

Annual Report 2024 - 2025

DIRECTORS :

Mr. Gautam Nandkishore Jajodia

[Chairman and Executive Director]

Mrs. Vasudha Jatia Mr. Bhavanisingh Shekhawat

- Mr. Romie Shivhari Halan
- Mr. Upendra Goraksha Deglurkar
- Mr. Sudhir Vithalrao Duppaliwar

COMPANY SECRETARY, COMPLIANCE OFFICER & CHIEF FINANCIAL OFFICER:

Mr. Jajadish Waman Patil

BANKERS :

IDBI BANK LIMITED KOTAK MAHINDRA BANK LIMITED

STATUTORY AUDITORS:

J. M. AGRAWAL & CO.

SECRETARIAL AUDITORS:

Parikh & Associates

REGISTERED OFFICE:

Thergaon, Pune 411033

REGISTRAR AND SHARE TRANSFER AGENTS:

Satellite Corporate Services Private Limited Office No. 106 & 107, Dattani Plaza, East West Industrial Compound, Safed Pool, Sakinaka, Mumbai 4000072 Email: service@satellitecorporate.com

DEMAT STOCK CODE:

INE105C01023

CIN: L74999MH1999PLC013394

EQUITY SHARES ARE LISTED ON:

BSE Limited [Scrip Code: 516092] National Stock exchange of India Limited [Scrip Code: 3PLAND]

NOTICE

The Sixtieth Annual General Meeting of the Shareholders of **3P LAND HOLDINGS LIMITED** will be on Saturday, the 02nd day of August, 2025 at 11:00 a.m. (ST) through Video Conference ("VC")/Other Audio Visual Means ("OAVM") without physical presence of shareholders at a common venue, to transact the following business:

Ordinary Business

- To receive, consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for the Financial Year ended 31st March, 2025, namely the Audited Balance Sheet as at 31st March, 2025, the Statement of Profit and Loss and cash Flow Statement for the year ended on that date, and the Reports of the Board of Directors and Auditors thereon.
- 2. To appoint a Director in place of Mr. Gautam Nandkishore Jajodia (DIN: 00064611), who retires by rotation and being eligible, offers himself for re-appointment.

Special Business

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

"RESOLVED THAT pursuant to Regulation 24A and other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") read with Circulars issued thereunder from time to time and applicable provisions of the Companies Act, 2013 ("the Act") and Rules made thereunder [including any statutory modification or reenactment thereof for the time being in force] and in accordance with the recommendation of the Board of Directors of the Company, M/s. Parikh & Associates, Company Secretaries (Firm registration number: P1988MH009800) be appointed at this 60th Annual General Meeting as the Secretarial Auditors of the Company for a term of 5 consecutive years, to conduct the Secretarial Audit of five consecutive financial years respectively ending on 31st March, 2026, 31st March, 2027, 31st March, 2028, 31st March, 2029 and 31st March, 2030 ('the Term') and to issue (i) the Secretarial Audit Report under Section 204 of the Act for the Term and (ii) the Secretarial Audit Reports under Regulation 24A(1)(a) of the Listing Regulations for the Term, at a remuneration to be determined by the Board of Directors of the Company (referred to as the Board which expression shall include any Committee thereof or person(s) authorized by the Board).

RESOLVED FURTHER THAT approval of the members is hereby accorded to the Board to avail or obtain from the Secretarial Auditor, such other services or certificates, reports, or opinions which the Secretarial Auditors may be eligible to provide or issue under the Applicable Laws at a remuneration to be determined by the Board".

4. To consider and if thought fit, to pass, with or without modification(s) the following resolution as an **Special Resolution.**

"RESOLVED THAT pursuant to the provisions of Sections 149, and 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 ('Act') and the Rules framed thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force) and Regulation 16(1) (b) the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') Mr. Romie Shivhari Halan (DIN:02816976), Non-Executive Independent Director of the Company who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and Regulation 16(1)(b) of the Listing Regulations and who is eligible for re-appointment, be and is hereby recommended to be re-appointed as a Non-Executive Independent Director of the Company, not liable to retire by rotation, to hold office for another term with effect from 01st September, 2025 to 31st August, 2030".

Notes:

