

Date: August 22, 2025

BSE Limited Ref: STL/BSE/ 2025	The Calcutta Stock Exchange Limited Ref: STL /CSE/ 2025
Department of Corporate Services, 25 th Floor, PhirozeJeejeebhoy Towers, Dalal Street, Mumbai – 400 001	7, Lyons Range, Kolkata-700001

<u>Subject: Notice of 32nd Annual General Meeting of the Company along with Integrated Annual Report</u> for the financial year 2024-25.

Dear Sir/Ma'am,

This is to inform you that the 32nd Annual General Meeting ("AGM") of the Company is scheduled to be held on **Thursday, September 18, 2025 at 03:00 P.M.(IST)** through Video Conference ("VC") / Other Audio Visual Means ("OAVM") in compliance with the applicable provisions of the Companies Act, 2013 and the rules made thereunder read with General Circular No. 9/2023 dated September 25, 2023 issued by MCA, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") read with SEBI Circular No. SEBI/HO/CFD/CFD-PoD2/P/CIR/2023/167 dated October 7, 2023, and other applicable circulars issued in this regard by MCA and SEBI (collectively referred to as "Circulars").

In accordance with the aforesaid Circulars, the Notice and the Annual Report is being sent through electronic mode to all the members of the Company whose names appear in the register of members / register of beneficial owners maintained by the depositories on Friday, August 15, 2025 and whose e-mail addresses are registered with the Company / registrar and share transfer agent/ depositories/ depository participant(s).

Further, in accordance with Regulation 36(1)(b) of the said Regulations, a letter is being sent to those members whose e-mail addresses are not registered with the Company/Registrar and Transfer Agent (RTA)/Depository Participants (DPs), providing a weblink to access the Notice of the AGM and the Annual Report on the Company's website.

The same is also available on the Company's website at the following link: www.sizemasters.in



Following are the brief information:

Date and time of AGM	September 18, 2025, at 03:00 p.m. (IST)
Mode	VC/OAVM
Cut-off date for e-voting	September 11, 2025
E-voting start date and time	September 15, 2025 at 09:00 a.m. (IST)
E-voting end date and time	September 17, 2025 at 05:00 p.m. (IST)
Book Closure start date	September 11, 2025
Book Closure end date	September 18, 2025

We request you to take the above on record and that the same be treated as compliance under the applicable provisions of the SEBI Listing Regulations.

Thanking You

Yours Sincerely, For SIZEMASTERS TECHNOLOGY LIMITED

Gopal Zanwar Managing Director DIN: 09537969



SIZEMASTERS TECHNOLOGY LIMITED

Annual Report





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CORPORATE INFORMATION

BOARD OF DIRECTORS

- 1. Mr. Gopal Zanwar (Managing Director)
- 2. Mr. Kiran Zanwar (Non-Executive Director)
- 3. Mr. Rajvirendra Rajpurohit (Independent Director)
- 4. Ms. Suvarna Shinde (Independent Women Director)

CHIEF FINANCIAL OFFICER (CFO)

Mr. Shantaram Ankam

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Pooja Gandhi*

STATUTORY AUDITOR

M/s. G M K S & Co. Chartered Accountants, (Firm Registration No. 139767W)

SECRETARIAL AUDITOR

M/s. Giriraj A. Mohta & Co., Practicing Company Secretary, Pune (COP No.:18967)

INTERNAL AUDITOR

Ms. Chitali Sudharkar**

Notes:

*Appointed w.e.f. 12/08/2025 due to resignation of Ms. Aishwarya Parwal who resigned w.e.f. 05/08/2025

**Appointed w.e.f. 14/08/2024 in replacement of Ms. Bharti Jadhav who resigned w.e.f. 14/08/2024

REGISTRAR & TRANSFER AGENTS

M/s Nivis Corpserve LLP 03 Shankar Vihar, 2nd Floor, Vikas Marg, Delhi-110092

Tel. No. 011 - 45201005

Email: - info@nivis.co.in; nivis.cs@gmail.com

CORPORATE IDENTITY NUMBER

L74110PN1991PLC223919

REGISTERED OFFICE

Final Plot 123, Ramtekdi Industrial Estate, Hadapsar, Pune, Hadpsar I.E., Pune, Pune City, Maharashtra, India, 411013

EMAIL ID

sizemasterscompliance@gmail.com; sizemaster_1999@yahoo.com

CONTACT NUMBER

+91-8484965857

WEBSITE

www.sizemasters.in

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$



NOTICE

NOTICE is hereby given that 32nd Annual General Meeting ('AGM') of the members of **Sizemasters Technology Limited** ('the Company') will be held on **Thursday, September 18, 2025 at 03.00 p.m.** through Video Conferencing ('VC') / Other Audio Visual Means ('OAVM') without the physical presence of members at a common venue to transact the following business: -

ORDINARY BUSINESS: -

1. <u>ADOPTION OF AUDITED STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS:</u>

To consider and if thought fit, to pass the following resolution as an **Ordinary Resolution:**

To receive, consider and adopt the Audited Standalone and Consolidated Financial Statement for the financial year ended on March 31, 2025, together with the Reports of the Board of Directors and the Auditors thereon.

"RESOLVED THAT the Board's Report with Annexures, the Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement for the Financial Year ended March 31, 2025 and the Financial Statement as at that date together with the Independent Auditors' Report thereon be and are hereby considered, approved and adopted."

2. <u>TO CONSIDER RE-APPOINTMENT OF MR. GOPAL RAMCHARNDRA ZANWAR</u> (DIN:09537969), MANAGING DIRECTOR, LIABLE TO RETIRE BY ROTATION:

To consider and if thought fit to pass the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 152 and other applicable provisions, if any, of the Act, the Companies (Appointment and Qualifications of Directors) Rules, 2014, read with Schedule IV to the Act and Regulation 17 and other applicable regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), as amended from time to time, Mr. Gopal Ramcharndra Zanwar holding DIN: 09537969 who retires by rotation and being eligible, offers himself for re-appointment, be and is hereby re-appointed as a Managing Director of the Company.

RESOLVED FURTHER THAT any Directors or Key Managerial Personnel (KMP) of the Company be and is hereby are jointly and severally authorized to do all such acts, deeds, matters and things and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

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SIZEMASTERS TECHNOLOGY LIMITED CIN: L74110PN1991PLC223919

SPECIAL BUSINESS: -

3. TO PROVIDE LOANS, INTER CORPORATE DEPOSITS, GUARANTEES IN CONNECTION WITH LOANS MADE BY ANY PERSON OR BODY CORPORATE AND ACQUIRE BY WAY OF SUBSCRIPTION, PURCHASE OR OTHERWISE THE SECURITIES OF ANY OTHER BODY CORPORATE IN EXCESS OF THE LIMITS PRESCRIBED IN SECTION 186 OF THE COMPANIES ACT, 2013:

To consider and if thought fit, to pass the following resolution as a **Special Resolution:**

"RESOLVED THAT pursuant to the provisions of Section 186 of the Companies Act, 2013 (the 'Act') read with the Companies (Meetings of Board and its Powers) Rules, 2014, and other applicable provisions, if any, of the Act (including any statutory modification, amendment or re- enactment thereof for the time being in force) and subject to such other approvals, consents, sanctions and permissions as may be required in that behalf and in terms of the Articles of Association of the Company, approval of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as 'the Board' which term shall be deemed to include, unless the context otherwise requires, any Committee which the Board may have constituted or hereinafter constitute or any officer(s) authorized by the Board to exercise the powers conferred on the Board by this Resolution) to:

- (a) provide loans, inter corporate deposits from time to time on such terms and conditions as it may deem expedient to any person or other bodies corporate;
- (b) give on behalf of any person, body corporate, any guarantee in connection with a loan made by any other person to, or to any other person by any body corporate; and
- (c) acquire by way of subscription, purchase or otherwise the securities of any other body corporate, in excess of the limits prescribed under Section 186 of the Act up to an aggregate sum of Rs. 15,00,00,000/- (Rupees Fifteen Crore Only) notwithstanding that the aggregate of loans and investments so far made, the amounts for which guarantee is given along with the investments, loans, inter-corporate deposits, guarantee proposed to be made or given by the Board may exceed sixty per cent of its paid-up share capital, free reserves and securities premium account or one hundred per cent

RESOLVED FURTHER THAT the consent of the Company be and is hereby accorded to the Board to invest in the Subsidiaries, Associates, Related Parties, whether Indian or overseas, provide loans to them; provide guarantees on their behalf, within the limits, if any, as may be applicable from time to time and on such terms and conditions as may be deemed fit and expedient.

of its free reserves and securities premium account, whichever is more.

RESOLVED FURTHER THAT the Board be and is hereby authorized to negotiate the terms and conditions of the above said investments, loan(s), inter-corporate deposits, or guarantee(s) as they deem fit and in the best interest of the Company and take all such steps as may be necessary to complete the same.

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SIZEMASTERS TECHNOLOGY LIMITED CIN: L74110PN1991PLC223919

RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts, deeds, matters and things as it may, in its absolute discretion, deem necessary and with power to settle questions, difficulties or doubts that may arise in this regard without requiring the Board to secure any further approval of the members of the Company."

4. <u>APPOINTMENT OF M/S. GIRIRAJ A. MOHTA & CO., PRACTICING COMPANY SECRETARY AS SECRETARIAL AUDITOR OF THE COMPANY</u>

To consider and if thought fit, to pass the following resolution as an **ordinary resolution**:

RESOLVED THAT pursuant to the provisions of Sections 179 and 204 and other applicable provisions of the Companies Act, 2013, read with the rules made thereunder, Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, and based on the recommendations of the Board of Directors, the approval of the members be and is hereby accorded for the appointment of M/s. **Giriraj A. Mohta & Co.**, Company Secretaries (COP: 18967) as Secretarial Auditors of the Company for a term of five consecutive years, commencing from Financial Year 2025- 26 till Financial Year 2029-30 at such remuneration and on such terms and conditions as may be determined by the Board of Directors (including its committees thereof), and to avail any other services, certificates, or reports as may be permissible under applicable laws.

RESOLVED FURTHER THAT The Board of Directors of the Company, (including its committees thereof), be and is hereby authorized to do all such acts, deeds, matters and things as may be deemed proper, necessary, or expedient, including filing the requisite forms or submission of documents with any authority or accepting any modifications to the clauses as required by such authorities, for the purpose of giving effect to this resolution and for matters connected therewith, or incidental thereto.

By the order of the Board For **SIZEMASTERS TECHNOLOGY LIMITED**

Sd/-

Ms. Pooja Gandhi

Company Secretary & Compliance Officer Membership No. ACS 75075

Date: August 22, 2025

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SIZEMASTERS TECHNOLOGY LIMITED CIN: L74110PN1991PLC223919

NOTES:

- In Circular No.17/2020 dated April 13, 2020 issued by the Ministry of Corporate Affairs followed by Circular No. 20/2020 dated May 05, 2020 and Circular No. 02/2021 dated January 13, 2021 and all other relevant circulars issued from time to time, physical attendance of the Members to the AGM venue is not required and general meeting be held through video conferencing (VC) or other audio-visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
- 2. Pursuant to the Circular No. 14/2020 dated April 08, 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body Corporates are entitled to appoint authorized representatives to attend the AGM through VC/OAVM and participate there at and cast their votes through e-voting.
- 3. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 4. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 5. 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 08, 2020, April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-Voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system as well as venue voting on the date of the AGM will be provided by NSDL.
- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.sizemasters.in. The Notice can also be accessed from the websites of the Stock Exchanges



i.e. BSE Limited at www.bseindia.com and the AGM Notice is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com.

7. The AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 08, 2020 and MCA Circular No. 17/2020 dated April 13, 2020, MCA Circular No. 20/2020 dated May 05, 2020 and MCA Circular No. 2/2021 dated January 13, 2021.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER: -

The remote e-voting period begins on **September 15**, **2025** at **09:00 A.M.** and ends on **September 17**, **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. **September 11**, **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 **September 11**, **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:

Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode

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

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

Type of shareholders	Login Method
Individual Shareholders	1. Existing IDeAS user can visit the e-Services website of
holding securities in demat	NSDL Viz. https://eservices.nsdl.com either on a Personal
mode with NSDL.	Computer or on a mobile. On the e-Services home page click
	on the "Beneficial Owner" icon under "Login" which is
	available under 'IDeAS' section, this will prompt you to

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enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

- If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
- 3. 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. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen-digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
- 4. Shareholders/Members can also download NSDL Mobile App "**NSDL Speede**" facility by scanning the QR code mentioned below for seamless voting experience.

NSDL Mobile App is available on











Individual Shareholders holding securities in demat mode with CDSL

- 1. 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 or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
- 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 or joining virtual meeting & voting during the meeting.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at 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.co.in	
	or call at 022 - 4886 7000 and 022 - 2499 7000	
Individual Shareholders holding	Members facing any technical issue in login can contact	
securities in demat mode with CDSL	CDSL helpdesk by sending a request at	
	helpdesk.evoting@cdslindia.com or contact at toll free no.	
	1800 22 55 33	



B) Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: 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	Your User ID is:	
(NSDL or CDSL) or Physical		
a) 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*****.	
b) 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************************************	
c) 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.co.in 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 and join General Meeting on NSDL e-Voting system.

How to cast your vote electronically and join General Meeting on NSDL e-Voting system?



- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join Meeting".
- 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 csgmohta@gmail.com with a copy marked to evoting@nsdl.co.in. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com



or call on.: 022 - 4886 7000 and 022 - 2499 7000 or send a request to Ms. Richa Rastogi at evoting@nsdl.co.in

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 sizemasterscompliance@gmail.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 sizemasterscompliance@gmail.com If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode.
- 3. Alternatively, shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE AGM ARE AS UNDER: -

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.



INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

- 1. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM" placed under "Join meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5. Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at sizemasterscompliance@gmail.com. The same will be replied by the company suitably.
- 6. Shareholders who would like to speak during the meeting must register their request mentioning their name, demat account number/folio number, email id, mobile number and number of shares held as on cut-off date on or before September 11, 2025 with the Company at sizemasterscompliance@gmail.com with subject line "REGISTRATION FOR SPEAKER SHAREHOLDER (MENTION FOLIO/DPID CLID)



Annexure to the Notice-I

PURSUANT TO REGULATION 36 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND SECRETARIAL STANDARD 2 ISSUED BY ICSI, INFORMATION ABOUT THE DIRECTOR PROPOSED TO BE REAPPOINTED IS FURNISHED BELOW:

Particulars	Mr. Gopal Zanwar (DIN:09537969)
Date of Birth	24.10.1973
Date of Original Appointment	04.04.2022
Qualifications	Graduate
Expertise in specific functionalareas	Mechanical Engineering, Operations and Business Management
Inter-se relationship between directors and key managerial personnel	Mr. Gopal Zanwar and Mr. Kiran Zanwar are Cousin brothers
Directorships held in other public companies (excluding foreign companies and Section8 companies)	-
listed entities from which the person has resigned in the past three years	-
Memberships / Chairmanshipsof committees of other public companies	-
Details of remuneration sought to be paid	Sitting fees
Number of equity shares held in the Company	64,05,730

By the order of the Board

For SIZEMASTERS TECHNOLOGY LIMITED

Sd/-

Ms. Pooja Gandhi

Company Secretary Membership No. ACS 75075 Date: August 22, 2025

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. Tel:+912026816197126816168.Fax:+9120268222631



EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

ITEM NO.4

As per the provisions of Section 186 of the Companies Act, 2013 ("the Act") read with the Companies (Meetings of Board and its Powers) Rules, 2014, as amended to date, provide that no Company is permitted to, directly or indirectly,

- (a) provide any loan to any person or other body corporate;
- (b) give any guarantee or provide security in connection with a loan to any other body corporate or person; and
- (c) acquire by way of subscription, purchase or otherwise, the securities of any other body corporate, exceeding sixty per cent of its paid-up share capital, free reserves and securities premium account or one hundred per cent of its free reserves and securities premium account, whichever is more.

Further, the said Section provides that where the Company intends to provide a loan or guarantee or any security or the acquisition of securities of anybody corporate as provided under Section 186(2) of the Act, in excess of the limits specified therein, prior approval of Members by means of a special resolution is required.

The Company invests provide loans to its subsidiaries in order to meet the working capital requirement and for its day to day working. It has also invested in some LLPs and is acting as a Designated Partner (Investing Partner). As on 31st March, 2025, the aggregate value of Investments, loans and Inter Corporate Deposits made and Guarantees issued by the Company is Rs 3,99,93,000/- (Rupees Three Crore Ninety Nine Lakh Ninety Three Thousand Only) against the current approved limits of Rs. 10,00,00,000/- (Rupees Ten Crore Only).

Considering the above, to capitalize on market opportunities, the approval of the Members is being sought by way of a special resolution authorizing the Board of Directors to lend/invest further sums of monies within an overall limit of Rs. 15,00,00,000/- (Rupees Fifteen Crore only) outstanding at any given point of time.

The relevant resolutions proposed for the Member's approval are specified collectively at item No.4. The Board of Directors recommend the Special Resolution as set out in item No. 4 of the Notice for the approval of the Shareholders at this meeting.

None of the Directors, Key Managerial Personnel or their relatives are in any way concerned or otherwise interested in this resolution.

S ZE MASTERS QUALTYBEYONDMEASURE

SIZEMASTERS TECHNOLOGY LIMITED CIN: L74110PN1991PLC223919

ITEM NO. 5

As per Section 204 of the Act read with applicable Rules every listed company is required to annex with its Board's report, a Secretarial Audit Report by a Company Secretary in practice. As per Regulation 24A of SEBI LODR Regulations, 2015 amended vide SEBI LODR (Third Amendment) Regulations, 2024 w.e.f. 13.12.2024 on the basis of recommendation of Board of Directors, a listed entity shall appoint a Secretarial Audit firm as Secretarial Auditor who shall be a Peer Reviewed Company Secretary for not more than two terms of five consecutive years with the approval of its Shareholders in its Annual General Meeting.

The Company does not fall under the threshold as prescribed as per Regulation 15 of SEBI (LODR), 2015. But in order to adopt good corporate governance practice, the company hereby proposes to appoint the Secretarial Auditor as per Regulation 24A of SEBI LODR Regulations, 2015.

The Board of Directors of your Company recommends appointment of M/s. Giriraj A. Mohta & Co., Practicing Company Secretary (COP. No. 18967), Company Secretaries, a reputed firm having good experience as Secretarial Auditor for a term of five years starting from FY 2025-26, at a fee mutually decided by the Board and the Secretarial Auditor. M/s Giriraj A. Mohta & Co has been certified as 'Peer Reviewed Firm' by the Institute of Company Secretaries of India. None of the Directors, Key Managerial Personnel and/or their relatives, is/are interested or concerned, financially or otherwise in the resolution except as may be deemed to be concerned or interested in the proposed resolution to the extent of their shareholding in the Company, if any. The Board of Directors of the Company recommends the Resolution(s) as set out in the accompanied Notice for approval of the Shareholders

By the order of the Board

For SIZEMASTERS TECHNOLOGY LIMITED

Sd/-

Ms. Pooja Gandhi

Company Secretary Membership No. ACS 75075

Date: August 22, 2025



DIRECTORS' REPORT

To

The Members,

The Directors present the 32nd Annual Report together with Audited Financial Statements of the Company for the financial year ended on March 31, 2025.

FINANCIAL HIGHLIGHTS:

The Company's financial performance for the year under review along with previous year figures is given hereunder: -

(Amount in Lakhs.)

Particulars Financial Year		inancial Year
	2024-25	2023-24
Revenue from Operations	1417.34	1,094.32
Other Income	67.67	67.14
Total Revenue	1485.01	1,161.46
Operating Profit (Before Finance Cost and Depreciation & Amortisation)	360.33	322.16
Less: Finance Cost	2.27	4.07
Profit before Depreciation & Amortisation	358.06	318.09
Less: Depreciation & Amortisation	8.67	6.66
Profit before Exceptional and Extraordinary item and tax	349.39	311.43
Less: Exceptional items	0	0
Profit before Tax	349.39	311.43
Less/(Add): Current Tax	88.0	78.35
Less/(Add): MAT credit Entitlement	0	0
Less/(Add): Deferred Tax Expense/Credit	(0.30)	(0.33)
Less/(Add): Prior period tax Adjustment	0	0
Profit after Tax	261.70	233.41
Earnings per Share: -		
(i) Basic	2.71	2.33
(ii) Diluted	2.71	2.33

DIVIDEND:



During the period under review, Directors of the Company did not recommend any interim or final dividend on the equity shares.

COMPANY'S PERFORMANCE REVIEW:

The total revenue from operations from such activities and other income for the period under review amounts to INR 1485.01 lakhs as against INR. 1161.46 lakhs in the previous year.

Net profit after Depreciation and taxes has been INR 261.70 lakhs as against INR. 233.41 during the previous year.

Earnings per share for the reporting financial year is INR.2.71 as against INR. 2.33 for the previous year.

The Directors are expecting to provide better performance and results in the upcoming year to the shareholders.

CHANGE IN THE NATURE OF BUSINESS:

There is no change in the nature of the business of the company during the Financial Year 2024 -25.

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY:

During the financial year to which the financial statements relate:

• The Company has entered into a LLP named "AURUM TURNKEY SERVICES LLP" as a Designated Partner (Investing Partner) with the main object to carry on the business of Services of Telecom Facilities, Telecom Network Infrastructure, Civil, Electrical, Mechanical & telecom works and other related activities and is yet to commence its business.

Amount of obligated fixed capital contribution: INR. 58,667/-.

Post admission Percentage of Contribution: 55%

Post admission Profit sharing ratio in the LLP: 45%

Further the company has entered into another LLP named "SIZEMASTERS CALIBRATION
SERVICES LLP" as a investing partner through contributing in the capital of the LLP whose main
object is to carry on in India or elsewhere the business of all types of calibration and engineering
services, trading of measuring instruments and gauges.

Amount of obligated fixed capital contribution: INR. 25,500/-.

Post admission Percentage of Contribution: 51%



Post admission Profit sharing ratio in the LLP: 51%

MAJOR EVENTS THAT OCCURRED DURING THE YEAR:

There was no major event occurred during the year under review.

SHARE CAPITAL:

The Company's existing authorised equity share capital is INR. 10,50,00,000/- (Indian Rupees Ten Crore and Fifty Lakhs Only) and the paid-up equity share capital is INR. 10,00,00,000/- (Indian Rupees Ten Crore Only)

During the year under review, the Company has not issued any shares with differential voting rights nor granted stock options nor sweat equity.

DEPOSITS FROM PUBLIC:

The Company has not accepted any deposits from public and as such, no amount on account of principal or interest on deposits from public was outstanding as on the date of the balance sheet as per section 73 and 76 of the companies Act, 2013 read with Companies (Acceptance of Deposits) Rules, 2014.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

During the year under review, the Company has given loans, guarantees in pursuance to Section 186 of the Companies Act, 2013 which includes loans to the subsidiary in order to meet the working capital requirement and for the ordinary course of business. (Refer Note No. 12 of the Financial Statements).

The particulars of investments made by the Company by means of subscription of shares of its subsidiary company in accordance with Section 186 of the Companies Act, 2013 at the close of the financial year are reflected in Note No. 5 of the Financial Statements.

MANAGEMENT DISCUSSION AND ANALYSIS:

As required under Regulation 34 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("Listing Regulations") the Management Discussion and Analysis of the Company for the year under review is presented in a separate section forming the part of the Annual Report is attached here with as **Annexure I**.



RELATED PARTY TRANSACTIONS:

All related party transactions that were entered into during the financial year were on an arm's length basis and were in the ordinary course of business. There are no materially significant related party transactions made by the company with related parties which may have potential conflict with the interest of the company at large. Your directors draw your attention to notes to the financial statements for detailed related parties' transactions entered during the year.

Accordingly, as per third proviso to Section 188(1) of the Act, required approvals of the Board or Members / Shareholders has been obtained for such transactions. However, as part of good corporate governance, all related party transactions covered under Section 188 of the Act are approved by the Audit committee.

The FORM AOC- 2 is attached as **Annexure - II** with this report

<u>DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED IMPACTING THE GOING</u> CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE:

There are no significant and material orders passed by the Regulators/ Courts which would impact the going concern status of the Company and its future operations.

LISTING OF SHARES:

The Equity Shares of the Company are listed with the BSE Ltd. The Company has paid the annual listing fees to the BSE Limited for the year 2024-25.

The Company has been suspended from Calcutta Stock Exchange Limited.

INTERNAL CONTROLS AND THEIR ADEQUACY:

The Company implemented suitable controls to ensure its operational, compliance and reporting objectives. The Company has adequate policies and procedures in place for its current size as well as the future growing needs. These policies and procedures play a pivotal role in the deployment of the internal controls. They are regularly reviewed to ensure both relevance and comprehensiveness and compliance is ingrained into the management review process.

The internal financial controls with reference to the Financial Statements are commensurate with the size and nature of business of the Company. The Internal Audit is processed to design to review the adequacy of internal control checks in the system and covers all significant areas of the Company's operations. The Audit Committee reviews the effectiveness of the Company's internal control system.



SHARE TRANSFER SYSTEM:

The request regarding physical share transfers and share certificates should be addressed to Registrar and Transfer Agent. Such requests are processed within stipulated time from the date of receipt provided documents meet the stipulated requirement of statutory provisions in all respect. The share certificates duly endorsed are returned immediately to the shareholder by RTA. The details of transfer and transmission are placed before the Stakeholders Relationship Committee, Share Transfer Committee from time to time and the Board for noting and confirmation.

BOARD OF DIRECTORS, KEY MANAGERIAL PERSONNELS:

(i) Details of Directors or KMP appointed/ re-appointed/ resigned during the financial year.

The Company's Board is duly constituted and is in compliance with the requirements of the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as applicable on the Company and provisions of the Articles of Association of the Company. The Company's Board has been constituted with requisite diversity, wisdom and experience commensurate to the business of the Company.

During the year under review, the changes in composition of Board of Directors and Committees of Board of the Company have taken place and the Directors on the Board have experience in the field of finance, legal, statutory compliance, mechanical engineering and accounts.

None of the Directors are disqualified under the provisions of Companies Act, 2013 and SEBI (LODR) Regulations, 2015 as at March 31, 2025.

