemming from sluggish global demand and seasonal domestic factors. Private consumption remained steady, indicative of robust domestic

demand. Fiscal discipline, coupled with a strong external balance supported by a surplus in services trade and healthy remittance inflows, has contributed to macroeconomic stability. Collectively, these elements have established a strong foundation for sustained growth despite external uncertainties.

Real GDP (on-year growth)	2019	2020	2021	2022	2023	2024	2025P	2029P
World	2.90%	-2.70%	6.60%	3.60%	3.50%	3.30%	2.80%	3.20%
India*	3.90%	-5.80%	9.70%	7.60%	9.20%	6.50%	6.50%	6.70%

INFLATION MODERATES, BUT FOOD VOLATILITY PERSISTS

Inflation converged closer towards the target during 2024-25 aided by easing input cost pressures, proactive supply management measures by the government and continuing transmission of past monetary policy actions. The average headline inflation decreased to 4.6% in 2024-25, down from 5.4% the prior year. This decline was primarily influenced by a reduction in core inflation (CPI excluding food and fuel) to 3.5% and a deflationary trend in fuel prices at 2.5%. The easing of core inflation was widespread across various



goods and services. However, an increase in international gold prices contributed to a rise in core inflation during the latter half of the year. The deflation in fuel prices was largely due to lower liquefied petroleum gas (LPG) and kerosene prices, driven by softer global energy costs. Conversely, food inflation remained high at 6.7% in 2024-25, with occasional spikes caused by overlapping supply shocks related to weather anomalies, which added volatility to overall inflation. Food inflation peaked at 9.7% in October 2024 before sharply declining to 2.9% by March 2025. While vegetable prices showed significant volatility throughout the year, inflation persisted in cereals, fruits, edible oils, and meat and fish, indicating tight supply conditions. Additionally, domestic import duty increases and export restrictions on edible oils imposed by Indonesia contributed to the rigidity of food inflation.

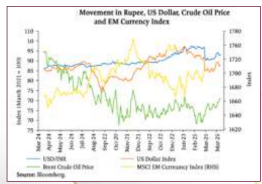
POLICY SHIFT TOWARDS NEUTRALITY AND GROWTH SUPPORT

In light of the growth-inflation dynamics, the Monetary Policy Committee (MPC) shifted its policy stance from a withdrawal of accommodation to a neutral position in October 2024. This change provided the flexibility to assess the outlook for disinflation and growth, allowing for responsive actions based on the evolving economic landscape. Subsequently, as the growth-inflation dynamics created room for supportive measures, the MPC lowered the policy reporate by 25 basis points to 6.25% in February 2025, following a period of stability at 6.50% since February 2023. Liquidity conditions during the 2024-25 fiscal year showed improvement compared to the previous year. However, throughout the year, system liquidity fluctuated, transitioning from a surplus phase between July and November 2024 to a deficit from December 2024 to March 2025. This shift was primarily

driven by a significant increase in currency in circulation and the Reserve Bank's foreign exchange operations.

INR SHOWS RESILIENCE AMID GLOBAL CURRENCY VOLATILITY

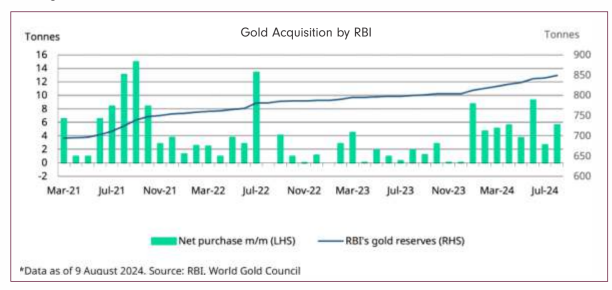
The Indian Rupee (INR) experienced depreciation, though to a lesser extent than some of its emerging market economy (EME) counterparts, as the US dollar and US asset yields remained strong. However, India's solid macroeconomic fundamentals, marked by stable and



moderate current account and fiscal deficits, facilitated an orderly adjustment of the INR. Additionally, the Reserve Bank implemented various measures to encourage the use of the INR and the local currencies of partner trading nations for international cross-border transactions. The focus was also on streamlining regulatory, supervisory, and authorization frameworks to enhance the ease of conducting foreign exchange transactions.

RBI STRENGTHENS RESERVES WITH STRATEGIC GOLD ACCUMULATION

During the financial year 2024–25, the Reserve Bank of India (RBI) continued its strategic accumulation of gold reserves, reflecting a broader trend among central banks globally to diversify away from traditional foreign exchange assets.



According to the RBI's Annual Report & WGC, India's central bank added approximately 27 tonnes of gold to its reserves during the fiscal year, bringing the total official gold holdings to around 827 tonnes. This increase underscores the RBI's intent to strengthen its balance sheet and hedge against global financial uncertainties. The purchases were primarily aimed at enhancing reserve adequacy and reducing exposure to currency volatility, especially amid shifting geopolitical dynamics and evolving monetary policies worldwide.

MARKETS NAVIGATE GLOBAL UNCERTAINTY WITH RESILIENCE

During the 2024-25 fiscal year, domestic financial markets demonstrated resilience despite a challenging global environment. Government security (G-sec) and corporate bond yields experienced a decline throughout the year, which in turn stimulated an increase in corporate bond issuances. Domestic equities soared in the first half, reaching new highs, but faced a downturn in the second half due to concerns regarding a slowdown in GDP growth, corporate earnings growth, tariff policy uncertainties, and outflows of foreign portfolio investment (FPI). While primary market activity remained robust during 2024-25, it did see a moderation in the fourth quarter.

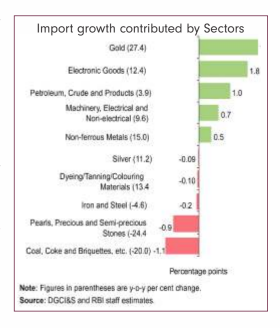
TRADE RECOVERY DRIVEN BY GOLD IMPORTS, ELECTRONICS AND PHARMA

In the 2024-25 fiscal year, India's merchandise exports saw a slight increase of 0.1% year-on-year, reaching USD 437.4 billion, marking a recovery from the 3.1% contraction experienced in 2023-24. This growth in merchandise exports was primarily driven by increases in electronic goods, engineering goods, drugs and pharmaceuticals, rice, and ready-made garments (RMG) across all textiles. However, sectors such as petroleum products and gems and jewellery faced contractions

On the other hand, merchandise imports rose by 6.2% year-on-year to USD 720.2 billion in 2024-25, following a contraction of 5.3% in the previous year. The increase in merchandise imports was largely attributed to gold, electronic goods, and petroleum, including crude oil and related products. Conversely, imports of coal, coke and briquettes, pearls, precious and semi-precious stones, and iron and steel negatively impacted overall import growth. Notably, the value of gold imports surged by 27.4% year-on-year to USD 58.0 billion, driven by a 30.0% rise in international prices, despite a contraction in total volume.

GROWTH OUTLOOK UPBEAT FOR FY 2026, BUT GLOBAL RISKS LINGER

The outlook for the Indian economy in FY 2025–26 remains robust, driven by a broad-based revival in domestic consumption, continued government focus on capital expenditure within the framework of fiscal consolidation,



and strong balance sheets of banks and corporates enabling sustained credit growth. Rural demand is expected to improve on the back of a favourable south-west monsoon and targeted agricultural policies aimed at enhancing productivity and incomes. The services sector is likely to maintain its momentum, while the manufacturing sector may benefit from ongoing reforms in logistics, taxation, and the Production-Linked Incentive (PLI) schemes. Digital public infrastructure, formalisation of the economy, and growing private sector investments are expected to further strengthen economic efficiency and competitiveness. On the external front, a resilient services trade surplus and healthy remittances will help cushion the impact of global uncertainties. However, downside risks from persistent geopolitical tensions, volatility in global financial markets, and protectionist trade policies could weigh on external demand and pose inflationary pressures. Nonetheless, with sound macroeconomic fundamentals, supportive policy environment, and improving consumer and business confidence, India is well-positioned to remain one of the fastest-growing major economies in the world. (Source: RBI Annual Report, Economic Survey 2024-25)

GEMS & JEWELLERY INDUSTRY OVERVIEW

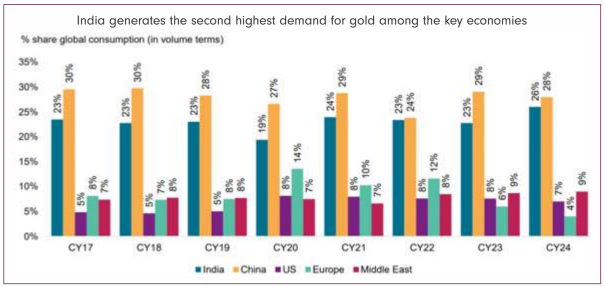
Global Market

FY 2024–2025 was a year of mixed fortunes for the global gems and jewellery industry, shaped by evolving consumer preferences, macroeconomic uncertainties, and shifting trade dynamics. While sustained demand for high-value jewellery in select markets like the United States, China, and the Middle East provided support, the industry faced headwinds from elevated gold prices, inflationary pressures, and subdued discretionary spending in several regions. The luxury segment continued to see resilience, driven by brand-conscious urban consumers and a growing preference for ethically sourced and customised pieces. At the same time, digitalisation, omnichannel retail, and traceability remained central themes, as players across the value chain adapted to changing consumer behaviour and regulatory expectations. Despite near-term challenges, the long-term fundamentals of the global gems and jewellery sector remained intact, underpinned by cultural significance, wealth preservation, and rising aspirational demand in emerging economies.

The global jewellery market size was valued at USD 232.94 billion in 2024 and is projected to grow from USD 242.79 billion in 2025 to USD 343.90 billion by 2032, exhibiting a CAGR of 5.10%. Asia Pacific dominated the jewellery market with a market share of 39.28% in 2024. In 2024, total gold demand was highest at 4,975 tonnes with significant over the counter (OTC) and stock flows (420 tonne). Annual gold demand (excluding OTC) of 4,554 tonne was 1.3% above 2023. Central bank buying was at a swift pace as purchase of 1,045 tonne almost

matched the 2023 number, lagging by just 6 tonnes. Gold exchange traded funds (ETFs) experienced a third consecutive year of outflows globally, shedding 6.8 tonne. Bars and coins investment declined slightly (-0.2% on-year) due to contrasting trends in major western and eastern markets, cancelling out each other. Jewellery consumption reduced by 11%, because of the high gold prices. China's resurgence contributed to the strong global total. Yearly gold volume utilised in the industrial segment in 2024 has seen a significant rise of 6.8% compared to 2023.

The global demand for gold jewellery, bars, and coins declined by $^{\sim}6\%$ in 2024 compared to the previous year, primarily due to high gold prices. However, a few countries bucked this trend, with Thailand, South Korea, and Japan experiencing double-digit year-over-year growth of 13.0%, 12.6%, and 10.7%, respectively. India also showed a positive trend in 2024, with a 5.5% increase in demand. In contrast, major markets such as Europe, the US, China, and the Middle East witnessed significant declines in demand, with decreases of 33.6%, 16.9%, 10.6%, and 6.7%, respectively, resulting in a declined growth in 2024.



Note: Middle East includes Saudi Arabia, UAE, Kuwait, Egypt, Islamic Republic of Iran and others; Europe includes France, Germany, Italy, Spain, UK, Switzerland, Austria and others. As the chart represents key regions, percentages will not add up to 100% Source: Crisil Intelligence

KEY TRENDS IN THE GLOBAL GOLD INDUSTRY

Surge in Gold Prices Amid Global Uncertainty

FY 2024-25 witnessed gold prices reaching all-time highs, averaging over USD 2,100 per ounce and peaking above USD 2,350 in Q4FY25. This rally was fuelled by heightened geopolitical tensions—particularly the prolonged Russia-Ukraine conflict, escalating unrest in the Middle East, and concerns over the Taiwan Strait. Additionally, stubborn inflation in major economies and expectations of monetary policy shifts supported investor appetite for safe-haven assets. As a result, physical gold demand in some price-sensitive regions declined, but investment demand surged. For Instance, old prices rose sharply in March 2025 after the U.S. Federal Reserve signalled a possible rate cut, which weakened the dollar and boosted demand for non-yielding assets like gold.

Continued Strong Central Bank Buying

Central banks remained net buyers of gold for the 15th consecutive year, with annual net purchases exceeding 1,000 tonnes for the second year in a row. The drive for diversification away from the US dollar amid deglobalisation trends, combined with gold's role as a long-term store of value, fuelled this buying spree. The People's Bank of China continued to be one of the largest buyers, increasing its official gold reserves for 17 straight months through March 2025. Similarly, Turkey and India also ramped up their gold reserves to strengthen monetary stability.

Softening of Jewellery Demand in Price-Sensitive Markets

Higher gold prices had a cooling effect on jewellery consumption in countries such as India, Indonesia, and Thailand. In India, gold jewellery demand fell by over 5% year-on-year, especially during festive periods like Akshaya Tritiya and Diwali, where elevated prices led consumers to shift towards lighter or alternative jewellery options. In India, despite a strong wedding season, Q3FY25 saw a dip in rural jewellery purchases due to price pressures and a delayed harvest, highlighting the sensitivity of demand to both gold prices and agricultural income.

Investment Demand Rebounds

Investment demand for gold gained traction globally, particularly in North America and Europe, where economic uncertainty, declining real interest rates, and banking sector stress led investors to reallocate portfolios. Gold-backed ETFs, which had witnessed net outflows in 2023, reversed course in FY24–25 with net inflows returning by Q3. During Q1CY25, U.S.-listed gold ETFs added over 60 tonnes as expectations of monetary easing rose and equity market volatility returned. Sovereign Gold Bonds in India also gained popularity due to attractive tax-free returns and safety compared to physical gold.

ESG and Responsible Sourcing in the Spotlight

There was a continued push for responsible sourcing and ESG compliance across the gold value chain. Both institutional buyers and retail consumers increasingly demanded transparency regarding gold origins, environmental impacts, and labour practices. As a result, refiners and large jewellery retailers adopted more rigorous traceability systems and sustainable production practices. World Gold Council updated its "Responsible Gold Mining Principles" to strengthen sustainability disclosures. India's BIS (Bureau of Indian Standards) also expanded hallmarking regulations to improve quality and consumer confidence.

Stable Industrial and Technological Demand

Gold demand from industrial and technology sectors remained steady. While electronics demand was somewhat tempered by a global slowdown in smartphone and PC shipments, innovations in Al, EVs, and medical devices sustained gold's role in niche but essential applications. Gold demand in electronics held firm in East Asian markets, particularly in South Korea and Japan, driven by advanced semiconductor manufacturing and medical imaging technologies.

Shifting Global Trade Dynamics and Regulatory Changes

Global trade in gold continued to evolve due to regulatory changes, shifting refining centres, and rising scrutiny of grey market transactions. The United Arab Emirates (UAE) introduced tighter compliance standards in its free zones, while India expanded its customs monitoring to curb under-invoicing and smuggling. India imposed a special additional duty on gold imports from countries like Indonesia and the UAE under the Free Trade Agreement (FTA) route, aiming to close loopholes and protect domestic refineries. Meanwhile, Switzerland saw increased volumes as a refining hub for ethically sourced gold from Africa and Latin America.

FACTORS INFLUENCING GLOBAL GOLD PRICES

Currency Movements - Impact of the US Dollar

Gold prices are closely tied to the movement of the US dollar. A strengthening dollar—often associated with positive economic indicators—typically leads to lower gold prices, as investor risk appetite improves. Since gold is priced in USD globally, a stronger dollar makes gold more expensive for holders of other currencies, thereby dampening demand.

Demand from Key Consumer Markets: India, China, and the US

Together, India, China, and the United States account for over half of the global gold demand. In India, gold holds cultural and religious significance, making it a preferred purchase during festivals, weddings, and other auspicious occasions. Similarly, in China, gold symbolizes prosperity and is widely regarded as a store of wealth. In both countries, gold continues to be seen as a reliable investment avenue, particularly during economic uncertainty.

Geopolitical Tensions and Global Unrest

Gold's traditional role as a safe-haven asset makes its demand highly sensitive to geopolitical developments. Escalating trade disputes, military conflicts, or diplomatic tensions typically lead to increased demand for gold. For instance, recent tariff actions by the US and geopolitical frictions in the Middle East and East Asia have contributed to upward pressure on global gold prices. Past events, such as tensions between North Korea and the US, have shown a similar pattern of price escalation driven by heightened uncertainty.

Performance and Volatility in Other Asset Classes

Gold prices are also influenced by the performance and perceived risk of other financial assets, particularly equities. When stock markets experience volatility or corrections, investors often shift towards gold as a hedge. Conversely, when equity markets deliver strong returns or when interest rates rise, gold becomes less attractive, as other instruments offer better yields.

Inflationary Pressures

Gold is widely viewed as a hedge against inflation. During periods of rising inflation or declining currency value, investors tend to increase gold holdings to preserve purchasing power. This characteristic reinforces gold's position as a universal store of value, particularly during periods of monetary expansion or weakening fiat currencies.

Central Bank Policies and Gold Purchases

Central banks are significant players in the global gold market. Sustained buying or selling by central banks—driven by reserve diversification, de-dollarisation strategies, or currency stability objectives—can materially affect gold prices. In FY24–25, central bank gold buying remained near historic highs, contributing to tight supply and price support.

Real Interest Rates

While nominal interest rates matter, it's the real interest rate (interest rate adjusted for inflation) that influences gold the most. When real rates are negative or low, the opportunity cost of holding non-yielding assets like gold decreases, making it more attractive. This dynamic played a key role during FY24-25 when several developed economies saw falling real yields.

Mining Supply and Production Costs

Gold prices are also affected by supply-side dynamics. Disruptions in mining operations due to political instability, strikes, environmental regulations, or higher input costs can tighten supply and support prices. Conversely, ramp-up in production or technological advances that reduce costs may ease price pressure. Stricter ESG regulations and energy cost inflation in major gold-producing countries like South Africa and Peru have increased production costs.

Market Speculation and Sentiment

Gold markets are also driven by speculative trading and investor sentiment. Futures markets, options contracts, and algorithmic trading can cause short-term price volatility based on macroeconomic data releases, interest rate expectations, or technical indicators.

INDIAN GEMS & JEWELLERY MARKET

The gems and jewellery industry in India holds immense economic and cultural significance. This industry contributes to country's GDP and employment generation, particularly for artisans and craftsmen. India is among the leading countries for production and export of gems and jewellery. Gems and jewellery serve as a symbol of status, wealth and adornment in Indian society, making it an integral part of celebrations, ceremonies and everyday life.

In FY 2024, the Indian gems and jewellery retail market reached a value of INR 6,490 billion, with gold jewellery continuing to dominate consumption. While the industry remained flat in FY2019 due to muted demand, a surge in gold prices provided some growth momentum. The onset of the COVID-19 pandemic in FY 2020 and FY 2021 led to a decline in volume demand, driven by high gold prices and pandemic-induced disruptions. However, FY 2022 saw a sharp recovery, fuelled by deferred bridal purchases and rising disposable incomes. In FY 2023, the industry's value grew by 9%, largely on account of increasing gold prices. FY 2024 witnessed robust demand recovery, supported by both price appreciation and volume growth, leading to a strong 15% year-on-year expansion reflecting sustained domestic consumption.

Looking ahead, the industry is projected to grow by 24% in FY2025, reaching an estimated INR 8,200-8,400 billion. This growth will be primarily driven by higher realizations, spurred by elevated international and domestic gold prices. However, the surge in prices may dampen demand, particularly in price-sensitive segments. This potential impact could be cushioned by a reduction in customs duties, seasonal festive demand, and investment-led gold purchases. Over the longer term, CRISIL Intelligence anticipates a CAGR of 13-14% from FY 2024 to FY 2029, with the industry expected to reach a market size of INR 12,000-12,200 billion by FY 2029.

The market remains largely fragmented, dominated by standalone, family-run jewellers, owing to strong customer loyalty and traditional buying behaviour. However, national and regional jewellery chains have gained significant ground in recent years, driven by increasing brand trust, standardised quality, and compliance with regulatory reforms such as GST implementation, mandatory Hallmarking, and the introduction of HUID. Additionally, the growing preference for branded jewellery and convenience has led to rapid expansion in online jewellery retail.

Jewellery consumption in India continues to be occasion-driven largely associated with weddings, festivals, and religious or cultural events. The growth trajectory is further supported by rising per capita incomes, increasing urbanisation, and greater exposure to global fashion and design trends. The Indian market can be broadly segmented into three categories: gold jewellery, studded jewellery (comprising diamonds and coloured gemstones), and other jewellery (including silver and platinum). Gold jewellery holds the lion's share, accounting for 81–86% of the market. However, studded jewellery offering higher gross margins is gaining traction, especially in urban centres.

The studded jewellery segment, particularly diamond-studded pieces, is being increasingly adopted by younger consumers for its lighter weight, versatility, and aspirational value. Typically crafted in 14k or 18k gold rather than traditional 22k, such pieces are becoming popular for everyday wear. This shift aligns with the preferences of millennials and Gen Z, who value affordability, design variety, and lifestyle fit. The segment offers a wide range of options across price points, catering to diverse consumer preferences.

India's lab-grown diamond (LGD) industry is poised for a modest rebound in FY2025, with exports projected to grow by 7–9% to approximately USD 1.5–1.53 billion. This follows a difficult FY2024, where exports declined by 16.5% due to price correction despite rising volumes. The global pivot toward sustainable and ethically sourced diamonds, along with the G7 ban on Russian-origin diamonds, has opened up new export markets for Indian LGD manufacturers, notably in Germany, the UK, and China. Domestically, the rising prices of natural diamonds and gold are pushing younger consumers to explore lab-grown alternatives. India continues to lead in LGD production, leveraging advanced technologies like Chemical Vapor Deposition (CVD) and High-Pressure High Temperature (HPHT), positioning itself as a global manufacturing hub. That said, challenges such as oversupply and price erosion remain critical for the segment's long-term viability.

Jewellery consumption patterns in India can be classified into three categories: bridal wear (50–55% market share), daily wear (35–40%), and fashion wear (5–10%). Among product types, bangles and chains dominate retail sales with a 30–40% share each, followed by necklaces (15–20%), and earrings and rings (5–15% each). Chains are integral to both daily and fashion wear, while bangles are key in bridal and daily segments. Necklaces span all three categories, contributing significantly to the industry's diversity in offerings.