- 1) The Explanatory Statement pursuant to Section 102 of the Companies act, 2013 in respect of item No. 3 & 4 of the Notice is annexed hereto.
- 2) In compliance with the provisions of the Companies Act, 2013 read with Ministry of Corporate Affairs ("MCA") General Circular 09/2024 dated 19th September, 2024 read with Circular No. 20/2020 dated 05th May, 2020 and other relevant circulars (collectively referred to as "MCA Circulars"), the 60th Annual General Meeting of the Company is being conducted through Video Conferencing ("VC") (hereinafter referred to as "AGM" or "e-AGM"). The proceedings of the AGM shall be deemed to be conducted at the Registered Office of the Company which shall be the deemed Venue of the "AGM" or "e-AGM".
- e-AGM: The Company has appointed National Securities Depository Limited (NSDL) to provide Video Conferencing facility for the e-AGM.
- 4) The Register of Members and Transfer Books of the Company will be closed from Friday, the 25th day of July, 2025 to Saturday, the 02nd day of August, 2025 (both days inclusive)
- 5) PURSUANT TO THE PROVISIONS OF THE COMPANIES ACT, 2013, A MEMBER ENTITLED TO ATTEND AND VOTE AT THE AGM IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON HIS/HER BEHALF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. SINCE THIS AGM IS BEING HELD PURSUANT TO THE MCA CIRCULARS THROUGH VC, PHYSICAL ATTENDANCE OF MEMBERS HAS BEEN DISPENSED WITH. THEREFORE, THE FACILITY FOR APPOINTMENT OF PROXIES BY THE MEMBERS WILL NOT BE AVAILABLE FOR THE E-AGM AND HENCE THE PROXY FORM AND ATTENDANCE SLIP ARE NOT ANNEXED TO THIS NOTICE.
- 6) Institutional Shareholders / Corporate 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., authorising its representative to attend the e-AGM on its behalf and to vote through remote e-voting or during the e-AGM. The said Board Resolution/Authorisation shall be sent to the Scrutinizer through registered e-mail address to yeole2408@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.
- 7) The Members can join the e-AGM through Video Conferencing 15 minutes before and after the scheduled time of the commencement of the e-AGM by following the procedure mentioned in the Notice. As per MCA Circular the facility of participation at the e-AGM through VC will be available for 1,000 members on a first-Come First-served basis. However, this restriction shall not apply to Large Shareholders (Shareholders holding 2% or more Shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, Chairman of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditor's etc.
- The Members attending the AGM through Video Conferencing shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 9) Pursuant to the provisions of the Companies Act 2013 and rules made thereunder and in compliance with the aforesaid MCA Circulars, Notice of the e-AGM along with the Annual Report 2024-2025 is being sent through electronic mode to those Members whose email addresses are registered with the Company/Depositories and printed copies of the said documents are being sent by permitted mode to the Members who have not registered their e-mail addresses with the Company/Depositories. Members may note that the Notice calling the AGM and the Annual Report 2024-2025 will also be available on the Company's website www.3pland.com, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of National Securities Depositories Limited (NSDL) at www.evoting. nsdl.com.
- 10) Since the AGM will be held through VC, the Route Map is not annexed in this Notice.
- Members seeking any information with regard to the account or any matter to be placed at the AGM, are requested to write to the Company mentioning their name, demat account number/folio number,



email id, mobile number on or before 26th July, 2025 through email on investors.relations@3pland. com/ jagdish.patil@3pland.com. The same will be replied by the Company suitably. Members may also ask their question at the meeting by using chat box facility provided by NSDL. The questions received will be replied at AGM or individually through email as may be decided by the Chairman.

- 12) Members are requested to write/intimate to Company's Registrar and Share Transfer Agents, changes in their registered addresses, profile details, if any, for sending future communication(s), any query in connection with claim of unclaimed and unpaid dividends, etc.
- 13) Documents referred to in the Notice shall be available for inspection by the Members through e-mail. The Members are requested to send an e-mail to investor.relations@3pland.com the same.
- 14) Register of Directors and Key Managerial Personnel and their Shareholding and Register of Contracts or arrangements in which directors are interested, will be available for inspection by the Members through e-mail. The Members are requested to send an e-mail to investors.relations@3pland.com for the same.
- 15) As per Regulation 40 of the SEBI Listing Regulations, as amended securities of listed companies can be transferred only in dematerialised form with effect from 01st April, 2019, except in case of request received for transmission or transposition of securities. In view of this and to eliminate all risks Associated with physical shares, Members holding shares in physical form are requested to convert their holdings to dematerialised form. Members can contact with the Company or Company's Registrar and Share Transfer Agent for assistance in this regard.
- 16) As per the provisions of the Companies Act, 2013, facility for making nominations is available to the members in respect of the shares held by them. Nomination forms can be obtained from the Company's Registrars and Share Transfer Agents by Members holding shares in physical form. Members holding shares in electronic form may obtain Nomination forms from their respective Depository Participant.
- 17) Further pursuant to Rule 18(1) of the Companies (Management and Administration) Rules, 2014, the Company needs to send the Notice, Annual Report electronically on the e-mail addresses as obtained from the Company/ Depositories/ Registrar and Share Transfer Agent to the members.

If you are holding the shares of the Company in dematerialized form and already registered your e-mail address, you would be receiving the Notices of General Meeting/Postal Ballot, Annual Report and other Shareholders communication by electronic mode.

The Members who hold shares in physical mode and have not registered their e-mail address can request the Company to receive Notices of General Meeting/Postal Ballot, Annual Report and other shareholders communication by electronic mode by registering their valid e-mail address with the Company / Registrar and Share Transfer Agents.

Members are requested to support this Green Initiative by registering/updating their e-mail addresses, with the Depository Participant (in case of Shares held in dematerialised form) or with Satellite Corporate Services Private Limited, (in case of Shares held in physical form).