The composition of Board of Directors and KPM as on March 31, 2025 are mentioned below:

SR. NO.	NAME	DESIGNATION	DIN/PAN
1.	Gopal Ramcharndra Zanwar	Managing Director	09537969
2.	Kiran Shamsundar Zanwar*	Director (Non-executive Director)	09653402
3.	Rajvirendra Singh Rajpurohit	Independent Director	06770931
4.	Suvarna Shinde**	Independent Women Director	09751614
5.	Shantaram Ankam	Chief Financial Officer	АНЈРА9890Ј
6.	Aishwarya Parwal***	Company Secretary and Compliance Officer	DXAPP9487G



*In the 31st Annual General Meeting of the company Mr. Kiran Shamsundar Zanwar (Din: 09653402), Non-Executive Director was re- appointed by the approval of the shareholders who was liable to retire by rotation.

**The designation of Ms. Suvarna Shinde (DIN: 09751614) was changed from Additional Independent Director to Independent Director by obtaining the approval of the members of the company.

***Ms. Aishwarya Parwal (Membership No. A67170) has tendered her resignation with effect from August 05, 2025.

(ii) Retirement by rotation

In accordance with the applicable provisions of the Companies Act, 2013 and Articles of Association of the Company, Mr. Kiran Zanwar retires by rotation and is eligible to offer himself for re-appointment.

(iii) Board Meetings

During the Financial year 2024-25, Five (5) Board Meetings were convened and held. The interval between any two meetings was well within the maximum allowed gap of 120 days.

Sr.No	Date of Board Meeting	Board Meeting Attendance
1	May 27, 2024	4
2	August 14, 2024	4
3	October 01, 2024	4
4	November 15, 2024	4
5	February 14, 2025	4

INDEPENDENT DIRECTORS:

(i) Declarations by Independent Directors and re-appointment, if any

All Independent Directors have provided declarations that they meet the criteria of independence as laid down under Section 149 (6) of the Companies Act, 2013 and Regulation 16(1) (b) of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015.

(ii) Independent Directors Meeting

During the year under review, the Independent Directors met on and March 26, 2025 to evaluate:

- i. the performance of Non-Independent Directors and the Board of Directors as a whole,
- ii. the performance of the Chairman of the Company taking into account the views of the executive and non-executive Directors;
- iii. the quality, content and timeliness of the flow of information between the management and Board which is necessary for the Board to perform its duties respectively.

All the Independent Directors were present in the meeting.



COMMITTEES OF THE BOARD:

Matters of policy and other relevant and significant information are furnished regularly to the Board. To provide better Corporate Governance & transparency, currently, your Board has four (4) Committees viz., Audit Committee, Remuneration & Nomination Committee, Stakeholder Relationship Committee and Shares Transfer Committee to investigate various aspects for which they have been constituted. The Board fixes the terms of reference of Committees and delegate powers from time to time.

AUDIT COMMITTEE:

The Audit Committee comprises of non-executive and Independent Director as its Member. The Chairman of the committee is Independent Director.

During the Financial year 2024-25, four (4) meeting of audit committee held on May 27, 2024, August 14, 2024, November 15, 2024 and February 14, 2025.

The Composition of Audit Committee as on the end of the financial year is given below:

Name of the Director	Status in the Committee	Nature of Directorship
Suvarna Ramchandra Shinde	Chairperson of committee	Non-Executive Independent Woman Director
Rajvirendra Singh Rajpurohit	Member	Non-Executive Independent Director
Kiran Shamsundar Zanwar	Member	Non-Executive Director

(i) Recommendations by the Audit Committee which were not accepted by the Board along with reasons

All the recommendations made by the Audit Committee are accepted and implemented by the Board of Directors.

NOMINATION AND REMUNERATION COMMITTEE:

The Nomination and Remuneration Committee comprises of non-executive and Independent Director as its Member. The Chairman of the committee is Independent Director.

During the Financial year 2024-25, one (1) meeting of nomination and remuneration committee held on February 14, 2025.

The Composition of Nomination and Remuneration Committee as on the end of the financial year is given below:



Name of the Director	Status in the Committee	Nature of Directorship
Rajvirendra Singh Rajpurohit	Chairperson of committee	Non-Executive Independent Director
Suvarna Ramchandra Shinde	Member	Non-Executive Independent Woman Director
Kiran Shamsundar Zanwar	Member	Non-Executive Director

STAKEHOLDER RELATIONSHIP COMMITTEE:

The stakeholder relationship committee comprises of non-executive and Independent Director as its Member. The Chairman of the Committee is a Non-executive Director.

During the Financial year 2024-25, one (1) meeting of Stakeholder Relationship Committee were held on March 26, 2025.

The Composition of stakeholder relationship committee as on the end of the financial year is given below:

Name of the Director	Status in the Committee	Nature of Directorship
Kiran Shamsundar Zanwar	Chairperson of committee	Non-Executive Director
Rajvirendra Singh Rajpurohit	Member	Non-Executive Independent Director
Suvarna Ramchandra Shinde	Member	Non-Executive Independent Woman Director

SHARE TRANSFER COMMITTEE:

The share transfer committee comprises of Executive, non-executive and Independent Director as its Member. The Chairman of the Committee is an Executive Director.

During the Financial year 2024-25, one (1) meeting of Share Transfer Committee were held on March 26, 2025.

The Composition of share transfer committee as on the end of the financial year is given below:

Name of the Director	Status in the Committee	Nature of Directorship
Gopal Ramchandra Zanwar	Chairperson of committee	Executive Director
Rajvirendra Singh Rajpurohit	Member	Non-Executive Independent Director



Kiran Shamsundar Zanwar Member Non-Executive Director

COMPANY POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION:

The Company has formulated a remuneration policy which provides the manner of selection of Board of Directors, KMP and their remuneration. In case of appointment of independent Directors, the Nomination and Remuneration Committee shall satisfy itself with regard to independent nature of the Directors vizaviz the company so as to enable the Board to discharge its performance and duties effectively.

The Policy is also available on the website of the company i.e. www.sizemasters.in

Member's attention is drawn to Financial Statements wherein the disclosure of remuneration paid to Directors is given during the year 2024-25. Details of sitting fees paid to the non-executive directors are disclosed in the financial statements.

STATEMENT INDICATING DEVELOPMENT AND IMPLEMENTATION OF RISK MANAGEMENT POLICY OF THE COMPANY:

The provisions of Regulation 21 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are not applicable to the company. However, at present the Company has not identified any element of risk in the Company.

DIRECTORS' RESPONSIBILITY STATEMENT:

To the best of their knowledge and belief and according to the information and explanations obtained by them, your Directors make the following statements in terms of the section 134(3)(c) of the Companies Act, 2013:

- (i) That in the preparation of the annual financial statements for the year ended March 31, 2025 the applicable accounting standards have been followed along with proper explanation relating to material departures, if any;
- (ii) That such accounting policies, as mentioned in the Notes to the Financial Statements, have been selected and applied consistently and judgments and estimates have been made that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company as at March 31, 2025 and of the profit of the Company for the year ended on that date;
- (iii) That proper and sufficient care has been taken 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;



- (iv) That the annual financial statements have been prepared on a going concern basis;
- (v) That proper internal financial controls were in place and that the financial controls were adequate and were operating effectively;
- (vi) That proper systems to ensure compliance with the provisions of all applicable laws were in place and were adequate and operating effectively.

ESTABILISHMENT OF VIGIL MECHANISM:

Your Company has framed a Whistle Blower Policy to deal with instances of fraud and mismanagement, if any. The Vigil Mechanism has been available on the website of the Company i.e. www.sizemaster.in

AUDITORS:

STATUTORY AUDITORS:

M/s. G M K S & Co. Chartered Accountants, Pune (Firm Registration No. 139767W) has been appointed as the Statutory Auditor of the company. The tenure of M/s. G M K S & Co. Chartered Accountants, Pune (Firm Registration No. 139767W) as Statutory Auditors of the Company shall be till the conclusion of the 34th AGM.

REVIEW OF AUDITORS REPORT

There were no frauds, qualification, reservation or adverse remark reported by the statutory auditor to the audit committee or the board as per section 143 of the act.

The observations made in the auditor's report read together with relevant notes thereon are self-explanatory and hence do not call for any further comments from the Directors under section 134 (3) (f) of the Companies Act, 2013.

SECRETARIAL AUDITOR:

The Board of directors pursuant to Section 204 of the Companies Act, 2013 read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, has re-appointed M/s. Giriraj A. Mohta & Co., Practicing Company Secretaries, Pune (C.P. No:18967) as Secretarial Auditor of the Company to conduct the Secretarial Audit as per the provisions of the said Act for the Financial Year 2024-25.

A Secretarial Audit Report for the Financial Year 2024-25 is annexed herewith as **Annexure-III** in Form MR-3



INTERNAL AUDITOR:

The Company has re-appointed Ms. Bharti Jadhav as internal auditors of the company pursuant to section 138 of the Companies Act, 2013 read with Rule 13 of Companies (Accounts) Rules, 2014. The Internal Auditor conducts the internal audit of the functions and operations of the Company and reports to the Audit Committee and Board from time to time.

During the year under review Ms. Bharti Jadhav resigned from the designation of the Internal auditor of the company, with effect from August 14, 2024 and in her replacement Ms. Chitali Sudharkar Shinde was appointed as internal auditors of the company pursuant to section 138 of the Companies Act, 2013 read with Rule 13 of Companies (Accounts) Rules, 2014, with effect from August 14, 2024.

COST AUDIT:

Maintenance of Cost Records and Cost Audit as per Section 148(1) the Companies Act, 2013 read with applicable rules is not applicable to the Company for the Financial Year 2024-25.

SUBSIDIARY, JOINT VENTURES OR ASSSOCIATES COMPANIES:

The consolidated financial statements of the company & its subsidiary which form part of Annual Report have been prepared in accordance with section 129(3) of the Companies Act, 2013. Further, a statement containing the salient features of the Financial Statement of Subsidiary Company in the prescribed format AOC-I is annexed herewith as **Annexure - III** to this Report. The statement also provides the details of performance and financial position of the Subsidiary Company.

COMPLIANCE WITH THE CODE OF CONDUCT OF BOARD OF DIRECTORS:

The Board of Directors of the Company have complied with the Company's Code of Conduct applicable to Board of Directors.

DETAIL OF FAMILIARIZATION PROGRAMME OF THE INDEPENDENT DIRECTORS:

During the year under review one familiarization Programme was conducted for the independent Directors of the Company. The details are available at http://mewatzinc.com/data/documents/Code-of-Conduct-for-Board-Members-and-Senior-Management.pdf

CORPORATE GOVERNANCE REPORT:

As per regulation 15(2) of the Listing Regulation, the Compliance with the Corporate Governance provisions shall not apply in respect of the following class of the Companies:



a. Listed entity having paid up equity share capital not exceeding Rs. 10 Crore and Net worth not exceeding Rs. 25 Crore, as on the last day of the previous financial year;

b. Listed entity which has listed its specified securities on the SME Exchange.

Since, our Company falls in the ambit of aforesaid exemption (a); hence compliance with the provisions of Corporate Governance shall not apply to the Company and it does not form the part of the Annual Report for the financial year 2024-25.

<u>CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE</u> <u>EARNINGS & OUTGO:</u>

Information in accordance with the provisions of Section 134(3) (m) of the Companies Act, 2013, read with Rule 8 of the Companies (Accounts) Rules, 2014, regarding conservation of energy, technology absorption and foreign exchange earnings and outgo are under:

Sr. No.	Particulars	Comments
(A)	Conservation of energy	
(i)	the steps taken or impact on conservation of energy;	Energy conservation is very important for the company and therefore, energy conservation measures are undertaken wherever practicable in its plant and attached facilities. The Company is making every effort ensure the optimal use of energy, avoid waste and conserve energy by using energy efficient equipment's with latest technologies. Impact on conservation of energy was that the electricity load expenses reduced.
(ii)	the steps taken by the Company for utilizing alternate sources of energy;	Nil
(iii)	the capital investment on energy conservation equipment	Nil
(B)	Technology absorption	
(i)	the efforts made towards technology absorption	Company firmly believes that adoption and use of technology is a fundamental business requirement for carrying out business effectively and efficiently. While the industry is labour intensive, we believe that mechanization of development through technological innovations is the way to address the huge demand supply gap in the industry.

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. Tel:+912026816197/26816168.Fax:+9120268222631

Email:sizemaster_1999@yahoo.com, sizemasterscompliance@gmail.com



		We are constantly upgrading our technology to reduce costs and achieve economies of scale.
(ii)	the benefits derived like product improvement, cost reduction, product development or import substitution;	Nil
(iii)	in case of imported technology (imported during the last three years reckoned from the beginning of the financial year:	Nil
	(a) the details of technology imported	Nil
	(b) the year of import	Nil
	(c) whether the technology been fully absorbed	Nil
	(d) if not fully absorbed, areas where absorption has not taken place, and the reasons thereof; and	Nil
(iv)	the expenditure incurred on Research and Development	Nil
(C)	Foreign exchange earnings and Outgo	Inflow (Rs. In Outflow (Rs. In Lakhs)
	The Foreign Exchange earned in terms of actual inflows during the year and the Foreign Exchange outgo during the year in terms of actual outflows	0

ANNUAL RETURN:

Pursuant to the requirement under section 134(3)(a) and 92(3) of the Companies Act, 2013 ('the Act'), the Annual Return as on March 31, 2025 will be available on the Company's website on www.sizemasters.in after AGM.

SEBI COMPLAINTS REDRESS SYSTEM (SCORES):

The investor complaints are processed in a centralized web-based complaints redress system. The salient features of this system are centralized database of all complaints, online upload of Action Taken Reports (ATRs) by the concerned companies and online viewing by investors of actions taken on the complaint and its current status. Your Company has been registered on SCORES and makes every effort to resolve all investor complaints received through SCORES or otherwise within the statutory time limit from the receipt of the complaint. The Company has not received any complaint on the SCORES during financial year 2024-25.

<u>DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE</u> (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013:



During the year under review the company has not received any complaint as per the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

PARTICULARS OF EMPLOYEES:

The provisions of Section 197 read with rule 5(2) & (3) of the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014 requiring particulars of the employees to be disclosed in the Report of Board of Directors are not applicable to the Company as none of the employees was in receipt of remuneration in excess of Rs.1.20 Crore per year during the financial year 2024-25.

SECRETARIAL STANDARDS:

The directors state that the applicable secretarial standards, i.e. SS-1 and SS-2 relating to "Meetings of Board of Directors and General Meetings", respectively have been duly followed by the Company.

CORPORATE SOCIAL RESPONSIBILITY:

At present the provisions are not applicable to the company. As and when these provisions become applicable, necessary steps will be taken to comply with the same.

THE DETAILS OF APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016 AND THEIR STATUS AS AT THE END OF THE FINANCIAL YEAR:

During the year under review this provision is not applicable on our Company.

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

During the year under review this provision is not applicable on our Company.

STATEMENT OF DEVIATION(S) OR VARIATION:

As per the report submitted to the Bombay Stock Exchange on May 28, 2025 there is no deviation or variations observed in the utilisation of funds raised.



ACKNOWLEDGEMENT:

The Directors of the Company wish to thank all the concerned agencies, bankers and the employees for the co-operation, assistance and support. The Directors also duly acknowledge the trust and confidence the shareholders and investors have reposed in the Company.

By the order of the Board For SIZEMASTERS TECHNOLOGY LIMITED

Sd/-

GOPAL ZANWAR
CHAIRMAN & MANAGING DIRECTOR

DIN: 09537969

Date: August 12, 2025

Place: Pune



ANNEXURE-I

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

The Management Discussion and Analysis Report of the company for the financial year ended on March 31, 2025 is as under:

(a) Industry Structure and Development

The Company is in the business of manufacturing, sales and distribution of various types of gauges such as thread gauges, thread ring and Plug gauges, Setting Plug gauges, adjustable ring gauges, API gauges, taper thread plug gauges, special gauges, fixtures, multi gauging, electronic gauging, measuring instruments used in Oil and Gas industry, all tools such as dial gauges and accessories.

The Company has obtained ISO 9001: 2015 Certificate which provides that the management system is in accordance to the TUV India procedures.

Further, the Company has obtained Certificate of Authority from The American Petroleum Institute to use the official API Monogram on the manufactured products.

During the current financial year, the company has made turnover of Rs. 1417.34 lakhs.

(b) Opportunities and Strength

We are envisaging huge growth in the manufacturing and distribution sector in the new line of business. The Company is in transit to successfully spreading its reach in various parts of the country where it is being less represented. We are exploring the possibility of manufacturing the various types of gauges with the help of technically advanced machineries.

Further, the Company has expanded its business in collaboration with other body corporates engaged in the line of infrastructure and development of telecom network sector and calibration and engineering services, trading of measuring instruments and gauges.

(c) Segment-Wise and Product-Wise Performance

The Company is engaged in the business of manufacturing, sales and distribution of precision gauges, thread gauges, API gauges, special gauges, fixtures, multi gauging, electronic gauging, measuring instruments used in Oil and Gas industry, all tools such as dial gauges and accessories. As the company is primarily engaged in the activities of Manufacturing and Trading, all activities are related to one segment and there is no other segment as per the Ind AS 108 "Operating Segments".

The Company has involved its business in the production of various types of gauges and tools and have managed to obtain the valid affiliations from different departments which are in accordance to its standards.



Company's lab is approved by the National Accreditation Board for Laboratories (NABL) according to ISO/IEC 17025:2017.

(d) Outlook

Within this dynamic environment, the company is continuously working on to provide assured quality products and best in class services to our customers. Our technicians are trained well in advance to deliver the new product offerings as per the requirement of each distinct project.

(e) Risk and Concerns

The major risk associated with respect to our business is that:

- i). The Company depends on the expertise of our senior management and skilled employees the results of operations may be adversely affected by the departure of our senior management and experienced employees.
- ii). Changes in technology may render our current technologies obsolete or require us to make substantial capital investments in order to cope with the continuous technical advancements.
- iii). Recent collaborations of the company with other body corporates comes with risk of dependency of the company on such body corporates in their respective line of business.

The Directors of the Company identify, monitor and discuss on the steps to be taken in order to minimize the risk and also to identify the business opportunities on regular basis.

(f) Internal Control Systems and its Adequacy

The internal control systems for safeguarding and protecting assets of the Company against loss from unauthorized use or disposition are in place. The Internal Audit is processed to design to review the adequacy of internal control checks in the system and covers all significant areas of the Company's operations.

Regular internal audits, review by management and documented policies, guidelines and procedures supplement the internal controls which are designed to ensure that financial and other records are reliable for preparing financial information and other data and for maintaining accountability of assets. The Audit Committee reviews the effectiveness of the Company's internal control system.

(g) Discussion on Financial Performance with respect to Operational Performance

The total revenue from operations from such activities and other income for the period under review amounts to INR. 1485.01 lakhs as against INR. 1161.46 lakhs in the previous year.

Net profit after Depreciation and taxes has been INR. 261.70 lakhs as against INR. 233.41 lakhs during the previous year.

Earnings per share for the reporting financial year is INR. 2.71 as against INR. 2.33 for the previous year.

The Directors are expecting to provide better performance and results in the upcoming year to the shareholders.



(h) Material Development in Human Resources/ Industrial Relations

The Company recognised the significance of Human Resources as one of the most important ingredients to fuel future growth and progress of the organization. Company's focus on promoting wellbeing of its employees, providing safe and congenial work environment continues. Training of employees to maintain high level of motivation is an ongoing process. The company's strong focus is on employee development, providing a satisfying work environment, performance appraisal and counselling and appropriate empowerment.

Career development opportunities are provided at all levels and across all functions. Industrial relations at all the units remained cordial during the year

(i) Details of Significant Changes in key financial ratios:

Ratios	2024-25	2023-24	Variance	Reason for variance
Current ratio	2.57	3.27	-21%	-
Debt-Equity ratio	0.14	0.20	-32%	Repayment of Short-term borrowing has improved the ratio
Debt service coverage ratio	1.41	1.09	29%	Repayment of Short-term borrowing has improved the ratio
Return on Equity Ratio	0.20	0.21	-9%	-
Inventory turnover ratio	1.64	1.42	16%	-
Trade Receivables turnover ratio	4.52	4.33	4%	-
Trade payables turnover ratio	1.98	3.90	-49%	Increase in manufacturing and trading activity which leads to increase in purchases during the year
Net capital turnover ratio	1.24	0.93	34%	Increase in revenue from operations and also increase in current assets & current Liablities
Net profit ratio	0.18	0.21	-13%	-
Return on Capital employed	0.21	0.22	-3%	-

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& RELATION GAUGES$

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. Tel:+912026816197126816168.Fax:+9120268222631

Email:sizemaster_1999@yahoo.com, sizemasterscompliance@gmail.com



QUALTYBEYONDMEASURE

Return on investment	0.09	0.10	-8%	-

(j) Disclosure of Accounting Treatment:

The Company has followed all the treatments in the Financial Statements as per the prescribed Accounting Standard: our company has followed all required accounting standards also disclosed significant accounting policy. Financial statements include balance sheet, profit and loss, cash flow statement with schedules/Notes.

(k) Cautionary Statement

The Statements in the "Management Discussion and Analysis Report" describe the Company's objectives, estimates and expectations, which may be a forward-looking statement within the meaning of applicable laws, rules and regulations. The actual results may differ from those expressed or implied, depending upon the economic conditions and policies of the Government. Important factors that could make a difference to your Company's operations include competitive actions, disruptions caused by pandemic and natural calamities, changes in Government regulations, tax regimes, economic developments in India and other incidental factors.

By the order of the Board For SIZEMASTERS TECHNOLOGY LIMITED

Sd/-

GOPAL ZANWAR CHAIRMAN & MANAGING DIRECTOR

DIN: 09537969

Date: August 12, 2025

Place: Pune



ANNEXURE-II

FORM NO. AOC-2

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

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

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

All contracts/arrangements entered into by the Company with related parties referred to in sub-section (1) of Section 188 of the Companies Act, 2013 are at arm's length basis.

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

All the transactions were entered by the Company in ordinary course of business and were in arm's length basis:

(a) Name(s) of the related party and nature of relationship	(b) Nature of contracts / arrangements / transactions	(c) Duration of contracts / arrangements / transactions	(d) Salient terms of the contracts or arrangements or transactions including the value, if any
Size Masters Calibration Services (Partnership firm of Mr. Gopal Zanwar and Mr.	Sales of goods or services	On-going	In normal course of business & in line with Market Parameters Rs. 96,108.00
Kiran Zanwar (Promoters)	Purchases of goods or services	On-going	In normal course of business & in line with Market Parameters Rs. 70,800.00
M/s. Size Masters Inc. (sole proprietorship owned by Ms. Shanta Zanwar, mother of the Managing Director	Purchase of goods or services	On-going	In normal course of business & in line with Market Parameters Rs. 88,856.00
Size Master Guages & Tools (Sole Proprietorship firm of MD),	Sales of goods or services	On-going	In normal course of business & in line with Market Parameters Rs. 50,409.80
	Purchases of goods or services	On-going	In normal course of business & in line with Market Parameters Rs. 84,76,757.98

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& RELATION GAUGES$



Rs. 8,97,190.40

M/s. Size Masters Multi	Purchases of goods	On-going	In normal course of business &
Gauging and Tools	or services		in line with Market Parameters
(Partnership firm of Mr.			Rs. 14,98,106.00
Mayur Zanwar, Promoter of			
the Company and Mrs.	Sales of goods or	On-going	In normal course of business &
Sonali Zanwar Wife of	services		in line with Market Parameters

By the order of the Board For SIZEMASTERS TECHNOLOGY LIMITED (Formerly known as MEWAT ZINC LIMITED)

Sd/-

GOPAL ZANWAR CHAIRMAN & MANAGING DIRECTOR

DIN: 09537969

Date: August 12, 2025

Managing Director)

Place: Pune



FORM NO. AOC-1

(Pursuant to first proviso to sub-section (3) of Section 129 read with Rule 5 of Companies (Accounts) Rules, 2014

Statement containing salient features of the financial statement of subsidiary/associate company

(figures in lakhs)

Name of the	Reporting	Exchange	Capital	Reserves	Total	Total	Investment	Turnover	Profit/	Provision	Profit	Proposed	% of
Subsidiary	Currency	Rate as on			Assets	Liabilities			(Loss)	For Tax	(Loss)	Dividend	holding
Company		31st							Before				
		March,							Tax				
		2024											
Proto D Technology	INR	-	1.00	(79.49)	1093.39	1093.39	-	-	(4.10)	(0.46)	(3.64)	-	51.00%
Private Limited													
Aurum Turnkey	INR	-	283.55	(33.50)	393.09	393.09	-	172.91	(33.50)	-	(33.50)	-	55.00%
Services LLP													
Sizemaster Calibration	INR	-	23.16	8.83	108.98	108.98	-	155.31	13.70	4.86	8.84	-	51.00%
Services LLP													

By the order of the Board For SIZEMASTERS TECHNOLOGY LIMITED

Sd/-

GOPAL ZANWAR CHAIRMAN & MANAGING DIRECTOR

DIN: 09537969

Date: August 12, 2025

Place: Pune



ANNEXURE-IV

FORM NO. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED ON 31ST MARCH, 2025

Pursuant to section 204 (1) of the Companies Act, 2013 read with Rule No.9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,
The Members
Sizemasters Technology Limited,
Final Plot 123, Ramtekdi Industrial Estate, Hadapsar,
Pune, Hadpsar I.E., Pune, Pune City, Maharashtra, India, 411013

I have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Sizemasters Technology Limited** (hereinafter called "the Company"). The secretarial audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/ statutory compliances and expressing my opinion thereon.

Auditor's Responsibility:

My responsibility is to express an opinion on the compliance of the applicable laws and maintenance of records based on audit. I have conducted the audit in accordance with the applicable Auditing Standards issued by The Institute of Company Secretaries of India. The Auditing Standards requires that the Auditor shall comply with statutory and regulatory requirements and plan and perform the audit to obtain reasonable assurance about compliance with applicable laws and maintenance of records.

Due to the inherent limitations of audit including internal, financials and operating controls, there is an unavoidable risk that some material misstatements or material non-compliances may not be detected, even though the audit is properly planned and performed in accordance with the Standards.