Regional consumption trends also play a vital role. The southern region leads in jewellery consumption, accounting for 38–43% of the market, followed by the western region (22–27%), northern region (18–23%), and eastern region (13–17%). These differences are shaped by cultural preferences, regional traditions, and income distribution, leading to distinct jewellery buying behaviours across the country.

The Indian gems and jewellery market stands on the cusp of a transformative decade, backed by structural shifts, evolving consumer preferences, and strong macroeconomic fundamentals. The increasing formalisation of the sector, driven by policy interventions, greater transparency, and digitisation, is expected to accelerate the shift from unorganised to organised retail. With younger demographics showing a growing inclination towards lightweight, daily-wear, and studded jewellery, product innovation and design differentiation will be key to capturing market share. The rising demand for sustainable options, such as lab-grown diamonds, also signals a significant shift in consumer mindset. Moreover, the sector is poised to benefit from growing exports, wider adoption of omnichannel retail, and rising urban disposable incomes. As India continues to blend its rich cultural heritage with global design sensibilities, the industry is well-positioned to achieve sustained double-digit growth, potentially emerging as a global leader in both traditional and contemporary jewellery segments over the coming years.

DEMAND DRIVERS FOR GEMS AND JEWELLERY RETAIL INDUSTRY IN INDIA

Key events, including weddings and festivals drive demand In India

The demand of jewellery is mainly driven by weddings, festivals, birth and the harvest season. The seasonal nature of these events leads to demand for jewellery throughout the year. During festivals such as Diwali, Dussehra and Akshaya Tritiya, the tradition of buying jewellery is considered auspicious, resulting in consumers making significant purchases during these festivals. The demand for jewellery is also high during the wedding season. As jewellery is an integral part of Indian weddings, families invest in various types of gold, diamond and other precious jewellery. India's large population, along with a high %age of youngsters would mean high instances of marriages every year. Also, since a large demand of jewellery in India comes from rural areas, the harvesting season also promotes demand.

Rise in disposable income

India's per capita income grew to ₹ 108,786 in fiscal 2024 from ₹ 63,462 in 2012, logging a 4.5% CAGR. The per capita income is expected to continue its growth trajectory. With an increase in per capita income, disposable income levels increase, enabling consumers to spend more on luxury items such as diamond and gold jewellery.

Financial security

Indians consider gold as a safe and stable investment, owing to its intrinsic value against inflation and economic downturns. The metal is treated as a tangible and secure asset. Many a time, the jewellery is also passed down from generation to generation as a form of investment, savings for the family.

Government support

The government has taken various key initiatives to promote growth in the Indian jewellery industry. Introduction of the GST has led to simplified taxation for jewellers, which reduced their compliance burden. The hallmarking mandate by the government on gold jewellery and related items has established credibility of a jewellery's purity and enhanced trust among buyers.

Rising urbanisation

The urban population in India is projected to increase to \sim 40% by 2030 from \sim 31% of the total population in 2010, according to a UN report on urbanisation. The influx of migrants in metros results in the rise of economic

opportunities for workers, leading to availability of higher disposable incomes. The rise in disposable income due to urbanisation leads to demand in jewellery consumption.

Rise in preference for branded jewellery

In the competitive Indian jewellery market, companies offer unique and distinctive designs to differentiate themselves from other brands. Consumers find satisfaction in buying branded jewellery that offers distinctive designs. Branded jewellery instils trust in the buyers that the products they are purchasing are of standard quality. Branded jewellery companies maintain stores with helpful attendants and well displayed merchandise offering a superior shopping experience giving consumers a sense of living an upgraded lifestyle, which in turn, drives demand for this segment. In addition, Indian jewellery consumers are also becoming increasingly brand conscious and developing greater sophistication in their jewellery.

E-commerce and digitalisation

Like various retail sectors such as fashion, grocery and electronics, the online retail sector has penetrated the jewellery industry as well. Rise in smartphones and internet penetration have led to demand of jewellery online platforms, where brands can display their merchandise to consumers across regions, especially where it does not have a physical store, facilitating an online buying option though various modes of e-payment.

Exposure to global brands

With rising income levels, the preference for jewellery in India is also changing. At present, increasing travel and internet penetration in India have led to a rise in the exposure of Indian consumers to various global jewellery designs. Consumers, especially the millennials, follow various global influencers for key styling and design trends, the exposure of which increases demand.

REGULATORY ENVIRONMENT

Sovereign Gold Bond (SGB) Scheme:

Launched by the Government of India in 2015, the Sovereign Gold Bond scheme offers investors a digital alternative to holding physical gold. Issued by the Reserve Bank of India (RBI) on behalf of the government, these bonds are denominated in grams of gold and carry a fixed annual interest rate (currently 2.5%) payable semi-annually. At maturity, investors receive the prevailing market value of gold, ensuring both capital appreciation and regular income. Additionally, capital gains on redemption are tax-free, making SGBs a secure, cost-effective, and tax-efficient instrument for gold investment without storage hassles or purity concerns.

Indian Gold Coin (IGC) Scheme:

The Indian Gold Coin Scheme, launched as part of the Gold Monetisation initiatives in 2015, aims to promote the use of domestically manufactured gold coins and reduce reliance on imported gold. These coins, available in denominations of 5, 10, and 20 grams, are made of 24-karat gold and bear the Ashoka Chakra, ensuring authenticity and national branding. The coins are hallmarked for purity and have tamper-proof packaging, providing a trustworthy investment option. By encouraging consumers to buy certified Indian gold, the scheme also supports the broader Make in India initiative.

Gold Monetisation Scheme (GMS):

The Gold Monetisation Scheme was introduced to mobilise idle gold lying with households, trusts, and institutions, and to channel it into the financial system. Under the scheme, individuals and entities can deposit their physical gold (in the form of jewellery, bars, or coins) with authorised banks and earn interest on it. The gold is tested for purity, converted into equivalent gold value, and deposited for short, medium, or long-term tenures. Depositors earn interest (typically between 0.5%-2.5% depending on tenure) and get back either equivalent gold or cash at maturity. This scheme helps reduce gold imports and strengthens India's gold reserves by tapping into the estimated 20,000+ tonnes of privately held gold.

Amendment (March 2025):

- Discontinued: Medium-Term (5-7 years) and Long-Term (12-15 years) deposits
- Continued: Short-Term Bank Deposits (1-3 years) at banks' discretion.
- No new deposits or renewals allowed under discontinued categories.
- Existing deposits will continue until maturity.

Hall Marking Scheme

The Hallmarking scheme in India, introduced by the Bureau of Indian Standards (BIS), regulates, and authenticates gold jewellery to ensure its quality and purity. The scheme started in 2000 and provides consumers with confidence in their jewellery purchases.

Updates and phases of the scheme include:

- First Phase (June 23, 2021): Mandatory hallmarking was implemented in 256 districts across India.
- Second Phase (April 4, 2022): The scheme expanded to include an additional 32 districts.
- Introduction of HUID (July 1, 2021): A 6-digit Hallmark Unique Identification number was introduced for each article of jewellery, enhancing transparency and authenticity.
- Third Phase (September 8, 2023): The latest amendment extended mandatory hallmarking to 55 new districts, bringing the total to 343 districts covered by the scheme.

Under the Hallmarking scheme, registered jewellers are entrusted with the task of selling hallmarked Jewellery, working in tandem with recognized testing and hallmarking centres. These regulations, in place since June 14, 2018, are designed to empower consumers, enabling them to make informed choices when purchasing gold and sparing them from unnecessary confusion. This scheme plays a vital role in safeguarding the interest of jewellery buyers while upholding the integrity of the industry.

Prevention of Money Laundering Act (PMLA):

The Prevention of Money Laundering Act (PMLA) of 2002 was enacted to tackle the issue of money laundering, which involves making illegally obtained funds appear legitimate. The law authorises the government or designated authorities to confiscate properties that are financed by illicit money.

In accordance with this act, the central government has mandated that gold merchants keep records of transactions that exceed the value of Rs 10 lakhs for a period of five years.

Duty Drawback Scheme

The Duty Drawback Scheme is a program that enables exporters to obtain gold or inputs without paying duty charges. To participate, exporters must secure a one-time certificate from customs authorities and have membership certificates from bodies like the Gem and Jewellery Export Promotion Council (GJEPC). Once certified, they can acquire duty-free gold from nominated agencies and must export the gold within 90 days and receive payments within 120 days, providing documentation such as Customs Invoice Bill, Shipping Bill, and Bank Realization Certificate.

Exporters can claim a duty drawback, a refund for gold intended for export, indicated on a designated shipping bill. The scheme offers two options for exporters:

- Outright Purchase: Exporters can buy gold or silver for jewellery exports by making a full payment.
- Metal Loan: Exporters can take a duty-free gold loan for jewellery exports, backed by a Bank Guarantee or Cash Margin of 110% of the gold's notional value.

(Source: CRISIL Intelligence, Fortune Business etc.)

OPPORTUNITIES AND THREATS

FY 2024–25 marked a period of transition and opportunity for India's organised gold jewellery retail sector. With rising consumer preference for branded offerings, greater formalisation, and growing digital adoption, the long-term fundamentals remain strong. However, players must navigate a complex mix of economic uncertainty, regulatory vigilance, and evolving consumer behaviour. Companies that invest in design, digital engagement, inventory efficiency, and regional relevance are well-positioned to capture emerging opportunities and sustain competitive advantage.

OPPORTUNITIES

Formalisation of the Industry

The Indian jewellery industry is witnessing accelerated formalisation, driven by regulatory reforms such as mandatory hallmarking, the expansion of GST compliance, and stricter KYC norms. These measures have led to increased consumer trust and have enabled organised players to gain market share from unorganised and regional counterparts. Organised retailers, with established brand equity and transparent practices, are well-positioned to benefit from this structural shift.

Rising Urbanisation and Aspirational Demand

Continued urbanisation, rising disposable incomes, and evolving lifestyle aspirations have spurred demand for branded and designer gold jewellery. Young consumers, particularly in Tier 2 and Tier 3 cities, are gravitating toward trusted retail brands that offer product authenticity, variety, and superior in-store experiences. This demographic transition presents a significant growth opportunity for established organised players with strong regional or national retail footprints.

Favourable Gold Price Dynamics

Gold prices remained elevated throughout FY 2024–25 due to global macroeconomic uncertainty, sticky inflation, and geopolitical tensions. While higher prices initially weighed on volumes, they have enhanced the perceived value of gold jewellery as a dual-purpose asset serving both ornamental and investment functions. Organised retailers, with robust inventory management and product innovation, can leverage this trend to offer attractive designs across pricing segments.

Digital Adoption and Omni-Channel Retailing

The increasing convergence of physical and digital retail is reshaping consumer behaviour. Online catalogues, virtual try-ons, appointment-based store visits, and influencer-led digital campaigns are redefining the purchase journey. Organised players with investments in omni-channel infrastructure and digital marketing are well-equipped to engage with tech-savvy consumers and expand reach beyond physical catchments.

Access to Capital Markets

The recent wave of successful IPOs and stock market listings by jewellery companies has signalled renewed investor confidence in the long-term growth prospects of the organised retail jewellery sector. These market debuts have not only unlocked significant valuations but also created a robust funding pathway for sector participants. By accessing public capital markets, organised players now have greater financial flexibility to invest in brand building, expand their retail footprints across high-potential geographies, upgrade technology and supply chain systems, and strengthen working capital. This trend is encouraging more jewellery brands particularly those with strong regional presence and sound governance to consider capital market participation as a viable route for accelerating scale and institutionalising operations.

Government Support and Export Potential

The Government of India continues to support the sector through policy initiatives such as the revamped gold monetisation scheme, the proposed India International Bullion Exchange, and trade agreements aimed at enhancing jewellery exports. Organised jewellers with export-ready infrastructure and hallmark-compliant collections can tap into growing demand from overseas markets, especially the Middle East and Southeast Asia.

Shift Toward Lightweight and Contemporary Jewellery

Consumers are increasingly opting for lightweight, minimalist, and everyday wear jewellery. Organised brands, with inhouse design teams and access to customer insights, can rapidly innovate and launch contemporary collections that cater to these evolving preferences, thereby increasing repeat purchases and enhancing wallet share.

THREATS, RISK & CONCERNS

High Volatility in Gold Prices

While elevated gold prices support the value of inventory, sharp price fluctuations can deter purchases, impact inventory planning, and reduce demand elasticity. Prolonged price volatility may lead to deferment of discretionary purchases, especially in rural markets, affecting overall industry volumes.

Regulatory Risks and Taxation

The sector remains sensitive to policy interventions such as import duties, GST structure revisions, and restrictions on cash transactions. Any adverse change in these regulatory norms can affect consumer demand, margins, and sourcing costs for retailers. Organised players are particularly impacted due to their high compliance standards and formal operating structures.

Intensifying Competition from unorganised sector

As the organised jewellery retail market matures, competition among branded players has intensified—driven by aggressive expansion, advertising spends, and discount-led marketing. This could result in margin pressures and brand dilution unless players differentiate through customer experience, design innovation, and loyalty programs. Despite formalization efforts, the unorganized sector still holds a significant market share. Price undercutting and lack of compliance can create uneven competition, especially in semi-urban and rural areas.

Dependence on Festive and Wedding Seasons

Gold jewellery purchases in India remain heavily skewed toward festivals, weddings, and auspicious occasions. This creates a seasonality in demand, exposing the business to quarter-to-quarter volatility. Any disruption in festive demand—due to adverse economic conditions, unseasonal rainfall impacting rural income, or consumer sentiment—can significantly impact sales performance. Organised retailers must focus on diversifying product portfolios and promoting jewellery as an everyday luxury to reduce this cyclicality.

Working Capital and Inventory Management

The jewellery retail business is inherently working capital-intensive, with significant investment required in gold and precious metal inventory. Managing inventory turnover while maintaining adequate variety and stock levels across multiple formats and locations is a constant challenge. Gold price fluctuations further impact capital efficiency. Any misalignment between demand forecasting and inventory planning may lead to liquidity stress or stock write-downs.

Rural Demand Sensitivity

A significant portion of India's gold jewellery consumption still originates from rural and semi-urban markets. Fluctuations in agricultural output, monsoon dependency, and rural income levels can directly impact festive and wedding-related jewellery sales. Organised players need tailored strategies to address affordability and cultural preferences in these regions.

Shift Towards Lab-Grown Diamonds and Alternatives

Changing consumer preferences and cost-consciousness are driving interest in lab-grown diamonds and alternative fashion jewellery, particularly among urban millennials. While not a direct threat to gold jewellery, this trend can divert a portion of discretionary spending away from traditional offerings.

Geopolitical and Global Economic Uncertainties

The gold retail sector remains indirectly exposed to global headwinds such as geopolitical conflicts, currency fluctuations, and changes in international gold demand-supply dynamics. These factors may impact sourcing costs, consumer sentiment, and export opportunities. Global supply chain issues, including delays in raw material imports or logistics bottlenecks, can affect inventory planning and delivery timelines, especially during peak seasons.

Talent Retention and Skills Gap

The jewellery industry is highly reliant on skilled artisans, designers, and sales personnel. Organised retailers need to constantly invest in talent acquisition, retention, and upskilling to maintain service quality and product excellence. The shortage of skilled manpower in certain roles, especially in regional markets, can impact customer experience and operational efficiency.

While the long-term outlook for the organised gold jewellery retail sector in India remains structurally positive, the industry must navigate a range of strategic and operational risks. Key among them are gold price volatility, evolving consumer preferences, regulatory shifts, and working capital challenges. Companies that invest in technology, brand differentiation, agile inventory systems, and workforce development will be better positioned to mitigate risks and capture long-term growth opportunities. For D.P. Abhushan Limited, proactive risk monitoring, prudent capital management, and customer-centric innovation remain at the core of its operational strategy.

INTERNAL FINANCIAL CONTROL

The Company has established and maintained adequate internal financial controls that are commensurate with the scale, complexity, and nature of its operations. These controls are designed to provide reasonable assurance regarding the accuracy and reliability of financial reporting and the preparation of financial statements in accordance with applicable accounting standards.

During the year, an independent agency conducted a detailed evaluation of the Company's internal financial control systems. Based on the findings of this assessment and further review by the management and the Audit Committee, the Board of Directors is of the opinion that, as of March 31, 2025, the Company had in place effective internal financial controls over financial reporting. These systems have operated effectively throughout the year, ensuring the integrity, transparency, and consistency of financial disclosures.

FINANCIAL PERFORMANCE

The financial statements of the Company have been prepared in accordance with the Indian Accounting Standards as specified under Section 133 of the Companies Act, 2013 and the applicable Rules, as amended from time to time and other applicable provisions. The salient parameters of the financial performance of the Company during the year under review as compared to previous year are as under:

FINANCIAL HIGHLIGHTS

(₹In lakhs)

	STANDALONE		
Particulars	F.Y. 2024-25	F.Y. 2023-24	
Revenue From Operations	3,31,079.01	233,995.99	
Other Income	155.52	40.75	
Total Income	3,31,234.53	234,036.74	
Less: Total Expenses before Depreciation,			
Finance Cost and Tax	3,13,781.79	223,977.60	
Profit before Depreciation, Finance Cost and Tax	17,452.74	10,059.14	
Less: Depreciation	911.18	558.72	
Less: Finance Cost	1,443.92	1161.70	
Profit Before Tax	15,097.64	8338.72	
Less: Current Tax	3,881.12	2133.21	
Less: Current Tax Expense Relating to Prior years	16.28	16.61	
Less: Deferred tax Liability (Asset)	(69.30)	2.69	
Profit after Tax	11,269.54	6186.21	

KEY FINANCIAL RATIOS

Details of key financial ratios of the Company, changes therein as compared to previous financial year along with explanations are as under:

Key Ratios	Units	F.Y. 2024-25	F.Y. 2023-24	% Change	Explanations (Need to Update)
Current Ratio	Times	1.84	1.72	6.90%	The ratio is less than 2 which indicates the good financial capacity of the company to meet out its short-term obligations. This may be due to higher cash balances, better receivables management, or reduced short-term obligations.
Debt Equity Ratio	Times	0.41	0.67	-39.24%	A significant reduction in the Debt Equity Ratio reflects lower reliance on debt, signaling reduced financial risk. This could be due to loan repayments, issue of new equity shares, or retention of earnings.
Inventory Turnover	Times	5.64	5.86	-3.76%	The slight decline indicates inventory is
Ratio					turning over a bit slower, possibly due to higher inventory levels.
Net Profit Ratio	%	3.40%	2.64%	76 in Bps	This could be due to higher sales, better cost control, or improved operational efficiencies.
Interest Coverage	Times	11.46	8.18%	328 in Bps	The rise indicates the company's earnings are
Ratio					covering interest payments much more comfortably, often a result of increased operating profit or reduced interest costs from lower debt.
Operating Profit	%	7.68%	6.63%	105 in Bps	The increase highlights improved core
Margin					profitability, most likely due to higher sales.
Return on Net Worth	%	4.97	2.78	219 in Bps	A higher Return on Net Worth signals better returns for equity holders, often driven by increased profitability or more efficient use of equity resources.

HUMAN RESOURCES & INDUSTRIAL RELATIONS

D.P. Abhushan Limited considers its people the cornerstone of sustained growth and success. The Company's dynamic team of professionals brings a unique blend of industry knowledge, creativity, and dedication. Driven by loyalty to the DP Jewellers brand, the workforce consistently upholds the values of integrity, craftsmanship, and customer centricity. Their expertise continues to contribute to the creation of prestigious and exclusive jewellery pieces, blending tradition with evolving consumer preferences.

The organization is led by visionary and dynamic leaders who foster a performance-oriented and empowering work environment. Strategic leadership has enabled not only brand growth but also the development of a unified and high-performing team. The leadership ethos emphasizes transparency, accountability, and continuous learning, aligning employees with the Company's long-term vision.

As a forward-looking organization, D.P. Abhushan offers a wide spectrum of career opportunities across jewellery design, manufacturing, retail operations, sales, marketing, and corporate functions. The human resource philosophy focuses on attracting, developing, and retaining talent by cultivating a culture that values innovation, creativity, and excellence. The work environment is designed to encourage collaboration, skill enhancement, and professional growth.

As of March 31, 2025, the Company employed 796 full-time employees. During the year, significant investments were made in capability-building through targeted training and development initiatives, with a continued focus on upskilling and future-readiness. The workforce is recognized as the Company's most valuable asset, and structured programs are in place to support professional development and competency enhancement.

Industrial relations remained harmonious throughout the year, reflecting mutual trust, respect, and open communication between management and employees. Strong employee engagement, fair labour practices, and an inclusive workplace culture have contributed to a motivated and productive workforce, supporting the Company's commitment to sustainable growth.

Looking ahead, D.P. Abhushan Limited remains committed to strengthening its human capital through progressive HR practices and continued focus on building an agile, inspired, and future-ready workforce.

CAUTIONARY STATEMENT

The statements provided in this section reflect the company's goals, forecasts, expectations, and estimates, which may constitute 'forward-looking statements' under the purview of applicable securities laws and regulations. These statements are based on current beliefs, assumptions, expectations, and projections, all of which involve known and unknown risks and uncertainties that could cause actual results, performance, or events to differ materially from those expressed or implied in such statements. The company undertakes no obligation to update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise. It is advised that readers not place undue reliance on these forward-looking statements, which speak only as of the date they are made





INDEPENDENT AUDITOR'S REPORT

To,
The Members of
D.P. ABHUSHAN LIMITED
Ratlam

OPINION

We have audited the Standalone Ind AS financial statements of **D.P. ABHUSHAN LIMITED** ('The Company') which comprise the Balance Sheet as at 31st March, 2025, the statement of Profit and Loss, including the statement of Other Comprehensive Income, the Cash Flow Statement and Statement of Changes in Equity for the year ended on 31st March, 2025, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information. (Hereinafter referred to as "standalone financial statements")

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Standalone Ind AS Financial Statements give the information required by the Companies Act, 2013 as amended ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2025, its profit including other comprehensive income, its cash flow and the changes in equity for the year ended on that date.