- 18) Instructions for voting through e-voting and joining the e-AGM are follows:
- I. Voting through electronic means:
- Pursuant to provision of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide to its Members facility to exercise their right to vote on all resolutions set forth in this Notice through e-Voting Services. The facility of casting the votes by the Members using an electronic voting system from a place other than venue of the Annual General Meeting ("remote e-voting") will be provided by NSDL appointed for the purpose by the Company as authorised agency.
- The Remote e-voting period commences on Wednesday, the 30th July, 2025 (9:00 a.m. IST) and ends on Friday, the 01st August, 2025 (5:00 p.m. IST). During this period, Members of the Company, holding shares either in physical form or in dematerialized form, as on 25th July, 2025, may cast their vote electronically. The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently.

- The Member who have cast their vote by remote e-voting prior to the meeting may also attend the meeting but shall not be entitled to cast vote again.
- The voting rights of Members shall be in proportion to their shares held in the paid up equity share capital
 of the Company as on 25th July, 2025.
- Any person holding shares in physical form and non individual shareholders, who acquire shares of the Company and become a member of the Company after sending of the Notice and holding shares as of the cut off date, may obtain the login Id and password by sending a request at e-voting@nsdl.co.in. However, if he/she is already registered with NSDL of remote e-voting then, he/she can use his/her existing User ID and password for casting the vote. In case of individual shareholders holding securities in demat mode and who acquire shares of the Company and become a Member of the Company after sending the Notice and holding shares as of the cut-off date may follow steps mentioned below under "Login method for remote e-voting and joining virtual meeting for individual shareholders holding securities in demat mode".

The detailed instructions for remote E-Voting are as under:

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 holding securities in demat mode with NSDL.	1. Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either on a Personal 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 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.
	2. 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 d Speede " facility by scanning the QR of voting experience. NSDL Mobile App is available on		
Individual Shareholders holding securities in demat mode with CDSL	their existing user id and password. Of e-Voting page without any further auth Easiest are requested to visit CDSL w on login icon & New System Myeasi easi username & password. 2. After successful login the Easi / E e-Voting option for eligible companie as per the information provided by option, the user will be able to see e- provider for casting your vote during the provided to access the system of all the user can visit the e-Voting service 3. If the user is not registered for Easi/E at CDSL website www.cdslindia.com Myeasi Tab and then click on registrar 4. Alternatively, the user can directly Demat Account Number and PAN Ne www.cdslindia.com home page. The by sending OTP on registered Mobile Account. After successful authentica	. Users who have opted for CDSL Easi / Easiest facility, can login through heir existing user id and password. Option will be made available to reach -Voting page without any further authentication. The users to login Easi casiest are requested to visit CDSL website www.cdslindia.com and click in login icon & New System Myeasi Tab and then use your existing my asi username & password. 4. After successful login the Easi / Easiest user will be able to see the -Voting option for eligible companies where the evoting is in progress is per the information provided by company. On clicking the evoting ption, the user will be able to see e-Voting page of the e-Voting service rovider for casting your vote during the remote e-Voting period or joining irtual meeting & voting during the meeting. Additionally, there is also links rovided to access the system of all e-Voting Service Providers, so that the user is not registered for Easi/Easiest, option to register is available to CDSL website www.cdslindia.com and click on login & New System Ayeasi Tab and then click on registration option. . Alternatively, the user can directly access e-Voting page by providing bemat Account Number and PAN No. from a e-Voting link available of www.cdslindia.com home page. The system will authenticate the user y sending OTP on registered Mobile & Email as recorded in the Dema account. After successful authentication, user will be able to see the -Voting option where the e-voting is in progress and also able to directly	
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login through your Depository Participan e-Voting facility. upon logging in, you Click on e-Voting option, you will be re site after successful authentication, wi Click on company name or e-Voting will be redirected to e-Voting website of the remote e-Voting period or joining meeting.	t registered with NSDL/CDSL fo will be able to see e-Voting option edirected to NSDL/CDSL Depository herein you can see e-Voting feature service provider i.e. NSDL and you of NSDL for casting your vote during	

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 022048867000
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at Toll Free Number 1800 21 09911

- B) Login method for e-voting and joining meeting for shareholders other than individual shareholders holding securities in demat mode and shareholders holding shares in physical mode. How to log-in to NSDL e-voting website?
 - 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting. nsdl.com/ either on a Personal Computer or on a mobile.
 - 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
 - 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl. com/with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
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 use 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:
 - 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, click 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 Meeting on NSDL e-Voting System.

- I. How to cast your vote electronically and join 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 Meeting is in active status.
- 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 General 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.

II. Voting at the e-AGM:

- 1. The procedure for e-Voting on the day of the e-AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/Shareholders, who will be present in the e-AGM through Video Conferencing facility and have not casted vote through remote e-Voting are eligible to vote through e-Voting in the e-AGM.
- However, Members/Shareholders, who have voted through Remote e-Voting will be eligible to attend the e-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 e-AGM shall be the same person mentioned for Remote e-voting.

III. General guidelines for Members:

- i. 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.
- ii. In case of any queries relating to e-voting 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 no.:022 4886 7000 or send a request to Ms. Pallavi Mhatre at evoting@nsdl.com.