I further report that:

Based on my verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the company, its officers, agents and authorised representatives during the conduct of secretarial audit, I hereby report that in my opinion, 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:-



- 1. I have examined the books, papers, minute books, forms and returns filed and other records maintained by Sizemasters Technology Limited (hereinafter called "the Company") for the financial year ended on March 31, 2025 according to the provisions of: -
 - (i) The Companies Act, 2013(the Act) and rules made thereunder;
 - (ii) The Securities Contracts (Regulation) Act,1956 ('SCRA') and the rules made thereunder;
 - (iii) The Depositories Act, 1996 and the Regulations and bye-laws framed thereunder;
 - (iv) The Foreign Exchange Management Act, 1999 and the Rules and Regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment, and External Commercial Borrowings. (Not applicable to the Company during the Financial Year 2024-25);
 - (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 (Listing Obligations and Disclosures Requirements) Regulations, 2015;
 - b) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - c) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - d) The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018 (to the extent applicable);
 - e) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (to the extent applicable);
- 2. Provisions of the following Regulations and guidelines prescribed under the Securities and Exchange Board of India Act, 1992 were not applicable to the Company under the financial year 2024-25:
 - The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity)
 Regulations, 2021;
 - b) The Securities and Exchange Board of India (Issue and Listing of Non- Convertible Securities) Regulations, 2021;
 - The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents)
 Regulations, 1993 regarding the Companies Act and dealing with client;
 - d) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
 - e) The Securities and Exchange Board of India (Buy back of Securities) Regulations, 2018;
- 3. Company has complied with all the applicable laws during the period under review including Sexual Harassment of Women at Workplace (Prevention and Prohibition and Redressal) Act, 2013, other laws as applicable specifically to the Company;



- 4. I have also examined the compliance with respect to the applicable clauses of the following:
 - (i) Secretarial Standards issued by the Institute of Company Secretaries of India
 - (ii) The Listing Agreements entered into by the Company with BSE Limited.

During the period under review the Company has generally complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above subject to the following observations:

> The Company had delayed in submission of unaudited standalone and consolidated financial results under regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("LODR"), for the quarter ended September 30, 2024 by one day and the SOP has been paid by the company for the same.

I further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The Changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act;

Adequate notice is given to all Directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance (except in case where meetings were convened at shorter notice for which necessary approvals obtained as per applicable provisions), and a system exists for seeking and obtaining further information and clarification on the agenda items before the meeting and for meaningful participation at the meeting.

As per the minutes of the Board Meetings duly recorded and signed by the Chairman, the decisions at the Meetings were unanimous and no dissenting views have been recorded.

I further report that; as represented by the Company and relied upon by us, 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.

There were no amendment/ modification of the Memorandum and Articles of Association of the Company during the period under review.

I further report that during the audit period; the following instances took place which was in compliance with the applicable laws:-

(i) The Company had invested in Sizemasters Calibration Services LLP pursuant to Section 186 of the



Companies Act, 2013 and hold 51% of the total capital contribution of the LLP.

- (ii) The Company had invested in Aurum Turnkey Services LLP pursuant to Section 186 of the Companies Act, 2013 and hold 55% of the total capital contribution of the LLP.
- (iii) Major decisions taken by the members in pursuant to section 180 of the Companies Act, 2013.

I further report that the compliance by the Company of applicable fiscal laws, such as direct and indirect tax laws, has not been reviewed in this audit since the same have been subject to review by the statutory auditors.

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

For GIRIRAJ A. MOHTA & CO. PRACTISING COMPANY SECRETARY Proprietor ACS NO. 50038, C.P. NO. 18967

ICSI – Peer Review Certificate No.: 3220/2023

ICSI-UDIN: A050038G001048057

ICSI- Unique Identification No.: S2023MH911300

Date: August 12, 2025

Place: Pune

Note: This report is to be read with my letter of even date which is annexed as an "Annexure-A" and forms an integral part of this report.



Annexure-A"

To, The Members, **Sizemasters Technology Limited,** Final Plot 123, Ramtekdi Industrial Estate, Hadapsar, Pune, Maharashtra, India, 411013

I report that: -

- a) Maintenance of secretarial records is the responsibility of the management of the Company. My responsibility is to express an opinion on the secretarial records based on my audit.
- b) I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices, I followed provide reasonable basis for my opinion.
- c) I have not verified the correctness and appropriateness of the financial statements of the Company.
- d) I have obtained the management representation about the compliance of laws, rules and regulations, wherever required.
- e) The compliance of the provisions of the corporate and other applicable laws, rules, regulations, standards is the responsibility of the management. My examination was limited to the verification of procedures on a random test basis.
- f) The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For GIRIRAJ A. MOHTA & CO.
PRACTISING COMPANY SECRETARY
Proprietor

ACS NO. 50038, C.P. NO. 18967

ICSI – Peer Review Certificate No.: 3220/2023

ICSI-UDIN: A050038G001048057

ICSI- Unique Identification No.: S2023MH911300

Date: August 12, 2025

Place: Pune

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. Tel:+912026816197/26816168.Fax:+9120268222631



"Annexure - A" to the Board Report

CERTIFICATION BY CHAIRMAN AND MANAGIN DIRECTOR (CMD)AND CHIEF FINANCIAL OFFICER (CFO) THE BOARD

(UNDER REGULATION 17(8) OF SEBI (LISTING OBLIGATIONS AND DISCLOSUREREQUIREMENTS) REGULATIONS, 2015)

We, Mr. Gopal Zanwar, Chairman and Managing Director and Mr. Shantaram Ankam, Chief Financial Officer of Sizemasters Technology Limited, certify that:

- 1. We have reviewed the financial statements and the cash flow statement for the year and that to the best of our knowledgeand 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 state of affairs of the company 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 violate of the company's code of conduct.
- 3. We accept overall responsibility for establishing and maintaining internal control for financial reporting. This is monitored by the internal audit function, which encompasses the examination and evaluation of the adequacy and effectiveness, of internal control. The internal auditor works with all levels of management and statutory auditors and reports significant issues to the audit committee of the Board. The auditors and audit committee are appraised of any corrective action taken with regard to significant deficiencies in the design or operation of internal controls.
- 4. We indicate to the auditors and to the audit committee:
 - a) Significant changes in internal control over financial reporting during the year;
 - b) Significant changes in accounting policies during the year; and that the same have been disclosed in the notes to the financial statements; and
 - c) Instances of significant fraud of which we have become aware of and which involve management or other employees having significant role in the company's internal control system and financial reporting. However, during the year there was no such instance.

Sd/- Sd/-

Gopal Zanwar Chairman & Managing Director (DIN: 09537969)

Shantaram
Ankam
Chief Financial
Officer

Date: May 28,2025

Place: Pune

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES



INDEPENDENT AUDITOR'S REPORT

To
The Members of
Sizemasters Technology Limited (Formerly known as Mewat Zinc Ltd), Pune

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of Sizemasters Technology Limited (Formerly known as Mewat Zinc Ltd) (the "Company"), which comprise the Balance Sheet as at March 31, 2025, the Statement of Profit and Loss (including Other Comprehensive Income), Statement of Changes in Equity, and the Statement of Cash Flows for the year then ended and notes to the standalone financial statements, including a summary of the material accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity 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 and its profit and other comprehensive income, changes in equity and cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the standards on auditing 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 financial statements section of our report. We are independent of the Company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Act and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements.

Key Audit Matters

Key Audit Matters (KAM) are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements for the financial year ended March 31, 2025. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.



104 3 5 44

SIZEMASTERS TECHNOLOGY LIMITED CIN: L74110PN1991PLC223919

Sr. No.	Key Audit Matters	How our audit addressed the key audit matter
1.	Inventories	Audit Procedures Performed
	Inventory represents 20.49% of total assets of the Company as at March 31, 2025. Correctness, completeness and valuation are critical for reflecting true and fair financial results of operations. Considering the relative significance of the Inventory to the standalone financial statements, we have considered the existence and allowance for inventory obsolescence of inventory as key audit matter	 Our audit response in respect of testing the existence of inventories consisted of following procedures: Procedures to test the existence of inventories consisted of testing the relevant internal controls, including in specific the testing of the inventory physical verification process that is performed annually by management We observed the physical verification of Inventory conducted by management Our procedures in this regard included: Observing compliance of stock count instructions by management personnel; observing steps taken by management to ascertain the existence inventory on the date of the count (including identification of nonmoving, obsolete / damaged inventory); Performing independent inventory counts on sample basis and reconciling the same to the management counts (wherever applicable); On a sample basis, testing the reconciliation of the differences in inventory quantity between the physical count and the books of accounts, including accounting of such variances.

Information Other than the Standalone financial statements and Auditor's Report Thereon

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in Management Discussion and Analysis, Report of the Directors, Boards Report including Annexure to Boards Reports, Business Responsibility Report, Corporate Governance and Shareholders information, the Overview of Financial Performance, and Report on Risk Management (collectively referred as "other information") but does not include the Standalone financial statements and our auditor's report thereon.

Our opinion on the standalone 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 financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the standalone financial statements or our knowledge obtained during the course of the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a



material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management for the Ind AS Standalone financial statements

The Company's management and Board of Directors are responsible for the matters stated in sub-section 5 of Section 134 of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance (including other comprehensive income), changes in equity and cash flows 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 the Companies (Indian accounting standards) Rules 2015, as amended from time to time. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities, selection and application of appropriate accounting policies, making judgments and estimates that are reasonable and prudent, and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibility for the Audit of the Standalone financial statements

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

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

- Identify and assess the risks of material misstatement of the standalone financial statements, whether
 due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a
 material misstatement resulting from fraud is higher than for one resulting from error, as fraud may
 involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.



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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements for the financial year ended March 31, 2025 and are therefore the key audit matters.

We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 (the "Order"), issued by the Central Government of India in terms of Section 143(11) of The Act, we enclose in the 'Annexure A', a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. (A) As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of accounts as required by law have been kept by the Company so far as it appears from our examination of those books except for the matters stated in paragraph 2.
 (B)(vi) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 (as amended).



- c) The Balance Sheet, the Statement of Profit and Loss (including other comprehensive income), Statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the books of account.
- d) In our opinion, the aforesaid standalone financial statements comply with Ind AS specified under Section 133 of the Act.
- e) On the basis of the written representations received from the Directors of the Company as on March 31, 2025, taken on record by the Board of Directors of the Company, none of the Directors of the Company are disqualified as on March 31, 2025 from being appointed as a Director in terms of Section 164 (2) of the Act.
- f) With respect to the adequacy of the internal controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in 'Annexure B', Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's Internal Financial Controls over financial reporting.
- 2. (B) With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its standalone financial statements as of March 31, 2025 (Refer note 35.1 of standalone financial statements);
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
- iii. There is no amount to be transferred, to the investor Education and Protection Fund by the Company
- iv. a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries:
 - b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations



under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.

- v. As stated in Note 52 to the standalone financial statements
 - (a) The Company has not proposed, declared or paid the Dividend during the year ended March 31, 2025.
- vi. The reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 is applicable from 1 April 2024, based on our examination which included test checks, except for the instances mentioned below, the Company has used accounting software for maintaining its books of account, which have a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software. Further, during course of audit we did not come across any instances of audit trail features being tempered with, other than of exception given below:
 - The feature of recording audit trail (edit log) facility was not enabled for maintenance of Property Plant and Equipment records and for Payroll records throughout the year ended March 31, 2025
- 2. (C) With respect to the matter to be included in the Auditors' Report under Section 197(16) of the Act: 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.

For GMKS & Co., Chartered Accountants Firm Registration Number – 139767W

Maya Joshi Partner Membership No. 144117 Place: Pune

Place: Pulle

Date: May 28, 2025

UDIN: 25144117BMKRPV5173



ANNEXURE A TO THE INDEPENDENT AUDITOR'S REPORT

(REFERRED TO IN PARAGRAPH 1 UNDER THE HEADING "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" OF OUR REPORT TO THE MEMBERS OF SIZEMASTERS TECHNOLOGY LIMITED (FORMERLY KNOWN AS MEWAT ZINC LTD) OF EVEN DATE)

- (i) (a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of the Property, Plant and Equipment and rights of use assets.
 - (B) The Company has no intangible assets record.
- (b) As explained to us, the Property, Plant and Equipment were physically verified during the year by the Management in accordance with a phased programme of verification adopted by the Company which, in our opinion is reasonable having regard to size of the Company and nature of its business. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
- (c) The Company is not having any immovable properties, hence reporting under clause 3(i)(c) of the Order is not applicable to the Company. However, Properties where the Company is the lessee and the lease agreements are duly executed in favour of the lessee.
- (d) The Company has not revalued its Property, Plant and Equipment and Right of Use assets or intangible assets during the year.
- (e) No proceedings have been initiated or are pending against the Company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder. Accordingly, reporting under clause 3(i)(e) of the Order is not applicable to the Company.
- (ii) (a) The inventories have been physically verified by the Management during the year. In our opinion, the frequency and coverage of & procedure adopted for such verification is reasonable. The Company has maintained proper records of inventory.
 - (b) The Company has not been sanctioned working capital exceeding Rs.5 Crore in aggregate from banks on the basis of security of current assets, and hence reporting under clause 3(ii)(b) of the Order is not applicable.
- (iii) According to the information and explanations given to us and on the basis of our examination of the records of the Company, During the year the Company has made investment in Subsidiary and provided unsecured loans to its subsidiary in respect of which the requisite information is as below
 - (a) Based on the audit procedures carried on by us and as per the information and explanations given to us, the Company has provided loan to subsidiary as below:



Particulars	Loans (Amount in Rs. Lakhs)
Aggregate Amount of Loan Provided during the year	
- Subsidiary	0.00
Balance outstanding as at Balance sheet date	
- Subsidiary	85.15

- (b) According to the information and explanations given to us and based on the audit procedures conducted by us, in our opinion the terms and conditions of the grant of unsecured loans and investment made by the Company during the year are, prima facie, not prejudicial to the interest of the Company.
- (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, in the case of unsecured loans given, in our opinion the repayment of principal and payment of interest has been stipulated and the repayments or receipts have been 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 secured and unsecured 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 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.
- (iv) 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 provided any guarantee or security as specified under Section 185 and 186 of the Companies Act, 2013 ('the Act'). In respect of the investments made and loans given by the Company, in our opinion the provisions of Section 185 and 186 of the Act have been complied with.
- (v) The Company has not accepted any deposits from the public within the meaning of the directives issued by the Reserve Bank of India, provisions of Section 73 to 76 of the Act, any other relevant provisions of the Act and the relevant rules framed thereunder.
- (vi) We have broadly reviewed books of accounts maintained by the Company pursuant to the rules made by the Central Government for maintenance of cost records u/s 148(1) of the Companies Act, 2013 and are of the opinion that prima facie the prescribed records have been made and maintained. We have however, not made a detailed examination of records with a view to determine whether they are accurate or complete.

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- (vii) In respect of Statutory Dues:
 - (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted / accrued in the books of account in respect of undisputed statutory dues including Goods and Service Taxes, Provident Fund, Employees' State Insurance, Income-tax, Sales Tax, Service Tax, Duty of Customs, Duty of Excise, Value Added Tax, Cess and other material statutory dues have generally been regularly deposited during the year by the Company with the appropriate authorities. Further, no undisputed amounts payable in respect thereof were outstanding at the year-end for a period of more than six months from the date they became payable.
 - (b) According to the information and explanations given to us there are no dues of Income Tax, Provident Fund, Employees' State Insurance, Sales Tax, Value Added Tax, Goods and Service Tax, Service Tax, Customs Duty, Excise Duty, Cess and other material statutory dues which have not been deposited with the appropriate authorities on account of any dispute.
- (viii) According to the information and explanations provided to us, there were no transaction relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).
- (ix) (a) According to the information and explanations provided to us, the Company has not defaulted in repayment of its loans or borrowings or in the payment of interest thereon to any lender.
 - (b) According to the information and explanations given to us including representation received from the management of the Company, and on the basis of our audit procedures, we report that the Company has not been declared a wilful defaulter by any bank or financial institution or other lender.
 - (c) The Company has not taken any term loan during the year.
 - (d) In our opinion and according to the information and explanations given to us, and on an overall examination of the standalone financial statements of the Company, funds raised by the Company on short term basis have not been utilised for long term purposes.
 - (e) The Company did not have any subsidiaries, associates or joint ventures, accordingly reporting under clause 3(ix)(e) and clause 3(ix)(f) of the Order is not applicable to the Company.
- (x) (a) In our opinion and according to the information and explanations given to us, 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 explanation given to us, the company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year or the company has made private placement of shares under review and the requirement of section 42 of the companies act, 2013 have been complied with and according to information and explanations given to us, the amount raised have been used for the purposes for which the funds were raised.
- (xi) (a) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company or on the Company has been noticed or reported during the period covered by our audit.
 - (b) No report under section 143(12) of the Act has been filed with the Central Government for the period covered by our audit.



- (c) According to the information and explanations given to us including the representation made to us by the management of the Company, 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, Clause 3(xii) of the Order is not applicable to the Company.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the Company, all transactions with the related parties are in compliance with Sections 177 and 188 of the Act, where applicable, and details of such transactions have been disclosed in the standalone financial statements as required by the applicable Indian Accounting Standards.
- (xiv) (a) Based on our examination of the records of the Company, in our opinion the Company has an adequate internal audit system commensurate with the size and the nature of its business.
- (b) We have considered, the internal audit reports for the year under audit, issued to the Company during the year and till date, in determining the nature, timing and extent of our audit procedures.
- (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 with him. Accordingly, provision of Section 192 of the Companies Act, 2013 are not applicable to the Company.
- (xvi)According to the information and explanations given to us, the Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, Clause 3(xvi) of the Order is not applicable to the Company.
- (xvii) The Company has not incurred cash losses during the financial year covered by our audit and the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors during the year. Accordingly, reporting under clause 3(xviii) of the Order is not applicable to the Company.
- (xix) According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the standalone financial statements and our knowledge of the plans of the Board of Directors and management, we are of the opinion that no material uncertainty exists as on the date of the audit report and that Company is 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) According to the information and explanations given to us, the Company does not have any unspent amount in respect of any ongoing or other than ongoing project as at the expiry of the financial year. Accordingly, reporting under clause 3(xx) of the Order is not applicable to the Company.



(xxi) The reporting under clause 3(xxi) of the Order is not applicable in respect of audit of standalone financial statements. Accordingly, no comment in respect of the said clause has been included in this report.

For GMKS & Co., Chartered Accountants Firm Registration Number – 139767W

Maya Joshi Partner Membership No. 144117 Place: Pune

Date: May 28, 2025

UDIN: 25144117BMKRPV5173



ANNEXURE B TO THE INDEPENDENT AUDITOR'S REPORT

(REFERRED TO IN PARAGRAPH 2(A)(f) UNDER THE HEADING "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" OF OUR REPORT TO THE MEMBERS OF SIZEMASTERS TECHNOLOGY LIMITED (FORMERLY KNOWN AS MEWAT ZINC LTD) EVEN DATE)

REPORT ON THE INTERNAL FINANCIAL CONTROLS UNDER CLAUSE (I) OF SUB-SECTION 3 OF SECTION 143 OF THE COMPANIES ACT, 2013 ("THE ACT")

Opinion

We have audited the internal financial controls over financial reporting of Sizemasters Technology Limited (Formerly known as Mewat Zinc Ltd) ("the Company") as of March 31, 2025 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

In our opinion, the Company has, in all material respects, adequate internal financial controls with reference to standalone financial statements and such internal financial controls were operating effectively as at March 31, 2025, based on the internal financial controls with reference to standalone financial statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note").

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

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



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

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

Meaning of Internal Financial Controls Over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

For GMKS & Co., Chartered Accountants Firm Registration Number – 139767W

Maya Joshi Partner Membership No. 144117 Place: Pune

r racc. r unc

Date: May 28, 2025

UDIN: 25144117BMKRPV5173



STANDALONE FINANCIAL STATEMENT FOR THE FINANCIAL YEAR MARCH 31, 2025

(in Lakhs unless otherwise stated)

Pa	rticulars	Note No	As at March 31, 2025	
AS	SETS			
I.	Non-current assets			
	(a) Property, plant &	3A		
	equipment		20.01	23.74
	(b) Capital work-in-	3B		
	progress		-	-
	(c) Right of Use	3C	11.25	15.25
	(d) Intangible assets	4A	11.25	15.35
	(d) intangible assets	44	_	_
	(e) Intangible assets under	4B		
	development		-	-
	(f) Financial Assets			
	(i) Investments	5		
			300.77	0.51
	(ii) Others	6	_	_
	(g) Other non- current	7		
	assets		3.27	-
	(h) Deffered Tax Asset	19		
	(Net)		0.68	0.38
	Total non-current assets		335.98	39.97
II	Current assets		333.70	37.71
	(a) Inventories	8	202.25	275.60
	(b) Financial Assets		383.25	375.60
	` '			
	(i) Investments	9	_	-
	(ii) Trade receivables	10		
			374.10	252.52
	` '	11a	244.25	151.75
		111.	244.36	151.75
	` '		737 76	800.00
				252

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. <u>Tel:+912026816197/26816168.Fax:+9120268222631</u>

 $Email: size master_1999@yahoo.com, size masters compliance@gmail.com\\$



QL	JALTYBEYONDMEASURE					
	(v) Loans & Advances			12		
					99.16	94.97
	(vi) Others			13	25.50	17.50
	(c) Other current assets		1	14	25.50	17.59
	(c) Other current assets			. - †	6.22	11.70
	Total Current Assets				1,870.34	1,704.13
	Total Assets				2,206.32	1,744.10
EO	UITY AND LIABILITIES					
	uity					
<u>-4</u>	(a) Equity Share Capital		1	15	1,000.00	1,000.00
	(b) Other Equity				471.22	209.53
	Total Equity				1,471.22	1,209.53
Lia	bilities					
I.	Non Current Liablities					
	(a) Financial Liabilities					
	(i) Borrowings		1	16	-	-
	(ii) Lease Liability		1	17	8.75	13.09
	(b) Provisions			18	-	-
	(c) Deferred Tax Liabilities (Net)		1	19		
	Total non-current liabilities				8.75	13.09
II	Current Liabilities					
	(a) Financial Liabilities					
	(i) Borrowings		2	20	188.17	228.17
	(ii) Lease Liability		2	21	4.19	3.61
	(iii) Trade Payables		2	22		
	a. Due to Mirco	and small			06.22	2.05

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

96.22

314.47

2.05

216.01

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. Tel:+912026816197126816168.Fax:+9120268222631

Email:sizemaster_1999@yahoo.com, sizemasterscompliance@gmail.com

b. Due to other than Mirco and small

Enterprises

Enterprises

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QUALTYBEYONDMEASURE

					410.69	218.06
(iv) Others				23		
					-	0.56
(b) Other Current				24		
Liabilities					123.31	49.04
(c) Provisions for				25		
Employee Benefits					-	22.06
Total Current Liabilities					F26.25	521 40
m 4 1 T * 1 *1*4*		-			726.35	521.49
Total Liabilities					725 10	524 50
T-4-1 E					735.10	534.58
Total Equity & Liabilities					2,206.32	1,744.10
					2,200.32	1,/44.10
The accompanying notes of	ra en integr	01 2024	of those f	Financial		
The accompanying notes as statements.	e an megr	aı part	of these I	mancial		
As per our report of even						
date						
For GMKS & Co.	On behalf	of Boa	rd of Direc	ctors of		
Chartered Accountants	Sizemaster Zinc Ltd)	rs Tec	hnology Li	imited (Formerly kno	wn as Me
FRN: 139767W		10PN1	991PLC223	3919		
		1		1		
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CA. Maya Joshi	Gopal Zan	war	Kiran Za	nwar	Shantaram Ankam	Aishwarg Parwal
Partner	Managing		Non		CFO	Company
	Director		Executiv			Secretary
			e			
			Director			
(M. No. 144117)	DIN 09537	969	DIN 0965	53402		M. A67170
Place : Pune	Place:					
Tiace . I une		1		1		
race. rune	Pune					
Date: 28/05/2025	Pune Date:					



STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2025

(in Lakhs unless otherwise stated)

Particulars	Note No	For the year ended March 31, 2025	For the year ended March 31, 2024
Income			
Revenue from operations	26	1,417.34	1,094.32
Other income	27	67.67	67.14
Total Income		1,485.01	1,161.46
Expenses			
Cost of raw materials and components consumed	28(a)	629.28	534.85
Purchase of Traded Goods	28(b)	-	-
(Increase)/decrease in inventories of finished goods and work-in-progress	29	(7.65)	(10.35)
Employee benefits expense	30	193.51	108.68
Finance costs	31	2.27	4.07
Depreciation and amortisation expense	32	8.67	6.66
Other expenses	33	309.54	206.11
Total Expenses		1,135.62	850.03
Profit /(Loss) from ordinary activities before Exceptional Items and Taxes		349.39	311.43
Exceptional Items- Income / (Expenses)	34	-	-

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. <u>Tel:+912026816197/26816168.Fax:+9120268222631</u>

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Net Profit before tax		240.20	211 42
		349.39	311.43
Tax expense			
Current tax			
A live to a set of the mileting to		88.00	78.35
Adjustment of tax relating to earlier years			
Deferred tax			
		(0.30)	(0.33)
Total tax Expenses		07.70	70.00
		87.70	78.02
Profit for the year			
1 1 one four		261.70	233.41
Other Comprehensive			
Income A. Items that will not be reclassified subsequently to profit			
or loss			
Remeasurement gains /			
(losses) on defined benefit			
plans			
Tax (expense) / income relating to above			
retaining to above			
		-	-
B. Items that will be reclassified subsequently to profit or			
loss			
Total Other Comprehensive Income net off tax (A + B)		_	_
on wa (T + D)			
Total comprehensive			
income for the year		261.70	233.41
attributable to Equity			
share holders of the			
Company			
Earning per equity share of Face value of ₹ 10 each:			
(1) Basic	38	3	
		2.71	2.33
(2) Diluted	38	3	
		2.71	2.33

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD &

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The accompanying notes are	an integral part o	of these						
financial statements.								
As per our report of even date								
For GMKS & Co.	On behalf of	Board of Direc	tor	s of				
Chartered Accountants Sizemasters Technology Limited (Formerly known as Mewat								
	Zinc Ltd)							
FRN: 139767W	CIN:	CIN:						
	L74110PN1991PLC223919							
CA. Maya Joshi	Gopal	Kiran			Shantaram	Aishwarya		
	Zanwar	Zanwar			Ankam	Parwal		
Partner	Managing	Non			CFO	Company		
	Director	Executive				Secretary		
		Director						
(M. No. 144117)	DIN	DIN				M. No.		
	09537969	09653402				A67170		
Place : Pune	Place: Pune							
Date : 28/05/2025 Date:								
	28/05/2025							