BASIS OF OPINION

We conducted our Audit of the Standalone Ind AS Financial Statements in accordance with the Standards on Auditing (SAs), as specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the 'Auditor's Responsibilities for the Audit of the Standalone Ind AS Financial Statements' section of our report. We are independent of the Company in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the Standalone Ind AS Financial Statements under the provisions of the Act and the Rules made there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our audit opinion on the Standalone Ind AS Financial Statements.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, were of utmost significance in our audit of the Standalone Ind AS Financial Statements of the current period. These matters were addressed in the context of our audit of the Standalone Ind AS Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For matter below, our description of how our audit addressed the matter is provided in that context.

KEY AUDIT MATTERS

REVENUE RECOGNITION

Revenue from sale of goods is recognized when control of the products being sold is transferred to the customer and when there are no other unfulfilled obligations. The performance obligations in the contracts are fulfilled at the time of dispatch, delivery or upon formal customer acceptance depending on customer terms.

We identified revenue recognition as a key audit matter because the Company and its external stakeholders focus on revenue as a key performance indicator. This could create an incentive for revenue to be overstated or recognized before control has been transferred.

HOW THE MATTER WAS ADDRESSED IN OUR AUDIT?

In view of the significance of the matter we applied the following audit procedures in this area, among other procedures, to obtain sufficient appropriate audit evidence:

- 1. We assessed the appropriateness of the revenue recognition accounting policies and its compliances with applicable Indian Accounting Standards. We read the contracts with customer, distributors, franchisees etc. to determine appropriateness of revenue recognition.
- 2. We evaluated the design of key internal financial controls and operating effectiveness of the relevant key controls with respect to revenue recognition on selected transactions
- 3. We evaluated the design, implementation and operating effectiveness of management's general IT controls and key application controls over the Company's IT systems which govern revenue recognition, including access controls, controls over program changes and interfaces between different systems.

INVENTORY VALUATION

The Company is engaged in Manufacturing and Trading of Gold and other precious ornaments.

- Raw materials are valued at cost.
- Valuation of inventories is done at Cost or NRV whichever is lower.

As inventories of the company comprise of high value items, we have identified valuation of inventory as a key audit matter

Our audit procedures over the valuation of Inventories included the following:

- We evaluated the design, implementation and tested the effectiveness of controls that the company has in place to safeguard and physical verification of inventories including appropriateness of the Company's procedure for conducting and reconciling physical verification of inventories.
- Participated and observed physical verification of inventory conducted by the management at retail outlet on sample basis.
- We compared the net realizable values on sample basis of gold, silver and platinum inventories calculated based on the current market price with their carrying value of Inventories.

INFORMATION OTHER THAN THE FINANCIAL STATEMENTS AND AUDITOR'S REPORT THEREON

The Company's Board of Directors are responsible for the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance Report, and Shareholder Information, but does not include the Standalone Ind AS Financial Statements and our auditor's report thereon.

Our opinion on the Standalone Ind AS 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 Standalone Ind AS Financial Statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Standalone Ind AS Financial Statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

When we read the other information identified above, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

MANAGEMENT AND BOARD OF DIRECTORS RESPONSIBILITY FOR THE STANDALONE IND AS FINANCIAL STATEMENTS

The Company's Board of Directors are responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to preparation of these. Standalone Ind AS Financial Statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the Accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act, read with companies (Indian Accounting Standards) Rules, 2015, as amended. This responsibility also includes the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the company and for preventing and detecting the frauds and other irregularities; selection and application of appropriate accounting policies; making judgment and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal control that were operating effectively for ensuring the accuracy and completeness of accounting records, relevant to preparation of Standalone Ind AS Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Standalone Ind AS 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.

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE STANDALONE IND AS FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the Standalone Ind AS Financial Statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Standalone Ind AS Financial Statements

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

- Identify and assess the risks of material misstatement of the Standalone Ind AS Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls 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. (Annexure B is our Report on Internal
 Financial Control)...
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Standalone Ind AS Financial Statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Standalone Ind AS Financial Statements, including the disclosures, and whether the Standalone Ind AS Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the **"Annexure A"** a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

As required by section 143(3) of the Act, we further report that:

- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
- b) In our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
- c) The Balance Sheet, Statement of Profit and Loss including the Statement of Other Comprehensive Income, the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account;
- d) In our opinion, the aforesaid Standalone Ind AS Financial Statements comply with the Indian Accounting Standards referred under section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
- e) On the basis of written representations received from directors as on March 31, 2025, and taken on record by the Board of Directors, none of the director is disqualified as on March 31, 2025, from being appointed as a director in terms of sub-section (2) of section 164 of the Act.
- f) We have also audited the internal financial controls over financial reporting of the Company as on March 31, 2025 in conjunction with our audit of the Standalone Ind AS Financial Statements of the Company for the year ended on that date, as per "Annexure B", expressed unmodified opinion;
- g) In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act.
- h) In our opinion and to the best of our information and according to the explanations given to us, we report as under with respect to other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014:
 - (i) The Company has disclosed the impact of pending litigations on its financial positions in its financial statements. Refer Note 33.4 to the financial statement;
 - (ii) The Company does not have any long-term contracts including derivative contracts for which there were any material foreseeable loss thereon does arise.
 - (iii) There was no amount which was required to be transferred to the Investor Education and Protection Fund by the Company.

- (iv) (a) Management has represented to us that, to the best of its knowledge and belief, as disclosed in the notes to standalone financial statements, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) Management has represented to us that, to the best of its knowledge and belief, as disclosed in the notes to standalone financial statements, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (c) Based on our audit procedure performed that have been considered reasonable and appropriate in the circumstances, nothing has come to our attention that cause us to believe that the representation given by the management under sub clause (a) & (b) of (iv) contain any material misstatement.
- (v) The company has not declared or paid any dividend during the year in contravention of the provisions of section 123 of the Companies Act, 2013.
- (vi) Based on our examination which included test checks, the company has used accounting software for maintaining its books of accounts for the financial year ended March 31, 2025 which has a feature of recording audit trail facility and the same has operated throughout the year for all relevant transaction recorded in the software. Further, during the course of audit we did not come across any instance of audit trail being tempered with.

For, **Jeevan Jagetiya & Co** Chartered Accountants FRN: - 121335W

> CA Nilesh Asava (Partner) M. No. 142577

Date: 16th May, 2025 **Place:** Ahmedabad **UDIN:** 25142577BMKONF6802

ANNEXURE-A TO THE INDEPENDENT AUDITOR'S REPORT

With reference to the Annexure A referred to in our report to the members of the Company "D.P. Abhushan Limited" for the year ended 31st March, 2025, we report the following: -

- i. (a) A. The Company has maintained proper records showing full particulars including quantitative details and situation of Property, Plant and Equipment on the basis of available information.
 - B. The Company has maintained proper records showing full particulars of intangible assets on the basis of available information. .
 - (b) The Company has a regular program of physical verification of Property, Plant and Equipment and right of use assets so to cover all the assets once every three years which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the programme, certain Property, Plant and Equipment were due for verification during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us and the records examined by us, title deeds in respect of immovable properties disclosed as Property, Plant & Equipment (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee) in the financial statements are in the name of company.
 - (d) According to information and explanation given to us and the books of accounts and records examined by us, the company has not revalued its Property, Plant and Equipment (including Right of Use Assets) or intangible assets or both during the year.
 - (e) According to information & explanations and representation given to us by the management, no proceedings have been initiated or are pending against Company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 and rules made thereunder.
- ii. (a) As per the information given to us and on basis of records examined, in our opinion, physical verification of inventories has been conducted by the management at regular intervals and having regard to the size and nature of its inventory, the coverage and procedures of the verification by the management is appropriate (except for the stock lying with the third party/goldsmith on job work basis.) In respect of the stock lying with the third party, the same has been substantially confirmed by Management. As explained to us and on the basis of the records examined by us, the value of the discrepancies noticed on physical verification by management did not exceed 10% or more in aggregate of each class of inventory.
 - (b) According to the information and explanations given to us, the Company has been sanctioned working capital limits in excess of ₹ 5 crores, in aggregate, from banks or financial institutions on the basis of security of current assets. In our opinion and according to the information and explanations given to us, the quarterly returns or statements comprising stock statements filed by the Company with such banks or financial institutions are in agreement with the books of account of the Company of the respective quarters except some difference on account of recording of TDS/TCS and Purchase in Transit after submission of stock statement which are not material in nature.
- iii. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has granted loans to its employees and other parties. However, the Company has not provided any security or granted any advances in the nature of loans, secured or unsecured, to companies, firms, limited liability partnership. The Company has not made any investments, given guarantees or granted any loans, secured or unsecured, to companies, firms, limited liability partnership and other parties.

(a) Based on the audit procedures carried out by us and as per the information and explanation given to us, the Company has provided loans as mentioned below:

PARTICULARS	LOANS (₹ IN LAKHS)
A. Aggregate Amount granted during the year	
-Loans to employees	91.00
-Loans to others	Nil
B. Balance Outstanding as at balance sheet date in respect of above cases	
-Loans to employees	84.09
-Loans to others	0.00

- (b) According to the information and explanation given to us, and according to audit procedures performed by us, the terms and condition of the grant of above mentioned to Loan to employees and other party during the year are, in our opinion, prima facie, not prejudicial to the Company's interest.
- (c) According to the information and explanation given to us and on the basis of the examination of the records of the Company, in case of the loans given, the repayment of principal and payment of interest has been stipulated and the repayments of the principal and interest are regular.
- (d) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there is no overdue amount for more than ninety days in respect of loans given.
- (e) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there is no loan or advance in the nature of loan granted falling due during the year, which has been renewed or extended or fresh loans granted to settle the overdues of existing loans given to same parties.
- (f) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment. Hence reporting under clause 3(iii)(f) of the Order is not applicable.
- iv. According to information and explanation given to us, the company has not granted any loans or provided and guarantees or security to the parties covered u/s 185 of the Act. The Company has complied with the provisions of Section 186 of the Act, as applicable, in respect of investments made.
- v. In our opinion and according to information given to us, the Company has not accepted any deposits as per the directives issued by the Reserve Bank of India and the provisions of Sections 73 to 76 of the Act and the Companies (Acceptance of Deposits) Rules, 2014 (as amended). Accordingly, the provisions of clause 3(v) of the Order are not applicable.
- vi. Maintenance of cost records has not been specified by the Central Government under sub-section (1) of section 148 of the Companies Act, 2013 for the products of the company. Therefore, the provisions of clause 3 (vi) of the Companies (Auditor's Report) Order, 2020, are not applicable to the Company.
- vii. (a) According to the records of the Company examined by us, undisputed statutory dues including Goods and Service tax, provident fund, employees' state insurance, income tax, duty of customs, cess and any other material statutory dues have been generally regularly deposited with appropriate authorities. According to the information and explanations given to us, there were no undisputed amounts payable in respect of the aforesaid dues, which were outstanding as on March 31, 2025 for a period of more than six months from the date they became payable.

(b) According to the records of the Company, there are no statutory dues outstanding which have not been deposited with the appropriate authorities other than those mentioned below:

(₹ In Lakhs)

				(1 111 = 211110)
NAME OF THE STATUTE	NATURE OF DUE	UNPAID AMOUNT INVOLVED	PERIOD TO WHICH THE AMOUNT RELATES	FORUM WHERE DISPUTE IS PENDING
Income Tax Act, 1961	Income Tax Liability	₹12,573	AY 2018-19	Commissioner of Income Tax (Appeals)
Goods and Services Tax Act,2017	GST Liability	₹3.16	FY 2018-19	Appellate Authority (Rajasthan)
Goods and Services Tax Act,2017	GST Liability	₹6.10	FY 2017-18	Appellate Authority (Madhya Pradesh)
Goods and Services Tax Act,2017	GST Liability	₹7.35	FY 2018-19	Appellate Authority (Madhya Pradesh)
Goods and Services Tax Act,2017	GST Liability	₹8.55	FY 2019-20	Appellate Authority (Madhya Pradesh)
Goods and Services Tax Act,2017	GST Liability	₹3.22	FY 2020-21	Appellate Authority (Madhya Pradesh)
Goods and Services Tax Act,2017	GST Liability	₹3.27	FY 2021-22	Appellate Authority (Madhya Pradesh)
Goods and Services Tax Act,2017	GST Liability	₹3.63	FY 2022-23	Appellate Authority (Madhya Pradesh)
Goods and Services Tax Act,2017	GST Liability	₹5.62	FY 2023-24	Appellate Authority (Madhya Pradesh)

- viii. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of accounts, in the tax assessments under the Income-tax Act, 1961 as income during the year. Accordingly, the provisions of clause 3(viii) of the Order is not applicable to the Company.
- ix. (a) In our opinion and according to the information and explanations given and books of accounts and records examined by us, the Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender.
 - (b) In our opinion, and according to the information and explanations given to us, the Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority.
 - (c) To the best of our knowledge and belief, in our opinion, term loans availed by the Company were, applied by the Company during the year for the purposes for which the loans were obtained.
 - (d) According to the information and explanations given to us and the procedures performed by us, and on an overall examination of the financial statements of the Company, we report that, prima facie, no funds raised on short-term basis have been used during the year for long-term purposes by the Company.
 - (e) According to the information and explanations given to us and on an overall examination of the financial statements of the Company, we report, prima facie, that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiary. The Company does not have associates or joint ventures.

- (f) The Company does not have any subsidiary, joint ventures or associate companies, therefore this clause is not applicable.
- x. (a) The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, paragraph 3(x)(a) of the Order is not applicable to the Company.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has utilised the fund raised by way of preferential allotment for the purpose for which it has been raised.
- xi. (a) To the best of our knowledge and belief and according to the information and explanations given to us, no fraud by the Company or no material fraud on the Company has been noticed or reported during the course of our audit.
 - (b) According to the information and explanations given to us, no report under sub-section 12 of section 143 of the Act has been filed by auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and up to the date of this report.
 - (c) As represented to us by the management, there are no whistle blower complaints received by the Company during the year.
- xii. According to the information and explanations given to us, in our opinion, the Company is not a Nidhi Company as prescribed under Section 406 of the Act. Accordingly, paragraph 3(xii)(a)(b)(c) of the Order are not applicable to the Company
- xiii. In our opinion, all transactions with the related parties are in compliance with section 177 and 188 of the Companies Act, 2013 where applicable and the details have been disclosed in the Standalone Ind AS financial statements as required by applicable Indian Accounting Standard 24.
- xiv. (a) Based on the information and explanations provided to us and our audit procedures, in our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
 - (b) We have considered the internal audit reports of the Company issued till date for the period under audit.
- xv. 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 to its directors and hence, provisions of Section 192 of the Companies Act, 2013, are not applicable to the Company
- xvi. (a) To the best of our knowledge and as explained, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.
 - (b) In our opinion, and according to the information and explanations provided to us and on the basis of our audit procedures, the Company has not conducted any Non-Banking Financial or Housing Finance activities during the year as per the Reserve bank of India Act 1934.
 - (c) In our opinion, and according to the information and explanations provided to us, the Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India.
 - (d) In our opinion, and according to the information and explanations provided to us, the Group do not have any Core Investment Company (CIC).
- xvii. The Company has not incurred cash losses in the financial year and in the immediately preceding financial year. Accordingly, paragraph 3(xvii) of the Order is not applicable to the Company.

- xviii. There has been no resignation of the statutory auditors during the year. Hence, paragraph 3(xviii) of the Order is not applicable to the Company.
- xix. On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- xx. With respect to CSR contribution under section 135 of the Act:
 - (a) According to the information and explanations given to us and on the basis of our audit procedures, in respect of other than ongoing projects, there were no unspent amount that were required to be transferred to a Fund specified in Schedule VII in compliance with second proviso to sub-section 5 of section 135 of the Act.
 - (b) According to the information and explanations given to us and on the basis of our audit procedures, there were no ongoing projects related to Corporate Social Responsibility. Therefore, provisions of clause (xx) (b) of Paragraph 3 of the Order are not applicable to the Company.

For, **Jeevan Jagetiya & Co** Chartered Accountants FRN: - 121335W

> **CA Nilesh Asava** (Partner) M. No. 142577

UDIN: 25142577BMKONF6802

Date: 16th May, 2025 Place: Ahmedabad



ANNEXURE-B TO THE AUDITORS' REPORT

Annexure-B to the Independent Auditor's 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 with reference to financial reporting of **M/s D. P. ABHUSHAN LIMITED** ("The Company") as on 31st March, 2025 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 financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

AUDITORS' RESPONSIBILITY

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting with reference to these Standalone Ind AS Financial Statements 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 as specified under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the 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 with reference to these Standalone Ind AS Financial Statements was established and maintained and if such controls operated effectively in all material respects.

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

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting with reference to these Standalone Ind AS Financial Statements.

MEANING OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING WITH REFERENCE TO THESE STANDALONE IND AS FINANCIAL STATEMENTS

A Company's internal financial control over financial reporting with reference to these Standalone Ind AS Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A Company's internal financial control over financial reporting with reference to these Standalone Ind AS Financial Statements includes those policies and procedures that-

- 1. pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company;
- provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and
- 3. Provide reasonable assurance regarding prevention or timely detection of unauthorized 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 with reference to these Standalone Ind AS Financial Statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting with reference to these Standalone Ind AS Financial Statements 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 with reference to these Standalone Ind AS Financial Statements and such internal financial controls over financial reporting with reference to these Standalone Ind AS Financial Statements were operating effectively as at 31st March 2025, 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. (the "Guidance Note")

For, **Jeevan Jagetiya & Co** Chartered Accountants FRN: - 121335W

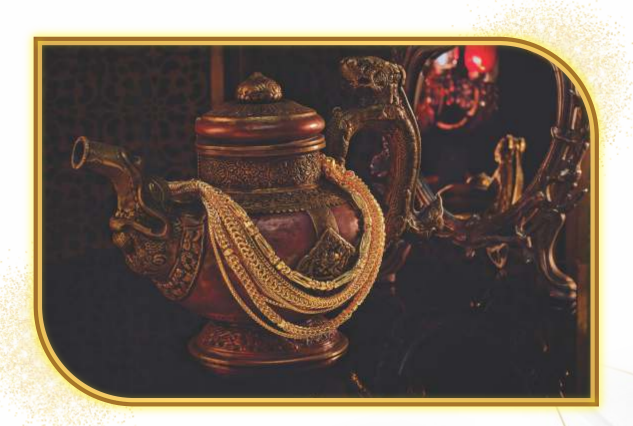
> CA Nilesh Asava (Partner) M. No. 142577

Date: 16th May, 2025 **Place:** Ahmedabad **UDIN:** 25142577BMKONF6802

CORPORATE INFORMATION

D.P. Abhushan Limited is engaged in the business of manufacturing, sale and trading of Gold Jewellery, Diamond Jewellery, Platinum Jewellery, Silver Jewellery and other precious Metals.

D.P. Abhushan Limited was originally formed as a Partnership Firm in the name and style of "M/s D.P. Jewellers". The name of the partnership firm "M/s D.P. Jewellers" was changed to "M/s D.P. Abhushan" vide partnership deed dated February 14, 2017. "M/s D.P. Abhushan" was converted from partnership firm to Public Limited Company with the name of "D.P. Abhushan Limited" on May 02, 2017 vide CIN No. **L74999MP2017PLC043234** under the Part I of chapter XXI read with section 366 of the Companies Act 2013. The Company is in the business of retail sales of ornaments made of gold, diamond, silver, platinum and precious stones through its showrooms located in Madhya Pradesh and Rajasthan State of India. Equity shares of the Company are listed on the National Stock Exchange of India Limited and BSE Limited. The Company's Registered office is at 138, Chandani Chowk, Ratlam (M.P.) – 457001.



BASIS OF PREPARATION OF FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICIES

1.1 Basis of Preparation of Financial Statements

• Statement of Compliance

The standalone financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Companies Act, 2013 ("the Act") (as amended from time to time) and presentation and disclosure requirements of Division II of Schedule III to the Companies Act, 2013, (Ind AS Compliant Schedule III) as amended from time to time, read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, from time to time and other accounting principles generally accepted in India. The Company follows indirect method prescribed in Ind AS 7 – Statement of Cash Flows for presentation of its cash flows.

Functional and Presentation Currency

The Standalone Ind AS Financial Statements are presented in Indian Rupees (INR), and all the values are rounded to the nearest Lakhs with two decimals, except when otherwise indicated.

Basis of Measurement

The Standalone Ind AS Financial Statements have been prepared on accrual basis under the historical cost convention, except for the following assets and liabilities which have been measured at fair value as required by relevant Ind AS:

- ♦ Certain financial assets and liabilities (refer accounting policy regarding Financial Instruments), and
- ♦ Defined employee benefit liability

Fair Value Measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, (regardless of whether that price is directly observable or estimated using another valuation technique). In estimating the fair value of an asset or a liability, the company takes into account the characteristics of the asset or liability, if market participants would take those characteristics into account when pricing the asset or liability, at the measurement date.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- **Level 1** inputs are quoted prices in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

Fair value for measurement and/or disclosure purposes in these financial statements is determined on such a basis, except for share based payment transactions that are within the scope of Ind AS 102, leasing transactions that are within the scope of Ind AS 116, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in Ind AS 2 or value in use in Ind AS 36

Significant accounting judgements, estimates and assumptions

The preparation of the Company's Standalone Ind AS Financial Statements requires the management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets, liabilities, the accompanying disclosures and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods. Estimates and assumptions are reviewed on periodic basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and in any future periods affected.