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

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to service@satellitecorporate.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 service@satellitecorporate.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.com for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

IV. 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 link" 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. Members who would like to express their views or ask questions during the e-AGM may register themselves as a speaker by sending their request from their registered e-mail address mentioning their name, DP ID and Client ID / folio number, PAN, mobile number at jagdish.patil@3pland.com. The Speaker registration will be open from Thursday, 24th July, 2025 (9:00 a.m. IST) to Saturday, 26th July, 2025 (5:00 p.m. IST). Those Members who have registered themselves as a speaker will only be allowed to express their views/ask questions during the e-AGM. The Company reseves the right to restrict the number of speakers depending on the availability of time for the e-AGM.

V. Other Instructions:

- 1. Mr. Pankaj Bhanudas Yeole, Practicing Company Secretary has been appointed as the Scrutinizer to scrutinize the e-voting process and voting at the e-AGM in a fair and transparent manner.
- 2. The Scrutinizer shall, immediately after the conclusion of voting at the e-AGM, first count the votes cast at the meeting, thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses, not in the employment of the Company and make, not later than 48 hours from the conclusion of the meeting, a consolidated scrutiniser's report of the total votes cast in favour or against, if any, to the Chairman / Company Secretary of the Company, who shall countersign the same.
- The results declared alongwith the Scrutinizer's Report shall be placed on the Company's website www.3pland.com and on the website of NSDL https://www.evoting.nsdl.com and communicated to the Stock Exchanges.

VI. GENERAL INSTRUCTIONS AND INFORMATION FOR SHAREHOLDERS:

- 19) We draw your attention to the SEBI Master circular no. SEBI/HO/MIRSD/POD-1/P/CIR/2024/37 dated May 7, 2024, read with circular no. SEBI/HO/MIRSD/ POD-1/P/CIR/2024/81 dated June 10, 2024 ('SEBI Circular'), whereby SEBI has mandated furnishing the following information by holders of securities in physical form:
 - a. Valid PAN i.e. PAN linked with Adhaar
 - b. choice of nomination registration by submitting Form SH-13 or Declaration to opt out nomination by submitting Form ISR-3
 - c. KYC Details that includes:
 - i. contact details i.e. present postal address with PIN code and mobile number in all cases and e-mail address for availing online services;
 - ii. bank account details i.e. bank and branch name, bank account number, IFSC code
 - iii. specimen signature by submitting duly attested Form ISR- 2:

The SEBI Circular further mandates that any service request or grievance shall be entertained or any payment, including payment of dividends, shall be made electronically to the security holders holding securities in physical form, only upon furnishing of the Valid PAN and the KYC Details, as mentioned above, against their respective folios. Kindly note that, pursuant to the SEBI circular No. SEBI/HO/MIRSD/POD-1/P/CIR/2024/81 dated 10th June, 2024, the condition of furnishing or updating of 'Choice of Nomination' against your folio has been relaxed and any service request or grievance shall be entertained or payment of dividend etc. shall be made if all other mandatory information, except the Choice of Nomination, has been furnished.



However, the shareholders are encouraged, in their own interest, to provide or update the 'Choice of Nomination' against the folio for ensuring smooth transmission of securities. You are requested to forward the duly filled in Form ISR-1, Form ISR-2 and Form SH-13/Form ISR-3 along with the related proofs mentioned in the respective forms as the earliest.

Issuance of Securities in dematerialized form in case of Investor Service Requests:

- 20) We would further like to draw your attention to SEBI Master circular no. SEBI/HO/MIRSD/POD-1/P/ CIR/2024/37 dated 07th May, 2024. Accordingly, while processing service requests in relation to; 1) Issue of duplicate securities certificate; 2) Claim from Unclaimed Suspense Account and Suspense Escrow Demat Account; 3) Replacement / Renewal / Exchange of securities certificate; 4) Endorsement; 5) Sub-division / Splitting of securities certificate; 6) Consolidation of securities certificates/folios; 7) Change in name of the holder; 8) Transposition and 9) Transmission, the Company shall issue securities only in dematerialised form. For processing any of the aforesaid service requests the securities holder/ claimant shall submit duly filled up Form ISR-4.
- 21) We hereby request to holders of physical securities to furnish the documents/details, as per the table below for respective service request, to the Registrars & Share Transfer Agents i.e., M/s. Satellite Corporate Services Private Limited:

Sr. No.	Particulars	Please furnish details in
1.	PAN	Form No.: ISR-1
2.	Address with PIN Code]
3.	Email address]
4.	Mobile Number]
5.	Bank account details (Bank name and Branch, Bank account number, IFS Code)	
6.	Demat Account Number	
7.	Specimen Signature	Form No.: ISR-2
8.	Nomination details	Form No.: SH-13
9.	Declaration to opt out nomination	Form No.: ISR-3
10.	Cancellation or Variation of Nomination	Form No.: SH-14
11.	Request for issue of Securities in dematerialized form in case of below: i. Issue of duplicate securities certificate ii. Claim from Unclaimed Suspense Account iii. Renewal / Exchange of securities certificate iv. Endorsement v. Sub-division / Splitting of securities certificate vi. Consolidation of securities certificates/folios vii. Transmission viii. Transposition	Form No. ISR-4

A member needs to submit Form ISR-1 for updating PAN and other KYC details to the RTA of the Company. Member may submit Form SH-13 to file Nomination. However, in case a Member do not wish to file nomination 'declaration to Opt-out' in Form ISR-3 shall be submitted.