STATEMENT CASH FLOWS FOR THE YEAR ENDED MARCH 31, 2025

(in Lakhs unless otherwise stated)

Pai	rticulars	For the year ended March 31, 2025	For the year ended March 31, 2024	For the year ended March 31, 2023
A	CASH FLOWS FROM			
.	OPERATING ACTIVITIES			
	Net Profit/ (Loss) Before Tax	349.39	311.43	16.20
	Adjustment for			
	Provision for bad and doubtful debts	-	-	-
	Unrealised Foreign Exchange Loss / (Gain) (Net)	1.29	12.47	0.05
	Unrealised Foreign Exchange (Loss) / Gain of P.Y. now realised	-	-	-
	Depreciation and Amortization Expenses	8.67	6.66	1.18
	Gain on disposal of property, Plant and Equipment	-	-	-
	Profit on sale of Investments	-	-	-
	Re-statement Loss / (Gain) on Mutual Fund	-	-	-
	Interest paid/Finance Cost	2.27	4.07	0.67
	Interest /Dividend Received	(65.39)	(57.35)	(12.30)
	Provision for Leave Encashment and Gratuity			
	Remeasurement of defined employee benefit plans			-
	Operating Profit/(Loss) before Working capital changes	296.23	277.27	5.80
	Adjustments for			
	Trade receivables	(122.86)	(229.90)	(35.15)
	Financial and other assets (Current and non current)	4.64	(97.87)	(5.18)

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$

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		_			
	Inventories				
			(7.65)	(10.34)	(2.13)
	Trade payables				
			192.63	167.25	46.00
	Provision				
			74.28	42.56	6.48
	Financial and other liabilities				
			(4.32)	(2.74)	19.99
	Cash generated from operations		(1122)	(=1, 1)	
	Cush generated it on operations		432.94	146.23	35.81
	(Taxes Paid)/ Refund Received		432.74	140.23	33.01
	(Taxes Faid)/ Refund Received		(114.10)	(61.73)	(1.23)
	NET CASH FROM	(A)	(114.10)	(01.73)	(1.23)
	OPERATING ACTIVITIES	(A)	318.83	84.50	34.57
В			310.03	04.50	34.37
В	CASH FLOWS FROM				
•	INVESTING ACTIVITIES				
	Purchase of Fixed Assets(Net of earlier year		(0.04)	(22.05)	(22.0.6)
	Capital WIP if any)		(0.84)	(22.97)	(23.96)
	Adjustment for creditors relating to capital				
	purchases		-	(4.13)	4.13
	Adjustment for advances relating to capital				
	purchases		-	-	-
	Sale of fixed Assets				
			-	_	-
	Sale / (Purchase) of Investment (Non-				
	Current) - Net		(300.26)	(0.51)	_
	Loans Provided				
			(3.35)	_	_
	Profit/(Loss) on Sale of Investments net of pu	rchases during	_ `		
	the year	22100000 0011119	_	_	_
	Investment / (Maturity) in Fixed			1	
	Deposits		62.24	(200.00)	(600.00)
	Interest/Dividend Received		02.27	(200.00)	(000.00)
	microsy Dividend Received		57.48	40.25	11.82
	NET CASH EDOM	(D)	37.40	40.23	11.02
	NET CASH FROM	(B)	(194.73)	(197.26)	(600 03)
	INVESTING ACTIVITIES		(184.72)	(187.36)	(608.02)
C	CASH FLOWS FROM				
•	FINANCING ACTIVITIES		1		
	Issued Share Capital				100 -
			-	-	600.00
	Secured current Loans				
			-	-	-
	Unsecured loans raised during the				
	year		(40.00)	199.97	28.20

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

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	Less :- Unsecured Loan Repaym	ent made				
	during the year	1		-	-	-
	Unsecured Loans Accepted /					
	(Repaid) (net)			(40.00)	199.97	28.20
	Lease Liability					
	Dividend Paid (including					-
	transferred to IEPF)					-
	Non Current - Lease Liability					
	Interest paid				-	
	NET CASH FROM		(C)	(1.50)	(1.77)	(0.46)
	FINANCING ACTIVITIES		(C)	(41.50)	198.19	627.74
D	NET INCREASE IN CASH AND	CASH	(A) + (B) +	(=====)		V=1011
	EQUIVALENTS		(C)	92.61	95.34	54.30
	GENERATED DURING THE					
	YEAR					
	Cash and Cash Equivalents			15175	56 41	2 11
	Opening Balance Cash and Cash Equivalents			151.75	56.41	2.11
	Closing Balance			244.36	151.75	56.41
	Closing Balance			244.30	131.73	30.41
	Cash and cash equivalents comp	orise of				
	Cash on hand					
				0.59	1.95	0.23
	Balances with banks - Current accounts			243.77	149.80	56.18
	Balances with banks - Cash Credit			2.3.77	117.00	20.10
	Account			-	-	-
				244.36	151.75	56.41
Th	e above cash flow statement has been	preapred ι	inder the "Indii			
	tement of cash flow.			T	1	ı
	e accompanying notes are an integra	al part of the	hese financial			
sta	tements.	Ī				
As	per our report of even date					
	r GMKS & Co.	On behalf	of Board of D	l Directors of		
	nartered Accountants	Sizemasters Technology Limited (Formerly known as Mewat Zinc Ltd)				

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$

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FRN: 139767W	CIN: L74110PN1991PLC223 919				
CA. Maya Joshi	Gopal Zanwar	Kiran Zanwar	Shantara m Ankam	Aishwary a Parwal	Aishwar ya Parwal
Partner	Managin g Director	Non Executive Director	CFO	Company Secretary	Compan y Secretary
(M. No. 144117)	DIN 0953796 9	DIN 09653402		M. No. A67170	M. No. A67170
Place : Pune	Place : Pune				
Date : 28/05/2025	Date : 28/05/ 2025				



STATEMENT OF CHANGES IN THE EQUITY FOR THE YEAR ENDED MARCH 31, 2025

A. T					(`in Lakhs unless otherwise stated)
A. Equity S Capital	Share				
For the year	ar ended Ma	rch 31, 2025			
Balance as at April 1, 2024	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the current reporting period	Changes in Equity Share Capital During the year	Balance as at March 31, 2025	
1,000.00	-	-	-	1,000.00	
For the year	 ar ended Mai	rch 31, 2024			
Balance as at April 1, 2023	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the current reporting period	Changes in Equity Share Capital During the year	Balance as at March 31, 2024	
1,000.00	-	-	-	1,000.00	
B. Other E					
For the year	ar ended Mai	rch 31, 2025			

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. <a href="https://doi.org/10.1013/journal.org/10.1013/journ



		Capital Reserve	General Reserve	Retained Earning	Total	
April 01,		15.00				
			-	194.53	209.53	
year				261.70	261.70	
ent of net d	Lefined benefit			201.70	201.70	
	cimed concin					
eneral						
March		15.00				
			-	456.22	471.22	
ended Ma	rch 31, 2024					
	ı	Capital	General	Retained	Total	
		Reserve	Reserve	Earning		
April 01,		15.00				
			-	(38.89)	(23.89)	
year				233.41	233.41	
	efined benefit					
eneral						
		1= 00				
March		15.00	-	194.53	209.53	
nying notes	s are an integral	part of these fin	ancial			
eport of						
& Co.			Soard of			
			echnology Lin	nited (Formerly	known as	
		Mewat Zinc Ltd)				
		CIN:				
		L74110PN199	1PLC223919			
	April 01, year ent of net dex effect id eneral April 01, year ent of net dex effect id eneral March nying notes eport of Co.	year ent of net defined benefit a effect sid eneral ended March April 01, year ent of net defined benefit a effect sid eneral ent March ent of net defined benefit a effect sid eneral ent March ent of net defined benefit a effect sid eneral expert of export of export of export of	April 01, 15.00 year	Reserve April 01, 15.00 -	Reserve Reserve 15.00 - 194.53 year 261.70 ant of net defined benefit ceffect id eneral	

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD &

RELATION GAUGES
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QUALTYBEYONDMEASURE

CA. Maya Joshi	Gopal Zanwar	Kiran Zanwar	Aishwarya Parwal	
Partner	Managing Director	Non Executive Director	Company Secretary	
(M. No. 144117)	DIN 09537969	DIN 09653402		
Place : Pune	Place : Pune			
Date: 28/05/2025	Date : 28/05/2025			

(`in Lakhs unless otherwise stated)

Note 3A : and Equipm	_	rty, Plant								
Particular	Gross	Block			Dep	 reciation			Net B	lock
s	As at 01- 04- 24	Additions During the year	Deductio ns	As at 31- 03- 25	As at 01- 04- 24	Additio ns During the year	Deductio ns	As at 31- 03- 202 5	As at 31- 03- 25	As at 31- 03- 202 4
Electrical Equipment	2.08	0.84		2.92	0.1	0.62	-	0.8	2.11	1.89
Plant & Machinery	24.3	-	-	24.3	2.5	3.96	-	6.4 9	17.9 0	21.8
Total (A)	26.4	0.84	-	27.3 1	2.7	4.57	-	7.3	20.0	21.8
As at March 31, 2024										
*The Comp the Company	•	es not have	any Immova	ble Pro	perty v	whose title o	deeds are not	held i	 n the na	ame of
Note 3B : C Work in Pro										

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

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OLIAL	TYBEYO	NDMEA	SURE

Particular	Gross	Block			Depi	reciation			Net B	lock
S	As at 01- 04- 24	Additio ns During the year	Deductio ns	As at 31-03-25	As at 01- 04- 24	Additio ns During the year	Deductio ns	As at 31- 03- 202 5	As at 31-03-25	As at 31- 03- 202 4
Capital Work in Progress	-	-	-	-	-	-	-	-	-	-
As at March 31, 2024	-	-	-	-	-	-	-	-	-	-
Note 3C : of Use Asset										
Particular	Gross	Block		<u> </u>	Depi	reciation			Net B	lock
S	As at 01- 04- 24	Additio ns During the year	Deductio ns	As at 31- 03- 25	As at 01- 04- 24	Additio ns During the year	Deductio ns	As at 31- 03- 202 5	As at 31-03-25	As at 31- 03- 202 4
Factory Premises	20.4	-	-	20.4	5.1	4.09	-	9.2	11.2 5	15.3 4
Total	20.4	-	-	20.4	5.1	4.09	-	9.2	11.2	15.3 4
As at March 31, 2024										
Note 4A : Intangible Assets#										
Particular	Gross	Block		<u> </u>	Depi	 reciation	1	<u> </u>	Net B	lock
S	As at 01-	Additio ns During the year	Deductio ns	As at 31-	As at 01-	Additio ns During the year	Deductio ns	As at 31-03-	As at 31-	As at 31- 03-

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$

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QUALTYBEYONDMEASURE

	04- 24			03- 25	04- 24			202 5	12- 25	202 4
Computer Software	-	-	-	-	-	-	-	-	-	-
Total	_	_	_	_	_	_	_	_	_	_
As at March 31, 2024	-	-	-	-	-	-	-	-	-	-
#The Compa assets or inta				ty, Pla	nt and	 Equipment	and Right o	f Use		
Note 4B: I Under Deve										
Particular	Gross	Block		Depreciation					Net B	lock
S	As at 01-	Additio ns	Deductio ns	As at 31-	As at 01-	Additio ns During	Deductio ns	As at 31-	As at 31-	As at 31-
	04- 24	During the year		03- 25	04- 24	the year		03- 202 5	12- 25	03- 202 4
Intangible Asset Under Developme nt	04-	_	-	03-	04-	_	-	03- 202	12-	03- 202
Asset Under Developme	04- 24	_	-	03-	04- 24	_	-	03- 202	12-	03- 202 4

(`in Lakhs unless otherwise stated)

Not e No	Particulars		As at March 31,2025	As at March 31,2024		
5	Non-current					
	Investments					

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$

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	Investments in Equity Instruments				
	Investment in Subsidiary	300.77	0.51		
		300.77	0.51		
	(Investment in subsidiaries) - Proto D - Rs. 51,000.00				
	- SMCS LLP - Rs. 25,500.00				
	- Aurum Technology LLP - Rs 3,00,00,000.00)	s			
6	Other Non-current				
	Financial Assets				
			-		
7	Other Non-current Assets				
	Advance Tax and TDS net of provision for tax	3.27	0		
		3.27	-		
8	Inventories				
	Management)	ertified by			
	Finished Goods Stock of Trade (Goods	20.13	12.48		
	Stock of Traded Goods	375.6	363.12		
		383.25	375.60		
	8.1 For mode of valuation refer note no. 2.9	e			

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QUA	LTYBEYONDM	EASURE							
9	Current Inves	stments							
	Quoted investr and Loss A/c	ments at fair	value thro	ugh Profit					
	Investments Funds	in Mutual			0				
10	Trade Receiva	ables							
	(Unsecured, C stated)	Considered g	ood unless	otherwise					
	Considered Go	ood*							
		1 0 1		374.10	252.52				
	Considered Do	oubtful		-	-				
				374.10	252.52				
	Less: Provi Doubtful Debt			-	-				
				374.10	252.52				
	*Includes rece ₹ 12.49 Lakh)	ivable from 1	elated parti	es of ₹ 49.1	6 Lakh (PY				
	Ageing of Trac					1		ı	
	Particulars	Amount not due for Receipt	Less than 6 Months	6 Months - 1 Year	1-2 Years	More than 3 Years	Total		
	i) Undisputed Trade Receivables - Considered Goods		374.10				374.10		
	ii) Undisputed Trade Receivables - Considered						-		

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

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Doubtful



QUAL	TYBEYONDM	EASURE						
	iii) Disputed Trade Receivables - Considered Goods						-	
	iii) Disputed Trade Receivables - Considered Doubtful						1	
	Total	_	374.10	_	-	-	374.10	
	Less: Provision for Doubtful debts						-	
	Total	-	374.10	-	-	-	374.10	
	Ageing of Trac					ı		
	Particulars	Amount not due for Receipt	Less than 6 Months	6 Months - 1 Year	1-2 Years	More than 3 Years	Total	
	i) Undisputed Trade Receivables - Considered Goods	-	252.52	-	-	-	252.52	
	ii) Undisputed Trade Receivables -	-	-	-	-	-	-	

Considered Doubtful



QUALT	YBEY	ONDM	EASURE

	iii) Disputed Trade Receivables - Considered Goods	-	-	-	-	-	-	
	iii) Disputed Trade Receivables - Considered Doubtful	-	-	-	-	-	-	
	Total	_	252.52	_	_	-	252.52	
	Less: Provision for Doubtful debts						-	
	Total						252.52	
11a	Cash & Equivalents	Cash						
	Cash in Hand			0.59	1.95			
	Balance with b							
	On Current Ac	ecounts		243.77	149.80			
	Total Cash Equivalents	& Cash	(A)	244.36	151.75			
11b	Other Bank B	Balances						
	(i) Balance Account		Dividend	-	0			
	(ii) Margin deposits			-	0			
	(iii) Deposits maturing after 3 months (iv) Deposits maturing after 6 months			-	0			
			737.76	800				
	Total Other Ba		(B)	737.76	800.00			

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QOA	TITLE					
	Total Cash Balance (A + B		982.12	951.75		
	Dalance (A + D)	702.12	931.73		
12	Loans & Adva	nces				
	(Unsecured, considered					
	good)		-	-		
	Advance to Sup	pplier				
	Advance to Oth		14.01	5.62		
	Advance to Oth	Advance to Others		7.55		
	Loan to Subsidi	iarv*	-	7.55		
			85.15	81.80		
			00.16	04.07		
			99.16	94.97		
13	Other	Current				
	Financial Asse					
	Interest accrued	l on Loan		0		
	T	rued on	-			
	Interest accr Deposits	25.50	17.59			
	Deposits		23.30	17.39		
			25.50	17.59		
14		Other Current Assets				
	Prepaid expense	es	0.20	0		
	Imprest balar	nce with	0.38	0		
	employees	with	2.48			
	Others - GS	T Credit				
	Ledger Balance	,	3.36	11.70		
			6.22	11.70		
			0.22	11.70		
15	Equity Share (Capital				
	Authorised Capital	Share				
		uity Shares of ₹ 10/-	1050.00	1050.00		
	each	•				
		(As on March 31, 2025 - 50,00,000				
	Equity Shares)					

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD &

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	Issued, Subsc	cribed and	Paid Up						
	capital		•						
	100,00,000 Ed	mity Shares	of ₹ 10/-		1000				
	each fully paid			1,000.00	1000				
	each fully paid	up and issu	eu at pai	1,000.00					
				1,000.00	1,000.00				
				,	,				
	15.1 Terms / ri	ohts attached	d to equity						
	shares:	gnis attached	a to equity						
	shares.	1	I						
	TD1 1	1	1 0	· 1 1		1 07.1	0/ 1		
	The company has only one class of equity shares having a face value of ₹ 10/- per share. Each holder of equity share is entitled to one vote per share. In the event of Liquidation								
	of the Compan	•	•				_		
	of the Compar	y. The distri	bution will	be in prope	ortion to the	number of	equity sha	ares	
	held by the sha	areholders.							
	-								
	15.2 The deta	ils of shareh	olders hold	ding more t	han 5% of				
	equity shares	ing of sharen	iorders more	ang more t					
	equity shares								
	NI	31-Mar-25	<u> </u>	M1- 21	2024				
	Name of the	31-Mar-25	•	March 31	, 2024				
	shareholder								
	S		T						
		% of	Numbe	% of	Number				
		Holding	r	Holding					
	Gopal								
	Zanwar								
	15.3	Promotors							
	Shareholding	1 1 0111 0 1 0 1 5							
	Shareholding	31-Mar-25	<u> </u>		March 31,	2024			
	D				,				
	Promoter		% of		No. of				
	name	shares	Total	Change	shares	Change			
			Shares	during		during			
				the year		the year			
				-		_			
	Gopal		64.06%	120.45		120.45%			
	Zanwar	64,05,73		%	64,05,73				
		0			0				
	Kiran		0.40%	0.00%		0.00%			
	Zanwar	40,000	3	3.0070	40,000	3.00/0			
	Mayur	10,000	0.40%	0.00%	10,000	0.00%			
1	Iviayui	1	U.4U%	J U.UU70		U.UU%	l		
	Zanwar	40,000			40,000				

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OLIAL	TVREY	MONDA	IFASURE

	Total	64,85,73 0	64.87%		64,85,73 0		
16	Non-current Borrowings Secured						
	Term loan from	n Donka					
	For Vehicle	II Daliks			0		
				-			
	For Others			-	0		
17	Non-current Liability	Lease					
	Lease Liabilinote no. 37)	ity (Refer		8.75	13.09		
				8.75	13.09		
18	Non-current I	Provisions					
	Employee liabilities	benefit					
	Gratuity payab	le (Refer no	te no. 36.2	-	0		
				-	-		
19	Deferred Tax (Net)	 Liabilities					
	Components o	f Deferred ta	x assets/lia	bilities are	as under:		
	Deferred Tax Liabilities Relating to PPE WDV						
			-	0			
	Income Charge	geable on	realisation		0		
				-	-		
	Deferred Tax A	Assets					

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QUALTYBEYONDMEASURE

		Т		1	T	1	
	Expenses allowable on						
	payment basis						
	Relating to PPE WDV						
		0.68	0.38				
	Defined Benefit						
	Obligations		-				
		0.68	0.38				
	Net Deferred Tax (Asset) / Liabilities	,					
	(Net)	0.68	0.38				
	(1401)	0.00	0.30				
20	Current Borrowings						
20							
	Secured						
	Working Capital Loans						
	from Banks						
	Rupee Loans from Banks		0				
		_					
	Foreign Currency Loans		0				
		_					
	Unsecured						
	Short Term Borrowing from	1					
	Promotors**	188.17	228.17				
		188.17	228.17				
	20.1 The Company does not have	ony ohorao	or setisfee	tion which	ic vot to	ha	
	registered with the Registrar of Com	•			•	DE	
	registered with the Registral of Comp	paines (NOC) beyond the	e statutory p	eriou.		
	20.2 Short term borrowings raised from	om Promoto	r during the	financial ye	ar 2022-2	3 for	working
	capital purpose. The loan is free of in						
			1 3				
	20.3 The Company has not raised any	borrowing	from banks	and financia	l institutio	ons d	uring the
	year						
	20.4 The Company has not been dec						
	declare a company as a wilful defaul	ter at any ti	me during th	ne financial	year or af	ter th	ne end of
	reporting period but before the date v	vhen financi	al statement	s are approv	ed.		
	20.5 The Company has not defaulted	on repayme	ent of loans a	nd interest 1	oayment th	nerec	n during
	the current and previous year.						
21	Current Lease Liability						
	Lease Liability (Refer						
	note no. 37(b))	4.19	3.61				
L	1 1	1	1	1	1	·	

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QUALTYBEYONDMEASURE

	T			I	1	1	I	1
				4.10	2.61			
				4.19	3.61			
22	Trade							
	Payables							
	Total outstand	ing dues of M	licro and		2.05			
	Small Enterpri			96.22				
	Trade Payables							
				314.47	216.01			
				410.69	218.06			
				410.09	216.00			
	ψτ 1 1	11 . 1 . 1		T 100 ((I	11 /DX/ X 4	1.60 1.11)		
	*Includes paya	ible to related	parties of	₹ 122.66 I	Lakh (PY ₹ 4	1.60 Lakh)		
		<u> </u>						
	22.1 As de:	fined under	Micro,S	mall and	Medium I	Enterprises		
	Development A							
	to such enterpr							
	statement base							
	company.	a on morma	tion receiv	ca avanao	re una raemin	ilea by the		
	company.							
	D4:l					A4	A 4	
	Particulars					As at	As at	
						March		
						31, 2025	Marc	
							h 31,	
							2024	
	a) the principal	l amount rem	aining unp	aid to any	suppliers as	96.22		
	at the end of ea	ach accountin	g year.				2.05	
	b) the interest			unpaid to a	any supplier	-		
	as at the end of	f each accoun	ting year.				-	-
	\ .1	C :		<u> </u>	•			
	c) the amount					-		
	Section16, of t			-			-	-
	of the payment			yond the ap	pointed day			
	during each ac	counting year	:.					
	d) the amount	of interest di	ue and pay	vable for th	ne period of	-		0.00
	delay in makin						_	
	the appointed							
	interest specifi				adding the			
	micrest specifi	ca unuti ivisi	wild ACI,	۷۵۵۵.				
	\ \ \1\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	<u> </u>	1 ,		*11			0.00
	I A) the amount of	at interest acc	rnied and r	emaining i	innaid at the	1 -	ı	0.00
	e) the amount of			cinaming t	inpara at the			0.00
	end of each acc			cmamm _g c	inpaid at the		-	0.00

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	f) the amount even in the suc dues as above purpose of dis section 23 of t	cceeding year are actually p sallowance a	s, until such paid to the s s a deducti	-	-		-		
	22.2 Ageing o	f Trade Pav	ahles - As	at March 3	31, 2025				
	Particulars	Unbilled	Not Due	Below 1 Year	1 - 2 Year	More than 3 Year	Total		
	MSME			96.22			96.22		
	Trade Creditors			314.47			314.47		
	Total	-	-	410.69	-	-	410.69		
	22.2 Ageing of Trade Payables - As at March 31, 2024								
	Particulars	Unbilled	Not Due	Below 1 Year	1 - 2 Year	More than 3 Year	Total		
	MSME			2.05			2.05		
	Trade Creditors			216.01			216.01		
	Total	_	-	218.06	-	-	218.06		
23	Other Financial Lia								
	Other Payable	s* 		-	0.56				
				-	0.56				
24	Other Liabilities	Current							
	Payables for purchased*	or capital	goods	-	0				

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

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	Provisions Payable - Salarie paya	able			
	to employee	11.31	1.53		
	Advances from customers				
		109.74	45.90		
	GST/VAT/TDS/Service				
	tax/Withholding taxes, other ta and contribution payables	axes 2.27	1.61		
		123.31	49.04		
		123.31	49.04		
25	Provisions for Employee Benefits				
	Leave encashment	-	0		
	Bonus and Gratuity	-	0		
	Provision for Taxes Net of Adva	ince			
	Tax	-	22.06		
		-	22.06		

Note No	Particulars	For the year ended March 31, 2025	For the year ended March 31, 2024
26	Revenue from Operations		
	Sale of products	1,417.34	1,094.24
		1,417.34	1,094.24
	Other operating income	-	0.08
		1,417.34	1,094.32
27	Other Income		
	Interest Income	65.39	57.35

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	Other non - operating income	2.28	
	Net gain on exchange fluctuation	-	9.79
		67.67	67.1
28 (a)	Cost of raw Material Consumed		
	Raw Material Consumed	629.28	534.85
		629.28	534.8
28 (b)	Purchases for Traded Goods		
	Purchases	-	-
		-	
29	(Increase) / Decrease in Inventories		
	Opening Stock:		
	Work In Progress	-	-
	Finished Goods	12.48	-
	Traded goods	363.12	365.25
		375.60	365.2
	Less:- Closing Stock:		
	Work In Progress	-	-
	Finished Goods	20.13	12.48
	Traded goods	363.12	363.12
		383.25	375.6

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	(Increase) / Decrease in Inventories (Net)	(7.65)	(10.35)
30	Employee Benefit Expenses		
	Salaries, Wages, Bonus	193.51	108.68
		193.51	108.68
	30.1 Additional disclosure as per IND AS 19 is provided in Note	No. 36	
31	Finance Cost		
	Interest On Lease Liability	1.50	1.77
	Interest on Income Tax	0.77	2.29
		2.27	4.07
32	Depreciation and Amortisation Expenses		
	Depreciation of PPE	4.57	2.57
	Right of Use	4.09	4.09
	Amortisation of intangible assets	-	-
		8.67	6.66
33	Other Expenses		
	(A)Manufacturing Expenses:		
	Stores and Consumables	-	-
	Power, fuel and Water Charges	2.49	6.76
	Labour charges, sub-contracting charges and machine hire charges	187.78	102.31
	Insurance	1.80	0.60
	(A)	192.08	109.67