The key assumptions concerning the future and other key sources of estimation, 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 has based its assumptions and estimates on parameters available when the Standalone Ind AS Financial Statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

Information about critical judgments in applying accounting policies, as well as estimates and assumptions that have the most significant effect to the carrying amounts of assets and liabilities within the next financial year, are included in the following notes:

- A. Measurement of defined benefit obligations: The cost of the defined benefit gratuity plan and other postemployment retirement benefits and the present value of the gratuity obligation are determined using
 actuarial valuations. An actuarial valuation involves making various assumptions that may differ from actual
 developments in the future. These include the determination of the discount rate, future salary increases and
 mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit
 obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each
 reporting date. The parameter most subject to change is the discount rate. In determining the appropriate
 discount rate for plans, the management considers the interest rates of government bonds in currencies
 consistent with the currencies of the post-employment benefit obligation.
- B. Measurement and likelihood of occurrence of provisions and contingencies: A provision is recognised when the Company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made.
 - The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. A disclosure for contingent liabilities is made where there is a possible obligation or a present obligation that may probably not require an outflow of resources. When there is a possible or a present obligation where the likelihood of outflow of resources is remote, no provision or disclosure is made in the financial statements.
- C. Recognition of taxes: Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

- D. Useful life of Property, Plant and Equipment and Intangible Assets: The Company reviews the estimated useful lives of property, plant and equipment and intangible assets at the end of each reporting period. During financial year ended 31 March 2025, there were no changes in useful lives of property plant and equipment and intangible assets other than those resulting from store closures / shifting of premises.
 - The Company at the end of each reporting period, based on external and internal sources of information, assesses indicators and mitigating factors of whether a store (cash generating unit) may have suffered an impairment loss. If it is determined that an impairment loss has been suffered, it is recognised in statement of profit or loss.
- E. Going concern: During the current year ended March 31, 2024, management has performed an assessment of the entity's ability to continue as a going concern. Based on the assessment, management believe that there is no material uncertainty with respect to any events or conditions that may cast a significant doubt on the entity to continue as a going concern, hence the Standalone Ind AS Financial Statements have been prepared on going concern basis.
- F. Current and Non-Current classification: All assets and liabilities are classified into current and non-current.

Assets

An asset is classified as current when it satisfies any of the following criteria:

- I. It is expected to be realised in, or is intended for sale or consumption in, the Company normal operating cycle;
- II. It is held primarily for the purpose of being traded;
- III. It is expected to be realised within 12 months after reporting date; or
- IV. It is cash or cash equivalent unless it is restricted from being exchanged or used to settle a liability for at least 12 months after the reporting date.

Current assets include the current portion of non-current financial assets. All other assets are classified as non current.

Liabilities

A liability is classified as current when it is satisfying any of the following criteria:

- I. It is expected to be settled in the Company's normal operating cycle;
- II. It is held primarily for the purpose of being traded;
- III. It is due to be settled within 12 months after the reporting date; or
- IV. The Company does not have as unconditional right to defer settlement of the liability for at least 12 months after the reporting date. Terms of the liability that could, at the option of the counterparty, result in its settlement by the issue of equity instrument do not affect its classification.

Current liabilities include current portion of noncurrent financial liabilities. All other liabilities are classified as non-current.

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

G. Operating Cycle: Based on the nature of services and the time between the acquisition of assets for processing and their realisation in cash and cash equivalents, the Company has ascertained its operating cycle as 12 months for the purpose of current – non-current classification of assets and liabilities.

H. Classification of Leases: The Company evaluates if an arrangement qualifies to be a lease as per the requirements of Ind AS 116. Identification of a lease requires significant judgement. The Company uses significant judgement in assessing the lease term (including anticipated renewals) and the applicable discount rate. The Company determines the lease term as the non-cancellable period of a lease, together with both periods covered by an options to extend the lease if the Company is reasonably certain to exercise that options; and periods covered by an option to terminate the lease if the Company is reasonably certain not to exercise that options. In assessing whether the company is reasonably certain to exercise an option to extend a lease, or not to exercise an option to terminate a lease, it considers all relevant facts and circumstances that create an economic incentive for the Company to exercise the option to extend the lease, or not to exercise the option to terminate the lease. The Company revises the lease term if there is a change in the non-cancellable period of a lease. The discount rate is generally based on the incremental borrowing rate specific to the lease being evaluated or for a portfolio of leases with similar characteristics.

1.2 Material accounting policies

Property Plant & Equipment

Property, Plant and Equipment are carried at acquisition cost, net of accumulated depreciation and accumulated impairment losses, if any. Subsequent expenditures related to an item of tangible asset are added to its book value if due to such expenditure it is probable that future economic benefits will arise to the company. Gains or Losses arising from disposal of tangible assets are recognized in the Statement of Profit and Loss.

Property, plant and equipment not ready for the intended use on the date of balance sheet are disclosed as "Capital work-in-progress". Capital work in progress is stated at cost, net of accumulated impairment loss, if any.

Depreciation

Depreciation on tangible assets has been provided using straight line method over its useful life (once asset is available for intended use) which is in compliance with schedule II of Companies Act, 2013.

	Asset Class (Straight Line Basis)	Useful Life
Α.	Building	60 Years
В.	Plant & Machinery	15 Years
C.	Furniture & Fittings	10 Years
D.	Motor Car (4-Wheeler)	8 Years
E.	Motor Vehicle (2-Wheeler)	10 Years
F.	Computer & Computer Peripherals	3 Years
G.	Office Equipment	5 Years
Н.	Leasehold Improvements	Primary Period of Lease

Depreciation method, useful lives and residual values are reviewed at each financial year end and adjusted, if appropriate. During the year, a reclassification of certain assets has been done where by Certain assets Falling under Plant and Machine, Furniture and Fixture has been transferred to Office Equipment, Computer & Computer Peripherals and Lease hold improvement. The reclassification of assets has resulted into change in useful lives of Assets and consequent change in Depreciation of assets.

Depreciation for the year is recognised in the Statement of Profit and Loss.

Intangible Assets

Intangible assets are recognised only when it is probable that the future economic benefits that are attributable to the assets will flow to the Company and the cost of such assets can be measured reliably. Intangible assets are stated at cost less accumulated amortisation and impairment loss, if any. All costs relating to the acquisition are capitalised.

Intangible assets are amortised in the Statement of Profit or Loss over their estimated useful lives, from the date that they are available for use based on the expected pattern of consumption of economic benefits of the asset.

Amortisation

Amortisation of Intangible Assets has been provided using straight line method over its useful life as per Schedule II of the Companies Act, 2013.

	Asset Class (Straight Line Basis)	Useful Life
Α.	Trademark	10 Years
В.	ERP Software and Further Developments	5 Years

Intangible Assets not ready for the intended use on the date of balance sheet are disclosed as "Intangible Assets Under Development". Intangible Assets Under Development is stated at cost, net of accumulated impairment loss, if any.

Amortisation method and useful lives are reviewed at each reporting date. If the useful life of an asset is estimated to be significantly different from previous estimates, the amortisation period is changed accordingly. If there has been a significant change in the expected pattern of economic benefits from the asset, the amortisation method is changed to reflect the changed pattern.

Leases

As per Ind AS 116-Lease, the determination of whether an arrangement is (or contains) a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains, a lease if fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset or assets, even if that right is not explicitly specified in an arrangement.

Where the Company is the lessee

Finance leases are capitalised at the commencement of the lease at the inception date fair value of the leased property or, if lower, at the present value of the minimum lease payments. Lease payments are apportioned between finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are recognised in finance costs in the statement of profit and loss, unless they are directly attributable to qualifying assets, in which case they are capitalized in accordance with the company's general policy on the borrowing costs. Contingent rentals are recognised as expenses in the periods in which they are incurred.

A leased asset is depreciated over the useful life of the asset. However, if there is no reasonable certainty that the Company will obtain ownership by the end of the lease term, the asset is depreciated over the shorter of the estimated useful life of the asset and the lease term.

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Payments made under operating leases are charged to the Statement of Profit and Loss on a straight-line basis over the period of the lease unless the payments are structured to increase in line with expected general inflation to compensate for the lessor's expected inflationary cost increases.

Where the Company is the lessor

Leases in which the Company does not transfer substantially all the risks and rewards of ownership of an asset are classified as operating leases. Rental income from operating lease is recognised on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned unless the receipts are structured to increase in line with expected general inflation to compensate for the expected inflationary cost increases.

Leases are classified as finance leases when substantially all of the risks and rewards of ownership transfer from the Company to the lessee. Amounts due from lessees under finance leases are recorded as receivables at the Company's net investment in the leases. Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the net investment outstanding in respect of the lease.

• Investments Property

Investment property is property held either to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of business, use in the production or supply of goods or services or for administrative purposes. Upon initial recognition, an investment property is measured at cost. Subsequent to Initial recognition, investment property is measured at cost less accumulated depreciation and accumulated impairment losses, if any.

The Company depreciates investment properties over a period of 30 years on a straight-line basis over its estimated useful life.

Any gain or loss on disposal of an investment property is recognised in statement of profit and loss.

The fair values of investment property are disclosed in the notes. Fair values is determined by an independent valuer who holds a recognised and relevant professional qualification and has recent experience in the location and category of the investment property being valued.

Impairment of tangible and intangible assets

At the end of each reporting period, the Company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest Company of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risk specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

• Revenue Recognition

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

SALE OF GOODS

Revenue from the sale of products is recognised at the point in time when control is transferred to the customer.

Revenue is measured based on the transaction price, which is the consideration, net of customer incentives, discounts, variable considerations, payments made to customers, other similar charges, as specified in the contract with the customer. Additionally, revenue excludes taxes collected from customers, which are subsequently remitted to governmental authorities.

OTHER INCOME

Interest Income

Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably. Interest income is accrued on time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

Inventories

- ❖ Inventories of Raw materials are valued at Cost. The Cost is determined on Weighted Average Cost Method Basis.
- ♦ Stock of Work-in-progress is valued at cost. The Cost is determined on Weighted Average Cost Method Basis.
- ♦ Stock of Finished goods is valued at cost or net realizable value basis, whichever is lower. The Cost is determined on Weighted Average Cost Method Basis.

The Market value of inventories is determined, verified and certified by the management of the company. In respect of non-availability of market value of some items on balance sheet date, they are valued at their cost only.

♦ Packing Material and Consumables are valued at Cost on FIFO Basis.

Cost of inventories comprises all costs of purchase and, other duties and taxes (other than those subsequently recoverable from tax authorities), costs of conversion and all other costs incurred in bringing the inventory to their present location and condition.

Net realizable value is the estimated selling price in the ordinary course of business, less the estimated completion cost and the estimated cost necessary to make the sale.

• Foreign Currency Transactions

Transaction denominated in foreign currencies are normally recorded at exchange rate prevailing on the date of transactions. Exchange differences arising on foreign currency transaction settled during the period are recognised in the statement of Profit and Loss except in case where they relate to acquisition of fixed assets, are adjusted with the carrying cost of such assets.

Monetary assets and liabilities denominated in foreign currencies at the balance sheet date are translated into functional currency at the exchange rates at the reporting date. The resultant exchange differences are recognized in the Statement of Profit and Loss.

• Retirement and other Employee Benefits

♦ Defined contribution plan

- The Company's employees are covered under state governed provident fund scheme and employees' state insurance scheme which are in nature of Defined Contribution Plan.
- ▶ The contribution paid/payable under the schemes are recognised during the period in which the employee renders the related service. The company's contributions to Employees PF and ESI are charged to statement of profit and loss.

♦ Defined Benefit Plans

- ▶ Employee gratuity fund scheme is the defined benefit plan. Provision for gratuity has been made in the accounts in respect of employees who have completed required number of years of service as on date of balance sheet based on Actuarial Valuation Report obtained from Actuarial Consultant using Projected Unit Credit Method. Gratuity is paid at the time of retirement of employees.
- ▶ Short Term Employee Benefits like leave benefit, if any, are paid along with salary and wages as and when accrued, bonus to employees are charged to profit and loss account on the basis of actual payment on year to year basis.

Borrowing Cost

Borrowing costs consist of interest and other costs (including exchange differences to the extent regarded as an adjustment to the interest costs) incurred in connection with the borrowing of funds.

Borrowing costs directly attributable to the acquisition or construction of an asset, as defined in Ind AS 23, that necessarily takes a substantial period of time to get ready for its intended use are capitalized as a part of the cost of such assets. All other borrowing costs are recognized as an expense in the period in which they are incurred

Income Taxes

Income tax expense comprises current tax and deferred tax. It is recognised in the Statement of profit and loss except to the extent that it relates to an item recognized directly in equity or in other comprehensive income.

Current tax

The Income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses. Income tax assets and liabilities are

measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted at the reporting date in India. Current income tax relating to items recognised outside the Statement of Profit and Loss is recognised outside the Statement of Profit and Loss (either in OCI or in equity). Current tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity. The management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions, where appropriate, on the basis of amounts expected to be paid to the tax authorities.

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, except: When the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss." Deferred tax assets are recognised for all deductible temporary differences, the carry forward of unused tax credits and any unused tax losses. Deferred tax assets are recognised 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 utilised, except when the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss. 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 utilised. Unrecognised deferred tax assets are reassessed at each reporting date, and are recognised to the extent that it has become probable that future taxable profits will allow 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 realised 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 assets and deferred tax liabilities are offset, 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 taxation authority. Current tax and deferred tax relating to items recognised outside the Statement of Profit and Loss is recognised outside the Statement of Profit and Loss (either in OCI or in equity). Deferred tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity.

· Earnings per Share

Basic earnings per share are calculated by dividing the net profit for the year attributable to equity shareholders by the weighted average number of equity shares outstanding during the year. The weighted average number of equity shares outstanding during the period and for all periods presented is adjusted for events, such as bonus shares, other than the conversion of potential equity shares that have changed the number of equities shares outstanding, without a corresponding change in resources. For the purpose of calculating diluted earnings per share, the net profit for the period attributable to equity shareholders and the weighted average number of shares outstanding during the year is adjusted for the effects of all dilutive.

Provisions, Contingent Liabilities and Contingent Assets

The Company creates a provision when there is a present obligation as a result of past event that probably require an outflow of resources and a reliable estimate can be made of the amount of obligation. Provisions are measured at the best estimate of the expenditure required to settle the present obligation at the balance sheet date and are not discounted to the present value. These are reviewed at each year end and adjusted to reflect the best current estimate.

A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may or may not require an outflow of resources. When there is a possible obligation or present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made.

Contingent Assets are neither recognised nor disclosed in the financial statements.

• Cash and Cash Equivalents

Cash and Cash Equivalents in the balance sheet and for the purpose of cash flow statement comprise cash in hand and cash at bank including fixed deposit with original maturity period of three months and short-term highly liquid investments with an original maturity of three months or less as they are considered an integral part of the Company's cash management.

Financial Instruments

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

FINANCIAL ASSETS

Initial recognition and measurement:

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income (OCI), and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Company's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Company has applied the practical expedient, the Company initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs. Trade receivables that do not contain a significant financing component or for which the Company has applied the practical expedient are measured at the transaction price determined under Ind AS 115.

n order for a financial asset to be classified and measured at amortised cost or fair value through OCI, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The Company's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

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 recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset."

FINANCIAL ASSET

Subsequent measurement

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

a) Debt instruments at amortised cost

- b) Debt instruments at fair value through other comprehensive income (FVTOCI)
- c) Debt instruments, derivatives and equity instruments at fair value through profit or loss (FVTPL)
- d) Equity instruments measured at fair value through other comprehensive income (FVTOCI)

DEBT INSTRUMENTS AT AMORTISED COST

A 'debt instrument' is measured at the amortised cost if both the following conditions are met:

- a) The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows, and
- b) 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 outstanding.

This category is the most relevant to the Company. After initial measurement, such financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method. 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 amortisation is included in finance income in the profit or loss. The losses arising from impairment are recognised in the profit or loss. This category generally applies to trade and other receivables."

DEBT INSTRUMENT AT FVTPL

FVTPL is a residual category for debt instruments. Any debt instrument, which does not meet the criteria for categorization as at amortized cost or as FVTOCI, is classified as at FVTPL.

In addition, the Company may elect to designate a debt instrument, which otherwise meets amortized cost or FVTOCI criteria, as at FVTPL. However, such election is allowed only if doing so reduces or eliminates a measurement or recognition inconsistency. The Company has not designated any debt instrument as at FVTPL.

Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the P&L.

EQUITY INVESTMENTS

All equity investments in scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading and contingent consideration recognised by an acquirer in a business combination to which Ind AS103 applies are classified as at FVTPL. For all other equity instruments, the Company may make an irrevocable election to present in other comprehensive income subsequent changes in the fair value. The Company makes such election on an instrument-by-instrument basis. The classification is made on initial recognition and is irrevocable.

If the Company decides to classify an equity instrument as at FVTOCI, then all fair value changes on the instrument, excluding dividends, are recognized in the OCI. There is no recycling of the amounts from OCI to P&L, even on sale of investment. However, the Company may transfer the cumulative gain or loss within equity.

Equity instruments included within the FVTPL category are measured at fair value with all changes recognized in the P&L.

DE-RECOGNITION OF FINANCIAL ASSETS

A financial asset (or, where applicable, a part of a financial asset or part of a Company of similar financial assets) is primarily derecognised (i.e. removed from the Company's consolidated balance sheet) when:

- a) The rights to receive cash flows from the asset have expired, or
- b) The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

IMPAIRMENT OF FINANCIAL ASSETS

In accordance with Ind-AS 109, the Company applies Expected Credit Loss ("ECL") model for measurement and recognition of impairment loss on the financial assets measured at amortized cost and financial assets measured at FVOCI. For financial assets other than trade receivables, as per Ind AS 109, the Company recognises 12 month expected credit losses for all originated or acquired financial assets if at the reporting date the credit risk of the financial asset has not increased significantly since its initial recognition. The expected credit losses are measured as lifetime expected credit losses if the credit risk on financial asset increases significantly since its initial recognition. The Company's trade receivables do not contain significant financing component and loss allowance on trade receivables is measured at an amount equal to life time expected losses i.e. expected cash shortfall.

The impairment losses and reversals are recognised in Statement of Profit and Loss.

FINANCIAL LIABILITIES

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

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

The Company financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, financial guarantee contracts and derivative financial instruments.

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

FINANCIAL LIABILITIES AT FAIR VALUE THROUGH PROFIT OR LOSS

Financial liabilities at fair value through profit and loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit and loss. Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments entered into by the Company that are not designated as hedging instruments in hedge relationships as defined by Ind AS 109. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

Gains or losses on liabilities held for trading are recognised in the profit and loss.

Financial liabilities designated upon initial recognition at fair value through profit and loss are designated as such at the initial date of recognition, and only if the criteria in Ind AS 109 are satisfied. For liabilities designated as FVTPL, fair value gains/ losses attributable to changes in own credit risk are recognized in OCI. These gains/ loss are not subsequently transferred to P&L. However, the Company may transfer the cumulative 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

This is the category most relevant to the Company. 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 amortisation 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 amortisation is included as finance costs in the statement of profit and loss.

DE-RECOGNITION

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the de-recognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the Statement of Profit and Loss.

OFFSETTING

Financial assets and financial liabilities are offset and the net amount is presented in the Balance Sheet, if the Company currently has a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

STANDALONE BALANCE SHEET as at 31st March, 2025

M/s D. P. ABHUSHAN LIMITED

				(₹ in Lakhs)
	Particulars	Note	As at 31st	As at 31 st
		No.	March, 2025	March, 2024
Α.	ASSETS			
1	Non-Current Assets			
	(a) Property, Plant and Equipment	3A	4,801.26	3,771.10
	(b) Capital Work-in-Progress	3B	1,094.01	49.46
	(c) Right-to-Use Assets	4	1,683.48	1,044.54
	(d) Investment Property			
	(e) Other Intangible Assets	3C	29.98	34.90
	(f) Financial Assets			
	(i) Investments			-
	(ii) Loans			-
	(iii) Other Financial Assets	5	127.87	71.28
	(g) Deferred Tax Assets (Net)			-
	(h) Other Non-Current Assets	6	186.64	46.97
	Total Non-Current Assets		7,923.24	5,018.25
2	Current Assets			
	(a) Inventories	7	72,209.90	45,454.96
	(b) Financial Assets			
	(i) Trade Receivables	8	217.99	57.55
	(ii) Cash and Cash Equivalents	9	2,290.30	2,920.93
	(iii) Other Financial Assets	5	129.09	58.39
	(c) Other Current Assets	6	959.47	226.65
	Total Current Assets		75,806.74	48,718.48
	Total Assets		₹83,729.98	₹53,736.73
B.	EQUITY AND LIABILITIES			
	Equity			
	(a) Equity Share Capital	10	2,266.04	2,225.49
	(b) Other Equity	11	38,147.46	21,649.57
	Total Equity		40,413.50	23,875.06
	Liabilities			
1	Non-Current Liabilities			
	(a) Financial Liabilities			
	(i) Borrowings	12	394.67	346.54
	(ii) Lease Liabilities	13	1,537.64	1,020.68
	(b) Provisions	14	167.00	112.70
	(c) Deferred Tax Liabilities (Net)	15	10.35	73.07
	Total Non-Current Liabilties		2,109.66	1,552.99
2	Current Liabilities			
	(a) Financial Liabilities			
	(i) Borrowings	12	16,102.11	15,694.41
	(ii) Lease Liabilities	13	356.95	218.52
	(iii) Trade Payables	16		
	(a) Total outstanding dues of micro			
	enterprises and small enterprises		8,974.03	1,194.47
	(b) Total outstanding dues of creditors			
	other than micro enterprises and small	1		
1	enterprises	/	8,696.64	6,024.67

(iv)	Other financial liabilities	17	267.34	211.78
	(b) Provisions	14	122.28	106.34
	(c) Other Current Liabilities	18	6,367.32	4,783.11
	(d) Current Tax Liabilities (Net)	19	320.13	75.37
	Total Current Liabilties		41,206.82	28,308.67
	Total Equity and Liabilities		₹83,729.98	₹53,736.73

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Significant Accounting Policies Notes to the Standalone Financial Statements For and On Behalf of Board of Directors of M/s D. P. ABHUSHAN LIMITED CIN - L74999MP2017PLC043234

As per our report of even date,

For, JEEVAN JAGETIYA & CO

(Chartered Accountants) FRN No: 121335W

Nilesh Asava Santosh Kataria **Anil Kataria** (Managing Director) (Whole Time Director) Partner DIN: 02855068 DIN: 00092730 M. No. 0142577

Date: 16th May, 2025 Vijesh Kumar Kasera Aashi Neema Place: Ratlam (Chief Financial Officer) (Company Secretary) M. No. 67041

STANDALONE STATEMENT OF PROFIT & LOSS

For the year ended 31st March, 2025

M/s D. P. ABHUSHAN LIMITED

(₹ in Lakhs)