In case of major mismatch in the signature of the members(s) as available in the folio with the RTA and the present signature or if the signature is not available with the RTA, then the member(s) shall be required to furnish Banker's attestation of the signature as per Form ISR-2 along-with the documents specified therein. Hence, it is advisable that the members send the Form ISR-2 alongwith the Form ISR-1 for updating of the KYC Details or Nomination.

All the aforesaid forms can be downloaded from the website of the Company at: https://www.3pland.com/updationof-pan-kyc-nmination-details-by-shareholders and from the website of the RTA at https://satellitecorporate.com/ clientsevices/dly/.

The Company has dispatched a separate communication reminder letter to the holders of physical securities requesting them to update their KYC in record of Company/RTA.

Mode of submission of form(s) and documents

a. Submitting Hard copy through Post/Courier etc.

Members can forward the hard copies of duly filled-in and signed form(s) along with self-attested and dated



copies of relevant documentary proofs as mentioned in the respective forms, to the following address:

M/s. Satellite Corporate Services Private Limited,

Unit: 3P Land Holdings Limited

Office No. 106 & 107, Dattani Plaza, East West Industrial compound, Safed Pool, Sakinaka, Mumbai 400072

b. Through Electronic Mode with e-sign

In case members have registered their email address, they may send the scan soft copies of the form(s) along with the relevant documents, duly e-signed, from their registered email id to service @ satellitecorporate. com or upload KYC documents with e-sign on RTA's website at the link: https://satellitecorproate.com/ clientservices/diy/.

c. Submitting Hard copy at the office of the RTA

The form(s) along-with copies of necessary documents can be submitted by the securities holder (s) / claimant (s) in person at RTA's office. For this, the securities holder/claimant should carry Original Documents against which copies thereof shall be verified by the authorised person of the RTA and copy(ies) of such documents with IPV stamping with date and initials shall be retained for processing.

d. Mandatory Self-attestation of the documents

Please note that, each page of the documents that are submitted in hard copy must be self-attested by the holder(s). In case the documents are submitted in electronic mode then the same should be furnished with e-sign of scan copies of the documents.

e. E-sign

E-Sign is an integrated service which facilitates issuing a Digital Signature Certificate and performing signing of requested data by eSign user. The holder/claimant may approach any of the empaneled eSign Service Provider, details of which are available on the website of Controller of Certifying Authorities (CCA), Ministry of Communications and Information Technology (https://cca.gov.in/) for the purpose of obtaining an e-sign.

The members holding shares in demat are requested to update with respective Depository Participant, changes, if any, in their registered addresses, mobile number, Bank Account details, e-mail address and nomination details.

By Order of the Board of Directors, **3P Land Holdings Ltd.**

> J. W. Patil Company Secretary

Registered Office: Thergaon, Pune-411033. Tel: +91-20-30613333, Fax : +91-20-40773388 CIN: L74999MH1999PLC013394 Web Site : www.3pland.com Dated: 10th May, 2025

ANNEXURE TO THE NOTICE

Explanatory statement under Section 102 of Companies Act, 2013

The following Explanatory statement sets out all material facts relating to item Nos. 3 to 4 mentioned in accompanying Notice.

3. Pursuant to Section 204 of the Companies Act, 2013 ('the Act') the Company has to annex to its Board's Report a Secretarial Audit Report given by a practicing company secretary in the format as may be prescribed. Rule 9 of the Companies (Appointment and Remuneration) Rules 2014 prescribes Form MR-3 for the said Secretarial Audit Report. Further, Section 179 of the Act read with Rule 8 of the Companies (Meetings of Board and its Powers) Rules, 2014 provide that the appointment of Secretarial Auditor shall be made by the Board at the meeting of the Board.

SEBI vide its notification dated 12th December, 2024 amended Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 (the Listing Regulations). The Amended regulation read with the SEBI circular no. SEBI/HO/CFD/CFDPoD-2/CIR/P/2024/185 dated 31st December, 2024 (the Circular) have inter-alia prescribed the term of appointment/re-appointment, eligibility, qualifications and disqualifications of Secretarial Auditor of a Listed Company.

As per the amended Regulation 24A of the Listing Regulations, the Company is required to undertake Secretarial Audit by a Secretarial Auditor who shall be a Peer Reviewed Company Secretary and annex a Secretarial Audit Report in such form as specified by SEBI, with the annual report of the Company.

Pursuant to the amended Regulation 24A of the Listing Regulations, w.e.f. 01st April, 2025, every Listed Company on the recommendation of the Board of Directors shall appoint or re-appoint (i) an Individual as Secretarial Auditor for not more than one term of five consecutive years or (ii) a Secretarial Audit firm as Secretarial Auditor for not more than two terms of five consecutive years with the approval of its shareholders in its Annual General Meeting.