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(B)Administration, Selling and Establishment Expenses:		
Professional and Consultancy fees	15.15	15.80
Travelling,conveyance and vehicle maintenance	-	20.04
Postage, telegram and telex	11.95	
Frieght Charges	22.31	0.00
Rent	-	
Building Repairs and maintenance	-	0
Repairs and maintenance	0.84	
Rates and Taxes	0.68	
Directors Sitting Fees	-	0.87
Directors Professional Fees	30.83	24.75
Annual listing fees	3.72	4.44
GST & Other Taxes absorbed	-	-
Meeting Expenses	9.77	0.50
Other Repairs	-	
Donations	-	
Unrealised gains on Financial assets Investment measured at FVTPL	-	
Bank Charges	1.14	0.47
Discounts and Rate difference	4.31	
Breakages and Damages	-	
Sales promotion and Advertisement Expenses	1.01	1.06
Unrealised Exchange Fluctuation Loss	1.29	-
Net Loss on exchange fluctuation	0.42	12.47
Web Service Charges	-	1.78
Electricity expense	8.55	-
Transport Charges	0.00	
Packing expenses	-	

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	Telephone Expense			-	-
	Provision for Bad and Doubtful debts			-	
	Remuneration to auditors (Refer Note No. 33.1)		5.	43	4.90
	Penalty			-	
	Insurance Expenses			-	
	Other Miscellaneous Expenses		0.	07	9.36
		(B)	117	.46	96.44
	Total(A+B)		309	.54	206.11
34	Exceptional Items- Income				
			<u> </u>		

3 5	CONTINGEN AND COMM							
	35.1 Conting provided for :	gent liab	ilities not					
	Particulars				ended	he year 31, 2025	ended	he year 31, 2024
	a) Bank Guar Letters of Cred				-		-	
	/	towards statutory			-		-	
	c) Claims agai acknowledged		ompany not		-		-	
	The Company against the Cor				o proceedi	ng has been	initiated	or pending
	35.2 Commitment							

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Particulars					ended	•	ended	the year 31, 2024
					=		=	
IND AS 19 OF	N "EMPL	OYEE BEN	NEFTTS''					
36.1 contribution p	Defined olan							
_								
			ion plan rec	ognized				
Particulars					ended		ended	he year 31, 2024
Employer's Contribution Provident Fund	to				8.16	Γ	6.12	1
36.2 Defined plan	benefit							
The Company is having less than 10 Employees, Hence The Employee Gratuity Plan is not applicable to the Company.								Plan is not
Ind AS 116 " Leases "								
Operating lease lessee:	e where Co	ompany is a						
The Company has entered into non-cancellable operating lease for factory premise. Effective April 01, 2019, the Company adopted Ind AS 116 "Leases". In accordance with provisions of Ind AS 116 "Leases", the Company recognised the lease liability at the date of initial application i.e. April 01, 2019 at the present value of lease payments, discounted using incremental borrowing rate of the Company. The Company recognised right-of-use asset at an amount equal to the lease liability. Right-of-use asset is depreciated on straight line method based on balance number of months of lease term. The adoption of the standard resulted in recognition of lease liability of ₹ Nil Lakh and corresponding 'Right of use' asset of ₹ Nil Lakh as at April 01, 2019. The weighted average incremental borrowing rate applied to lease liabilities is 9.00%. Following practical expedients were elected on initial application of the Standard:								
	Estimated amoon Capital According on Capital According IND AS 19 Of Sacretary Services as expense for Particulars Employer's Contribution Provident Fund Sacretary Services S	Estimated amount of coron Capital Account net or on Capital Account ne	Estimated amount of contracts remain on Capital Account net of advances at a possible process. In accordance in a possible process. In a possible process, and a possible process. In accordance in a possible process. In a possible process, and a possible process. In accordance in a possible process. In a possible process, and a possible process. In accordance in a possible process. In a possible process, and a possible process. In accordance in in accord	Estimated amount of contracts remaining to be e on Capital Account net of advances and not provided and provided the contribution plan Contribution plan Contribution to the defined contribution plan recase expense for the year are as under Particulars Employer's Contribution Provident Fund The Company is having less than 10 Employapplicable to the Company. Ind AS 116 " Leases " Operating lease where Company is a lessee: The Company has entered into non-cancellable of 01, 2019, the Company adopted Ind AS 116 "Leases", the Company recognised the lease liabect 2019 at the present value of lease payments, discompany. The Company recognised right-of-use Right-of-use asset is depreciated on straight line in term. The adoption of the standard resulted in recorresponding 'Right of use' asset of ₹ Nil Lakh as the corresponding 'Right of use' asset of ₹ Nil	Estimated amount of contracts remaining to be executed on Capital Account net of advances and not provided for DISCLOSURES IN ACCORDANCE WITH IND AS 19 ON "EMPLOYEE BENEFITS" 36.1 Defined contribution plan Contribution plan Contribution to the defined contribution plan recognized as expense for the year are as under Particulars Employer's Contribution to Provident Fund 36.2 Defined benefit plan The Company is having less than 10 Employees, Hen applicable to the Company. Ind AS 116 "Leases" Operating lease where Company is a lessee: The Company has entered into non-cancellable operating 01, 2019, the Company adopted Ind AS 116 "Leases". In a "Leases", the Company recognised the lease liability at the 2019 at the present value of lease payments, discounted Company. The Company recognised right-of-use asset a Right-of-use asset is depreciated on straight line method ba term. The adoption of the standard resulted in recognition corresponding 'Right of use' asset of ₹ Nil Lakh as at April	Estimated amount of contracts remaining to be executed on Capital Account net of advances and not provided for DISCLOSURES IN ACCORDANCE WITH IND AS 19 ON "EMPLOYEE BENEFITS" 36.1 Defined contribution plan Contribution to the defined contribution plan recognized as expense for the year are as under Particulars For tended March: Employer's Contribution to 8.16 Provident Fund 36.2 Defined benefit plan The Company is having less than 10 Employees, Hence The Eapplicable to the Company. Ind AS 116 " Leases " Operating lease where Company is a lessee: The Company has entered into non-cancellable operating lease for four 2019, the Company adopted Ind AS 116 "Leases". In accordance "Leases", the Company recognised the lease liability at the date of 2019 at the present value of lease payments, discounted using inc Company. The Company recognised right-of-use asset at an amon Right-of-use asset is depreciated on straight line method based on bal term. The adoption of the standard resulted in recognition of lease corresponding 'Right of use' asset of ₹ Nil Lakh as at April 01, 2019	Estimated amount of contracts remaining to be executed on Capital Account net of advances and not provided for DISCLOSURES IN ACCORDANCE WITH IND AS 19 ON "EMPLOYEE BENEFITS" 36.1 Defined contribution plan Contribution to the defined contribution plan recognized as expense for the year are as under Particulars For the year ended March 31, 2025 Employer's Contribution to plan The Company is having less than 10 Employees, Hence The Employee Capplicable to the Company. Ind AS 116 "Leases" Operating lease where Company is a lessee: The Company has entered into non-cancellable operating lease for factory pren 01, 2019, the Company adopted Ind AS 116 "Leases". In accordance with proving 2019 at the present value of lease payments, discounted using incremental be Company. The Company recognised the lease liability at the date of initial application. The adoption of the standard resulted in recognition of lease liability of corresponding 'Right of use' asset of ₹ Nil Lakh as at April 01, 2019.	Estimated amount of contracts remaining to be executed on Capital Account net of advances and not provided for capital Account networks and not provided for capital networks and not provided for capital Account networks and not provided for capital networks and not provided for the sea capital for the provision of capital Account networks and not provided for the sea capital for the provision of the standard resulted in recognition of lease liability of ₹ Nil corresponding Right of



(i) Not to apply this standard to contracts that were not previously identified as containing a lease in
terms of IND AS 17

(ii) Applied exemption not to recognise right-of-use assets and liabilities for leases with less than 12

	e term on the date the initial direct		neasurement of the	right-of-use	e asset at	the dat
initial applicati		costs from the fr	icusurement of the	right of use	asset at	the dat
11						
(A) Changes i	n the carrying va	alue of Right-of-	·use Asset		1	
Particulars			ended	the year 31, 2025	For to ended March	the y
Opening Balance				15.35		19.44
Add: Recognisterms of IND	sed during the yea AS 116	ar in		-		-
Less: Deletion				-		-
during the year	ortization r			(4.09)		(4.09
Closing Balance				11.25		15.35
(B) Changes Liability	in Lease					
Particulars			ended	the year 31, 2025	For to ended March	the y
Lease liability April, 2024	as on 1st			16.70		19.72
Add: Recognisterms of IND	sed during the year	ar in				
Add: Intere accrued during	the year			1.50		1.77
Less: Payment liability	of lease			(5.26)		-4.80
Less: Deletion						
Lease liability year end	y at the			12.93		16.70

Liability



QUALTYBEYONDMEASURE

	Particulars					For tl	he year	For the	he year
						ended		ended	
						March 3	31, 2025	March 3	31, 2024
	Current Lease								
	Liability						4.19		3.61
	Non-current	Lease							
	Liability						8.75		13.09
							10.00		1670
							12.93		16.70
	D 4 - 1	~ . C ¥ N:1	I ald (D V	F NT:1 T _1.1.\	:	4 - F - 1-1:	4: 1	~1. ~t . t ~	. 1
	Rental expense							snort-tern	i leases of
	cancellable in r	iature nav	e been charg	ed to Staten	ient of Pi	ont and L	oss.		
	The table belo		s contractua	1 maturities	of lease	liability a	as on 31st	March, 20	025 on an
	undiscounted b	asis:			1	1	1		1
	Particulars						he year		he year
						ended		ended	
						March 3	31, 2025	March 3	31, 2024
		ncellable							
	operating	lease							
	obligations								
	- Not Later								
	than one year	1							
	- Later than o	ne year b	ut not later						
	than five years - Later than								
	five years					-			
	live years							_	
	The Company	does not fo	ace a signific	ant liquidity	rick with	regard to	ite leace lie	hility ac t	he current
	assets are suffic								
	assets are surri	ciciii to iii	cet the obliga	itions iciate	u to icasc	madiffics	as and win	on they rai	ii duc.
3	Earning per								
8	Share (EPS)								
	Particulars						he year		he year
						ended		ended	
						March 3	31, 2025	March 3	31, 2025
	- Net Profit aft					2 - 1 - 50		222.44	
	attributable to t	he Equity	Shareholder	rs (₹ ın	Lakh) -	261.70		233.41	
	(A)	1. 1	1	C.D.	CI				
	- Basic / Wei			r of Equity	Snares		1 00 00		1 00 00
	outstanding du	ing the ye	ar - (B)				1,00,00,		1,00,00,

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

RELATION GAUGES

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QUALTYBEYONDMEASURE

2	A) Accounting fair value: The following Liabilities inclu Particulars	g classific	cation and ws the carryical levels in the	•		- For	Financial A the 31, 2024	Assets and	l Financial ended
	A) Accounting fair value: The following Liabilities include:	g classific table show	cation and vs the carryi elevels in the	e fair value	hierarchy	-			
	A) Accounting fair value: The following	g classific	cation and	•			Financial A	Assets and	l Financial
	A) Accounting fair value :	g classifi	cation and	ng amounts	and fair	values of	Financial A	Assets and	l Financial
	Management A) Accounting								
	Management								
		truments	and Risk						
				l .	1	I	I		
	Financial Inst		1.011						
	responsibility e						<u> </u>	1	
1	Section 135 o			pplicable to	the Cor	npany. N	o Corpora	te social	
4 1	Details of Responsibility	Corporation (CSR) ex							
	Section 135 of	the Act is	Not Applica	ble to the C	ompany.		•		•
4 0	Corporate So expenditure	cial Res	ponsibility						
,									
	Trading. Since the Ind AS 108				gment, tr	iere is no	omer opera	ung segn	iem as per
	Operating Segr								
9	шогшаноп								
3	Segment information								
	securities in an	y or the pe	Tious piesei						
	Note: The com securities in an				dilutive				
	- Basic / Dilute (₹) - (A)/(B)	ed Earning	g per Share				2.71		2.33
	Equity Shares (G1			10.00	T	10.00	T
	E '4 C1 (· 王 /							

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

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QUALTYBEYONDMEASURE

	- T				1	<u> </u>	1
	Trade						
	receivables	374.10			252.52		
	Cash & cash						
	equivalents	244.36			151.75		
	Other						
	Balance with	737.76			800.00		
	Bank						
	Loans &						
	Advances	99.16			94.97		
	Others						
-+	-Non current						
	-Non current	_			_		
	overent.	-			-		
	-current	25.50			17.50		
		25.50			17.59		
	A . C . 1			1			
	At fair value						
	through OCI						
	Investments			300.7			
	III v estillelles	300.77		7	0.51		0.51
		300.77		,	0.51		0.51
	At fair value						
	through Profit						
	and Loss						
	Account						
	Investments						
		-			-		
	T' '1						
	Financial						
	Liabilities						
	At Amortised						
	cost						
	Borrowings						
	-Non current						
		_			_		
	-current						
		188.17			228.17		
	Lease	,		<u> </u>			
	Liability						
	-Non current			1			
	1 ton current	8.75			13.09		
-	-current	0.75		+	13.07		
	-current	4.19			3.61		
	Trade	7.17		+	3.01		
		410.60			219.06		
	payables	410.69			218.06		

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

RELATION GAUGES

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QUALTYBEYONDMEASURE

Others								
-Non current								
	-				-			
-current								
	-				0.56			
A . C . 1								
At fair value								
through Profit and Loss								
Account Loss								
-current								
(Derivative	_				_			
Contracts not								
designated as								
hedge)								
The financial in	nstruments	s are categor	ized in to the	ree levels	based on	the inputs i	used to ar	rive at fair
value measurer						1		
Level 1 - Quote	ed prices i	n active mar	kets for iden	tical asse	ets and lial	bilities.		
Level 2 - Inputs	s other tha	n the quoted	prices inclu	ded with	in level 1	that are obs	ervable fo	r assets or
liability either of			•					
Level 3 - Inputs	s based on	unobservab	le market da	ıta				
Management us								
are inherent li								
instruments, the								
that the compar								
fair value of f			_	to the re	porting da	ate may be	different	from the
amounts report	ed at each	reporting da	ite.	1	I		I	
B) Financial	l Risk							
Management								
The company h			Howing risks	sarising				
from financial i	instrumen	ts -	T	I				
- Credit risk								
- Liquidity								
risk - Market risk								
- Market risk								
D: 1								
Risk Management								
путанауешен	•	i	1	1	•	1	•	1



The Company's assesses the un	predictab	ility of the f	inancial env	rironment				
effects on the f	inancial po	erformance (of the compa	iny.	ı			
: G 1: D: 1								
i. Credit Risk								
Credit risk is the customer controperating activities with banks and	act, leadi	ng to a fina arily trade r	ncial loss. 'eceivables) a	The Comund ind from it	pany is e its financi	exposed to ng activities	credit risl	from its
Trade								
Receivable:								
Customer credi	t risk is m	l anaged subie	ect to the Co	nnany's e	stablished	l policy pro	cedures a	nd control
relating to cust extensive credi assessment. Ou	omer cred t rating so	lit risk mana corecard and	igement. Cre l individual	edit quali credit lir	ty of a curnits are d	stomer is as efined in a	ssessed ba	sed on an
Cash and	cash							
equivalents:	casn							
Bank deposits	are made	with repute	d banks and	hence ci	edit risk			
associated with								
	<u> </u>							
ii. Liquidity Risk								
Liquidity risk is on time. The co- have sufficient conditions, with	ompany's liquidity	approach to to meet its	managing li liability wh	iquidity i en they a	s to ensur are due, u	e as far as _j nder both r	possible, t normal an	hat it will d stressed
The table below their contractual			y's financial	liabilities	into relev	ant maturity	y grouping	g based on
Particulars	Less than 1	1 to 5 Years	> 5 Years	Total				
_	Year		_	_				
Year ended March 31, 2025								
Borrowings	188.17	-	-	188.1 7				
Other Financial Liabilities	-	-	-	-				

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

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	QUAL	.TY	BEY	ON	DM	EASL	IRE
--	------	-----	-----	----	----	------	-----

	I	T	Г	1	1	I	1	Ι		
Trade & Other Payable	410.69	-	-	410.6 9						
Lease Liability	4.19	8.75	-	12.93						
	603.04	8.75	-	611.7 9						
Particulars	Less than 1 Year	1 to 5 Years	>5 Years	Total						
Year ended March 31, 2024	1 eai									
Borrowings	228.17		-	228.1						
Other Financial Liabilities	0.56	-	-	0.56						
Trade & Other Payable	218.06	-	-	218.0 6						
Lease Liability	3.61	13.09	-	19.72						
	450.39	13.09	-	466.5 0						
iii. Market Risk										
Market risk is the risk of loss of future earnings, fair values or future cash flows that may result from change in the price of financial instruments. Market risk comprises of three types of risks: interest risk, foreign currency fluctuation risk and other price risk such as commodity price risk. The objective of market risk management is to manage and control market risk exposure within acceptable parameters while optimizing profits.										
· •										
a) Foreign currency risk:										
The summary exposure to cur	_			mpany's						



QUALTYBEYONDMEASURE

Particulars	As at 31st March 2025	As 31st March 2024	at						
Trade Receivables		-							
US \$	0.58	0.82							
Trade Payables									
US\$	-	-							
Net exposure to foreign currency risk (assets)	0.58	0.82							
Foreign sensitivity anal	currency vsis:								
The following table demonstrates sensitivity to a reasonable possible change in foreign currence exchange rates with all other variables held constant:							currency		
Change in US \$	Profits/(Loss)		Equity net	of tax				
*	2024- 2025	2023-24		2024- 2025	<u>2023-</u> <u>24</u>				
5% increase	0.03	0.04		0.02	0.52				
5% decrease	(0.03)	(0.04)		(0.02)	(0.52)				
b) Interest									
rate risk: The Company'			cha	nges in ma	rket inte	rest rate			
The exposure of are as follows:			rrov	wings to inte	erest rate	changes a	t the end of	the report	ing period
are as follows:									
Particulars		2024- 2025		2023-24					
Borrowings									
Floating (current and normaturities)	includes n-current	_		-					

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

RELATION GAUGES

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QL	JALTYBEYOND	MEASUF	RE						
	Fixed (included and normaturities)	s current n-current	188.17	228.17					
	Total		188.17	228.17					
	Interest rate se analysis:	ensitivity							
	The following table der all other variables held			ensitivity to a	a reasonal	ble possib	ole change	in interest	rates with
	Change in Interest rate	Profits/(Loss)	Equity net	of tax				
	micrest rate	2024- 2025	2023-24	2024- 2025	<u>2023-</u> 24				
	2% increase	-	_	-					
	2% decrease	-	-	-	<u>-</u>				
4 3	Capital Management								
	The Company' provide benefit of capital.								
	For the purpose other equity res					pital inclu	ides issued	equity cap	ital and all
	Particulars			2024-	2023-				
				2025	24				
	Total Debt (B other borrowing			201.10	244.8 6				
	Equity			1,471.22	1,209. 53				
	Debt to Equity (net)			0.14	0.20				
4 4	Related transactions: List of persons	party	relationship	with related	1 nartice	as certifi	ed by mone	agement w	vith whom
	List of persons	and the	1 1 1 ·	will icialco	a parties	as ceruii	ca by man	agement W	idi whoili

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

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transactions have taken place during the year with value of transactions is as follows:



QUALTYBEYONDMEASURE

NAME OF	THE							
RELATED PAI	RTY -							
I) Associates	- Entity	in Which						
Directors are In								
a) Sizemaster Guages & b		b)	Sizemaster	c) Si	zemaster			
Tools	Ü	Callibration	n	Callibra	ation			
				LLP				
II) Key Man	agement							
Personnel -	C							
a) Mr.Gopal R	Zanwar-		b) Kiran	S Zanwi	r - Non	c) Mr.Sha	ıntaram P	Ankam -
Managing Direct			Executive			CFO		
d) Ms. Aisl		Parwal -	e) Ms. S	uvarna S	Shinde -			
Company Secre	-		Independe					
f) Mr. Rajvireno		Raipurohit	penae	12000	-			
- Independent D								
тисфониет 2	1100101							
III) Relatives of	of Kev M	lanagement						
Personnel -	or 110) 1							
a) Mrs. Shantab	ai R Zanv	var (Prop of	b) Mrs.S	onali G	opal Za	nwar (Par	tner of	
Sizemaster Inc)		var (110p of	Sizemaster		•	11,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	01	
c) Ms. Siya Z			Sizemaster					
Employee	ali w ai							
Limpioyee								
TD .: 1	1	• .1						
Transactions di	uring the	year with						
related parties								
Particulars			Associates			nagement		s Of Key
					Personne	el	Manager	
		Т	2027	2055	202:	2025 5 :	Personne	
			2024-	2023-	2024-	2023-24	2024-	2023-24
			2025	24	2025		2025	
1) Transactions	during							
the year								
a) Unsecured Loan								
i) Taken								
during the			_	_	_	300.05	_	_
year						200.02		
<i>y</i>								



QUAL	TVR	FVO	NIDM	FASI	IDE

ii) Repaid during the year		-	-	40.00	100.08	-	-
b) Revenue Items							
i) Sale of Goods		4.86	1.18	-	-	8.97	1.24
ii) Purachase of RM		273.25	59.44	-	-	14.98	17.72
c) Interest							
Interest on Unsec	cured Loan paid	-	-	-	-	-	-
d) Rent paid		-	-	5.16	1.20	_	-
e) Managerial Reduring the year*	emuneration paid	-	-	30.37	7.50	-	-
f) Purchase of Callems	apital	-	-	-	-	-	_
g) Issue of Eq Prefrential basis	uity Shares on	-	-	-	_	-	-
2) Balance outstar as on year end**	nding						
a) Debts Due		85.48	28.05	12.94	230.85	14.98	11.62
b) Debts receivable		1.47	3.80	-	-	9.86	0.09
c) Unsecured Loan / ICD		-	-	188.17	228.17	-	-
d) Manag Remuneration Pay		_	_	0.26	-	_	_

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& RELATION GAUGES}$

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QUALTYBEYONDMEASURE

	e) Managerial								
	Remuneratio			-	-	-	-	-	-
	n Payable-								
	Commission								
	f) Interest Pay	able on							
	Unsecured Loa	n		-	-	-	-	-	-
	g) Loans & A	Advances							
	receivable				7.55	-	-	-	-
	* Managerial 1								
	benefit of gratu							r KMP an	d relatives
	of KMP is not a								
	The sitting fees					akh. and	₹ 0.90 Lakł	n. for the y	year ended
	March 31, 2025	5 and Mar	ch 31, 2024	respectively			T	Т	1
4	Income Tax								
5									
	45.1 Reconcilia	ation of tax	x expenses a	nd accountir	ig profit				
	4 1 11 11								
	multiplied by ta	ax rate	<u> </u>	<u> </u>	Γ				
	•	ax rate				1 72 41		1 5	
	multiplied by ta	ax rate					he year		he year
	•	ax rate				ended	·	ended	·
	Particulars						·		·
	Particulars Profit before					ended	31, 2025	ended	31, 2024
	Profit before tax expense	income	-525 1690/			ended	·	ended	·
	Profit before tax expense Tax at the India	income n tax rate	of 25.168%			ended	31, 2025 349.39	ended	31, 2024 311.43
	Profit before tax expense Tax at the India (2023-24:25.	income n tax rate 168%)	of 25.168%			ended	31, 2025	ended	31, 2024
	Profit before tax expense Tax at the India (2023-24:25. Effect of	income in tax rate 168%) non-	of 25.168%			ended	31, 2025 349.39 87.93	ended	31, 2024 311.43 78.38
	Profit before tax expense Tax at the India (2023-24:25. Effect of deductible expense	income n tax rate 168%) non- enses	of 25.168%			ended	31, 2025 349.39	ended	31, 2024 311.43
	Profit before tax expense Tax at the India (2023-24:25. Effect of deductible expense) Effect of tax	income n tax rate 168%) non- enses	of 25.168%			ended	31, 2025 349.39 87.93	ended	31, 2024 311.43 78.38
	Profit before tax expense Tax at the India (2023-24:25. Effect of deductible experiments of tax income	income in tax rate 168%) non- enses exempt	of 25.168%			ended	31, 2025 349.39 87.93	ended	31, 2024 311.43 78.38
	Profit before tax expense Tax at the India (2023-24:25. Effect of deductible experiments of tax income Effect of Tax of	income in tax rate 168%) non- enses exempt	of 25.168%			ended	31, 2025 349.39 87.93	ended	31, 2024 311.43 78.38
	Profit before tax expense Tax at the India (2023-24:25. Effect of deductible expense Effect of tax income Effect of Tax of Years	income in tax rate 168%) non- enses exempt	of 25.168%			ended	31, 2025 349.39 87.93	ended	31, 2024 311.43 78.38
	Profit before tax expense Tax at the India (2023-24:25. Effect of deductible experiments of tax income Effect of Tax of Years Effect of of	income in tax rate 168%) non- enses exempt	of 25.168%			ended	31, 2025 349.39 87.93	ended	31, 2024 311.43 78.38
	Profit before tax expense Tax at the India (2023-24:25. Effect of deductible experiments of tax income Effect of Tax of Years Effect of other	income In tax rate 168%) non- enses exempt of Earlier	of 25.168%			ended	31, 2025 349.39 87.93	ended	31, 2024 311.43 78.38
	Profit before tax expense Tax at the India (2023-24:25. Effect of deductible expense Effect of tax income Effect of Tax of Years Effect of other Effect of defect of defec	income In tax rate 168%) non- enses exempt of Earlier	of 25.168%			ended	31, 2025 349.39 87.93 0.07	ended	31, 2024 311.43 78.38 0.02
	Profit before tax expense Tax at the India (2023-24:25. Effect of deductible expense Effect of tax income Effect of Tax of Years Effect of of ther Effect of defections in rate	income n tax rate (168%) non- enses exempt of Earlier erred tax	of 25.168%			ended	31, 2025 349.39 87.93	ended	31, 2024 311.43 78.38
	Profit before tax expense Tax at the India (2023-24:25. Effect of deductible expense Effect of tax income Effect of Tax of Years Effect of other Effect of defect of defec	income n tax rate (168%) non- enses exempt of Earlier erred tax	of 25.168%			ended	31, 2025 349.39 87.93 0.07	ended	31, 2024 311.43 78.38 0.02



QUALTYBEYONDMEASURE

45.2 Deferred Tax							
Liabilities/ (Assets)							
(net)							
The balance comprise of							
differences attributable to)						
Particulars				As at		As at	
				31-Mar	-25	31-Mar	-24
Deferred Tax Liabilities	-	-	I	-		-	
Relating to PPE WDV				-	_	-	_
Income chargeable on					_		
realization basis			-	-	<u>-</u>	-	<u> </u>
-						_	
					<u>-</u>		<u>-</u>
_				_		_	
Deferred Tax Assets							
Relating to PPE WDV					0.68		0.38
Defined Benefit Obligations					-		-
					0.68		0.38
_				_		<u>-</u>	
Net Deferred Tax (Liabilities) / Asset					0.68		0.38
Movement in deferred tax liabilities							
Particulars		PPE WDV	7	Others	I	Total	1
As on 31.03.2024			_		_		
Charged/(cre dited)			1		l		
To Profit and loss							
To OCI			-		-		<u> - </u>
As on 31.03.2025			-		-		
31.03.2023		 	_	1	-	-	 -