	Particulars	Note	Year ended	Year ended
	Farticulars	No.	31 st March, 2025	31 st March, 2024
1	Revenue from Operations	INO.	31 March, 2023	31 March, 2024
'	(a) Revenue from Operations	20	3,31,072.48	2,33,991.12
	(b) Other Operating Income	21	6.53	4.87
	(c) Total Revenue from Operations (a+b)	21	3,31,079.01	2,33,995.99
	(d) Other Income	22	155.52	40.75
2	Total Income (c+d)		3,31,234.54	2,34,036.74
3	Expenses		2/2 / 2 11	72 7222
	(a) Cost of Material Consumed	23	70,380.03	44,203.04
	(b) Purchase of Stock in Trade	24	2,60,067.30	1,82,821.37
	(c) Changes in Inventories	25	-25,954.00	-9,318.11
	(d) Employee Benefit Expenses	26	2,983.76	2,232.45
	(e) Finance Cost	27	1,443.92	1,161.70
	(f) Depreciation and Amortization Expense	28	911.18	558.72
	(g) Other Expenses	29	6,304.70	4,038.85
4	Total Expenses		3,16,136.89	2,25,698.02
5	Profit before Tax (2-4)		15,097.65	8,338.72
	(a) Current Tax - Related to Current Year		3,881.12	2,133.21
	(b) Current Tax - Related to Previous Year		16.28	16.61
	(c) Deferred Tax		-69.30	2.69
6 7	Total Tax Expenses	30	3,828.10	2,152.51
	Profit after Tax (5-6)		11,269.55	6,186.21
8	Other Comprehensive Income	31		
	(i) Items that will not be reclassified to			
	profit or loss		-29.96	-8.20
	(ii) Income Tax relating to items that will not be			
0	reclassified to profit or loss		7.54	2.06
9	Total Comprehensive Income for the year (7+8)	7.0	11,247.13	6,180.07
10	Earnings per Equity Shares of 10 Each	32	F 0 0 4	07.00
	Basic		50.04	27.80
	Diluted		49.98	27.80

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Significant Accounting Policies Notes to the Standalone Financial Statements

For and On Behalf of Board of Directors of M/s D. P. ABHUSHAN LIMITED CIN - L74999MP2017PLC043234

As per our report of even date,

For, JEEVAN JAGETIYA & CO

(Chartered Accountants) FRN No: 121335W

Nilesh Asava Partner M. No. 0142577

Date: 16th May, 2025 Place: Ratlam Santosh Kataria (Managing Director)

DIN: 02855068

Vijesh Kumar Kasera (Chief Financial Officer) Anil Kataria (Whole Time Director)

DIN: 00092730

Aashi Neema (Company Secretary) M. No. 67041

STANDALONE STATEMENT OF CASH FLOWS

For the year ended 31st March, 2025

M/s D. P. ABHUSHAN LIMITED

(₹ in Lakhs)

			(₹ in Lakhs)
	Particulars	Year ended	Year ended
		31st March, 2025	31st March, 2024
Α	Cash Flow from Operating Activities		
	Net Profit before Tax	15,097.65	8,338.72
	Adjustments for:		
	Depreciation and Amortisations Expenses	911.18	558.72
	Payment of Gratuity	-13.85	-
	Gratuity Charged to Profit and Loss	43.13	-
	Finance Cost	1,443.92	1,161.70
	Interest Income	-11.77	-13.75
	(Profit)/Loss on Sale of Property, Plant and Equipments	-	1.49
	Liabilities written back : Lease Termination A/c (pl)	-19.56	-2.26
	Operating profit before working Capital Changes	17,450.70	10,044.62
	Adjustment for:		
	(Increase)/Decrease in Inventories	-26,754.94	-10,834.56
	(Increase)/Decrease in Trade Receivables	-160.43	8.04
	(Increase)/Decrease in Other Current Assets	-732.81	472.13
	(Increase)/Decrease in Other Non-Current Assets	-5.17	-0.85
	(Increase)/Decrease in Other Current Financial Assets	-70.70	-5.46
	(Increase)/Decrease in Other Non-Current Financial Assets	-82.40	1.85
	Increase/(Decrease) in Trade Payables	10,451.53	917.53
	Increase/(Decrease) in Other Current Liabilities	1,584.21	1,342.31
	Increase/(Decrease) in Other Current Financial Liabilities	61.61	29.32
	Increase/(Decrease) in Current and Non Current Provisions	11.00	72.02
	Cash generated from Operating activities	1,752.60	2,046.95
	Income Tax paid	-3,645.11	-2,075.07
	Net Cash Flow from/(used in) Operating Activities	-1,892.51	-28.12
В	Cash Flow from Investing Activities		
	Property, Plant and Equipment		
	Purchase Made	-1,467.95	-279.14
	Capital Work in Progress	-1,050.70	-49.46
	Advances	-163.26	-28.75
	Intangible Assets : Addition	-10.36	-38.44
	Proceeds from Sale of Property, Plant and Equipment	-	0.14
	Interest Income	3.72	8.22
	Net Cash Flow from/(used in) Investing Activities	-2,688.55	-387.43
С	Cash Flow from Financing Activities		
	Repayment of Non Current Borrowings	-433.15	-1,666.20
	Proceeds from Non Current Borrowings	481.28	34.30
	Proceeds/(Repayment) of Current Borrowings	407.70	6,106.81
	Proceeds from Issuance of Equity Shares on Pref. Basis	4,793.84	
	Proceeds from Issuance of Warrants	497.48	1
	Dividend Paid	-6.05	-216.12
	Lease Liabilities Payment	-346.75	-263.68
	Finance Cost Paid	-1,443.92	-1,161.70

	Net Cash Flow from/(used in) Financing Activities	3,950.43	2,833.41
	Net Increase/(Decrease) in Cash and Cash Equivalents (A+B+C)	-630.63	2,417.86
	Cash and Cash Equivalents at the beginning of the year	2,920.93	503.07
	Cash and Cash Equivalents at the End of the year	2,290.30	2,920.93
D	Compnents of Cash and Cash Equivalents		
	Cash on Hand	1,426.81	483.64
	Balance with Banks		
	- In Current Accounts	2.49	1.05
	- In Cash Credit Account	341.44	2,245.58
	- In Fixed Deposit Account	253.20	-
	- In Prepaid Cards	0.06	-
	Earmarked Balance with Banks		
	- Unclaimed Dividends	0.75	6.80
	Funds in Transit	265.55	183.86
	Total of Cash and Cash Equivalents	2,290.30	2,920.93

Changes in Liabilities arising from Financing Activities

Particulars	As at 01 st April 2024	Cash Flow	Non Cash	As at 31 st March 2025
Non Current Borrowings	346.54	48.13		394.67
Current Borrowings	15,694.41	407.70		16,102.11
Lease Liabilities	1,239.20	-346.75	1,002.14	1,894.59

Particulars	As at 01 st April 2023	Cash Flow	Non Cash	As at 31 st March 2024
Non Current Borrowings	1,978.43	-1,631.90		346.54
Current Borrowings	9,587.60	6,106.81		15,694.41
Lease Liabilities	1,080.60	-263.69	422.29	1,239.20

Significant Accounting Policies Notes to the Standalone Financial Statements For and On Behalf of Board of Directors of M/s D. P. ABHUSHAN LIMITED CIN - L74999MP2017PLC043234

As per our report of even date, For, JEEVAN JAGETIYA & CO

(Chartered Accountants) FRN No: 121335W

Nilesh Asava Partner

M. No. 0142577

Date: 16th May, 2025 Place: Ratlam

Santosh Kataria (Managing Director)

DIN: 02855068

Vijesh Kumar Kasera (Chief Financial Officer)

Anil Kataria (Whole Time Director)

DIN: 00092730

Aashi Neema (Company Secretary)

M. No. 67041

STANDALONE STATEMENT OF CHANGES IN EQUITY

For the year ended 31st March, 2025

M/s D. P. ABHUSHAN LIMITED

A. Equity Share Capital

Particulars	As at 31 st N	March, 2025	As at 31 st March, 2024	
	No of Shares	(₹ in Lakhs)	No of Shares	(₹ in Lakhs)
Balance at the beginning of the Period				
Authorised				
Equity Shares of ₹ 10 each	2,28,50,000	2,285.00	2,28,50,000	2,285.00
Issued, Subscribed & Paidup Capital				
Equity Shares of ₹ 10 each fully paid up	2,22,54,850	2,225.49	2,22,54,850	2,225.49
Addition during the year				
Authorised				
Equity Shares of ₹ 10 each	71,50,000	715.00	-	-
Issued, Subscribed & Paidup Capital				
Equity Shares of ₹ 10 each fully paid up	4,05,570	40.56	-	-
Balance at the end of the Period				
Authorised				
Equity Shares of ₹ 10 each	3,00,00,000	3,000.00	2,28,50,000	2,285.00
Issued, Subscribed & Paidup Capital				
Equity Shares of ₹ 10 each fully paid up	2,26,60,420	2,266.04	2,22,54,850	2,225.49

B. Other Equity

Particulars	Re	Surplus	o	
	Securities Premium	Share Application Money Pending Allotment Reserve	Surplus in Profit and Loss	Total Other Equity
Balance at the beginning of the period	10,67,76,000		1,48,14,15,088	1,58,81,91,088
April 01, 2023				
Profit for the year 2023-24			61,86,21,027	61,86,21,027
Dividends			-2,22,54,850	-2,22,54,850
Any Other Adjustments - Ind As			-1,89,86,278	-1,89,86,278
Remeasurement of Defined Benefit Obligations			-6,13,883	-6,13,883
Balance as at March 31, 2024	10,67,76,000		2,05,81,81,104	2,16,49,57,104
Balance at the beginning of the period	10,67,76,000		2,05,81,81,104	2,16,49,57,104
April 01, 2024				
Addition during the year	47,53,28,040	4,97,47,500		52,50,75,540
Profit for the year 2024-25			1,12,69,54,752	1,12,69,54,752
Dividends				
Any Other Adjustments - Ind As				
Remeasurement of Defined Benefit				
Obligations (Net of Tax)			-22,41,767	-22,41,767
Balance as at March 31, 2025	58,21,04,040	4,97,47,500	3,18,28,94,089	3,81,47,45,629

Note: Re-measurement of defined benefit plans is recognised as part of Retained earning.

As per our report of even date,

For and On Behalf of Board of Directors of

M/s D. P. ABHUSHAN LIMITED CIN - L74999MP2017PLC043234

For, JEEVAN JAGETIYA & CO

(Chartered Accountants) FRN No: 121335W

Nilesh Asava Partner M. No. 0142577

Place: Ratlam

Date: 16th May, 2025

Santosh Kataria (Managing Director) DIN: 02855068

Vijesh Kumar Kasera (Chief Financial Officer)

Anil Kataria (Whole Time Director) DIN: 00092730

Aashi Neema (Company Secretary)

M. No. 67041

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

Particulars	As at 31 st March, 2025		As at 31st March, 2024		
	No of Shares % Holding in Class		No of Shares	% Holding in Class	
Mr. Ratanlal Kataria	67,24,310	30.22%	66,00,810	29.66%	
Mr. Anil Kataria	60,71,230	27.28%	60,71,230	27.28%	
Mrs. Renu Kataria	14,59,230	6.56%	14,59,230	6.56%	

(c.) Details of shares held by promoters in the Company

Particulars	As at 31 st March, 2025		As at 31 st March, 2024		
	No of Shares	% holding in the class	% holding in the class	% holding in the class	
Mr. Ratanlal Kataria	67,24,310	30.22%	66,00,810	29.66%	
Mr. Anil Kataria	60,71,230	27.28%	60,71,230	27.28%	
Mrs. Renu Kataria	14,59,230	6.56%	14,59,230	6.56%	
Mr. Vikas Kataria	6,07,330	2.73%	6,07,330	2.73%	
Mr. Santosh Kataria	6,07,330	2.73%	6,07,330	2.73%	
Mr. Sanjay Kataria	3,32,000	1.49%	3,32,000	1.49%	
Mr. Vikas Kataria HUF	2,00,000	0.90%	2,00,000	0.90%	
Mr. Santosh Kataria HUF	2,00,000	0.90%	2,00,000	0.90%	
Mrs. Suman Bai Kataria	76,500	0.34%	2,00,000	0.90%	
Mrs. Sangeeta Kataria	2,00,000	0.90%	2,00,000	0.90%	
Mr. Rajesh Kataria	2,00,000	0.90%	2,00,000	0.90%	
Mr. Nitin Pirodiya	6,460	0.03%	6,460	0.03%	
Mr. Vijesh Kasera	6,460	0.03%	6,460	0.03%	

Note No-11: Other Equity

Particulars	Security Premium	Share Application Money Pending Allotement	Surplus in Profit and Loss	Total Other Equity
As at 01 April 2023	1,067.76		14,814.15	15,881.91
Addition during the year				
- Profit during the year			6,186.21	6,186.21
Deduction/Adjustments				
- Dividend Paid			-222.55	-222.55
- Any Other Adjustments			-189.86	-189.86
- Remeasurement of Defined Benefit Obligations			-6.14	-6.14
As at 31 March 2024	1,067.76		20,581.81	21,649.57
As at 01 April 2024	1,067.76		20,581.81	21,649.57
Addition during the year	4,753.28	497.48		5,250.76
- Profit during the year			11,269.55	11,269.55
Deduction/Adjustments				
- Dividend Paid				
- Any Other Adjustments (Ind AS)				
- Remeasurement of Defined Benefit Obligations				
(Net of Tax)			-22.42	-22.42
As at 31 March 2025	5,821.04	497.48	31,828.94	38,147.46

NOTES TO THE STANDALONE FINANCIAL STATEMENTS

for the year ended 31st March 2025

Note-3A. Property, Plant and Equipment

Particulars	Building	Leasehold Improvements	Plant and	Computer	Furniture & Fittings	Vehicles	Office Equipment	Total
Cost		Improvemento	Macmilery		a rittings		Equipment	
As at 01 April 2023	2,461.12	312.46	584.59	223.03	849.72	350.67		4,781.59
Addition	56.59	312.40	103.19	19.50	48.85	51.00		279.14
Deduction/Adjustments	00.07		1.97	17.00	10.00	01.00		1.97
As at 31 March 2024	2,517.71	312.46	685.81	242.53	898.57	401.68		5,058.75
As at 01 April 2024	2,517.71	312.46	685.81	242.53	898.57	401.68		5,058.75
Adjustment due to	2,017.71	012.10	000.01	212.00	070.07	101.00		0,000.70
Regrouping		330.98	-314.90	18.21	-297.37		263.08	_
Addition		249.75	123.46	28.66	461.24	584.99	54.76	1502.85
Deduction/Adjustments		217.70	120.10	20.00	101.21	001.77	0 1.70	1002.00
As at 31 March 2025	2,517.71	893.18	494.37	289.40	1,062.44	986.66	317.84	6,561.61
Depreciation	7				7			, , , , , ,
As at 01 April 2023	127.94	97.93	147.38	166.26	328.97	157.10		1,025.57
For the year	63.76		43.46	31.99	81.81	41.40		262.43
Deduction/Adjustments			0.34					0.34
As at 31 March 2024	191.70	97.93	190.49	198.26	410.78	198.50		1,287.65
As at 01 April 2024	191.70	97.93	190.49	198.26	410.78	198.50		1,287.65
Adjustment due to								
Regrouping	-40.45	147.34	-66.64	1.59	-111.67		69.83	-
For the year	23.31	98.21	36.84	39.30	104.67	56.19	114.16	472.69
Deduction/Adjustments								
As at 31 March 2025	174.57	343.48	160.68	239.15	403.78	254.69	183.99	1,760.35
Net Carrying Value								
as at 31 March 2024	2,326.01	214.53	495.32	44.27	487.80	203.18		3,771.10
as at 31 March 2025	2,343.14	549.71	333.69	50.25	658.65	731.97	133.85	4,801.26

Notes: a) Building with Carrying amount of ₹ 2343.14 Lakhs (31 March 2024, ₹ 2326.01 Lakhs) are subject to first Pari Passu Charge to secured borrowings.

- b) Vehicles are pledged as Security against Vehicle Loans.
- c) There are no Immovable Properties whose Title deeds are not held in the name of the Company as at 31 March 2025 and 31 March 2024.

Note 3B. Capital Work in Progress

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Capital Work in Progress (Refer Note below)	1,094.01	49.46
Total	1,094.01	49.46

Notes: (i) Capital Work in Progress ageing

Particulars	As at	As at
	31 st March, 2025	31 st March, 2024
Less than 1 Year	1,050.70	49.46
1 to 2 Years	43.31	-
2 to 3 Years		-
More than 3 Years		- \
Total	1,094.01	49.46

⁽ii) Capital Expenditure for the showroom during the year is ₹ 1094.01 Lakhs (31 March 2024 - ₹ 49.46)

⁽iii) There are no projects under capital work in progress whose completion is overdue or has exceeded its cost compared to its original plan as at March 31, 2025 and March 31, 2024.

Note 3C. Intangible Assets

Particulars	Computer Software	Trademark	Total
Cost			
As at 01 April 2023		1.17	1.17
Addition	38.44		38.44
Deduction/Adjustments	-	-	-
As at 31 March 2024	38.44	1.17	39.61
As at 01 April 2024	38.44	1.17	39.61
Addition	10.36		10.36
Deduction/Adjustments			
As at 31 March 2025	48.80	1.17	49.97
Depreciation			
As at 01 April 2023		0.67	0.67
For the year	3.93	0.12	4.05
Deduction/Adjustments			
As at 31 March 2024	3.93	0.78	4.71
As at 01 April 2024	3.93	0.78	4.71
For the year	15.17	0.12	15.28
Deduction/Adjustments	-	-	-
As at 31 March 2025	19.10	0.90	20.00
Net Carrying Value			
as at 31 March 2024	34.51	0.39	34.90
as at 31 March 2025	29.71	0.27	29.98

Note 4. Right to Use Assets

Set out below are the carrying amounts of right-of-use assets recognised and the movements during the year:

Particulars	Building
Cost	
As at 01 April 2023	1,872.00
Addition	294.56
Deduction/Adjustments	657.03
As at 31 March 2024	1,509.53
As at 01 April 2024	1,509.53
Addition	1,124.34
Deduction/Adjustments	235.00
As at 31 March 2024	2,398.87
Depreciation	
As at 01 April 2023	747.46
For the year	292.25
Deduction/Adjustments	574.73
As at 31 March 2024	464.98
As at 01 April 2024	464.98
For the year	423.20
Deduction/Adjustments	172.79
As at 31 March 2025	715.39
Net Carrying Value	
as at 31 March 2024	1,044.54
as at 31 March 2025	1,683.48

The following are the amounts recognised in profit or loss:

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Depreciation expense of right-of-use assets	423.20	292.25
Interest expense on lease liabilities	157.24	108.23
Expense relating to short-term leases		
(included in other expenses)	503.99	371.91
Total amount recognised in profit or loss	1,084.43	772.39

Note No-5: Other Financial Assets (Unsecured, Considered good)

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Non Current		
To parties other than Related Parties		
Security Deposits	127.87	71.28
Total Other Non Current Financial Assets	127.87	71.28
Current		
To parties other than Related Parties		
Advance to Staff	84.09	13.39
Security Deposits	45.00	45.00
Total Other Current Financial Assets	129.09	58.39
Total Financial Assets	256.96	129.67

Note No-6: Other Assets

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Non Current		
Capital Advance	163.26	28.75
Balance with Revenue Authority - Amounts paid under Protest		
- Income Tax	2.51	2.51
- GST	4.09	0.32
- Others		
Others Security Deposits	16.78	15.39
Total Other Non Current Assets	186.64	46.97
Current		
Advance to Supplier	225.86	98.38
Prepaid Expenses	145.78	22.91
Taxes Claimable	58.07	9.93
Balance with Revenue Authority	529.77	95.42
Total Other Current Assets	959.47	226.65
Total Other Assets	1,146.11	273.62

Note No-7: Inventories

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Raw material	5,367.62	4,553.79
Finished Goods	42,950.55	22,844.75
Stock in Trade	23,650.22	17,747.03
Packaging Material	88.46	101.35
Stock in Transit	153.05	208.04
	72,209.90	45,454.96

Working Capital Borrowing are secured by hypothecation of inventories of the Company (refer note 12).

Note No-8: Trade Receivable

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Unsecured Considered good		
Trade Receivable	217.99	57.55
Total	217.99	57.55

Working Capital Borrowing are secured by hypothecation of Trade Receivables of the Company (refer note 12).

Note No-9: Cash and Cash Equivalents

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Cash in Hand	1,426.81	483.64
Balance with Banks		
- In Current Account	2.49	1.05
- In Cash Credit Account	341.44	2,245.58
- In Fixed Deposit Account	253.20	
- In Prepaid Cards	0.06	
Earmarked Balance with Banks		
- Unclaimed Dividends	0.75	6.80
Funds in Transit	265.55	183.86
Total of Cash and Cash Equivalents	2,290.30	2,920.93

Earmarked Balance with Banks Includes restricted amount towards unclaimed Dividend of ₹ 0.75 Lacs (31 March 2024 ₹ 6.80 Lacs)

Note No-10: Equity Share Capital

D. P. J.	A 1 74 St A	4 1 0005	A L 7d St NA	1 000.4	
Particulars	As at 31 M	As at 31 st March, 2025		As at 31 st March, 2024	
	No of Shares	(₹ in Lakhs)	No of Shares	(₹ in Lakhs)	
Authorised : Equity Shares of ₹ 10 Each					
Opening Balance	2,28,50,000.00	2,285.00	2,28,50,000.00	2,285.00	
Addition	71,50,000.00	715.00	0.00	-	
As at the end of the year	3,00,00,000.00	3,000.00	22850000.00	2,285.00	
Issued, Subscribed & Paidup Capital : Equity Shares of ₹ 10 Each					
Opening Balance	2,22,54,850.00	2,225.49	2,22,54,850.00	2,225.49	
Addition	4,05,570.00	40.56			
As at the end of the year	2,26,60,420.00	2,266.04	2,22,54,850.00	2,225.49	

(a) Terms / rights attached to equity shares

The company has only one class of equity shares having par value of ₹10 per share. Each holder of equity shares is entitled to one vote per share. The company declares and pays dividends in Indian rupees. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. The voting rights of an equity shareholder on a poll (not on show of hands) are in proportion to his share of paidup equity capital of the Company. Voting rights cannot be exercised in respect of shares on which any call or other sums presently payable have not been paid.