In accordance with the above, the Board of Directors at its meeting held on 10th May, 2025 considered, approved and recommended to the Shareholders of the Company for their approval, the appointment of M/s. Parikh & Associates, a firm of Company Secretaries in practice, (Firm Registration Number: P1988MH009800), as Secretarial Auditors of the Company at the ensuing 60th Annual General Meeting for a term of 5 consecutive Years, to conduct Secretarial Audit of five consecutive financial years respectively ending on 31st March, 2026, 31st March, 2027, 31st March, 2028, 31st March, 2029 and 31st March, 2030 (the Term) and issue (i) the Secretarial Audit Report under Section 204 of the Act for the Term and (ii) the Secretarial Audit Reports under Regulation 24A(1)(a) of the Listing Regulations for the Term.

The Board of Directors have approved that in addition to issuing the Secretarial Audit Report the Secretarial Auditors shall also issue to the Company (i) the Secretarial Compliance Report under Regulation 24A(2) of the Listing Regulations for the Term (ii) the Compliance certificate regarding compliance of conditions of corporate governance as may be required under Para E of Schedule V of the Listing Regulations for the Terms and (iii) the certificate on qualification of the directors as may be required under sub-clause (i) of clause 10 of Paragraph C of Schedule V of Listing Regulations for the Term and (iv) such other certificates or reports or opinions which can be issued by the Secretarial Auditors under Applicable Laws.

M/s. Parikh & Associates have consented to the said appointment and confirmed that their appointment, if made, would be within the limit specified by the Institute of Companies Secretaries of India. They have further confirmed that they are not disqualified to be appointed as Secretarial Auditors in term of provisions of the Companies Act, 2013, the Companies Secretaries Act, 1980 and Rules and Regulations made thereunder and the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 and the Circular.

Brief profile of M/s. Parikh & Associates, Company Secretaries in practice as under:

Parikh & Associates is a well-known firm of Practicing Company Secretaries founded in 1987 and based in Mumbai. Renowned for its commitment to quality and precision, the firm has been Peer Reviewed and Quality Reviewed by the Institute of Company Secretaries of India (ICSI), ensuring the highest standards in



professional practices. Parikh & Associates has a team of 35 members including 10 partners and focused on providing comprehensive professional services in corporate law, SEBI regulations, FEMA compliance, and allied fields, delivering strategic solutions to ensure regulatory adherence and operational efficiency. The firm provides its services to various prominent companies and their expertise has earned the trust of industry leaders across sectors like banking, manufacturing, pharmaceuticals, and public utilities.

Other disclosures

No order has been passed by ICSI/SEBI/MCA/any other competent authority/Court, both in India or outside India, in past 5 years against the proposed secretarial auditor.

M/s. Parikh & Associates did not have any association with the Company, its holding or subsidiary companies or any of the Promoter or Promoter Group entities during the last three financial years.

The Board after taking into account the qualification and experience of M/s. Parikh & Associates and the certificate submitted by them, was of the opinion that they are qualified to be appointed as the Secretarial Auditors of the Company in accordance with the Listing Regulations and the Circular, the qualification and experience of M/s. Parikh & Associates is commensurate with the size and requirements of the Company and have accordingly recommended their appointment as the Secretarial Auditors for the term, as set out in the proposed resolution, to the members of the Company.

It is further proposed that the remuneration to be paid to the Secretarial Auditor for issuing the Secretarial Audit Report and other report, certificates or opinions as the Board may approve to obtain from the Secretarial Auditors, may be determined, from time to time, by the Board or any committee of the Board or any officer of the Company authorised by the Board in this regard.

In addition to the remuneration, the Secretarial Auditor shall be entitled to receive the out of pocket expenses as may be incurred by them during the course of the Audit or issuance of any other certificate or report or opinion. The consent cum certificate and Peer Review Certificate received from M/s. Parikh & Associates, and the letter of engagement inter-alia containing the terms of engagement including remuneration shall be available for inspection by the members in electronic form up to the date of Annual General Meeting. The members seeking to inspect these documents may send an email request to admin@3pland.com

None of the Directors, Key Managerial Personnel of the Company and their relatives are concerned or interested, monetarily or otherwise in proposed Ordinary Resolution.

The Resolution at Item No. 3 of the Notice is recommended by the Board to be passed as an Ordinary Resolution.

The Company had, pursuant to the provisions of Sections 149, 152 read with Schedule IV and other 4. applicable provisions, if any, of the Companies Act, 2013 ('Act') and Rules framed thereunder had appointed Mr. Romie Shivhari Halan, as Non-Executive Independent Director at the 55th Annual General Meeting of the Company held on 31st August 2020, for a period of 5 (five) years with effect from 01st September, 2020 which period will be expiring on 31st August, 2025. Pursuant to Section 149(10) of the Act, an Independent Director shall hold office for a term of upto five consecutive years on the Board of a Company, but shall be eligible for re-appointment on passing a Special Resolution by the Company. The Nomination and Remuneration Committee has recommended the re-appointment of Mr. Romi Shivhari Halan, as Independent Director from 01st September, 2025 to 31st August, 2030. Mr. Romie Shivhari Halan, Independent Director of the Company, have given a declarations that he meet the criteria of Independence as provided under section 149(6) of the Companies Act, 2013 and under the Regulation 16(1)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 [Listing Regulations, 2015] and also confirmed that he is not debarred from holding the office of Director by virtue of any SEBI order or any other such authority. In the opinion of the Board, Mr. Romie Shivhari Halan fulfil the conditions as specified in the Companies Act, 2013 and the Rules framed thereunder and Listing Regulations, 2015, for re-appointment as Independent Director and he is independent of the management. The draft terms and conditions of re-appointment of the Mr. Romie Shivhari Halan as a Non-Executive Independent Director are available for inspection by the Members at the