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QUALTYBEYONDMEASURE

	Movement in tax assets	deferred							
	Particulars Particulars	PPE WD	PPE WDV		Defined Benefit Obligation		ses	Total	
	As on 31.03.2024	0.38		-		-		0.38	
	Charged/(cre dited)								
	To Profit and loss	(1.06)		_		_		(1.06)	
	To OCI	-		-		-		-	
	As on 31.03.2025	(0.68)		-		-		(0.68)	
	Particulars					2024-20)25	2022-20)24
	Total Deferr (credited) to pr		charged/ oss				(1.06)		(0.07)
	Total Deferr (credited) to O		charged/				-		-
4	The Company								
6	persons viz. pr where the agre							able on d	emand or
	where the agre		les not speci		ls of per	ou of rep	ayment.		
4 7	whatsoever	cluding f or indire by or		ities (Inter invest in ot lf of the	mediarie her perso e comj	s) with ons or ent oany (U	the under ities identi Iltimate	standing fied in an Beneficia	that the shall: y manner ries) or
4	TDI C	1 4	• 1	6 16		()	4.4 (*)		
8	whatsoever b	ing Party or indirec oy or o	the ctly lend or i	inderstandi invest in otl of the F	ng (whet oer perso unding	ther record Companyons or ent Party (rded in wr ities identi Ultimate	iting or o fied in an Beneficia	shall: y manner aries) or
								<u> </u>	



4 9												
	The Commons	hag make					Vinteral C	\]]			
5 0	The Company financial year.		traded or in	vestea in C	rypto cui	rrency or	· virtuai C	urrency (iuring the			
	iniunciui yeur											
5 1	Disclosure rela	ated to St	ruck-Off Co	ompanies								
	There are no transactions and / or disputed balances outstanding with companies struck off under section 248 of the Companies Act, 2013.											
		<u> </u>										
5 2	Dividends											
	The Company 2025 and Marc			lared or pai	id the Div	vidend du	ring the ye	ear ended	March 31,			
5 3	Ratio Analysis											
<u> </u>	Allalysis											
	Ratios	Numera	ator	Denomina	ator	2024- 25	2023- 24	Varia nce	Reason			
	-	_		-		-	-	-	_			
	(a) Current ratio	Total cu	rrent assets	Total current liabilities		2.57	3.27	-21%	-			
	(b) Debt- Equity ratio	Debt of borrowing lease lia	ngs and	Total equity		0.14	0.20	-32%	Refer Note 1			
	(c) Debt service coverage ratio	Earning for Debt Service = Net Profit after taxes + Non- cash operating expenses + Interest		Debt service = Interest and lease payments + Principal repayments		1.41	1.09	29%	Refer Note 1			
	(1) 7	37 . =	C1. C			0.20		001				
	(d) Return on Equity Ratio	Net Pr taxes	rofits after	Average equity	total	0.20	0.21	-9%	-			
	(a) Inc. 4	Court C	1 1 1	A		1.64		1.00/				
	(e) Inventory turnover ratio,	Cost of	goods sold	Average Inventory		1.64	1.42	16%	-			

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

RELATION GAUGES

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. Tel:+912026816197/26816168.Fax:+9120268222631



OLIAL	TVREY	MONDA	IFASURE

	(f) Trade Receivables turnover ratio,	Revenue from operations	Average trade receivables	4.52	4.33	4%	-
	(g) Trade payables turnover ratio,	Cost of goods sold	Average trade Payables	1.98	3.90	-49%	Refer Note 2
	(h) Net capital turnover ratio,	Revenue from operations	Average working capital (i.e. Total current assets less Total current liabilities	1.24	0.93	34%	Refer Note 3
	(i) Net profit ratio,	Profit for the year	Revenue from operations	0.18	0.21	-13%	-
	(j) Return on Capital employed,	Profit before tax and finance costs	Capital employed = Net worth + Total Debt + Lease liabilities + Deferred tax liabilities	0.21	0.22	-3%	-
	(k) Return on investment	Income generated from invested funds	Average invested funds in treasury investments	0.09	0.10	-8%	-
	improved the ra		-				
	Note 2 - Increas						
	to increase in purchases during the year. Note 3 - Increase in revenue from operations and also increase in current assets						
	& current Liablities as refered in note 1 above.						
5 4	Update on C Social Security						



The Code on Social Security, 2020 ('Code') relating to employee benefits during employment and post employment benefits received Presidential assent in September 2020. The Code has been published in the Gazette of India. However, the date on which the Code will come into effect has not been notified. The Company will assess the impact of the Code when it comes into effect and will record any related impact in the period the Code becomes effective. Recent pronouncements Ministry of Corporate Affairs ("MCA") notifies new standards or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. The Ministry of Corporate Affairs (MCA), pursuant to a notification dated May 7th 2025, has amended Ind AS 21 to provide guidance on determining the exchange rate when a currency is not exchangeable. The amendment is applicable for annual periods beginning on or after April 1, 2025, with early application permitted. The Company is currently evaluating the impact of this amendment on its financial statements and expects to complete the evaluation before the effective date. At present, the Company does not anticipate any material impact; however, a detailed assessment is ongoing. 5 **Previous** vears' figures have regrouped/rearranged, wherever necessary. As per our report of even date For GMKS On behalf of Board & Co. of Directors Chartered Sizemasters Technology Limited (Formerly known as Mewat Zinc Ltd) Accountants FRN: CIN: 139767W L74110PN1991PLC 223919 CA. Maya Kiran Shantaram Gopal **Aishwarya** Joshi Zanwar Zanwar Ankam **Parwal** Partner Managin Non **CFO Company Executiv Secretary** Director Director (M. No. DIN DIN M. No. 144117) 0953796 0965340 A67170 Place : Pune **Date**

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

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Email:sizemaster_1999@yahoo.com, sizemasterscompliance@gmail.com

28/05/2025



INDEPENDENT AUDITOR'S REPORT

To

The Members of

Sizemasters Technology Limited (Formerly known as Mewat Zinc Ltd), Pune

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of Sizemasters Technology Limited (Formerly known as Mewat Zinc Ltd) (the "Company") and its subsidiary ProtoD Technology Private Limited (the Company), Sizemaster Calibrations Services LLP, Aurum Technology LLP (its subsidiary constitute "the Group"), which comprise the Consolidated Balance Sheet as at March 31, 2025, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), Consolidated Statement of Changes in Equity, and the Consolidated Statement of Cash Flows for the year then ended and notes to the consolidated financial statements, including a summary of the material accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity 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 consolidated state of affairs of the Group as at March 31, 2025 and its consolidated profit and consolidated total comprehensive income, consolidated changes in equity and consolidated cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the standards on auditing 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 consolidated financial statements section of our report. We are independent of the Company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the consolidated financial statements under the provisions of the Act and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the consolidated financial statements.



Key Audit Matters

Key Audit Matters (KAM) are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the financial year ended March 31, 2025. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

Sr. No.	Key Audit Matters	How our audit addressed the key audit matter
1.	Inventories	Audit Procedures Performed
	Inventory represents 15% of total assets of the Company as at March 31, 2025. Correctness, completeness and valuation are critical for reflecting true and fair financial results of operations. Considering the relative significance of the Inventory to the consolidated financial statements, we have considered the existence and allowance for inventory obsolescence of inventory as key audit matter	 Our audit response in respect of testing the existence of inventories consisted of following procedures: Procedures to test the existence of inventories consisted of testing the relevant internal controls, including in specific the testing of the inventory physical verification process that is performed annually by management We observed the physical verification of Inventory conducted by management Our procedures in this regard included: Observing compliance of stock count instructions by management personnel; observing steps taken by management to ascertain the existence inventory on the date of the count (including identification of nonmoving, obsolete / damaged inventory); Performing independent inventory counts on sample basis and reconciling the same to the management counts (wherever applicable); On a sample basis, testing the reconciliation of the differences in inventory quantity between the physical count and the books of accounts, including accounting of such variances.



Information Other than the Consolidated financial statements and Auditor's Report Thereon

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in Management Discussion and Analysis, Report of the Directors, Boards Report including Annexure to Boards Reports, Business Responsibility Report, Corporate Governance and Shareholders information, the Overview of Financial Performance, and Report on Risk Management (collectively referred as "other information") but does not include the Consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated 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 consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the consolidated financial statements or our knowledge obtained during the course of the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management for the Ind AS Consolidated financial statements

The Company's management and Board of Directors are responsible for the matters stated in sub-section 5 of Section 134 of the Act with respect to the preparation of these consolidated financial statements that give a true and fair view of the consolidated financial position, consolidated financial performance (including other comprehensive income), consolidated changes in equity and consolidated cash flows 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 the Companies (Indian accounting standards) Rules 2015, as amended from time to time. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities, selection and application of appropriate accounting policies, making judgments and estimates that are reasonable and prudent, and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group'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 Group's financial reporting process.

Auditor's Responsibility for the Audit of the Consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated 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 consolidated financial statements.

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Group has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Management and Board of Directors.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group'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 consolidated 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 Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated 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 most significance in the audit of the consolidated financial statements for the financial year ended March 31, 2025 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

- 3. As required by clause (xxi) of paragraph 3 of the Companies (Auditor's Report) Order, 2020 (the "Order"), issued by the Central Government of India in terms of Section 143(11) of The Act, based on consideration of order report issued of the subsidiary included in the consolidated financial statements and covered under the Act, we report that there are no qualifications or adverse remarks reported in the respective order reports of such subsidiary
- 4. (A) As required by Section 143(3) of the Act, we report that:
 - g) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - h) In our opinion, proper books of accounts as required by law have been kept by the Group so far as it appears from our examination of those books except for the matters stated in paragraph 2. (B)(vi) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 (as amended).
 - i) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss (including other comprehensive income), Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows dealt with by this Report are in agreement with the books of account.
 - j) In our opinion, the aforesaid consolidated financial statements comply with Ind AS specified under Section 133 of the Act.
 - k) On the basis of the written representations received from the directors of the Company, and taken on record by the Board of Directors of the Company, and reports of the statutory auditors of its subsidiary companies, covered under the Act, none of the directors of the Group companies are disqualified as on March 31, 2025 from being appointed as a director in terms of Section 164(2) of the Act.



- With respect to the adequacy of the internal controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in 'Annexure A', Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's Internal Financial Controls over financial reporting.
- 3. (B) With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
- vii. The Group has disclosed the impact of pending litigations on its financial position in its consolidated financial statements as of March 31, 2025 (Refer note 35.1 of consolidated financial statements);
- viii. The Group did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
- ix. There is no amount to be transferred, to the investor Education and Protection Fund by the Group
- x. a) The respective Managements of the Parent and its subsidiaries which are companies incorporated in India, whose financial statements have been audited under the Act, have represented to us that, to the best of their knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Parent or any of such subsidiaries 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, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Parent or any of such subsidiaries ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.;
 - b) The respective Managements of the Parent and its subsidiaries which are companies incorporated in India, whose financial statements have been audited under the Act, have represented to us that, to the best of their knowledge and belief, other than as disclosed in the notes to accounts, no funds (which are material either individually or in the aggregate) have been received by the Parent or any of such subsidiaries from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Parent or any of such subsidiaries shall, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Parties("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.



- xi. As stated in Note 52 to the consolidated financial statements
 - (c) The Company has not proposed, declared or paid the Dividend during the year ended March 31, 2025.
- xii. The reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 is applicable from 1 April 2023, based on our examination which included test checks, except for the instances mentioned below, the Group has used accounting software for maintaining its books of account, which have a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software. Further, during course of audit we did not come across any instances of audit trail features being tempered with, other than of exception given below:
 - The feature of recording audit trail (edit log) facility was not enabled for maintenance of Property Plant and Equipment records and for Payroll records throughout the year ended March 31, 2025
- 3. (C) With respect to the matter to be included in the Auditors' Report under Section 197(16) of the Act: In our opinion and according to the information and explanations given to us, the remuneration paid by the Group to its directors during the current year is in accordance with the provisions of Section 197 of the Act.

For GMKS & Co., Chartered Accountants Firm Registration Number – 139767W

Maya Joshi Partner Membership No. 144117

Place: Pune

Date: May 28, 2025

UDIN: 25144117BMKRPW1370



ANNEXURE A TO THE INDEPENDENT AUDITOR'S REPORT

(REFERRED TO IN PARAGRAPH 2(A)(f) UNDER THE HEADING "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" OF OUR REPORT TO THE MEMBERS OF SIZEMASTERS TECHNOLOGY LIMITED (FORMERLY KNOWN AS MEWAT ZINC LTD) EVEN DATE)

REPORT ON THE INTERNAL FINANCIAL CONTROLS UNDER CLAUSE (I) OF SUB-SECTION 3 OF SECTION 143 OF THE COMPANIES ACT, 2013 ("THE ACT")

Opinion

We have audited the internal financial controls over financial reporting of Sizemasters Technology Limited (Formerly known as Mewat Zinc Ltd) ("the Company") and its subsidiary ProtoD Technology Private Limited (the Company), Sizemaster Calibrations Services LLP, Aurum Technology LLP, its subsidiary constitute "the Group") as of March 31, 2025 in conjunction with our audit of the consolidated financial statements of the Company for the year ended on that date.

In our opinion, the Company has, in all material respects, adequate internal financial controls with reference to consolidated financial statements and such internal financial controls were operating effectively as at March 31, 2025, based on the internal financial controls with reference to consolidated financial statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note").

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and both issued by the ICAI. Those

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& RELATION GAUGES}$



Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

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

Meaning of Internal Financial Controls Over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

For GMKS & Co.,

Chartered Accountants



Firm Registration Number – 139767W

Maya Joshi Partner Membership No. 144117

Place: Pune

Date: May 28, 2025

UDIN: 25144117BMKRPW1370



$\frac{\text{CONSOLIDATED SFINANCIAL STATEMENT FOR THE FINANCIAL YEAR MARCH 31,}}{2025}$

(in Lakhs unless otherwise stated)

	Particulars	Note No	As at March 31, 2025	As at March 31, 2024
AS	SETS			
I.	Non-current assets			
	(a) Property, plant & equipment	3A	32.04	28.17
	(b) Capital work-in-progress	3B	-	-
	(c) Right of Use	3C	11.25	15.35
	(d) Intangible assets - Goodwill	4A	-	-
	(e) Intangible assets under development	4B	-	-
	(f) Financial Assets			
	(i) Investments	5	-	-
	(ii) Others	6	-	-
	(g) Other non- current assets	7	5.09	-
	(h) Deffered Tax Asset (Net)	19	0.84	0.08
	Total non-current assets		49.22	43.60
II.	Current assets			
	(a) Inventories	8	518.51	375.60
	(b) Financial Assets			
	(i) Investments	9	-	-
	(ii) Trade receivables	10	750.56	464.41
	(iii) Cash & Cash Equivalent	11a	378.45	152.40
	(iv) Other Balance with Bank	11b	737.76	800.00

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& RELATION GAUGES \\$

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	(v) Loans & Advances	12		
	(1) Bouns & Havanees		883.45	853.17
	(vi) Others	13	25.50	17.59
	(c) Other current assets	14	23.30	17.57
			66.48	48.34
	Total Current Assets		3,360.71	2,711.50
	Total Assets		3,409.93	2,755.10
EO	UITY AND LIABILITIES			
Equ				
24	(a) Equity Share Capital	15	1000.00	1000.00
	(b) Other Equity		1000.00	1000.00
			416.75	155.23
	(c) Non Controlling Interest		(42.75)	(21.05)
	Total Equity		1,374.00	1,134.18
Lia	bilities			
I.	Non Current Liablities			
	(a) Financial Liabilities			
	(i) Borrowings	16	-	-
	(ii) Lease Liability	17	8.75	13.09
	(b) Provisions	18	_	-
	(c) Deferred Tax Liabilities (Net)	19		
	Total non-current liabilities		8.75	13.09
II	Current Liabilities			
	(a) Financial Liabilities			
	(i) Borrowings	20	1,299.06	1,208.92
	(ii) Lease Liability	21	4.19	3.61
	(iii) Trade Payables	22		
	a. Due to Mirco and small Enterprises		96.22	2.05

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD &

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b. Due to other than Mirco	and small				
Enterprises				476.43	318.42
				572.65	320.47
(iv) Others			23	1.02	0.56
(b) Other Current Liabilities			24	150.27	52.22
(c) Provisions for Employee			25		
Benefits				-	22.06
Total Current Liabilities				2,027.18	1,607.84
Total Liabilities				2,035.93	1,620.93
Total Equity & Liabilities				3,409.93	2,755.10
The accompanying notes are an is statements.	ntegral part of	f these finance	cial		
As per our report of even date					
For GMKS & Co.	On behalf of Directors of				
Chartered Accountants	Sizemasters Zinc Ltd)	s Technolog	y Limite	ed (Formerly ki	nown as Mev
FRN: 139767W	CIN: L74110DL1	1991PLC046	120		

CA. Maya Joshi	Gopal	Kiran	Shantaram	Aishwarya
	Zanwar	Zanwar	Ankam	Parwal
Partner	Managing	Non	CFO	Company
	Director	Executive		Secretary
		Director		
(M. No. 144117)	DIN	DIN		M. No.
	09537969	09653402		A67170

Place: Pune

Date: 28/05/2025



CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2025

(in Lakhs unless otherwise stated)

			(111 12		T 41	
Particu	ars			Note No	For the year ended March	For the year ended March
	T-				31, 2025	31, 2024
Income						
Revenue from operations				26		
•					1,688.60	1,273.88
Other income				27	,	,
					64.02	35.26
Total Income						
Town Income					1,752.62	1,309.15
Europaga						
Expenses						
Cost of raw materials and compor	ents consumed			28(a	0.55.44	505.40
	1)	866.41	735.13
Purchase of Traded Goods				28(b	_	_
(Increase)/decrease in inventories	of finished good	ls and work-in	_	29		
progress	or minimized good	is and work in			-32.70	-10.35
Employee benefits expense				30	02170	10.00
Employee cenerits expense				50	235.09	125.76
Finance costs				31	200.03	120110
					14.04	4.07
Depreciation and amortisation				32		1101
expense					10.40	6.96
Other expenses				33		
r					340.55	211.68
Total Expenses						
•					1,433.80	1,073.25
Profit /(Loss) from ordinary act	tivities before E	exceptional Ite	ems and		210.02	225.00
Taxes				2.1	318.82	235.90
Exceptional Items- Income /				34		
(Expenses)					-	-

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& RELATION GAUGES$

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. Tel:+912026816197126816168.Fax:+9120268222631



Net Profit before tax			318.82	235.90
Tax expense				
Current tax				
Culton tux			88.47	78.35
Adjustment of tax relating to				
earlier years				
Deferred tax			(0.76)	(0.03)
Total tax Expenses			(01, 0)	(0.00)
-			87.71	78.32
D 64.6 (1				
Profit for the year			231.10	157.58
Other Comprehensive Income				
A. Items that will not be reclassified subsequer	atly to profit or			+
loss	iny to promit of			
Remeasurement gains / (losses) on defined ben	efit plans			
Tax (expense) / income relating				
to above				
			_	_
B. Items that will be reclassified subsequently	to profit or loss			
Total Other Comprehensive Income net off				
tax (A + B)			-	-
Total comprehensive income for the year att	ributable to Equity			
share holders of the Company			231.10	157.58
Attributable to -				
a) Shareholder				
			243.16	258.02
b) Non Controlling Interest			-12.06	0.03
Earning per equity share of Face value of ₹ 10	each:		12.00	0.00
(1) Basic		38		
			2.43	2.43
(2) Diluted		38		1
(2) Diffuted		30	2.43	2.43

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES



The accompanying notes are an integral part of these financial statements.						
As per our report of even date						
For GMKS & Co.	On behalf of Board of Directors					
	of					
Chartered Accountants	Sizemasters Tecl	hnology Li	imited (F	ormer	ly known	
	as Mewat Zinc L	td)				
FRN: 139767W	CIN:					
	L74110DL1991P	LC0461				
	20					

CA. Maya Joshi	Gopal	Kiran	Shantaram	Aishwarya
	Zanwar	Zanwar	Ankam	Parwal
Partner	Managi	Non	CF	Company
	ng	Executi	0	Secretary
	Directo	ve		
	r	Directo		
		r		
(M. No. 144117)	DIN	DIN		M. No.
	095379	096534		A67170
	69	02		

Place: Pune

Date: 28/05/2025



CONSOLIDATED STATEMENT CASH FLOWS FOR THE YEAR ENDED MARCH 31, 2025

(in Lakhs unless otherwise stated)

	Particulars	For the year ended March 31, 2025	For the year ended March 31, 2024
A	CASH FLOWS FROM OPERATING ACTIVITIES		
	Net Profit/ (Loss) Before Tax	318.82	235.90
	Adjustment for		
	Provision for bad and doubtful debts	-	1
	Unrealised Foreign Exchange Loss / (Gain) (Net)	1.29	12.47
	Unrealised Foreign Exchange (Loss) / Gain of P.Y. now realised	-	1
	Depreciation and Amortization Expenses	10.40	6.96
	Gain on disposal of property, Plant and Equipment	-	-
	Profit on sale of Investments	-	1
	Re-statement Loss / (Gain) on Mutual Fund	-	-
	Interest paid/Finance Cost	12.54	4.07
	Interest /Dividend Received	(61.74)	(25.47)
	Operating Profit/(Loss) before Working capital changes	281.31	233.92
	Adjustments for		
	Trade receivables	(287.44)	(441.79)
	Financial and other assets (Current and non current)	(48.42)	(52.71)
	Inventories	(142.91)	(10.35)

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. <a href="https://doi.org/10.1013/journal.org/10.1013/journ



	Trade payables		252.18	269.67
	Provision		-	45.74
	Financial and other liabilities		94.74	(2.74)
	Cash generated from operations		149.47	41.75
	(Taxes Paid)/ Refund Received		(116.43)	(61.73)
	NET CASH FROM OPERATING ACTIVITIES	(A)	33.04	(19.98)
В.	CASH FLOWS FROM INVESTING ACTIVITIES			
	Purchase of Fixed Assets(Net of earlier year Capital WIP if any)		(3.27)	(27.70)
	Adjustment for creditors relating to capital purchases		-	(4.13)
	Adjustment for advances relating to capital purchases		-	-
	Sale / (Purchase) of Investment (Non-Current) - Net		-	-
	Loans Provided		-	(840.00)
	Profit/(Loss) on Sale of Investments net of purchases d	luring the year	-	-
	Investment / (Maturity) in Fixed Deposits		62.24	(200.00)
	Interest/Dividend Received		53.83	8.37
	NET CASH FROM INVESTING ACTIVITIES	(B)	112.80	(1,063.46)
C	CASH FLOWS FROM FINANCING ACTIVITIES			
	Issued Share Capital		1.80	0.49
	Secured current Loans		130.14	
	Unsecured loans raised during the year		40.00	1,180.72
	Less:- Unsecured Loan Repayment made during the year		-	-
	Unsecured Loans Accepted / (Repaid) (net)		40.00	1,180.72

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$



	Interest paid		(11.74)	(1.77)
	NET CASH FROM FINANCING ACTIVITIES	(C)	80.21	1,179.43
D	NET INCREASE IN CASH AND CASH EQUIVALENTS	(A) + (B) + (C)	226.04	95.99
	GENERATED DURING THE YEAR			
	Cash and Cash Equivalents Opening Balance		152.41	56.41
	Cash and Cash Equivalents Closing Balance		378.45	152.40
	Cash and cash equivalents comprise of the following:			
	Cash on hand		1.01	1.95
	Balances with banks - Current accounts		377.44	150.46
	Balances with banks - Cash Credit Account		-	
			378.45	152.41

The above cash statement of cash			s been preapred under the "Indirect Meth	100	l" as set out in	Ind AS 7 on
200000		• • •	tegral part of these financial			
statements.						
As per our rep	ort					
For GMKS & Co.		On behalf o	f Board of Directors of			
Chartered		Sizemasters	Technology Limited (Formerly known	n a	as Mewat	
Accountants		Zinc Ltd)				
FRN: 139767W	V	CIN: L74110	ODL1991PLC046120			
CA. Maya Josl	hi	Gopal	Kiran Zanwar		Shantara	Aishwary
		Zanwar			m Ankam	a Parwal
Partner		Managing	Non Executive		CFO	
		Director	Director			Company
						Secretary
			1			1

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

RELATION GAUGES

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. Tel:+912026816197/26816168.Fax:+9120268222631



(M. No. 144117)	DIN 09537969	DIN 09653402		M. No. A67170
Place : Pune	Place : Pune			
Date: 28/05/2025	Date:			

STATEMENT OF CHANGES IN THE EQUITY FOR THE YEAR ENDED MARCH 31, 2025

(in Lakhs unless otherwise stated)

		1	(in Lakus uniess o	merwise stateu)
A. Equity Share Capital				
For the year ended March	h 31, 2025			
Balance as at April 1,	Changes in	Restated	Changes in	Balance as at
2024	Equity Share Capital due to prior period errors	balance at the beginning of the current reporting period	Equity Share Capital During the year	March 31, 2025
1,000.00	-	-	-	1,000.00
For the year ended March	n 31, 2024			
Balance as at April 1, 2023	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the current reporting period	Changes in Equity Share Capital During the year	Balance as at March 31, 2024
1,000.00	-	-	-	1,000.00
For the year ended March	h 31, 2023			
Balance as at April 1, 2022	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the current reporting period	Changes in Equity Share Capital During the year	Balance as at March 31, 2023
400.00	-	-	600.00	1,000.00

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& RELATION GAUGES \\$

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. Tel:+912026816197/26816168.Fax:+9120268222631