Failure to pay any amount called up on shares may lead to forfeiture of the shares.

On winding up of the Company, the holders of equity shares will be entitled to receive the residual assets of the Company, remaining after distribution of all preferential amounts in proportion to the number of equity shares held.

SECURITIES PREMIUM

Securities premium reserve is used to record the premium on issue of shares. The reserve can be utilised only for limited purposes such as issuance of bonus shares in accordance with provisions of the Companies Act 2013.

SHARE APPLICATION MONEY PENDING ALLOTMENT

The Company has issued Equity shares on Preferential Basis @ Rs. 1,182/ Share out of which During the year the Company has issued Total 2,17,000 Convertible Warrants @ 1,182 Per Warrants which will be due for conversion to equity shares by 04th July, 2025. Out of 2,17,000 Warrants 49500 Warrants converted to Equity on 26th March 2025. On the Balance 1,67,500 Warrants Rs. 297 Per Warrants received during the year.

SURPLUS IN PROFIT AND LOSS

Surplus in Profit and Loss comprise of the Company's undistributed profits after taxes and includes remeasurement of defined benefit plan.

Note No-12: Borrowings

(₹ in Lakhs)

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Non Current		
Secured from Bank		
Term Loan - Other than ECLGS	309.05	639.81
Term Loan - ECLGS		95.94
Auto Loan	508.72	58.65
Less : Current Maturity of Long Term Loans	-423.10	-447.871
Total of Non Current Borrowings	394.67	346.54
Current		
Secured from Bank		
Working Capital Demand Loan - WCDL	12,055.56	11,804.80
Cash Credit	968.41	1,622.08
Add : Current Maturity of Long term Loans	423.10	447.87
Unsecured		
From Related Parties	2,321.99	1,486.61
From Other's	333.06	333.06
Total of Current Borrowings	16,102.11	15,694.41
Total Borrowings	16,496.79	16,040.95

Nature of Loan	Term of Repayment	Pending EMI & Maturity Term	Interest Range	Securities
Term Loan				
HDFC Bank	50 EMI	10 EMI / ₹ 12,15,958 Incl. of Interest	9.42% - 9.80%	Refer Point No. 1
HDFC Bank	50 EMI	12 EMI / ₹ 19,22,037 Incl. of Interest	8.92% - 9.30%	Refer Point No. 1
ECLGS				
ICICI Bank	36 EMI	Fully Repaid	8.04% - 8.33%	Refer Point No. 2

Auto Loan				
HDFC Bank - 7145	60 EMI	6 EMI /	7.60%	Refer Point
		₹ 1,46,263 Incl.		No. 1
LIDEC Daraly E00F	/ O EN 41	of Interest	0.050/	Refer Point
HDFC Bank - 5885	60 EMI	47 EMI / ₹ 71,284 Incl.	9.05%	No. 1
		of Interest		140. 1
HDFC Bank - 4730	60 EMI	57 EMI/ ₹ 1,05,460	8.60%	Refer Point
		of Interest		No. 1
HDFC Bank - 5889	60 EMI	59 EMI/ ₹ 5,55,249	8.60%	Refer Point
		of Interest		No. 1
HDFC Bank - 5889	39 EMI	38 EMI/ ₹ 4,70,971	8.50%	Refer Point
WODI		of Interest		No. 1
WCDL				5 (5) .
HDFC Bank	90 Days	NA	7.97% - 8.95%	Refer Point No. 1
ICICI Bank	90 Days	NA	7.85% - 8.65%	Refer Point
ICICI BUIK	70 Days		7.03/0 - 0.03/0	No. 2
State Bank of India	90 Days	NA	8.40% - 8.90%	Refer Point
	,			No. 3
Kotak Mahindra Bank	90 Days	NA	7.95% - 8.75%	Refer Point
				No. 4
Cash Credit Limit				
HDFC Bank	1 Year	On Demand	8.45% - 8.96%	Refer Point
10101 0	4.14		0.000/ 0.450/	No. 1
ICICI Bank	1 Year	On Demand	8.80% - 9.15%	Refer Point No. 2
State Bank of India	1 Year	On Demand	8.85% - 9.30%	Refer Point
State Bally of Illaid	i ieui	On Demand	0.00/0 - 7.00/0	No. 3
Kotak Mahindra Bank	1 Year	On Demand	8.90% - 9.15%	Refer Point
				No. 4

1) HDFC Bank Limited:

Primary Security:

First charge on Pari Passu basis with ICICI Bank Limited, State Bank of India Limited and Kotak Mahindra Bank Limited on Current Assets i.e. Stock of Raw Material, Stock in Process, Cinsumables stores and spares and Book Debts, bills whether documentary or clean, outstanding monies, receivables of the company both present and future.

Collateral Security:

First Pari Passu charge of HDFC Bank Limited with ICICI Bank Limited, State Bank of India Limited and Kotak Mahindra Bank Limited by way of equitable mortgage on the proprty details of which are given below, which held with SBI Cap Trustee Limited.

Personal Guarnatee:

All the above facilities have been secured against personal guarantee of Mr. Anil Kataria (Whole Time Director), Mr. Santosh Kataria (Managing Director), Mrs. Renu Kataria (Director), Mr. Ratanlal Kataria (Promoter), Mr. Sanjay Kataria (Promoter), Mr. Vikas Katraia (Promoter) & Mrs. Suman Devi Kataria (Promoter)

Auto Loan:

The vehicle loans from banks are secured by hypothecation of vehicle purchased.

2) ICICI Bank Limited:

Primary Security:

Current Assets with First Pari Passu Charge for Gold Metal Loan, Cash Crediut Facility, Working Capital Demand Loan, Bank Guarantee and Rupee Term Loan.

Current Assets with Second Pari Passu Charge for Working Capital Term Loan.

Collateral Security:

Immovable Properties (which are held with SBI Cap Trustee Limited) Details of which are given below) with First Pari Passu Charge for Gold Metal Loan, Cash Credit Facility, Working Capital Demand Loan, Bank Guarantee and Rupee Term Loan.

Immovable Properties (which are held with SBI Cap Trustee Limited and Details of which are given below) with Second Pari Passu Charge for Working Capital Term Loan.

Personal Guarnatee:

All the above facilities have been secured against personal guarantee of Mr. Anil Kataria (Whole Time Director), Mr. Santosh Kataria (Managing Director), Mrs. Renu Kataria (Director), Mr. Ratanlal Kataria (Promoter), Mr. Sanjay Kataria (Promoter), Mr. Vikas Katraia (Promoter) & Mrs. Suman Devi Kataria (Promoter)

3) State Bank of India Limited:

Primary Security:

Hypothecation: First Pari Passu charge on Co. entire present and future stocks on raciprocal basis comprising Raw Material, Stock in Process, Finished Gooods, consumable stores and spares and receivables at the co.'s Owned or Leased premises or given for Job Work including goods in transit/shipment.

Collateral Security:

Immovable Properties (which are held with SBI Cap Trustee Limited) details of which are given below.

Personal Guarnatee:

All the above facilities have been secured against personal guarantee of Mr. Anil Kataria (Whole Time Director), Mr. Santosh Kataria (Managing Director), Mrs. Renu Kataria (Director), Mr. Ratanlal Kataria (Promoter), Mr. Sanjay Kataria (Promoter), Mr. Vikas Katraia (Promoter) & Mrs. Suman Devi Kataria (Promoter)

4) Kotak Mahindra Bank Limited:

For Hypothecation:

First Pari Passu hypothecation charge to be shared with HDFC Bank, ICICI Bank and Other bank on all existing and future current assets and movable fixed assets of the borrower.

For Mortgage:

- First Pari Passu equitable/Registered mortgage charge to be shared with HDFC Bank, ICICI Bank and Other bank on immovable property being Land and Building (which held with SBI Cap Trustee Limited) details of which are given below.
- All the above facilities have been secured against personal guarantee of Mr. Anil Kataria (Whole Time Director), Mr. Santosh Kataria (Managing Director), Mrs. Renu Kataria (Director), Mr. Ratanlal Kataria (Promoter), Mr. Sanjay Kataria (Promoter), Mr. Vikas Katraia (Promoter) & Mrs. Suman Devi Kataria (Promoter)

Details of Immovable Properties Secured against banking facilities (which held with SBI Cap Trustee Limited.) are as follows:

- 1. House Bearing S.No 31/188/71 To 73, Sale Deed Dt 05.02.2007 & 10.04.2007, Dhanji Bai Ka Nohra, Bajajkhana, Ratlam, 457001,Madhya Pradesh, India owned by Sanjay Kataria and Anil Kataria*
- 2. No. 101, 102, 201, 202 and 203 M G Road, Yashwant Niwas Road, First Floor And Second Floor, 569/3, M G Road, D N R 90 Degree, Indore, 452003, Madhya Pradesh, India owned by DP Abhushan Limited*
- 3. New Mu No 24/116/19, Chandani Chouk Ratlam, 457001, Madhya Pradesh, India owned by Suman Devi Kataria*
- 4. Showroom at Bhopal Plot No. 06 Teh. Huzur, Ward No. 34, Malviya Nagar, Bhopal 462011 owned by DP Abhushan Limited*
- 5. 138, Chandani Chowk, Ratlam (M.P.)- 457001 owned by Ratanlal Kataria*
- Survey No. 690/2, 692 & 693, Gopal Goshala Colony Dwarkapuri, Ratlam (M.P.)-457001 owned by Vikas Kataria*

The Company has not defaulted for any loans payable, and there has been no breach of any loan covenants.

Note No-13: Lease Liabilities

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Opening Balance	1,239.20	1,080.60
Additions	1,089.50	288.82
Accretion of Interest	157.24	108.23
Less : Lease Payment	-503.99	-371.91
Less : Lease Liability adjusted during the year	-87.37	133.47
Net Carrying Value	1,894.59	1,239.20
Non Current	1,537.64	1,020.68
Current	356.95	218.52

Note No-14: Provision

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Non Current		
Provision for Employeees Benefits - Gratuity	167.00	112.70
Total of Non Current Provision	167.00	112.70
Current		
Provision for Employeees Benefits - Gratuity	20.46	15.52
Provision - Others	101.82	90.82
Total of Current Provision	122.28	106.34
Total of Provision	289.28	219.04

Note No-15: Deferred Tax Liabilities (Net)

•	•	
Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Derefferd Tax relates to following		
Property, Plant & Equipments	122.97	160.15
Employees Benefits	-47.18	-32.27
Lease	-65.44	-54.80
Total of Deferred Tax Liabilities (Net)	10.35	73.07

Note No-16: Trade Payables

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Total Outstanding dues of Micro and Small Enterprises	8,974.03	1,194.47
Total Outstanding dues of Other than Micro and Small Enterprises	8,696.64	6,024.67
Total of Trade Payable	17,670.68	7,219.14

Note No-17: Other Financial Liabilities

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Creditor for Capital Expenditure		
Accrual for Expenses	266.59	204.99
Dividend Unclaimed	0.75	6.80
Total of Other Financial Liabilities	267.34	211.78

Note No-18: Other Current Liabilities

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Advance from Customers	1.47	940.10
Customer Dues under Schemes/Arrangments	6,239.30	3,640.81
Gift Voucher	0.74	0.74
Statutory Liabilities		
- Related to PT, PF and ESIC	28.42	19.64
- Related to TDS and TCS	80.61	67.25
- Related to GST	16.78	114.57
Total of Other Current Liabilities	6,367.32	4,783.11

Note No-19: Current Tax Liabilities (Net)

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Provision for Income Tax	3,873.58	2,131.14
Less : Advance Income Tax Incl. TDS and TCS	-3,553.45	-2,055.77
Current Tax Liabilities (Net)	320.13	75.37

Note No-20: Revenue from Operations

Particulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
Revenue from Operations	3,31,072.48	2,33,991.12
Total of Revenue from Operation	3,31,072.48	2,33,991.12

Disaggregated revenue information:

Particulars	For the year ended 31 st March 2025	For the year ended 31st March 2024
Revenue from retail operations Revenue from non-retail operations	2,77,974.89 53,097.59	2,00,241.67 33,749.45

Particulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
Revenue from Domestic Operations	3,31,072.48	2,33,988.93
Revenue from Export Operations		2.19

Note No-21: Other Operating Income

Particulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
Commission Income	6.53	4.87
Total of Other Operating Revenue	6.53	4.87

Note No-22: Other Income

Particulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
Interest Income on Bank Deposit	3.72	8.22
Interest Income from Others	14.86	7.68
Interest on Income Tax Refund		0.92
Rental Income		11.65
Advertising Services Reimbursement	2.76	8.22
Foreign Currency Rate Difference Ac	114.45	
Misc. Income	19.73	4.06
Total of Other Income	155.52	40.75

Note No-23: Cost of Material Consumed

Particulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
Inventory at the beginning of the year	4,553.79	3,074.18
Add : Purchase	71,193.86	45,682.65
Less : Inventory at the end of the year	-5,367.62	-4,553.79
Cost of Material Consumed	70,380.03	44,203.04

Note No-24: Purchase of Stock in Trade

Particulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
Purchase of Stock in Trade	2,60,067.30	1,82,821.37
Total of Purchase of Stock in Trade	2,60,067.30	1,82,821.37

Note No-25: Changes in Inventories of Finished Goods and Stock in Trade

Particulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
Opening Inventory		
Finished Goods	22,844.75	17,043.15
Stock in Trade	17,955.06	14,439.56
Closing Inventory		
Finished Goods	42,950.55	22,844.75
Stock in Trade (Incl of Stock in Transit)	23,803.26	17,955.06
(Increase)/Decrease in Stock	-25,954.00	-9,318.11

Note No-26: Employees Benefits Expenses

Particulars	For the year ended 31st March 2025	For the year ended 31 st March 2024
Salary, Wages and Bonus	2,668.51	1,964.06
Contribution to Provident and Other Funds		
- Provident Fund	128.05	95.79
- ESIC Fund	22.72	20.37
Gratuity Expenses	43.13	30.35
Staff Welfare Expenses	1.34	1.87
Director Remuneration	120.00	120.00
Total of Employees Benefits Expenses	2,983.76	2,232.45

Note No-27: Finance Cost

Particulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
Interest Expenses on Borrowings	1,222.58	1,026.87
Interest Expenses on Lease Liabilities	157.24	108.23
Interest Expenses on Income Tax	5.09	6.02
Other Borrowing Cost (Renewal and Stamp Charges)	59.01	20.59
Total of Finance Cost	1,443.92	1,161.70

Note No-28: Depreciation and Amortisation

Particulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
Depreciation on property, plant and equipment (refer note 3A)	472.69	262.43
Depreciation on right to use assets (refer note 4)	423.20	292.25
Amortisation on intangible assets (refer note 3C)	15.28	4.05
Total of Depreciation and Amortisation	911.18	558.72

Note No-29: Other Expenses

Particulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
(A) Manufacturing and Consumables Expenses		
Making Charges	1,169.46	772.67
Certification & Testing Expenses	88.08	86.42
Stores & Consumables (Packing Materials)	631.35	372.88
Jewellery Designing Charges	5.64	7.13

(B) Selling and Distribution Expenses		
Bank Charges	3.69	6.73
Bank Charges for Cash Deposit	84.34	46.62
Cash Excess/Shortage Charges	0.42	0.27
Other Charges (Credit card Charges)	177.07	179.75
Advertisement Expenses	1,421.93	765.51
Brokerage & Commission Expense	19.53	21.30
Discount Expenses	381.76	313.95
Exhibition Expenses	45.07	64.66
Electricity Expenses	163.73	132.76
Freight & Carriage Expenses	222.76	161.01
Rental Expenses	26.07	36.21
Repairs & Maintenance Expenses	318.91	254.49
Security Expenses	86.63	63.84
Showroom Expenses	222.23	87.85
Stationary & Printing Expenses	64.67	32.66
Tea Refreshment Expenses	201.88	139.22
Telephone Expenses	23.89	17.56
Travelling & Conveyance Expenses	195.06	58.52
Vehicle Running Expenses	41.44	35.14
(C.) Other Expenses		
CSR Expense	137.62	101.99
Director Sitting Fees Expenses	1.77	1.40
Donation Expenses	0.11	
Fees & Other Subscription Charges	478.50	187.44
Insurance Expenses	18.90	13.80
Interest & Late Fees on Indirect Taxes	4.67	16.78
Interest on TDS	0.08	0.14
Legal & Professional Charges	9.60	26.24
Other Expenses	8.94	0.71
Postage & Courier Expenses	0.68	0.61
Prior Period Expense	0.41	
Annual Listing Fees, Market Making Charges & other related expenses	15.52	5.15
Penalty Expense	0.15	0.05
Rates & Taxes	19.74	15.95
Loss On Sale Of Fixed Assets		1.49

(D) Payment to Auditors		
Statutory Audit Fee	8.00	6.00
Internal Audit Fee	2.40	
Certification Fee		2.00
GST Consultancy Fee		1.00
Income Tax and Tax Audit Fee	2.00	0.95
Total of Other Expenses	6,304.70	4,038.85

Note No-30: Tax Expenses and Reconciliation

Particulars	For the year ended 31st March 2025	For the year ended 31st March 2024
A. Expense / (benefit) recognised in statement of profit and loss:		
Current tax	3,881.12	2,133.21
Deferred tax	-69.30	2.69
Total Tax expense recognised in the current year	3,811.82	2,135.90
B. Reconciliation of effective tax rate		
Profit before Income Tax	15,097.65	8,338.72
Enacted rate in India	25.17%	25.168%
Expected income tax expenses	3,799.78	2,098.69
Adjustments to reconcile expected income tax expense to reported income tax expense:		
Effect of expenses not deductible in determining taxable profit		
Changes in income tax rates		
Others		
Income tax expenses recogised in the statemer of profit and loss	ut .	

Note No-31: Other Comprehensive Income

Particulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
A. Items that will not be reclassified subsequently into profit and loss		
(i) Change in Revaluation Surplus		
(ii) Remeasurement of Defined Benefit Plans		
(iii) Equity Instruments of the Defined Benefit Plans	-29.96	-8.20
(iv) Fair Value changes relating to own credit risk of financial liabilities designated through profit and loss		

(v) Share of other comprehensive income in Associate and Joint Ventures, to the extent not to be classified into profit and loss		-
(vi) Others		-
(A)	-29.96	-8.20

B. Items that will be reclassified subsequently to profit and loss		
(i) Exchange differences in translating the financial statements of foreign operation		-
(ii) Debt instruments through other comprehensive income		-
(iii) The effective portion of gain and loss on hedging instruments in a cash flow hedge		-
(iv) Share of other comprehensive income in Associate and Joint Ventures, to the extent not to be classified into profit and loss		-
(v) Others		-
(B)		-
Total (A+B)	-29.96	-8.20

Note No-32: Earnings Per Share (EPS): Basic and Diluted

Particulars	For the year ended 31st March 2025	For the year ended 31 st March 2024
Net profit after tax (₹ In Lakhs)	11,269.55	6,186.21
Weighted Average Number of Equity Shares - For Basic	2,25,19,058.00	2,22,54,850.00
Weighted Average Number of Equity Shares - For Diluted	2,25,47,605.00	2,22,54,850.00
Face Value of Shares (₹)	10.00	10.00
Earnings Per Shares - Basic (₹)	50.04	27.80
Earnings Per Shares - Diluted (₹)	49.98	27.80

Note No-32: Tax Expense Reconciliation

Pa	rticulars	For the year ended 31 st March 2025	For the year ended 31 st March 2024
Α.	Expense / (benefit) recognised in statement of profit and loss:		
	Current tax	3,881.12	2,133.21
	Deferred tax	-69.30	2.69
	Total Tax expense recognised in the current year	₹ 3,811.82	₹ 2,135.90
B.	Reconciliation of effective tax rate		

Profit before Income Tax	15,097.65	8,338.72
Enacted rate in India	25.168%	25.168%
Expected income tax expenses	3,799.78	2,098.69
Adjustments to reconcile expected income tax expense to reported income tax expense:		
Effect of expenses not deductible in determining taxable profit	198.17	42.15
Changes in income tax rates		-
Others	-186.12	-4.94
Income tax expenses recogised in the statement of profit and loss	₹ 3,811.82	₹ 2,135.90

(i) Trade Payable ageing Schedule

As at 31st March, 2025

Particulars	Outstanding for following periods from due date of payment								
	Not Due	Less than 1 Years	1-2 years	2-3 years	More than 3 years	Total			
Undisputed									
MSME		8,974.03	-	-	-	8,974.03			
Others		8,694.52	1.37	-	0.75	8,696.64			
Disputed									
MSME						-			
Others						-			
Total		17,668.55	1.37	-	0.75	17,670.68			

As at 31st March, 2024

Particulars	Outstanding for following periods from due date of payment								
	Not Due	Less than 1 Years	1-2 years	2-3 years	More than 3 years	Total			
Undisputed									
MSME		1,194.42	-	-	0.05	1,194.47			
Others		6,004.50	0.02	19.07	1.08	6,024.67			
Disputed									
MSME		-	-	-	-	-			
Others		-	-	-	-	-			
Total		7,198.92	0.02	19.07	1.13	7,219.14			

(ii) Trade Receivable ageing Schedule

As at 31st March, 2025

Particulars	Outstanding for following periods from due date of payment							
	Less than 6 Months	6M - 1 Years	1-2 years	2-3 years	More than 3 years	Total		
Undisputed								
Receivables considered good	206.39	0.05	0.47		0.60	207.52		
Receivables which have significant increase in credit risk								
Receivables - credit impaired								
Disputed								
Receivables considered good	3.50		6.29		0.68	10.47		
Receivables which have significant increase in credit risk								
Receivables - credit impaired								
Total	209.89	0.05	6.77		1.28	217.99		

As at 31st March, 2024

Particulars	Outstanding for following periods from due date of payment								
	Less than	6M -	1-2	2-3	More than	Total			
	6 Months	1 Years	years	years	3 years				
Undisputed									
Receivables considered good	44.05	7.90	1.69		3.91	57.55			
Receivables which have significant increase in credit risk									
Receivables - credit impaired									
Disputed									
Receivables considered good									
Receivables which have significant increase in credit risk									
Receivables - credit impaired									
Total	44.05	7.90	1.69		3.91	57.55			