website of the Company at www.3pland.com. The draft terms and conditions of re-appointment of the Mr. Romie Shivhari Halan, as a Non-Executive Independent Director shall be open for inspection by the Members at the Registered Office of the Company during normal business hours on any working day. Disclosure under Regulation 36(3) of the Listing Regulations and Secretarial Standard-2 issued by the Institute of Company Secretaries of India are set out in the Annexure to the Explanatory Statement. Mr. Romi Shivhari Halan is a M. B. A. (Marketing and Finance) and coming from business family and has a wide experience in finance, marketing and business administration. He holds Nil shares of the Company as on 31st March, 2025.

Keeping in view his experience, it will be in the interest of the Company that Mr. Romie Shivhari Halan is re-appointed as an Independent Director. Accordingly, the Board recommends the Special Resolution for approval of the members. Except Mr. Romie Shivhari Halan and his relative(s) none of the other Directors, Key Managerial Personnel of the Company and their relatives are concerned or interested, monetarily or otherwise in proposed Special Resolution as set out at item No. 4 in the Notice.

The Board of Directors, at its meeting held on 10th May, 2025, considered and recommend the appointment of Mr. Romie S. Halan of his second term of five financial years.

The Board commends this resolution for your approval.

By Order of the Board of Directors, **3P Land Holdings Ltd.**

> J. W. Patil Company Secretary

Registered Office:

Thergaon, Pune-411033. Tel: +91-20-30613333, Fax : +91-20-40773388 CIN: L74999MH1999PLC013394 Web Site : <u>www.3pland.com</u> Dated: 10th May, 2025

Annexure to AGM Notice

The statement of disclosures pursuant Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial standard-2 on General Meetings is as under.

Name of Director	Mr. Gautam Nandkishore Jajodia	Mr. Romie Shivhari Halan
Directors Identification Number (DIN)	00064611	02816976
Date of Birth	04.08.1971	07-08-1984
Qualification	B. Com M. B. A.	M. B. A. Marketing and Finance
Brief Resume and Expertise in specific functional area of the director & skill and capabilities required	Experience in business and administration.	Mr. Romie Halan belongs to a business family and has wide experience In finance, marketing skill and business administration
Date of first appointment in the current designation	01-09-2018	01-09-2020
Shareholding in the Company	Nil	Nil
Directorship in other Companies	Listed Companies:-Nil Unlisted Companies:- Suma Commercial Private Limited Chem Mach Private Limited	Listed Companies:- Supreme Holdings & Hospitality (India) Limited Unlisted Companies:-Kanmedh Private Limited Kontur Packaging LLP
Membership/Chairmanships of Committees of other Companies [Committees considered are Audit	Listed Companies: Nil	Listed Companies: Nil
Committee and Stakeholders Relationship committees.]		
Inter se relationship between Di- rectors and other Key Managerial Personnel	He is not related with any Director or Key Managerial Personnel of the Company.	He is not related with any Director or Key Managerial Personnel of the Company.
Number of meeting of the Board attended during the financial year 2023-2024	4	4
Details of remuneration last drawn during the financial year 2024- 2025 [Sitting fees]	₹Nil	₹ 45,000/-
Listed entities from which the person has resigned in past three years.	Nil	Nil

DIRECTORS' REPORT

To the Members,

The Directors have pleasure in presenting before you the 60th Annual Report of the Company together with the Audited Financial Statements of Accounts for the year ended 31st March, 2025.

FINANCIAL RESULTS

	(₹ In Lakhs)	(₹ In Lakhs)
	2024-2025	2023-2024
The gross profit /(loss) before interest and Depreciation	279.78	250.88
Adjusting therefrom Depreciation of	4.37	9.27
The net profit /(Loss)	275.41	241.61
The balance of Profit brought forward from last year	2222.66	2041.87
Total	2498.07	2283.48
Less: Provision for Current Taxation of	71.40	62.15
Provision/(saving) for Deferred Tax expense of	5.01	1.33
Totalling to	66.39	60.82
Which the Directors propose carry-forward to next year's accounts	2431.68	2222.66

OPERATIONS - STATE OF COMPANY'S AFFAERS:

The Company's revenue during the year amounted to ₹ 447 Lakhs, a rise of about 26% over the previous year, which comprises of income from interest, dividend and rentals and also from sales of services. The Company is classified as Core Investment Company under the Core Investment Companies (Reserve Bank) Directions 2016 and is, therefore, permitted only to lend and invest within the Group Companies only. Accordingly, the income from interest and dividend is received from Group Companies. The rental income includes rent received from Pune real estate leased out to Pudumjee Paper Products Ltd, a related party, under a Leave & License Agreement, which would be expiring on 31st January 2026 and is proposed to be renewed.