B. Other Equity			
For the year ended March	n 31, 2025		

Particulars	Capital Reserve	General Reserve	Retained Earning	Total
Balance as at April 01, 2024	15.00	_	140.23	155.23
Cost of control- Calibration LLP	18.36			18.36
Profit for the year			243.16	243.16
Remeasurement of net defined benefit plan net of tax effect				-
Dividends paid				_
Transfer to General Reserves				_
Balance as at March 31, 2025	33.36	_	383.39	416.75
For the year ended March 31, 2024				
Particulars	Capital Reserve	General Reserve	Retained Earning	Total
Balance as at April 01, 2023	15.00	-	(38.89)	(23.89)
Profit for the year			179.12	179.12
Remeasurement of net defined benefit plan net of tax effect				-
Dividends paid				_
Transfer to General Reserves				_
Balance as at March 31, 2024	15.00	_	140.23	155.23

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

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411013 Maharashtra, India. <u>Tel:+912026816197/26816168.Fax:+9120268222631</u>



The accompanying notes are an integral	part o	of these						
financial statements.								
As per our report of even date								
For GMKS & Co.		On behalf o						
Chartered Accountants	Sizemasters Technology Limited (Formerly known as Mewat Zinc Ltd)							
FRN: 139767W		CIN:	991PLC0461					
CA. Maya Joshi		Gopal Zanwar	Kiran Zanwar	Aishwarya Parwal	Aishwary a Parwal			
Partner		Managing Director	Non Executive Director	Company Secretary	Company Secretary			
(M. No. 144117)		DIN 09537969	DIN 09653402		M. No. A67170			
Place : Pune		Place : Pune						
Date: 28/05/2025		Date : 28/05	7/2025					



NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2025

Particulars	Gros	s Blo	ck			Depre	ciation			Net Bl	ock
	As at 01- 04- 23	LL P op val ue	Additi ons Durin g the year	Dedu ction s	As at 31-03-24	As at 01-04-23	Addi tions Duri ng the year	Dedu ction s	As at 31-03-2024	As at 31-12-24	As at 31-03-2023
Electrical Equipment	2.0	2.9	0.99		5.99	0.19	0.92		1.11	4.88	1.89
Block of 40% Aurum	-	0.9	1.58		2.50	-	0.68		0.68	1.81	-
Plant & Machinery	29. 12	3.0	0.70	-	32.88	2.83	4.71	-	7.54	25.34	26.29
Total (A)	31. 20	6.9	3.27	-	41.37	3.02	6.32	-	9.34	32.04	28.18
As at March 31, 2024											
*The Company Company	does	not ha	ve any Im	movable	Property	y whose	title deed	ds are no	t held in	the name	e of the
Note 3B : Ca Work in Progr	-										
Particulars	Gros	s Blo	ek			Depre	 ciation			Net Bl	ock
	As at 01-		Additi ons Durin	Dedu ction s	As at 31-03-24	As at 01-04-23	Addi tions Duri ng	Dedu ction s	As at 31-03-2024	As at 31-12-24	As at 31-03-2023

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$

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QUALT	YBEY	ONDM	EASURE

	04-	g					the				
	23	3	year				year				
Capital Work											
in Progress	-	-		-	-	-	-	-	-	-	-
As at March											
31, 2024	-	-		-	-	-	-	-	-	-	-
Note 3C: Rig	ht of										
Use Asset#											
Particulars	Gros	s Block				Depre	ciation			Net Bl	ock
	As	A	Additi	Dedu	As at	As at	Addi	Dedu	As at	As at	As at
	at	C	ons	ction	31-	01-	tions	ction	31-	31-	31-
	01-	I	Durin	S	03-24	04-23	Duri	s	03-	12-24	03-
	04-	g	g the				ng		2024		2023
	23	3	year				the				
							year				
Factory											
Premises	20.	-		-	20.46	5.12	4.09	-	9.21	11.25	15.34
	46										
Total	• •				• • • •						
	20.	-	•	-	20.46	5.12	4.09	-	9.21	11.25	15.34
	46										
As at March											
31, 2024											
Note 44											
Note 4A:											
Intangible Assets#											
ASSELS#											
Particulars	Cros	s Block				Depre	ointion			Net Bl	oek
1 al uculai s				Dod	A a a t			Dod	A a a t		
	As		Additi	Dedu	As at 31-	As at 01-	Addi tions	Dedu ction	As at 31-	As at 31-	As at 31-
	at 01-		ons Durin	ction	03-24	01-	Duri		03-	31- 12-24	03-
	01-			S	U3-24	04-23		S	2024	12-24	2023
	23	8					ng the		2024		2023
	23	3	year								
]	year	1	Ì]	

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& RELATION GAUGES$

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as balance as at Balancesheet date in Nil.

SIZEMASTERS TECHNOLOGY LIMITED CIN: L74110PN1991PLC223919

~		1	1	ı		1		1	Ι	I	ı
Computer											
Software	-		-	-	-	-	-	-	-	-	-
Total											
	-		-	-	-	-	-	-	-	-	-
As at March											
31, 2024	-		-	-	-	-	-	-	-	-	-
#The Company	has n	ot reva	alued its P	roperty,	Plant an	nd Equip	ment an	d Right			
of Use assets or	intang	gible a	ssets durii	ng the ye	ear.						
Note 4B: Intan	gible	Asset									
Under Develop	ment										
Particulars	Gros	ss Bloc	ck	l .	ı	Depre	ciation	1	ı	Net Bl	ock
Particulars	Gros As	ss Bloc	ck Additi	Dedu	As at	Depree As at	ciation Addi	Dedu	As at	Net Blo	ock As at
Particulars		ss Bloc		Dedu ction	As at 31-			Dedu ction	As at 31-		
Particulars	As	ss Bloc	Additi			As at	Addi			As at	As at
Particulars	As at	ss Bloo	Additi ons Durin	ction	31-	As at 01-	Addi tions Duri	ction	31-	As at 31-	As at 31-
Particulars	As at 01-04-	ss Bloo	Additi ons Durin g the	ction	31-	As at 01-	Addi tions Duri ng	ction	31- 03-	As at 31-	As at 31-03-
Particulars	As at 01-	ss Bloo	Additi ons Durin	ction	31-	As at 01-	Addi tions Duri	ction	31- 03-	As at 31-	As a 31-03-
	As at 01-04-	ss Bloo	Additi ons Durin g the	ction	31-	As at 01-	Addi tions Duri ng the	ction	31- 03-	As at 31-	As at 31-03-
Particulars Intangible Asset Under	As at 01-04-	ss Bloo	Additi ons Durin g the	ction	31-	As at 01-	Addi tions Duri ng the	ction	31- 03-	As at 31-	As at 31-03-
Intangible	As at 01-04-23	ss Bloo	Additi ons Durin g the	ction	31-	As at 01-	Addi tions Duri ng the year	ction	31- 03-	As at 31-	As a 31-03-
Intangible Asset Under	As at 01-04-23	ss Bloo	Additi ons Durin g the	ction	31-	As at 01-	Addi tions Duri ng the year	ction	31- 03-	As at 31-	As a 31-03-
Intangible Asset Under Development	As at 01-04-23	ss Bloo	Additi ons Durin g the	ction	31-	As at 01-	Addi tions Duri ng the year	ction	31- 03-	As at 31-	As at 31-03-
Intangible Asset Under Development As at March	As at 01-04-23	ss Bloo	Additi ons Durin g the year	ction s	31-03-24	As at 01-04-23	Addi tions Duri ng the year	ction s	31- 03- 2024	As at 31-12-24	As a 31-03-2023

Not	Particulars	As a	t As at
e		March 31,2025	March
No			31,2024
5	Non-current Investments		
	Investments in Equity		
	Instruments	-	-

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$

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		T	
	Investment in Subsidiary		
		-	-
		-	-
6	Other Non-current Financial Assets		
	Loan to Subsidiary		
	Edul to Substatuty	_	_
		-	-
7	Other Non-current Assets		
	Advance Tax and TDS net off provision for		
	tax	5.09	-
		5.09	_
0	 		
*	Inventories		
8	Inventories		
ð	(As valued, verified and certified by		
δ	(As valued, verified and certified by Management)	-	
8	(As valued, verified and certified by		
8	(As valued, verified and certified by Management) Work-in-Progress	135.26	
8	(As valued, verified and certified by Management)		
8	(As valued, verified and certified by Management) Work-in-Progress		12.48
8	(As valued, verified and certified by Management) Work-in-Progress	135.26	12.48
8	(As valued, verified and certified by Management) Work-in-Progress Finished Goods	135.26	12.48
8	(As valued, verified and certified by Management) Work-in-Progress Finished Goods	135.26 20.13	
8	(As valued, verified and certified by Management) Work-in-Progress Finished Goods	135.26 20.13	
8	(As valued, verified and certified by Management) Work-in-Progress Finished Goods	135.26 20.13 363.12	363.12
8	(As valued, verified and certified by Management) Work-in-Progress Finished Goods Stock of Traded Goods	135.26 20.13	
8	(As valued, verified and certified by Management) Work-in-Progress Finished Goods	135.26 20.13 363.12	363.12
	(As valued, verified and certified by Management) Work-in-Progress Finished Goods Stock of Traded Goods 8.1 For mode of valuation refer note no. 2.9	135.26 20.13 363.12	363.12
9	(As valued, verified and certified by Management) Work-in-Progress Finished Goods Stock of Traded Goods 8.1 For mode of valuation refer note no. 2.9 Current Investments	135.26 20.13 363.12 518.51	363.12
	(As valued, verified and certified by Management) Work-in-Progress Finished Goods Stock of Traded Goods 8.1 For mode of valuation refer note no. 2.9	135.26 20.13 363.12 518.51	363.12
	(As valued, verified and certified by Management) Work-in-Progress Finished Goods Stock of Traded Goods 8.1 For mode of valuation refer note no. 2.9 Current Investments Quoted investments at fair value through Profit and Lease the state of the st	135.26 20.13 363.12 518.51	363.12
	(As valued, verified and certified by Management) Work-in-Progress Finished Goods Stock of Traded Goods 8.1 For mode of valuation refer note no. 2.9 Current Investments	135.26 20.13 363.12 518.51	363.12
	(As valued, verified and certified by Management) Work-in-Progress Finished Goods Stock of Traded Goods 8.1 For mode of valuation refer note no. 2.9 Current Investments Quoted investments at fair value through Profit and Lease the state of the st	135.26 20.13 363.12 518.51	363.12

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

RELATION GAUGES

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. Tel:+912026816197/26816168.Fax:+9120268222631

 $Email: size master_1999@yahoo.com, size masters compliance @gmail.com\\$

u:sizemaster_1999@yahoo.com, sizemasterscompliance@gmai www.sizemasters.in/www.mewatzinc.com



				-	-
10	Trade Receivables				
	(Unsecured, Considered good	unless otherw	ise stated)		
	Considered Good*				
				750.56	464.41
	Considered Doubtful				
				-	-
				750.56	464.41
	Less: Provision for Doubtful				
	Debts			-	-
				750.56	464.41
	*Includes receivable from related parties of ₹ 261.92 Lakh (PY ₹ 0.10 Lakh)				

Ageing of Trade Receivab	Ageing of Trade Receivables - As at March 31, 2025					
Particulars	Amount not due for Receipt	Less than 6 Months	6 Months - 1 Year	1-2 Years	2-3 Years	
i) Undisputed Trade Receivables -Considered Goods		538.67		211.89		
ii) Undisputed Trade Receivables -Considered Doubtful						
iii) Disputed Trade Receivables -Considered Goods						
iii) Disputed Trade Receivables -Considered Doubtful						
Total						
Less : Provision for Doubtful debts						
Total	-	538.67	-	211.89	-	

 $\frac{\text{MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD \& \underline{\text{RELATION GAUGES}}$

Registered Office: Plot no 122/123, Subplot no 23, Ramtekdi Industrial Estate Hadapsar, Pune Hadpsar I.E. Pune City Pune 411013 Maharashtra, India. Tel:+912026816197/26816168.Fax:+9120268222631



Ageing of Trade Receivable	les - As at M	 arch 31, 202	<u>4</u>		
Particulars	Amount not due for Receipt	Less than 6 Months	6 Months - 1 Year	1-2 Years	2-3 Years
i) Undisputed Trade Receivables -Considered Goods		252.52	211.89		-
ii) Undisputed Trade Receivables -Considered Doubtful			-	-	-
iii) Disputed Trade Receivables -Considered Goods			-	-	-
iii) Disputed Trade Receivables -Considered Doubtful			-	-	-
Total			-	-	-
Less : Provision for Doubtful debts					
Total					

11a	Cash & Cash Equivalents			
	Cash in Hand			
			1.01	1.95
	Balance with banks-			
	On Current Accounts			
			377.44	150.46
	Total Cash & Cash	(A)		
	Equivalents		378.45	152.40
11	Other Bank Balances			
b				
	(i) Balance in Unpaid Dividend Account	nt	0.00	
				-
	(ii) Margin money deposits		0.00	
				-

252.52

211.89



			0.00	
	(iii) Deposits maturing after 3 months		0.00	-
	(iv) Deposits maturing after 6 months			
			737.76	800.00
	Total Other Bank Balance	(B)	737.76	800.00
	Total Cash & Bank Balance (A + B)			
			1,116.21	952.40
10	Lange O Administra			
12	Loans & Advances			
	(Unsecured, considered good)			
	Advance to Supplier		24.40	5.62
	Loan to Others			
			19.05	7.55
	Advance to Others		_	
	Loan to Subsidiary*			
			840.00	840.00
			883.45	853.17
13	Other Current Financial Assets			
	Interest accrued on Loan			
	Interest accrued on Deposits		-	-
	interest decrued on Deposits		25.50	17.59
			25.50	17.59
14	Other Current Assets			
	Prepaid expenses			
			0.38	-
	Imprest balance with		2.46	
	employees		2.48	-

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES

RELATION GAUGES

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Balances with statutory/government		
authorities	19.43	-
Deposits with Customer		
	-	-
Others - GST Credit Ledger Balance		
	44.19	48.34
Other recievable (Calibration)		
	-	-
TDS Recievable (Calibration)		
	-	-
	66.48	48.34

15	Equity Share Capital				
	Authorised Share Capital				
	105,00,000 Equity Shares	of ₹	10/- each	1050.00	1050.00
	(As on March 31, 2023 - 50,00,0	000 Equity Sha	ares)		
	Issued, Subscribed and Paid U	p capital			
	100,00,000 Equity Shares of ₹	10/- each fully	y paid up and	1000.00	1000.00
	issued	t	par		
	(As on March 31, 2022 - 40,00,0	000 Equity Sha	res)		
				1,000.00	1,000.00

15.1 Terms / rights attache shares:	ed to equity						
The company has only one class of equity shares having a face value of ₹ 10/- per share. Each holder of equity share is entitled to one vote per share. In the event of Liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company. The distribution will be in proportion to the number of equity shares held by the shareholders.							
	-						
15.2 The details of sharehoshares	olders holdin	g more than	5% of equity				

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	Name of the shareholders	31-M	31-Mar-25		nr-24	
		% of Holding	Number	% of Holding	Number	
	Gopal Zanwar	64.06%	64,05,730	64.06%	64,05,730	
	15.3 Promotors Shareholding					
			31-Mar-25	5	31-M	ar-24
	Promoter name	No. of shares	% of Total Shares	% Change during the year	No. of shares	% of Total Shares
	Gopal Zanwar	64,05,730	64.06%	0.00%	64,05,730	64.06%
	Kiran Zanwar	40,000	0.40%	0.00%	40,000	0.40%
	Mayur Zanwar	40,000	0.40%	0.00%	40,000	0.40%
	Total	64,85,730	64.87%		64,85,730	64.87%
16	Non-current Borrowings					
	Secured					
	Term loan from Banks					
	For Vehicle			_	0.00	_
	For Others				0.00	

17	Non-current Lease Liability			
	Lease Liability (Refer note no. 37)	8.75	13.09	16.64
		8.75	13.09	16.64
			10.05	
18	Non-current Provisions			

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	Employee benefit liabilities						
	Gratuity payable (Refer note no. 36.2)		-	0.00	-		
			-	-	-		
19	Deferred Tax Liabilities (Net)						
	Components of Deferred tax as						
	Deferred Tax Liabilities						
	Relating to PPE WDV		-	0.00	_		
	Income Chargeable on realisation basis		-	0.00	-		
			-	-	-		
	Deferred Tax Assets						
	Expenses allowable on paymen	t basis					
	Relating to PPE WDV		0.04	0.08	0.05		
	Defined Benefit		0.84	0.00	0.05		
	Obligations		0.84	0.08	0.05		
	Net Deferred Tax (Asset) / Lia	abilities					
	(Net)		0.84	0.08	0.05		
20	Current Borrowings						
	Secured						
	Working Capital Loans from Banks						
	Rupee Loans from Banks		130.14	0.00	-		
	Foreign Currency Loans		-	0.00	-		
	Unsecured		-				
	Short Term Borrowing from Promotors**		1,168.92	1208.92	28.20		
			-				

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				28.20
		1,299.06	1,208.92	

- 20.1 The Company does not have any charges or satisfaction which is yet to be registered with the Registrar of Companies (ROC) beyond the statutory period.
- 20.2 Short term borrowings raised from Promotor during the financial year 2022-23 for working capital purpose. The loan is free of interest and is repayable on demand.
- 20.3 The Company has not raised any borrowing from banks and financial institutions during the year
- 20.4 The Company has not been declared as a wilful defaulter by any lender who has powers to declare a company as a wilful defaulter at any time during the financial year or after the end of reporting period but before the date when financial statements are approved.
- 20.5 The Company has not defaulted on repayment of loans and interest payment thereon during the current and previous year.

21	Current Lease Liability			
	Lease Liability (Refer note no. 3	37(b))		3.61
			4.19	
			4.19	3.61
22	Trade Payables			
	Total outstanding dues of Micro	ķ	2.05	
		96.22		
	Trade Payables Others*			318.42
			476.43	
			572.65	320.47
	*Includes payable to related par			

22.1 As defined under Micro, Small and Medium Enterprises Development Act, 2006, the							
disclosure in respect of the amount payable to such enterprises as at March 31,2025 has							
been made in the financial statement based on information received available and identified							
by the company.							

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	As at March 31, 2025	As at March 31, 2024					
a) the principal amount ren the end of each accounting	96.22	2.05					
b) the interest due thereon the end of each accounting	-	-					
c) the amount of interest passection 16, of the MSMED A payment made to the suppleach accounting year.	-	-					
d) the amount of interest d in making payment (which appointed day during the ye specified under MSMED Ac	-	-					
e) the amount of interest ac end of each accounting yea	-	-					
f) the amount of further int in the succeeding years, un- above are actually paid to t disallowance as a deductibl MSMED Act,2006	-	-					
22.2 Ageing of Trade Payables - As at March 31, 2025							
Particulars	Unbilled	Not Due	Below 1 Year	1 - 2 Year	2-3 Year		
MSME			96.22				
Trade Creditors	6.00		470.43				
Total	6.00	-	566.65	-	_		
22.2 Ageing of Trade Payables - As at March 31, 2024							
Particulars	Unbilled	Not Due	Below 1 Year	1 - 2 Year	2-3 Year		

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MSME					
	-	-	1.43	-	-
Trade Creditors					
	4.00	-	45.38	-	-
Total					
	4.00	-	46.81	-	-

23	Other Current Financial Liabilities			
	Other Payables*			0.56
			1.02	
	LLP Partners Current capital			
			-	
			1.02	0.56

24	Other Current Liabilities				
	Payables for capital goods purch	ased*			0.00
				-	
	Provisions Payable - Salarie	payable to			1.53
	employee			13.58	
	Advances from customers				45.90
				129.48	
	GST/VAT/TDS/Service tax/Wit	thholding taxe	s, other taxes		4.79
	and contribution payables			7.21	
				150.27	52.22
25	Provisions for Employee				
	Benefits				
	Leave encashment				0.00
				-	
	Bonus and Gratuity				0.00
				-	
	Provision for Taxes Net of Adva	ince Tax			22.06
				-	

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		-	22.06

26	Revenue from Operations	
	Sale of products 1,688.60	1,273.80
	1,688.60	1,273.80
	Other operating income -	0.08
	1,688.60	1,273.88
27	Other Income	
	Interest Income 61.74	25.47
	Other non - operating income 2.28	20117
	Net gain on exchange fluctuation -	9.79
	64.02	35.26
28 (a)	Cost of raw Material Consumed	
	Raw Material Consumed 866.41	735.13
	866.41	735.13
28 (b)	Purchases for Traded Goods	
	Purchases -	-
	-	
29	(Increase) / Decrease in Inventories	

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32	Depreciation and Amortisation Expenses		
		14.04	4.07
	Interest on Income Tax	0.81	2.29
	Interest on Loans	11.74	-
	Interest on Intercompany Loan	-	-
	Interest On Lease Liability	1.50	1.77
31	Finance Cost		
	30.1 Additional disclosure as per IND AS 19 is provided in Note N	To. 36	
		235.09	125.76
	Salaries, Wages, Bonus	235.09	125.76
30	Employee Benefit Expenses		
	(Increase) / Decrease in Inventories (Net)	(32.70)	(10.35)
		518.51	375.60
	Traded goods	363.12	363.12
	Finished Goods	20.13	12.48
	Work In Progress	135.26	-
	Less:- Closing Stock:		
		485.82	365.25
	Traded goods	363.12	365.25
	Finished Goods	12.48	-
	Work In Progress	110.22	-
	Opening Stock:		

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	Depreciation of PPE	6.31	2.87
	Right of Use	4.09	4.09
	Amortisation of intangible assets	-	-
		10.40	6.96
33	Other Expenses		
	(A)Manufacturing Expenses:		
	Stores and Consumables	-	-
	Power, fuel and Water Charges	2.49	6.76
	Labour charges, sub-contracting charges and machine hire charges	188.36	102.31
	Insurance	1.80	0.60
	(A)	192.66	109.67
	(A) (B)Administration, Selling and Establishment Expenses:	192.66	109.67
		192.66 18.78	109.67 15.80
	(B)Administration, Selling and Establishment Expenses:		
	(B)Administration, Selling and Establishment Expenses: Professional and Consultancy fees	18.78	15.80
	(B)Administration, Selling and Establishment Expenses: Professional and Consultancy fees Travelling,conveyance and vehicle maintenance	18.78 5.49	15.80
	(B)Administration, Selling and Establishment Expenses: Professional and Consultancy fees Travelling,conveyance and vehicle maintenance Postage, telegram and telex	18.78 5.49	15.80
	(B)Administration, Selling and Establishment Expenses: Professional and Consultancy fees Travelling,conveyance and vehicle maintenance Postage, telegram and telex Rent	18.78 5.49 13.80	15.80
	(B)Administration, Selling and Establishment Expenses: Professional and Consultancy fees Travelling,conveyance and vehicle maintenance Postage, telegram and telex Rent Frieght Charges	18.78 5.49 13.80 - 22.35	15.80 20.04
	(B)Administration, Selling and Establishment Expenses: Professional and Consultancy fees Travelling,conveyance and vehicle maintenance Postage, telegram and telex Rent Frieght Charges Repairs and maintenance	18.78 5.49 13.80 - 22.35 1.21	15.80 20.04
	(B)Administration, Selling and Establishment Expenses: Professional and Consultancy fees Travelling,conveyance and vehicle maintenance Postage, telegram and telex Rent Frieght Charges Repairs and maintenance Rates and Taxes	18.78 5.49 13.80 - 22.35 1.21	15.80 20.04

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Annual list	ting fees	3.72	4.44
GST & Ot	ther Taxes absorbed	-	-
Meeting Ex	xpenses	9.77	0.50
Other Repa	airs	-	-
Donations		-	_
Unrealised	d Exchange Fluctuation Loss	1.29	_
Bank Char	rges	1.14	0.47
Discounts	and Rate difference	4.31	-
Breakages	and Damages	-	-
Net Loss o	on exchange fluctuation	0.42	12.47
Web Servi	ce Charges	-	1.78
Sales prom	notion and Advertisement Expenses	1.01	1.06
Exchange 1	Fluctuation Loss	-	-
Electricity	expense	8.55	-
Carriage or	utward, Packing and Forwarding Expenses	-	-
Packing ex	apenses	-	-
Telephone	Expense	-	-
Provision f	for Bad and Doubtful debts	-	-
Remunerat	tion to auditors (Refer Note No. 33.1)	7.43	4.90
Penalty		-	-
Insurance 1	Expenses	-	-
Other Misc	cellaneous Expenses	5.55	14.93

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	(B)	147.89	102.01
	Total(A+B)	340.55	211.68
	33.1 Payment to Statutory Auditors		
	(In respect of debit to Profit and Loss A/c)		
	As a Auditor		
	Satutory Audit Fees	6.00	_
	Limited Review of Quarterly Results	0.90	-
		-	
	In Other Capacity		
	Certification Work etc.	-	-
34	Exceptional Items- Income	-	-
		-	

3	CONTINGENT		LITIES					
5	AND COMMIT	IMENTS						
	35.1 Continge	ent liabiliti	es not					
	provided for :		-					
	Particulars	_			For th	e year	For tl	ne year
					ended		ended	
					March 3	31, 2025	March 3	31, 2024
	a) Bank Gu	arantees /						
	Letters of Credit	t			-		-	

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b) Due towards disputed statutory liability c) Claims against the company not acknowledged as debts The Company does not have any Benami property. Also, no proceeding has been initiated or pending against the Company for holding any Benami property. 35.2 **Commitment Particulars** For the For the vear vear ended ended March 31, 2025 March 31, 2024 Estimated amount of contracts remaining to be executed on Capital Account net of advances and not provided for DISCLOSURES IN ACCORDANCE WITH IND AS 19 ON "EMPLOYEE BENEFITS" **36.1 Defined contribution** plan Contribution to the defined contribution plan recognized as expense for the year are as under **Particulars** the For For year the year ended ended March 31, 2025 March 31, 2024 Employer's Contribution to Provident Fund 8.16 6.12 The Company is having less than 20 Employees, hence contribution to Provident Fund is not applicable to the Company in PY. 36.2 Defined benefit plan The Company is having less than 10 Employees, Hence The Employee Gratuity Plan is not applicable to the Company.

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & **RELATION GAUGE**

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3	Ind AS 116 "								
7	Leases "								
	Operating lease where Company is								
	a lessee:								
	The Company h	as entered in	to non-ce	ncellable c	nerating le	ase for fac	rtory nrem	ise Effec	tive Anril

The Company has entered into non-cancellable operating lease for factory premise. Effective April 01, 2019, the Company adopted Ind AS 116 "Leases". In accordance with provisions of Ind AS 116 "Leases", the Company recognised the lease liability at the date of initial application i.e. April 01, 2019 at the present value of lease payments, discounted using incremental borrowing rate of the Company. The Company recognised right-of-use asset at an amount equal to the lease liability. Right-of-use asset is depreciated on straight line method based on balance number of months of lease

standard resulted in recognition of lease liability of ₹ Nil Lakh and The adoption of the corresponding 'Right of use' asset of ₹ Nil Lakh as at April 01, 2019.