Note No-33: Forming the Part of Accounts

33.1: Information on related party transactions as required by the Indian Accounting Standard (IND AS) - 24 for the year ended 31st March 2025

Sr. No.	Related Parties	Names of the related parties with whom transaction were carried out during the period and description of relationship:
1	Company/Entity owned or Significantly	1. D. P. Jewelline Private Limited
	Influenced by Directors/KMP/ Individuals	2. Genietalk Private Limited
	owning interest in voting power that gives them significant influence over the enterprise or their relatives also include	3.Manratan Trades Pvt. Ltd.
		4.Manratan Retail Pvt. Ltd.
	Subsidiary	5.Namaskar Casting Pvt. Ltd.
		6. Shree Hanuman Wind Infra Private Limited
		7. Shree Jalaram Metals Private Limited
		8.Santosh Ratanlal Kataria (HUF)
2	Key Management Personnel's/Directors	1. Santosh Kataria
		2. Renu Kataria
		3. Anil Kataria
		4. Vijesh Kumar Kasera
		5. Aashi Neema
3	Relatives of Key Management Personnel's	1. Ratanlal Kataria
		2. Sanjay Kataria
		3. Aman Kataria
		4. Anisha Kataria
		5. Sangeeta Kataria
		6. Muskan Kataria
		7. Rajesh Kataria
		8. Sumandevi Kataria
		9. Supriya Kataria
		10. Meena Kataria
		11. Udit Kataria
		12. Sapna Pirodiya
		13. Santosh Kasera
		14. Sweety Kothari
///		15. Nitin Pirodiya
		16. Ranglal Chordia
/		17. Indu Mehta
/		18. Manilal Ghota HUF
/		19. Seema Mandloi

(₹ In Lakhs)

D 1		(₹ In Lakh									
Related Parties	FY	Loan Received	Loan Repaid	Remuneration Paid/Payable/ Sitting Fee	Rent/Sale & Purchase	Interest	Closing Balance				
Key Managerial Personnel											
Santosh Kataria	24-25	1,610.16	1,613.77	60.00	-	11.66	28.73				
	23-24	1,836.73	1,844.59	60.00	-	14.57	21.85				
Renu Kataria	24-25	355.50	351.00	0.22	-	3.13	55.82				
	23-24	701.50	951.40	0.28	-	19.68	48.76				
Anil Kataria	24-25	75.50	56.00	60.00	-	7.74	117.28				
	23-24	229.00	640.47	60.00	-	16.28	90.81				
Vijesh Kumar Kasera	24-25	-	-	9.20	-	-	0.81				
	23-24	-	-	7.68	-	-	0.59				
Aashi Neema - CS	24-25	-	-	1.59	-	-	0.21				
	23-24	-	-	1.71	-	-	0.21				
	Rel	atives of Ke	ey Manag	erial Person							
Ratanlal Kataria	24-25	1,968.80	1,944.15	36.00	24.00	17.27	49.44				
	23-24	595.60	635.20	36.00	24.00	6.16	9.25				
Sanjay Kataria	24-25	65.71	117.00	-	-	1.44	52.11				
	23-24	487.25	711.65	-	-	10.31	102.10				
Aman Kataria	24-25	354.50	217.60	12.00	-	6.78	208.01				
	23-24	100.50	86.60	12.00	-	2.34	65.00				
Anisha Kataria	24-25	-	4.35	-	-	16.53	198.01				
	23-24	18.00	2.00	-	-	14.19	187.48				
Sangeeta Kataria	24-25	362.75	294.15	-	-	12.37	342.84				
	23-24	100.00	0.72	-	-	13.69	263.10				
Muskan Kataria	24-25	67.00	24.70	-	-	1.76	53.28				
	23-24	19.50	244.25	-	-	18.47	9.39				
Rajesh Kataria	24-25	262.00	126.67	-	-	4.72	167.42				
	23-24	35.61	199.45	-	-	9.85	27.83				
Suman Devi Kataria	24-25	-	11.50	-	12.00	0.37	0.87				
	23-24	283.00	599.00	-	12.00	12.59	12.04				

Supriya Kataria	24-25	1,099.60	1,098.05	-	-	12.08	14.80
	23-24	658.20	657.50	-	-	1.86	2.37
Meena Kataria	24-25	-	90.75	-	-	0.99	8.03
	23-24	280.00	482.20	-	-	33.53	97.89
Udit Kataria	24-25	216.00	524.54	-	-	3.19	17.85
	23-24	282.50	308.30	-	-	26.31	323.52
Sapna Pirodiya	24-25	-	-	-	-	-	-
	23-24	-	11.45	-	-	0.25	-
Santosh Kasera	24-25	-	-	6.59	-	-	0.58
	23-24	-	-	5.52	-	-	0.41
Sweety Kothari	24-25	-	-	11.16	-	-	0.84
	23-24	-	-	9.60	-	-	0.72
Nitin Pirodiya	24-25	-	-	12.24	-	-	0.90
	23-24	-	-	9.60	-	-	0.77
Ranglal Chordia	24-25	-	-	-	0.21	-	-
	23-24	-	-	-	1.17	-	-
Indu Mehta	24-25	-	-	-	0.20	-	-
	23-24	-	-	-	1.08	-	-
Manilal Ghota HUF	24-25	-	-	-	75.69	-	-0.03
	23-24	-	-	-	3.21	-	3.15
Seema Mandloi	24-25	-	-	0.14	-	-	0.14
	23-24	-	-	-	-	-	-
Mukesh Kumar Jain	24-25	-	-	0.41	-	-	0.01
	23-24	-	-	0.28	-	-	0.28
Sanskar Kothari	24-25	-	-	0.41	-	-	0.05
	23-24	-	-	0.28	-	-	0.28
Deepak Gadia	24-25	-	-	0.36	-	-	-
1	23-24	-	-	0.28	-	-	0.28
Apoorva Lunawat	24-25	-	-	0.22	-	-	0.08
	23-24		-	0.28	-	-	0.28

Other Companies/Entities

D. P. Jewelline Private Limited	24-25	-	-	-	-212.98	-	0.21
	24-25	-	-	-	15.51	-	-
	23-24	-	-	-	-	-	-
Genietalk Private Limited	24-25	-	-	-	0.96	-	-
	23-24	-	-	-	2.75	-	-
Manratan Trades Pvt. Ltd	24-25	-	0.04	-	-	1.82	21.87
	23-24	-	0.20	-	-	1.70	20.28
Manratan Retail Pvt. Ltd.	24-25	5,141.77	5,081.90	-	-	11.87	243.98
	23-24	3,606.30	3,450.95	-	-	10.39	173.44
Namaskar Casting Pvt. Ltd.	24-25	686.35	609.40	-	-	9.78	100.97
	23-24	201.00	355.35	-	-	9.61	15.21
Shree Hanuman Wind Infra	25-24	129.00	-	-	-	0.03	129.03
Private Limited	23-24	-	-	-	-	-	-
Shree Jalaram Metals	24-25	1,308.89	826.00	-	-86.55	10.40	492.25
Private Limited	23-24	-	-	-	-67.05	-	-
Santosh Ratanlal Kataria (HUF)	24-25	63.65	63.95	-	-	3.52	19.42
	23-24	7.35	34.00	-	-	0.86	16.55

Note:

- No amount in respect of the related parties have been written off / back during the year.
- The borrowing is secured by personal guarantee of the Chairman & Managing Director and Executive Directors of the Company (Refer Note 12).

33.2 Financial Instruments - Fair values and risk management

33.2.1 Financial Instruments - Fair values

Accounting classification and fair values

Carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy, are presented below.

a) The fair value of financial instruments has been classified into three categories depending on the inputs used in the valuation technique. The hierarchy gives the highest priority to quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and lowest priority to unobservable inputs (Level 3 measurements).

The categories used are as follows:

- Level 1: Quoted prices for identical instruments in an active market;
- Level 2: Directly or indirectly observable market inputs, other than Level 1 inputs; and
- Level 3: Inputs which are not based on observable market data.

(₹ in Lakhs)

74 st Manual, 2005	Carryin	g Amount	Fair Value					
31 st March 2025	FVOCI	Amortised Cost	Level 1	Level 2	Level 3	Total		
Non-current financial assets								
Other financial assets	-	127.87	-	-	-	-		
Current financial assets								
Trade receivables	-	217.99	-	-	-	-		
Cash and cash equivalents	-	2,290.30	-	-	-	-		
Others financial assets	-	129.09	-	-	-	-		
Non-current financial liabilities								
Borrowings -	-	394.67	394.67	-	-	394.67		
Lease liability	-	1,537.64	-	-	-	-		
Current financial liabilities								
Borrowings -	-	16,102.12	16,102.12	-	-	16,102.12		
Lease liability	-	356.95	-	-	-	-		
Trade payables	-	17,670.68	-	-	-	-		
Others financial liabilities	-	267.34	-	-	-	-		

(₹ in Lakhs)

31 st March 2024	Carrying Amount		Fair Value			
31 March 2024	FVOCI	Amortised Cost	Level 1	Level 2	Level 3	Total
Non-current financial assets						
Other financial assets	-	71.28	-	-	-	-
Current financial assets						
Trade receivables	-	57.55	-	-	-	-
Cash and cash equivalents	-	2,920.93	-	-	-	-
Others financial assets	-	58.39	-	-	-	-
Non-current financial liabilities						
Borrowings -	-	346.54	346.54	-	-	346.54
Lease liability	-	1,020.68	-	-	-	-
Current financial liabilities						
Borrowings -	-	15,694.41	15,694.41	-	-	15,694.41
Lease liability	-	218.52	-	-	-	-
Trade payables	-	7,219.14	-	-	-	-
Others financial liabilities	-	211.78	-	-	-	-

33.2.2 Financial risk management

The company's principal financial liabilities, other than derivatives, comprise loans and borrowings, trade and other payable. The main purpose of these financial liabilities is to finance the Company's operations. The Company's principal financial assets include trade and other receivables and cash and cash equivalents that derive directly from its operations.

The company is exposed to market risk, credit risk and liquidity risk. The company's senior management

oversees the management of these risks. It is the Company's policy that no trading in derivatives for speculative purposes may be undertaken. The Board of Directors reviews and agrees policies for managing each of these risks, which are summarised below.

A. Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counter party to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's exposures to trade receivables (mainly institutional customers and credit sales), deposits with landlords for store properties taken on leases and other receivables including balances with banks.

TRADE RECEIVABLES AND OTHER DEPOSITS

The Company's retail business is predominantly on 'cash and carry' basis which is largely through cash and credit card collections. The credit risk on such credit card collections is minimal, since they are primarily owned by customers' card issuing banks. The Company has adopted a policy of dealing with only credit worth counterparties in case of institutional customers and credit sales and the credit risk exposure for institutional customers and credit sales are managed by the Company by credit worthiness checks. The Company also carries credit risk on lease deposits with landlords for store properties taken on leases, for which agreements are signed and property possessions timely taken for store operations. The risk relating to refunds of deposits after store shut down is managed through successful negotiations or appropriate legal actions, where necessary.

OTHER FINANCIAL ASSETS

The Company maintains exposure in cash and cash equivalents and term deposits with banks. The Cash and cash equivalents and term deposits are held with the banks with good credit ratings.

The Company's maximum exposure to credit risk as at 31st March 2025 and 31st March 2024 is the carrying value of each class of financial assets.

B. Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

The Company regularly monitors the rolling forecasts to ensure it has sufficient cash on an on-going basis to meet operational needs. Any short term surplus cash generated, over and above the amount required for working capital management and other operational requirements, is retained as cash and cash equivalents (to the extent required) and any excess is invested in interest bearing term deposits with appropriate maturities to optimise the cash returns on investments while ensuring sufficient liquidity to meet its liabilities.

EXPOSURE TO LIQUIDITY RISK

The following are the remaining contractual maturities of financial liabilities at the reporting date. The amounts are gross and undiscounted, and include estimated interest payments:

(₹ in Lakhs)

31 st March 2025	Less than 1 Year	More than 1 Year but less than 5 Year	More than 5 Year	Total	Carrying Amount
Non-current financial					
liabilities					
Borrowings					
Secured Term loans					
from banks	-	-	-	-	-
ECLGS -	-	-	-	-	
Vehicle Loan	-	394.67	-	394.67	394.67
Lease liability	-	1789.91	520.30	2310.21	1537.64
Current financial liabilities					
Borrowings					
Working Capital Demand Loan from Bank	12,055.56	-	-	12,055.56	12,055.56
Cash Credit from Bank	968.41	-	-	968.41	968.41
Current Maturity of Secured Term Loan from Bank	309.05	-	-	309.05	309.05
Current Maturity of ECLGS	-	-	-	-	-
Current Maturity of Vehicle Loan	114.04	-	-	114.04	114.04
Lease liability	509.21	-	-	509.21	356.95
Trade payables	17,670.68	-	-	17,670.68	17,670.68
Others Current financial liabilities	267.34	-	-	267.34	267.34

(₹ in Lakhs)

31 st March 2024	Less than 1 Year	More than 1 Year but less than 5 Year	More than 5 Year	Total	Carrying Amount
Non-current financial					
liabilities					
Borrowings					
Secured Term loans					
from banks	-	309.83	-	309.83	309.83
ECLGS	-	-	-	-	-
Vehicle Loan	-	36.71	-	36.71	36.71
Lease liability	-	12,32.85	233.57	1,466.42	1,020.68
Current financial liabilities					
Borrowings					
Working Capital Demand Loan from Bank	11,804.80	-	-	11,804.80	11,804.80
Cash Credit from Bank	1,622.08	-	-	1,622.08	1,622.08
Current Maturity of Secured Term Loan from Bank	329.98	-	-	329.98	329.98
Current Maturity of ECLGS	95.94	-	-	95.94	95.94
Current Maturity of Vehicle Loan	21.95	-	-	21.95	21.95
Lease liability	319.01	-	-	319.01	218.52
Trade payables	7,219.14	-	-	7,219.14	7,219.14
Others Current financial liabilities	211.78	-	-	211.78	211.78

As of 31 March 2025, and 31 March 2024 the Company had unutilized credit limits from banks of ₹7,874.04 lacs and ₹6,862.58 lacs.

MARKET RISK

i. Market risk

Market risk is the risk that changes in market prices – such as foreign exchange rates, interest rates and equity prices – will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return.

ii. Interest rate risk

Interest rate risk can be either fair value interest rate risk or cash flow interest rate risk. Fair value interest rate risk is the risk of changes in fair values of fixed interest bearing financial assets or borrowings because of fluctuations in the interest rates, if such assets/borrowings are measured at fair value through profit or loss. Cash flow interest rate risk is the risk that the future cash flows of floating interest bearing borrowings will fluctuate because of fluctuations in the interest rates.

EXPOSURE TO INTEREST RATE RISK

The interest rate profile of the Company's interest-bearing financial instruments as reported to the management of the Company is as follows.

(₹ in Lakhs)

Particulars	Nominal Amount			
	31 st March 2025	31 st March 2024		
Fixed-rate instruments				
<u>Financial liabilities</u>				
Auto Loan	508.72	58.65		
Floating-rate instruments				
Financial liabilities				
Cash credit from banks	968.41	1,622.08		
Secured term loans from banks	309.05	639.81		
ECLGS	0.00	95.94		
Working capital demand loans from banks	12,055.56	11,804.80		

The Company's fixed rate borrowings are carried at amortised cost. They are therefore not subject to interest rate risk as defined in Ind AS 107, since neither the carrying amount nor the future cash flows will fluctuate because of a change in market interest rates.

33.3 Capital Management

The Company's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. Management monitors the return on capital as well as the level of dividends to ordinary shareholders.

The board of directors seeks to maintain a balance between the higher returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position. The primary objective of the Company's Capital Management is to maximise shareholder value. The Company manages its capital structure and makes adjustments in the light of changes in the economic environment and the requirements of the financial covenants, if any.

The Company monitors capital using a ratio of 'adjusted net debt' to 'equity'. For this purpose, adjusted net debt is defined as total borrowings, comprising interest-bearing loans and borrowings less cash and cash equivalents. Equity comprises all components of equity.

The company's adjusted net debt to equity ratio was as follows.

(₹ in Lakhs)

Particulars	31 st March, 2025	31 st March, 2024
Borrowings	16,764.12	16,252.74
Less: Cash and bank balances	-2,290.30	-2,920.93
Adjusted net debt	14,473.82	13,331.81
Total Equity	40,413.50	23,875.06
Adjusted net debt to equity ratio	0.36	0.56

33.4 Pending Litigation

The Company has a matter pending the following authorities.

Name of the Statute	Nature of Due	Unpaid Amount Involved	Period to which the amount relates	Forum where dispute is pending
Income Tax Act, 1961	Income Tax	12.573	AY 2018-19	Commissioner of
				Income Tax (Appeals)
Goods and Services Tax Act,2017	GST Liability	3.16	FY 2018-19	Appellate Authority (Rajasthan)
Goods and Services	GST Liability	6.10	FY 2017-18	Appellate Authority
Tax Act,2017				(MadhyaPradesh)
Goods and Services	GST Liability	7.35	FY 2018-19	Appellate Authority
Tax Act,2017				(Madhya Pradesh)
Goods and Services	GST Liability	8.55	FY 2019-20	Appellate Authority
Tax Act,2017				(Madhya Pradesh)
Goods and Services	GST Liability	3.22	FY 2020-21	Appellate Authority
Tax Act,2017				(Madhya Pradesh)
Goods and Services	GST Liability	3.27	FY 2021-22	Appellate Authority
Tax Act,2017				(Madhya Pradesh)
Goods and Services	GST Liability	3.63	FY 2022-23	Appellate Authority
Tax Act,2017				(Madhya Pradesh)
Goods and Services	GST Liability	5.62	FY 2023-24	Appellate Authority
Tax Act,2017				(Madhya Pradesh)

33.5 Quantitative information for the year ended 31st March 2025

Class of Goods	Unit	Opening Stock	Purchases/ Receipts	Sales/ Consumption	Closing Stock
Gold Bullion/Jewellery and	Gram	5,84,048.71	66,04,079.59	63,80,585.86	8,07,542.44
Stones					
Diamonds and Diamonds	Gram	1,78,357.43	4,14,573.12	3,76,413.96	2,16,516.59
Jewellery (Gross)					
Silver Bullion and Jewellery	Gram	20,68,202.63	1,00,10,080.74	99,20,569.87	21,57,713.50
Platinum Jewellery	Gram	1,245.32	119.06	131.16	1,233.22
Misc. Items Articles	Nos.	1,16,095.00	1,997.00	3,512.00	1,14,580.00

33.6

In the opinion of director, the value on realization of current assets, loans and advances, if realized in the ordinary course of the business, shall not be less than the amount, which is stated in the current year balance sheet.

The provisions for all known liabilities are reasonable and not in excess of amount considered reasonably necessary.

33.7

Figures have been rounded off to the nearest ₹ in lacs and have been regrouped, rearranged and reclassified wherever necessary.

33.8

Wherever no vouchers and documentary evidences were made available for our verification, we have relied on the representation given by management of the company.

33.9 Earnings per Share

The numerators and denominators used to calculate Basic/Diluted Earnings per share:

Sr. No	Particulars	For the Period ended 31 st March, 2025	For the Period ended 31 st March, 2024
A.	Profit After Tax -(Numerator) - (₹ In Lakhs)	₹11,269.55	₹6186.21
В.	Weighted Average number of Equity	2,25,19,058	2,22,54,850
	Shares - (Denominator) - For Basic EPS		
C.	Face Value of Equity Shares	₹ 10.00	₹ 10.00
D.	Basic Earnings Per Share (EPS)	₹ 50.04	₹ 27.80
E.	Weighted Average number of Equity	2,25,47,605	2,22,54,850
	Shares - (Denominator) - For Diluted EPS		
F.	Diluted Earnings Per Share (EPS)	₹ 49.98	₹ 27.80

33.10 Contingent liabilities and commitments (to the extent not provided for)

(₹ In Lakhs)

Particulars	For the Period ended 31st March, 2025	For the Period ended 31 st March, 2024
Commitments		
Estimated Amount of contracts remaining unexecuted on capital account (net of advances) not provided for	-	-
Contingent Liabilities	-	-
Claims against the company not acknowledged as debts:		
Disputed demand of income tax for which appeals have been preferred	12.57	12.57
Disputed demand of VAT/Sales Tax Appeal	40.90	3.16

The company has paid deposit under protest or for stay towards Income Tax Matters of ₹ 2.51 Lakhs and GST Matters of ₹ 4.09 Lakhs.

33.11 Disclosure required under section 22 of Micro, Small and Medium Enterprises

(₹ In Lakhs)

Particulars	For the Period ended 31 st March, 2025	For the Period ended 31 st March, 2024
Principal amount remaining unpaid to any supplier as at the end of the year	8974.03	1194.47
Interest due thereon remaining unpaid to any supplier as at the end of the accounting year	-	-
The amount of interest paid along with the amounts of the payment made to the supplier beyond the appointed day	-	-
The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under MSMED Act	-	-
The amount of interest accrued and remaining unpaid at the end of accounting year	-	-
The amount of further interest due and payable even in succeeding year, until such date when the interest dues as above are actually paid to the small enterprises, for the purpose of disallowance as a deductible expenditure under section 23		
Dues to Micro and Small Enterprises have been determined to the extent such parties have been identified on the basis of information collected by the management. This has been relied upon by the auditors.	-	-

Note: The Disclosure in respect of the amounts payable to Micro and Small Enterprises have been made in the financial statements based on the information received and available with the Company. Further in view of the Management, the impact of interest, if any, that may be payable in accordance with the provisions of the Act is not expected to be material. The Company has not received any claim for interest from any supplier as at the balance sheet date. These facts have been relied upon by the auditors.

33.12 Corporate Social Responsibility

Details of the Corporate Social Responsibility Expenditure: -

The Company does not make any CSR transaction with related party.