The weighted average incremental borrowing rate applied to lease liabilities is 9.00%.

Following practical expedients were elected on initial application of the Standard:

- (i) Not to apply this standard to contracts that were not previously identified as containing a lease in terms of IND AS 17
- (ii) Applied exemption not to recognise right-of-use assets and liabilities for leases with less than 12 months of lease term on the date of initial application
- (iii) Excluded the initial direct costs from the measurement of the right-of-use asset at the date of initial application.

Particulars _		For the ended	· ·		For the year ended	
		March 3	31, 2025	March 3	31, 2024	
Opening						
Balance			15.35		19.44	
Add: Recognised during th	e year in					
terms of IND AS 116			-		-	
Less: Deletion						
			-		-	
Less: Amortization during						
the year			(4.09)		(4.09)	
Closing						
Balance			11.25		15.35	



QUAL	TYBE	YONDM	1EASURE

	in Lease							
Liability								
Particulars	-				For the ended March 3	e year 31, 2025	ended	he year 31, 2024
Lease liability	as on 1st							
April, 2023						16.70		19.72
Add: Recognise terms of IND AS	•	year in						
Add: Interest co								
during the year	350 4001400					1.50		1.77
Less: Payment liability	of lease					(5.26)		-4.80
Less: Deletion								
Lease liability a	at the year					12.93		16.70
ena						12.93		10.70
Lease Liability Particulars	-				For the ended March 3	ne year 31, 2025	ended	he year 31, 2024
Current Lease								
	,							
Liability						4.19		3.61
Liability Non-current Lea	se Liability					4.19 8.75		3.61 13.09
•	se Liability							
•	of ₹ Nil Lak	(/		\mathcal{L}	8.75 12.93 on under s	short-term	13.09 16.70
Non-current Lea Rental expenses	of ₹ Nil Lak ature have be	en charge	ed to Staten	nent of Prof	fit and Los	8.75 12.93 on under sess.		13.09 16.70
Rental expenses cancellable in na The table below	of ₹ Nil Lak ature have be	en charge	ed to Staten	nent of Prof	fit and Los	8.75 12.93 on under sess.		13.09 16.70



Non cancellable operating lease obligations - Not Later than one year - Later than one year but not later than five years - Later than five years The Company does not face a significant liquidity risk with regard to its lease liability as the current assets are sufficient to meet the obligations related to lease liabilities as and when they fall due. Earning per 3 Share (EPS) the **Particulars** For year For the year ended ended March 31, 2025 March 31, 2024 - Net Profit after tax as per Statement of Profit and Loss attributable to the Equity Shareholders (₹ in Lakh) -243.16 258.02 (A) - Basic / Weighted average number of Equity Shares outstanding during the year - (B) 1,00,00 88,65,4 ,000 55 - Nominal value of Equity 10.00 10.00 Shares (₹) - Basic / Diluted Earning per Share (₹) - (A)/(B) 2.43 2.91 Note: The company did not have any potentially dilutive securities in any of the periods presented. Segment 3 information Operating Segment: - The company is primarily engaged in the activities of Manufacturing and Trading. Since all activities are related to one segment, there is no other operating segment as per the Ind AS 108 "Operating Segments".

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Corporate Social Responsibility expenditure Section 135 of the Act is Not Applicable to the Company. **Details** of **Corporate Social** Responsibility (CSR) expenditure Section 135 of the Act is Not Applicable to the Company. No Corporate social responsibility expense incurred in current as well as previous years. Financial Instruments and Risk 4 Management A) Accounting classification and fair value: The following table shows the carrying amounts and fair values of Financial Assets and Financial Liabilities including their levels in the fair value hierarchy -**Particulars** ended For the For the year ended year March 31, 2025 March 31, 2024 Level of inputs used Carrying Carryi Level of inputs used amount ng Amou Level Level 2 Level 3 Level 1 Level Level 3 nt 1 2 **Financial** assets At Amortised cost Trade receivables 750.56 464.41 Cash & cash 378.45 152.40 equivalents Other Balance with Bank 737.76 800.00 Loans & Advances 883.45 853.17

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Others



OLIAL	TVREY	MONDA	IFASURE

	-Non current					
	T (off Current	_		_		
	-current					
		25.50		17.59		
	At fair value					
	through OCI					
	Investments					
		-		-		
	At fair value					
	through					
	Profit and					
	Loss Account					
	Investments					
		-		-		
	Financial					
	Liabilities					
	At Amortised					
	cost					
	Borrowings					
	-Non current					
		-		-		
	-current			4.000.0		
		1,299.06		1,208.9		
	T T' 1'1',			2		
	Lease Liability					
	-Non current	0.75		12.00		
	allerant	8.75		13.09		
	-current	4.19		3.61		
\vdash	Trade payables	7.17		3.01		
	rade payables	572.65		320.47		
	Others	372.03		320.71		
	-Non current					
	Non current	_		-		
	-current					
	34110111	1.02		0.56		
		v -		3.00		

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At fair value through **Profit** and Loss Account -current (Derivative Contracts not designated as hedge) The financial instruments are categorized in to three levels based on the inputs used to arrive at fair value measurements as described below -Level 1 - Quoted prices in active markets for identical assets and liabilities. Level 2 - Inputs other than the quoted prices included within level 1 that are observable for assets or liability either directly or indirectly. Level 3 - Inputs based on unobservable market data Management uses its best judgement in estimating fair value of financial instruments. However there are inherent limitations in any estimation techniques. Therefore for substantially all financial instruments, the fair value estimates presented above are not necessarily indicative of the amounts that the company could have realised or paid in sale transactions as on respective date. As such the fair value of financial instruments subsequent to the reporting date may be different from the amounts reported at each reporting date. **Financial** B) Risk Management The company has a exposure to the following risks arising from financial instruments -- Credit risk Liquidity risk - Market risk Risk Management The Company's senior management oversees the management of these risks. The senior management

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assesses the unpredictability of the financial environment and seeks to mitigate potential adverse

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Email:sizemaster_1999@yahoo.com, sizemasterscompliance@gmail.com

effects on the financial performance of the company.



i. Credit Risk									
Credit risk is the risk that counter party will not meet its obligations under a financial instrument or									
customer contract, leading to a financial loss. The Company is exposed to credit risk from its									
operating activities (primarily trade receivables) and from its financing activities, including deposits									
with banks and f	financial inst	itutions a	nd other fir	ancial instr	ruments.				
<u>Trade</u>									
Receivable:									
Customer credit	risk is manaş	ged subje	ct to the Co	mpany's est	ablished p	olicy, pro	cedures ar	nd control	
relating to custo	mer credit ri	isk manag	gement. Cre	edit quality	of a custo	omer is as	sessed bas	sed on an	
extensive credit	rating score	card and	individual	credit limi	ts are def	ined in ac	cordance	with this	
assessment. Out	standing cust	tomer rec	eivables ar	e regularly	monitored				
Cash and cash e	quivalents:								
Bank deposits a	are made wi	th repute	d banks ar	d hence cr	edit risk				
associated with	it is generally	y low.							
ii. Liquidity									
Risk									
Liquidity risk is	defined as th	ne risk tha	t the compa	any will not	t be able to	settle or	meet its ol	oligations	
on time. The company's approach to managing liquidity is to ensure as far as possible, that it will									
have sufficient	liquidity to 1	meet its 1	iability wh	en they are	e due, uno	ler both n	ormal and	l stressed	
conditions, with	out incurring	unaccept	table losses	or risking	damage to	the comp	any's repu	tation.	
The table below	analysis the	company	's financial	liabilities in	nto relevai	nt maturity	grouping	based on	
their contractual maturities									

Particulars	Less than 1 Year	1 to 5 Years	> 5 Years	Total
Year ended March 31, 2025				
Borrowings	1,299.06	-	-	1,299.06
Other Financial Liabilities	1.02	ı	-	1.02
Trade & Other Payable	572.65	ı	-	572.65



	4.19	8.75	-	
Lease Liability				12.93
	1,876.91	8.75	-	1,885.66
Particulars	Less than 1 Year	1 to 5 Years	>5 Years	Total
Year ended March 31, 2024				
Borrowings	1,208.92	-	-	1,208.92
Other Financial Liabilities	0.56	-	-	0.56
Trade & Other Payable	320.47	-	-	320.47
Lease Liability	3.61	13.09	-	16.70
-	1,533.55	13.09	-	1,546.64

iii. Market										
Risk										
Market risk is	Market risk is the risk of loss of future earnings, fair values or future cash flows that may result from									
change in the p	rice of finan	cial instrume	ents. Marke	et risk comp	rises of th	ree types o	f risks: int	erest risk,		
foreign currence	y fluctuation	n risk and o	ther price r	isk such as	commodia	y price ris	sk. The ob	jective of		
market risk ma	nagement is	to manage	and control	market risk	c exposure	within ac	ceptable p	arameters		
while optimizing	ng profits.									
a) Foreign										
currency										
risk:										
The summary of quantitative data about the Company's										
exposure to currency risk is as follows:										

Particulars	As at 31st March 2025	As at 31st March 2024	
Trade Receivables			
US\$	0.58	0.82	
Trade Payables			
US\$	-	-	

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Net exposure to foreign			
currency risk (assets)	0.58	0.82	

Foreign currency sensitivity analysis:

The following table demonstrates sensitivity to a reasonable possible change in foreign currency exchange rates with all other variables held constant:

Change in US \$	Profits/	(Loss)	Equity net of tax		
	2024-2025	2023-2024	2024-2025	2023- 2024	
5% increase	0.03	0.04	0.02	0.52	
5% decrease	(0.03)	(0.04)	(0.02)	(0.52)	
b) Interest rate risk:					

The Company's exposure to the changes in market interest rate relates to floating rate obligations.

The exposure of the Company's borrowings to interest rate changes at the end of the reporting period are as follows:

Particulars		2024-2025	2023-2024
Borrowings			
Floating (includes curren maturities)	t and non-current	-	-
Fixed (includes current	and non-current		1,208.92
maturities)		1,299.06	
Total			1,208.92
		1,299.06	
Interest rate sensitivity ar	nalysis:		

The following table demonstrates sensitivity to a reasonable possible change in interest rates with all other variables held constant

Change in Interest rate	Profits	/(Loss)	Equity net of tax		
	2024-2025	2023-2024	2024-2025	2023-2024	
2% increase	-	-	-	-	
2% decrease	-	-	-	-	



Capital 3 Management The Company's objectives when managing capital are to (a) maximize shareholders' value and provide benefit to other stakeholders and (b) maintain an optimal capital structure to reduce the cost of capital. For the purpose of the Company's capital management, capital includes issued equity capital and all other equity reserves attributable to the equity holders. 2023-**Particulars** 2024-2025 2024 Total Debt (Bank and other borrowings) 1,311.99 1,225. 61 Equity 1,134. 1,374.00 18 Debt to Equity (net) 0.95 0.05 4 Related party transactions: List of persons and the relationship with related parties as certified by management with whom transactions have taken place during the year with value of transactions is as follows: **OF NAME** THE **RELATED PARTY -**I) Associates - Entity in Which **Directors are Interest** a) Sizemaster Guages & c) Sizemaster Sizemaster b) **Tools** Callibration Callibration LLP d) Aurum Turnkey LLP II) Key Management Personnel b) Kiran S Zanwr - Non c) Mr.Shantaram a) Mr.Gopal R Zanwar-P

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Executive Director

Ankam - CFO

Managing Director



d) Ms. Aishwarya	Parwal	- Company	e) Ms. Su	ıvarna Sh	inde -			
Secretary			Independen	t Director				
f) Mr. Rajvirendra	Singh F	Rajpurohit -						
Independent Direct	or							
III) Relatives of	f Key M	lanagement						
Personnel -								
a) Mrs. Shantabai	R Zanw	ar (Prop of	b) Mrs.So	_		ıwar (Pa	artner of	
Sizemaster Inc)	Sizemaster	Multi Gu	aging)	T	1			
Transactions dur	ing the	vear with						
related parties	8	·						
Particulars			Associates	and	Key	ı	Relative	s (
			Subsidiari	es	_	gement	Key	
				Personnel		Management Personnel		
			2024-	2023-	2024	2023-	2024-	2023
			2025	2024	_	2024	2025	2024
			2020	2021	2025	2021	2020	
1) Transactions the year	during							
a) Unsecured Loan								
'\								
i) Taken during						575.8		
the year				_		0		-
						U		
ii) Repaid during								
ii, ixopaia auiilig	1	1			40.0	100.0		_
	l i			_	4()()	1 1 ()() ()		
the year				-	40.0 0	100.0		
the year				-				
				-				
the year			1.06	1.18			8.97	1.24

MANUFACTURER OF: THREAD GAUGES, PLAIN GAUGES, MULTI GAUGING, TAPER GAUGES, SPLINE GAUGES, PCD & RELATION GAUGES



RM			272.54	59.44		_	14.98	17
			212.34	39.44		_	14.56	1/
c) Interest								
Interest on Unsecur	red Loan	paid during						
the year				-		-		-
d) Rent paid				_	5.16	1.20		-
e) Managerial I during the year*	Remunera	ation paid		-	30.3 7	7.50		-
0 D 1								
f) Purchase of Items	Capital			-		-		
g) Issue of E	Lauity S	Shares on						
Prefrential basis	1 · · · ·			-		-		
2) Balance outstar on year end**	nding as							
on year end**	nding as							
	nding as		84.77	28.05	12.9	230.8	14.98	11
a) Debts Due	nding as		84.77	28.05			14.98	11
on year end**	nding as		84.77	28.05			14.98 9.86	
a) Debts Due b) Debts receivable	nding as							
a) Debts Due b) Debts	nding as							
a) Debts Due b) Debts receivable c) Unsecured Loan / ICD	nding as			3.80	188.	5 503.9		0.0

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RELATION GAUGES

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Managerial Remuneration Payable-Commission & f) Loans Advances receivable 7.55 * Managerial remuneration includes employers PF contribution but excludes post employment benefit of gratuity and Provision for leave benefit scheme, as separate figures for KMP and relatives of KMP is not available being actuarially determined on an overall basis. **Income Tax** 4 5 45.1 Reconciliation of tax expenses and accounting profit multiplied by tax rate Particulars For the year For the year ended ended March March 31, 2024 31, 2025 Profit before income tax 318.8 235.9 expense 2 Tax at the Indian tax rate of 25.168% (2021-22:25.168%) 80.24 59.37 Effect of non-deductible -0.02 expenses (0.02)Effect of tax exempt income Effect of Tax of Earlier Years Effect of other Effect of deferred change in rate (0.76)(0.03)Income Tax expense of

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79.46

59.32

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 $Email: size master_1999@yahoo.com, size masters compliance@gmail.com\\$

current year



QUALTYBEYONDMEASURE

45.2 Deferred	Tax							
Liabilities/ (Assets								
The balance com	prise of	temporary						
differences attributa	ible to							
Particulars	_			1	As at	•	As at	
_	_				31-Ma	r-25	31-Mar	-24
Deferred Tax								
Liabilities	_							
Relating to PPE								
WDV						-		-
Income chargeab	le on							
realization basis						-		-
-								
						-		-
_								
Deferred Tax								
Assets						T.		
Relating to PPE								
WDV	D C'					0.84		0.0
Defined Obligations	Benefit					_		
Obligations						-		-
-						0.84		0.0
						0.0.		0.0
Net Deferred	Tax							
(Liabilities) / Asset						0.84		0.0
<u> </u>								
Movement in defer	red tax							
liabilities								
Particulars			PPE WD	V	Other	s	Total	
As on 31.03.2024				-		-		_
Charged/(credited						<u>I</u>		1
)								
To Profit and loss			1					1

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To OCI As on 31.03.2025 Movement in deferred tax assets PPE WDV **Particulars** Defined Benefit Tax Losses Total **Obligation** As on 31.03.2024 0.08 0.08 Charged/(credited To Profit and loss (0.92)(0.92)To OCI As on 31.03.2025 (0.84)(0.84)2024-2025 2023-2024 **Particulars** Total Deferred Tax charged/ (credited) to (0.92)profit and loss (0.07)Total Deferred Tax charged/ (credited) to OCI The Company has not advanced any loans or advances in the nature of loans to specified persons viz. promoters, directors, KMPs, related parties; which are repayable on demand or where the agreement does not specify any terms or period of repayment. The Company has 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: (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf the company (Ultimate Beneficiaries) or provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries. (b)



4	The Company has not received any fund from any person(s) or entity(ies), including foreign entities										
8	(Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:										
	(a) directly or	indirectly	lend or inve	est in other p	ersons of	entities	s identifi	ed in any	manner		
	whatsoever by	or on	behalf of	the Fundi	ng Part	y (Ult	imate I	Beneficiari	es) or		
	(b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.										
4	The Company does	not have	any transacti	on which is r	ot record	ed in the	e books o	f accounts	but has		
9	been surrendered o		•								
	Tax Act, 1961 (suc										
	1961).	ii us, seu	ion or survey	or unly other	TOTO VALIT	provisio	ns or the		un not,		
	1701).										
5	The Company has r	l ot traded	or invested in	l 1 Crypto curre	ency or V	irtual Cı	ırrency d	l uring the f	l inancial		
0	year.	iot tradea	or mivested in	i cijpto cuii	oney or v	n tuur et	arreney a	aring the r	manorar		
	year.										
5	Disclosure related	to Struc	k-Off Comp	anies							
1	Disclosure related	to bit de	i on comp								
	There are no transa	ctions an	d / or dispute	ed balances o	utstandin	g with c	companie	s struck of	ff under		
	section 248 of the C		•			C	•				
5	Dividends										
2											
	The Company has	not propo	osed, declared	d or paid the	Dividend	l during	the vear	ended Ma	arch 31.		
	2025 and March 31		, , , , , , , , , , , , , , , , , , , ,	P			, , , , , , , , , , , , , , , , , , ,		,		
		İ									
5	Ratio Analysis										
3	Turio Timing Sis										
	Ratios	Numer	 ator	Denominat	or		2023-	Varian	Ress		
	Katios	Numer	awı	Denomina	.OI	2024	2023	ce	on		
						-25	2027				
	(a) Current ratio	Total cı	irrent assets	Total	current	1.66	1.69	-2%	_		
	() =			liabilities							



	QUAL	$\Gamma Y B$	EY	ONDN	1EASL	JRE
--	------	--------------	----	------	-------	-----

(b) Debt-Equity ratio	Debt consists of borrowings and lease liabilities.	Total equity	0.95	1.06	-10%	-
(c) Debt service coverage ratio	Earning for Debt Service = Net Profit after taxes + Non- cash operating expenses + Interest	Debt service = Interest and lease payments + Principal repayments	0.20	0.15	31%	Refer note 1
(d) Return on Equity Ratio	Net Profits after taxes	Average total equity	0.18	0.15	23%	Refer Note 2
(e) Inventory turnover ratio,	Cost of goods sold	Average Inventory	1.86	1.96	-5%	-
(f) Trade Receivables turnover ratio,	Revenue from operations	Average trade receivables	2.78	5.10	-45%	Refer Note
(g) Trade payables turnover ratio,	Cost of goods sold	Average trade Payables	1.87	3.90	-52%	Refer Note 4
(h) Net capital turnover ratio,	Revenue from operations	Average working capital (i.e. Total current assets less Total current liabilities	1.27	1.15	10%	-
(i) Net profit ratio,	Profit for the year	Revenue from operations	0.14	0.12	14%	-
(j) Return on Capital employed,	Profit before tax and finance costs	Capital employed = Net worth + Total Debt + Lease liabilities +	0.12	0.17	-27%	Refer Note 2

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tax

				liabilities					
	(k) Return on	Income	generated	Average	invested	0.08		61%	Refer
	investment	from in	vested funds	funds in	treasury		0.05		Note
			1	investments	I				5
	N-4-1 H	C1 4 4 -	1	D		1			
	Note 1 - Unsecured and lease liability a			Promoter for	working	capital	purpose		
	Note 2 - Increase in	•		etter margins	from new	v manufa	acturing		
	and trading activity			_					
	Note 3 - Increase in		_		increase i	in currer	nt assets		
	& current Liablities						T		
	Note 4 - Increase in		•	rading activit	y which l	eads to			
	increase in purchase		<u> </u>	1	T	1			
	Note 5 - Increase during the year.	in depos	sits in bank						
	during the year.								
_	Update on Code or	n Social							
5	puate on Couc of								
5 4	Security, 2020								
	_		y,2020 ('Code	e') relating to	employe	e benefi	ts during	employm	ent and
	Security, 2020 The Code on Social post employment by	l Security penefits r	eceived Presi	idential asser	nt in Sep	tember 2	2020. Th	e Code ha	as been
	Security, 2020 The Code on Social post employment by published in the Galacter and the Code of the Co	l Security penefits r	eceived Presi India. Howev	idential asser er, the date o	nt in Sept on which t	tember 2	2020. The will con	ne Code ha	as been fect has
	Security, 2020 The Code on Social post employment by published in the Galanot been notified. The code of the code	l Security benefits razette of large	eceived Presi India. Howev pany will asse	idential asser er, the date of ess the impac	nt in Sept on which to of the C	tember 2 the Code Code who	2020. The will con	ne Code ha	as been fect has
	Security, 2020 The Code on Social post employment by published in the Galacter and the Code of the Co	l Security benefits razette of large	eceived Presi India. Howev pany will asse	idential asser er, the date of ess the impac	nt in Sept on which to of the C	tember 2 the Code Code who	2020. The will con	ne Code ha	as been fect has
4	Security, 2020 The Code on Social post employment by published in the Ganot been notified. Twill record any relationships to the security of	I Security benefits r zette of l The Comp ted impac	eceived Presi India. Howev pany will asse	idential asser er, the date of ess the impac	nt in Sept on which to of the C	tember 2 the Code Code who	2020. The will con	ne Code ha	as been fect has
	Security, 2020 The Code on Social post employment by published in the Galanot been notified. The code of the code	I Security benefits r zette of l The Comp ted impac	eceived Presi India. Howev pany will asse	idential asser er, the date of ess the impac	nt in Sept on which to of the C	tember 2 the Code Code who	2020. The will con	ne Code ha	as been fect has
5	Security, 2020 The Code on Social post employment by published in the Ganot been notified. Twill record any relationships to the security of	I Security penefits r rzette of l The Comp ted impace	eceived Press India. However pany will assect in the perio	idential asser ver, the date of ess the impact od the Code be	nt in Septon which to the Cecomes ef	tember 2 the Code Code who ffective.	2020. The will content of the conten	ne Code ha me into eff nes into eff	as been fect has fect and
5	Security, 2020 The Code on Social post employment by published in the Galanot been notified. The will record any relative standards under Composition of Corporation of Co	I Security penefits r rzette of l The Comp ted impac ments rate Affa mpanies	eceived Press India. However bany will assect in the period irs ("MCA") (Indian According	rer, the date of the Code be notifies new unting Standa	on which it of the Cecomes ef	tember 2 the Code who ffective. ds or an	2020. The will content of the conten	ts to the c	as been fect has fect and existing me. The
5	Security, 2020 The Code on Social post employment by published in the Galanot been notified. The will record any relationship of Corporation	oenefits r izette of l The Comp ted impac ments rate Affa mpanies ate Affair	eceived Press India. However beany will assect in the period irs ("MCA") (Indian Accords (MCA), pur	notifies new unting Standarsuant to a no	on which to the Coecomes ef v standard Rule tification	the Code who	2020. The will comen it comen	ts to the of time to t	existing me. The mended
5	Security, 2020 The Code on Social post employment by published in the Galanot been notified. The will record any relative standards under Composition of Corporation of Co	I Security penefits r penefits r penefits r peter of l The Comp ted impace ments rate Affa mpanies ate Affair vide gui	eceived Press India. However bany will assect in the period irs ("MCA") (Indian According (MCA), puriod dance on de	notifies new unting Standarsuant to a notetermining the	on which to the Cecomes ef standards Rule tification te exchange	tember 2 the Code who ffective. ds or an es as issu dated M	2020. The will content it commendment and from May 7th 2 when a	ts to the of time to time to time to time to time to currency	existing me. The mended is not
5	Security, 2020 The Code on Social post employment by published in the Ganot been notified. The will record any relative standards under Composition of Corporation of Corp	l Security penefits r izette of l The Comp ted impac ments rate Affa mpanies ate Affair vide gui amendme	eceived Presidential However by the period of the period o	notifies new unting Standarsuant to a notetermining the	on which is tof the Coecomes effective standard ards) Rule tification are exchange periods by	the Code who	2020. The will content it commendment and from May 7th 2 when a	ts to the of time to t	existing me. The mended is not 1, 2025,
5	Security, 2020 The Code on Social post employment by published in the Galanot been notified. The will record any relation of the pronounces of the second pronounces of th	l Security penefits r izette of l The Comp ted impact ments rate Affa mpanies atte Affair vide gui amendme	eceived Press India. However bany will assect in the period irs ("MCA") (Indian According (MCA), pure dance on decent is applicable arly	notifies new unting Standarsuant to a no etermining the	on which to the Coecomes effective standards Rule tification e exchange periods to application	the Code who ffective. ds or an es as issudated Mage rate beginning	2020. The will come it commendment are from Iay 7th 2 when a g on or a	ts to the otime to time to tim	existing me. The mended is not 1, 2025, rmitted.
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anticipate any material impact; however, a detailed assessment is ongoing.



QUALTYBEYONDMEASURE

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80 WORLD-CLASS MACHINES Matrix 24-internal Matrix 37-u Thread Matrix 16-u Thread Lindner (universal) Grinder: 7 NOS Thread Grinder: 5 NOS Grinder: 4 NOS Thread Grinder: 2 NOS Matrix 42-internal Reishauer Takisawa Make 300 Cnc Laser Marking Thread Grinder: 3 NOS (RAG): 1 NOS Turn Center: 2 NOS Machine: 1 NOS Motorised Lapping Praga Surface Praga Tool And Jones & Shipmen Cylindrical Grinder: 3 NOS Machine: 6 NOS Cutter: 1 NOS Grinder: 4 NOS Precision Bandsaw Subzero Treatment Kirloskar Dg Set 63 Kva: 1 NOS Lathe: 4 NOS Machine: 1 NOS Plant: 1 NOS



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