The nature of CSR activities undertaken by the company as below -

Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Opening amount yet to be spent	0.00	0.00
Gross amount required to be spent by the		
company during the year	132.99	101.66
Amount spent by the company during the year	132.83	101.99
- Construction/Acquisition of any asset		
- On purpose other than mentioned above		
Closing/(Excess) amount yet to be spent	0.16	-0.33

Note- The Company has transferred unspent Corporate Social Responsibility (CSR) amount as at the end of the previous financial year, to a Fund specified in Schedule VII to the Companies Act within a period of six months of the expiry of the financial year in compliance with second proviso to sub-section (5) of section 135 of the said Act;

33.13 Gratuity and Other Post-employment benefit plans

(a) Defined contribution plans

The Company makes contributions, determined as a specified percentage of employee salaries, in respect of qualifying employees towards Provident Fund and Employees State Insurance, which are defined contribution plans. The Company has no obligations other than to make the specified contributions. The contributions are charged to the Statement of Profit and Loss as they accrue. The amount recognised as an expense towards contribution to Provident Fund and other funds for the year aggregated to Rs. 150.78 Lacs (31 March 2024: Rs. 116.16 Lacs) which is shown under notes to financial statements 26 – 'Employee benefits expenses'.

(b) Defined benefit plans

Employee gratuity fund scheme is the defined benefit plan. Provision for gratuity has been made in the accounts in respect of employees who have completed required number of years of service as on date of balance sheet based on Actuarial Valuation Report obtained from Actuarial Consultant. Gratuity is paid at the time of retirement of employees. Short Term Employee Benefits like leave benefit, if any, are paid along with salary and wages as and when accrued, bonus to employees are charged to profit and loss account on the basis of actual payment on year to year basis.

The following tables summarise the components of net benefit expense recognised in the Statement of Profit and Loss, and amounts recognised in the Balance Sheet for the respective plans:

(₹ In Lakhs)

Change in Benefit Obligation	Particulars	Gratuity (No	(₹ In Lakhs, on-funded)
Lichange in Benefit Obligation Licibility at the beginning of the year 128.22 92.77 Interest cost 8.77 6.59 Current service cost 34.36 23.76 Benefit pold -12.46 -3.10 -12.46 -3.10 Actuarial (gain) / loss on obligations 29.96 8.20 Licibility at the end of the year 188.85 128.22 Bifurcation of Present value of obligation at the end of the year Current liabilities (Short term) 20.46 15.52 Non-Current liabilities (Long term) 168.39 112.70 Present value of obligation 188.85 128.22 Il Amount recognised in the Balance Sheet Liability at the end of the year 188.85 128.22 Liability at the end of the year 188.85 128.22 Liability at the end of the year 188.85 128.22 Liability at the Balance Sheet Liability at the Balance Sheet Liability	Tartesiars		·
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Interest cost		128.22	92.77
Current service cost 34.36 23.76 Benefit paid -12.46 -3.10 Actuarial (gain) / loss on obligations 29.96 8.20 Liability at the end of the year 188.85 128.22 Bifurcation of Present value of obligation at the end of the year 20.46 15.52 Current liabilities (Short term) 168.39 112.70 Present value of obligation 188.85 128.22 II Amount recognised in the Balance Sheet 188.85 128.22 Fair value of plan assets at the end of the year - - Amount recognised in the Balance Sheet 188.85 128.22 Current provisions 20.46 15.52 Non-current provisions 168.39 112.70 Non-current provisions 168.39 112.70 Ill Expenses recognised in the Statement of Profit and Loss 188.85 128.22 Ill Expenses recognised in the Statement of Profit and Loss 23.76 188.85 128.22 Investment Income - - - - - Expenses recognised in Statement of Profit and Loss	,	8.77	6.59
Benefit paid -12.46 -3.10			
Actuarial (gain) / loss on obligations 29.96 8.20 Liability at the end of the year 188.85 128.22 Bifurcation of Present value of obligation at the end of the year 20.46 15.52 Current liabilities (Short term) 168.39 112.70 Present value of obligation 188.85 128.22 II Amount recognised in the Balance Sheet 188.85 128.22 Fair value of plan assets at the end of the year 188.85 128.22 Fair value of plan assets at the end of the year - - Amount recognised in the Balance Sheet 188.85 128.22 Current provisions 20.46 15.52 Non-current provisions 168.39 112.70 II Expenses recognised in the Statement of Profit and Loss 188.85 128.22 UII Expenses recognised in the Statement of Profit and Loss 34.36 23.76 Interest cost 8.77 6.59 Investment Income - - Expense recognised in Statement of Profit and Loss 43.13 30.35 IV Expenses recognised in the Other Comprehensive Income - <td< td=""><td></td><td></td><td></td></td<>			
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Interest cost 8.77 6.59 Investment Income		34 36	23.76
Investment Income Expense recognised in Statement of Profit and Loss IV Expenses recognised in the Other Comprehensive Income Change in demographic assumptions Actuarial (Gains) / Losses - Change in demographic assumptions - Change in Financial assumptions - Change in Financial assumptions - Experience variance 23.91 Expense recognised in the Other Comprehensive Income V Balance Sheet Reconciliation Opening net liability 128.22 92.77 Expense recognized in the Statement of Profit and Loss 43.13 30.35 Expense recognized in the Statement of OCI Contribution Paid - 2.46 - 3.10			
IV Expenses recognised in the Other Comprehensive Income Change in demographic assumptions Actuarial (Gains) / Losses - Change in demographic assumptions - Change in Financial assumptions - Experience variance Experience variance Expense recognised in the Other Comprehensive Income V Balance Sheet Reconciliation Opening net liability Expense recognized in the Statement of Profit and Loss Expense recognized in the Statement of OCI Expense recognized in the Statement of OCI Contribution Paid Actuarial (Gains) / Losses		-	-
IV Expenses recognised in the Other Comprehensive Income Change in demographic assumptions Actuarial (Gains) / Losses - Change in demographic assumptions - Change in Financial assumptions - Change in Financial assumptions - Experience variance 23.91 Expense recognised in the Other Comprehensive Income V Balance Sheet Reconciliation Opening net liability 128.22 92.77 Expense recognized in the Statement of Profit and Loss Expense recognized in the Statement of OCI 29.96 8.20 Contribution Paid	Expense recognised in Statement of Profit and Loss	43.13	30.35
Change in demographic assumptions Actuarial (Gains) / Losses - Change in demographic assumptions - Change in Financial assumptions - Change in Financial assumptions - Experience variance - Experience variance Return on plan assets			
Actuarial (Gains) / Losses - Change in demographic assumptions - Change in Financial assumptions - Change in Financial assumptions - Experience variance - Experience variance - Change in Financial assumptions			
- Change in Financial assumptions - Experience variance - Experience variance - Experience variance - Change in Financial assumptions - Experience variance - Change in Financial assumptions - Experience variance - Change in Financial assumptions - Change in Financial assumption	Actuarial (Gains) / Losses		
- Experience variance 23.91 5.52 Return on plan assets	- Change in demographic assumptions	-	-
- Experience variance 23.91 5.52 Return on plan assets	- Change in Financial assumptions	6.05	2.69
Return on plan assets		23.91	5.52
V Balance Sheet Reconciliation Opening net liability 128.22 92.77 Expense recognized in the Statement of Profit and Loss 43.13 30.35 Expense recognized in the Statement of OCI 29.96 8.20 Contribution Paid -12.46 -3.10		-	-
Opening net liability 128.22 92.77 Expense recognized in the Statement of Profit and Loss 43.13 30.35 Expense recognized in the Statement of OCI 29.96 8.20 Contribution Paid -12.46 -3.10	Expense recognised in the Other Comprehensive Income	29.96	8.21
Expense recognized in the Statement of Profit and Loss 43.13 30.35 Expense recognized in the Statement of OCI 29.96 8.20 Contribution Paid -12.46 -3.10			
Expense recognized in the Statement of Profit and Loss 43.13 30.35 Expense recognized in the Statement of OCI 29.96 8.20 Contribution Paid -12.46 -3.10	Opening net liability	128.22	92.77
Expense recognized in the Statement of OCI 29.96 8.20 Contribution Paid -12.46 -3.10		43.13	30.35
Contribution Paid -12.46 -3.10		29.96	
			-3.10
	Amount recognised in Balance Sheet		128.22

DISCOUNT RATE

The rate used to discount post-employment benefit obligations (both funded and unfunded) shall be determined by reference to market yields at the end of the reporting period on high quality corporate bonds. In countries where there is no deep market in such bonds, the market yields (at the end of the reporting period) on government bonds shall be used. The currency and term of the corporate bonds or government bonds shall be consistent with the currency and estimated term of the post-employment benefit obligations.

The estimated term of the Obligation is around 10.70 years. The yields on the government bonds as at the 31-03-2025 were 6.80%.

^{*} Basis & Reasonableness of Valuation Assumptions

SALARY GROWTH RATE

This is Management's estimate of the increases in the salaries of the employees over the long term. Estimated future salary increases should take account of inflation, seniority, promotion and other relevant factors such as supply and demand in the employment market.

The salary escalation assumption reflects the expected 'average' over the entire population, as well as over time. When setting the assumption, companies must consider what Cumulative Average Growth Rate (CAGR) in salaries of the existing employees is expected over the duration of the liabilities.

RATE OF RETURN ON PLAN ASSETS

This assumption is required only in case of funded plans. Interest income on plan assets is calculated using the rate used to discount the defined benefit obligation.

WITHDRAWAL RATES

This is Management's estimate of the level of attrition in the company over the long term. Estimated withdrawal rates should take into account the broad economic outlook, type of sector the company operates in and measures taken by the management to retain/relieve the employees.

MORTALITY RATES

Mortality rate is a measure of the number of deaths (in general, or due to a specific cause) in population, scaled to the size of that population, per unit of time.

REASONABLENESS OF ASSUMPTIONS

The Salary growth rate & Withdrawal rate assumptions are the expectation of the Management for the future years. It should be noted that we have not performed any validation check for appropriateness and adequacy of assumptions. The importance and broad guidelines related to assumptions were shared to clients.

The Assumptions provided by the Management have been accepted since The Management is best aware of the various factors that affects future trends and since It is Management responsibility to decide the future trends.

ix) The principal actuarial risks to which the Company is exposed are investment risk, interest rate risk, salary risk and longevity risk.

Actuarial Risk

It is the risk that benefits will cost more than expected. This can arise due to one of the following reasons:

Adverse Salary Growth Experience: Salary hikes that are higher than the assumed salary escalation will result into an increase in Obligation at a rate that is higher than expected.

Variability in mortality rates: If actual mortality rates are higher than assumed mortality rate assumption than the Gratuity Benefits will be paid earlier than expected. Since there is no condition of vesting on the death benefit, the acceleration of cash flow will lead to an actuarial loss or gain depending on the relative values of the assumed salary growth and discount rate.

Variability in withdrawal rates: If actual withdrawal rates are higher than assumed withdrawal rate assumption than the Gratuity Benefits will be paid earlier than expected. The impact of this will depend on whether the benefits are vested as at the resignation date.

1	DΡ	
Ц		

Investment Risk	For funded plans that rely on insurers for managing the assets, the value of assets certified by the insurer may not be the fair value of instruments backing the liability. In such cases, the present value of the assets is independent of the future discount rate. This can result in wide fluctuations in the net liability or the funded status if there are significant changes in the discount rate during the inter-valuation period.
Liquidity Risk	Employees with high salaries and long durations or those higher in hierarchy, accumulate significant level of benefits. If some of such employees resign/retire from the company there can be strain on the cash flows.
Market Risk	Market risk is a collective term for risks that are related to the changes and fluctuations of the financial markets. One actuarial assumption that has a material effect is the discount rate. The discount rate reflects the time value of money. An increase in discount rate leads to decrease in Defined Benefit Obligation of the plan benefits & vice versa. This assumption depends on the yields on the corporate/government bonds and hence the valuation of liability is exposed to fluctuations in the yields as at the valuation date.
Legislative Risk	Legislative risk is the risk of increase in the plan liabilities or reduction in the plan assets due to change in the legislation/regulation. The government may amend the Payment of Gratuity Act thus requiring the companies to pay higher benefits to the employees. This will directly affect the present value of the Defined Benefit Obligation and the same will have to be recognized immediately in the year when any such amendment is effective.

Sensitivity Analysis

Sensitivity analysis is performed by varying a single parameter while keeping all the other parameters unchanged.

Sensitivity analysis fails to focus on the interrelationship between underlying parameters. Hence, the results may vary if two or more variables are changed simultaneously.

The method used does not indicate anything about the likelihood of change in any parameter and the extent of the change if any. (₹ in Lakhs)

Particulars	31 st March, 2025	31 st March, 2024
Present value of defined benefit obligations	188.85	128.22

SENSITIVITY TO KEY ASSUMPTIONS

(₹ in Lakhs)

Particulars	31 st March, 2025 (12 months)	31 st March, 2024 (12 months)
Discount rate Sensitivity		
Increase by 1.0%	173.78	118.06
(% change)	-7.98%	-7.93%
Decrease by 1.0%	207.47	140.10
(% change)	9.86%	9.26%
Salary growth rate Sensitivity		
Increase by 1.0%	207.23	140.31
(% change)	9.73%	9.43%
Decrease by 1.0%	173.33	117.69
(% change)	-8.22%	-8.21%
Withdrawal rate (W.R.) Sensitivity		
W.R. x 110%	191.12	129.75
(% change)	1.20%	1.19%
W.R. x 90%	187.30	126.53
(% change)	-0.82%	-1.32%

xi) Maturity Profile of Defined Benefit Obligation

(₹ in Lakhs)

Particulars	31 st March, 2025	31 st March, 2024
The Weighted Average Duration (Years) as	10.70	10.85
at valuation date		
Year 1 Cashflow	20.46	15.52
Year 2 Cashflow	14.61	11.07
Year 3 Cashflow	16.33	10.43
Year 4 Cashflow	18.92	11.76
Year 5 Cashflow	13.99	13.21
Year 6 to Year 10 Cashflow	67.08	46.39

The future accrual is not considered in arriving at the above cash-flows.

This is Management's estimate of the increases in the salaries of the employees over the long term. Estimated future salary increases should take account of inflation, seniority, promotion and other relevant factors such as supply and demand in the employment market.

xii) Principle actuarial assumptions

(₹ in Lakhs)

	(CIII Editio)		
Particulars	31 st March, 2025 (12 months)	31 st March, 2024 (12 months)	
Discount Rate	6.80% p.a.	7.20% p.a.	
Salary Growth Rate	4.00% p.a.	4.00% p.a.	
Withdrawal Rates	Age 25 & Below :	Age 25 & Below :	
	20 % p.a.	20 % p.a.	
	25 to 35 : 8 % p.a.	25 to 35 : 8 % p.a.	
	35 to 45 : 8 % p.a.	35 to 45 : 8 % p.a.	
	45 to 55 : 2 % p.a.	45 to 55 : 2 % p.a.	
	55 & above : 2 % p.a.	55 & above : 2 % p.a.	

33.14 Disclosure pursuant with SEBI (Listing obligation and disclosure requirement, 2015) and section 186 of the Companies Act,2013

No loans and guarantee have been given by the Company to any third party or its subsidiary companies.

33.15 Events after the reporting period

The Company has evaluated subsequent events from the balance sheet date through 16th May, 2025, the date at which the financial statement was available to be issued, and determine that there are no material items to disclose other than those disclosed.

33.16 Other Statutory information

- (a) The Company have not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
- (i) Directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or
- (ii) Provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- (b) The Company have not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:
- (I) Directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or

- (ii) Provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (c) The Company does not have any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.

33.17 Relationship with Struck off companies

There are no balance outstanding on account of any transaction with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956.

33.18 The Standalone financial statements were approved for issue by the Board of Directors on 16th May, 2025.

33.19 Segment Reporting

The Company's business activity falls within a single primary business segment of "Jewellery" and one reportable geographical segment which is "within India". Accordingly, the company is a single segment company in accordance with Indian Accounting Standard 108 "Operating Segment".

- **33.20** The Company has not traded or invested in any crypto currency or virtual currency during the financial year.
- **33.21** The Company has not been declared a wilful defaulter by any bank or financial institution or other lender (as defined under the Companies Act, 2013) or consortium thereof, in accordance with the guidelines on wilful defaulters issued by the Reserve Bank of India.
- **33.22** The figures for the previous year have been re-grouped/ re-arranged, wherever necessary, to correspond with the current year classification/disclosure.

33.23 Ratio Analysis and its Components

S. No.	Particulars	31 st March 2025	31 st March 2024	% Change
1	Current Ratio	1.84	1.72	6.90%
2	Debt Equity Ratio	0.41	0.67	-39.24%
3	Debt Service Coverage Ratio	6.93	3.89	78.12%
4	Return on Equity Ratio	35.06%	29.47%	18.96%
5	Inventory Turnover Ratio	5.64	5.86	-3.76%
6	Trade Receivable Turnover Ratio	2403.12	3800.43	-36.77%
7	Trade Payable Turnover Ratio	26.55	33.58	-20.93%
8	Net Capital Turnover Ratio	9.57	11.46	-16.54%
9	Net Profit Ratio	3.40%	2.64%	28.75%
10	Return on Capital Employed	29.07%	23.80%	22.12%

S. No.	Particulars		31 st March 2025	31 st March 2024
1	Current Ratio			
	Numerator	Current Assets	75,806.74	48,718.48
	Denominator	Current Liabilities	41,206.82	28,308.67
2	Debt Equity Ratio			
	Numerator	Total Debt	16,496.79	16,040.95
	Denominator	Total Equity	40,413.50	23,875.06
3	Debt Service Coverage Ratio			
	Numerator	Earning Available for Debt Service		
		Net Profit after Tax	11,269.55	6,186.21
		Add : Depreciation & Amortization	911.18	558.72

		Add : Finance Cost	1,443.92	1,161.70
		Add : Non Cash Operating Items (IND AS)	-512.03	-377.44
		Less: Other Income	-8.05	-5.53
		Add: Rental Expense	-503.99	-371.91
		Add: Preliminary Expenses	-	-
		Add : Other Adjustments	13,112.61	7,529.20
	Denominator	Finance Cost & Lease Payment + Principal Item of Long term borrowings During the Year	1,891.78	1,934.81
		Finance Cost	1,443.92	1,161.70
		Long Term Borrowings - Principal Amount Repaid	447.87	773.11
4	Return on Equity Ratio		31st Mar 25	31st Mar 24
	Numerator	Net Profit After Tax	11,269.55	6,186.21
	Denominator	Average Total Equity	32,144.28	20,991.23
5	Inventory Turnover Ratio		31st Mar 25	31st Mar 24
	Numerator	Revenue from operation	3,31,079.01	2,33,995.99
	Denominator	Average Inventory	58,737.52	39,954.75
6	Trade Receivable Turnover Ratio		31st Mar 25	31st Mar 24
	Numerator	Revenue from operation	3,31,079.01	2,33,995.99
	Denominator	Average Trade Receivable	137.77	61.57
7	Trade Payable Turnover Ratio		31st Mar 25	31st Mar 24
	Numerator	Cost of Material Consumed + Purchase of Stock in Trade	3,30,447.33	2,27,024.41
	Denominator	Average Trade Payable	12,444.91	6,760.38
8	Net Capital Turnover Ratio		31st Mar 25	31st Mar 24
	Numerator	Revenue from operation	3,31,079.01	2,33,995.99
		Current Assets	75,806.74	48,718.48
		Less: Current Liabilities	41,206.82	28,308.67
	Denominator	Net Working Capital	34,599.93	20,409.81
9	Net Profit Ratio		31st Mar 25	31st Mar 24
	Numerator	Net Profit after Tax	11,269.55	6,186.21
	Denominator	Revenue from Operation	3,31,079.01	2,33,995.99
10	Return on Capital Employed		31st Mar 25	31st Mar 24
	Numerator	Profit Before Interest & Tax	16,541.56	9,500.42
	Denominator	Total Equity + Total Debts	56,910.29	39,916.01

As per our report of even date,

For, M/s D.P. ABHUSHAN LIMITED CIN - L74999MP2017PLC043234

For, **JEEVAN JAGETIYA & CO** (Chartered Accountants) FRN No: 121335W

NILESH ASAVA

Partner Membership No: 142577 UDIN: 24142577BKBQRQ9073

Date: 16th May, 2025 **Place:** Ahmedabad

Santosh Kataria (Managing Director) DIN: 02855068

Vijesh Kumar Kasera (Chief Financial Officer)

Anil Kataria (Whole Time Director) DIN:- 00092730

Aashi Neema (Company Secretary) M. No. A67041

Note No-34: Disclosure with respect to Employee Stock Option Plan 2024

The Company has framed "D. P. Abhushan Limited - Employee Stock Option Plan 2024" ("ESOP - 2024" or "Scheme") pursuant to the applicable provisions of the Companies Act, 2013 and the rules made thereunder and the Securities and Exchange Board of India (Share based Employee Benefits and Sweat Equity) Regulations, 2021 as approved by the members, which helps the Company to retain and attract the right talent. The Nomination and Remuneration Committee monitors the Company's ESOP Scheme.

During the year under review, there has not been any material change/s in the scheme and the scheme is in compliance with the Securities and Exchange Board of India (Share based Employee Benefits and Sweat Equity) Regulations, 2021. The Company has not granted any options under ESOP 2024 up to March 31, 2025.

Accordingly, no disclosures in terms of the accounting standards prescribed by the Central Government in terms of section 133 of the Companies Act, 2013 including the 'Guidance note on accounting for employee share-based payments' issued in that regard from time to time have been provided.

GLIMPSES OF DP ABHUSHAN LIMITED LISTING ON BSE















A BOND OF TRUST SINCE 1940 — A VENTURE OF D.P. ABHUSHAN LTD.

TOLL FREE No.: 1800 202 0339

- + RATLAM: 138, Chandani Chowk (07412-408900 + RATLAM NEW: Opposite Jain School, Sagod Road (07412-433888
- + INDORE: Near Rajani Bhawan, Y.N. Road (0731-4099996 + UDAIPUR: 17, Nyay Marg, Court Chouraha (0294-2418712/13
- + BHOPAL: 16, Malviya Nagar, Rajbhawan Road (0755-2606500 + UJJAIN: Opposite Police Control Room, Madhav Nagar (0734-2530786
 - + BHILWARA: 56, Nagar Parishad, Rajendra Marg (01482-237999 + KOTA: 1A1, Vallabh Nagar Square (0744-2500009
 - + BANSWARA: Maharana Pratap Square, Udaipur Road (02962-250007 + AJMER: 10/23, Vaishali Nagar (0145-2990748
 - → NEEMUCH: 22, Teacher Colony, Opp. Shikshak Sahkar Bhawan (07423-292500