The development of the Company's vacant land of about 16 acres at Village Kareli, Near Narsinghpur, Madhya Pradesh, is awaiting finalization and approval of development plan from State Government. Meanwhile, the old boundary wall has been replaced by constructing a new compound wall.

PERFORMANCE AND FINANCIAL POSITION OF EACH OF SUBSIDIARY, ASSOCIATES AND

JOINT VENTURES COMPANIES:

Pursuant to Rule 8 of the Companies (Accounts) Rules, 2014, the information on performance and financial position of the associate company as included in consolidated financial statement is provided as 'Annexure-I'. There is no subsidiary to the Company.

Statement containing salient features of the financials statements of subsidiaries/Associate Companies/Joint Ventures in Form AOC-1 is attached

AUDITORS:

STATUTORY AUDITORS:

M/s. J. M. Agrawal & Co., Chartered Accountants, have been re-appointed as Statutory Auditors of the Company at the 57th Annual General Meeting to hold office up to the conclusion of 62nd Annual General Meeting. The remuneration of Auditors is already fixed for three years at Rs. 60,000/- per year. The remuneration for the remainder of the term is required to be fixed;



M/s. J. M. Agrawal & Co., Chartered Accountants, have confirmed that, their appointment, would be within the limits specified under Section 143(3)(g) of the Companies Act, 2013. They have further confirmed that they are not disqualified to be appointed as Statutory Auditors in terms of the provisions of the proviso to Section 139(1) and Section 141(3) of the Companies Act, 2013 and the provisions of the Companies (Audit and Auditors) Rules, 2014.

There is no adverse remark or qualification in the Statutory Auditor's Report annexed elsewhere in this Annual Report. The Auditors have reported that there is no fraud on or by the Company noticed or reported during the year.

SECRETARIAL AUDITORS:

In terms of the amended Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed companies are now required to appoint a Secretarial Auditor for a continuous period of five years, with the appointment being approved by the shareholders at a general meeting.

The Board of Directors, at its meeting held on 10th May, 2025, considered and approved the appointment of M/s. Parikh & Associates, Practicing Company Secretaries, as the Secretarial Auditor of the Company for a term of five financial years, commencing from FY 2025-2026 to FY 2029-2030.

M/s. Parikh & Associates have given their consent to act as the Secretarial Auditor's of the Company from the Financial Year 2025-2026 to 2029-2030.

M/s. Parikh & Associates, Practicing Company Secretaries, have consented to the said appointment and confirmed that, their appointment, if made, would be within the limits specified under the Companies Act, 2013 and Rules made thereunder. They have further confirmed that they are not disqualified to be appointed as Secretarial Auditors in terms of the provisions of the Companies Act, 2013 and Rules made thereunder.

The Audit Committee and the Board of Directors recommended the appointment of M/s. Parikh & Associates, Company Secretaries, as Secretarial Auditors of the Company for the period of five (5) years from Financial Year 2025-2026 to Financial Year 2029-2030 M/s. Parikh & Associates has long and varied experience in Secretarial Audits, Certifications and other Consultancy assignments.

Pursuant to Section 204 of the Companies Act, 2013 and the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014, M/s. Parikh & Associates, Practicing Company Secretaries were appointed to conduct the secretarial audit of the Company for Financial Year 2024-2025.

The Secretarial Auditors Report for the Financial Year 2024-2025 is annexed to this report as 'Annexure-II'. The report does not contain any qualification, reservation or adverse remark.

The Company has complied with the applicable Secretarial Standards during the year issued by Institute of Company Secretaries of India.

COST AUDITORS:

The Company is not subjected to Cost Audit and hence has not appointed the Cost Auditor.

KEY MANAGERIAL PERSONNEL:

The following persons have been designated as Key Managerial Personnel of the Company pursuant to Section 2(51) and 203 of the Companies Act, 2013, read with Rules framed thereunder.

Mr. Gautam N. Jajodia- Executive Director

Mr. Jagadish W. Patil-Company Secretary and Chief Financial Officer.

DIRECTORS:

The Company has Board of Directors with total six directors out of which four directors are Non-Executive Independent Directors, one promoter Director and one Executive Director. By virtue of Section 149 of the Companies Act, 2013 and Rules made there under, the Independent Directors are not liable to retire by rotation.

Mr. Gautam N Jajodia (DIN:00064611), Executive Director, retires by rotation at the ensuing Annual General



Meeting, and being eligible, offers himself for re-appointment.

Mr. Romie Shivhari Halan, independent Director is completing his First term of five years on 31st August, 2025. The Board of Directors of the company, on recommendation of Nomination and Remuneration Committee has recommended his re-appointment as Non Executive Independent Director for the second terms with effect from 01st September, 2025 to 31st August, 2030, not liable to retire by rotation, subject to the approval of shareholders of the Company by Special Resolution.

The Company has received declarations from all the Independent Directors of the Company confirming that they meet the criteria of independence as prescribed in sub-section (6) of Section 149 of the Companies Act, 2013 and also in Regulation 16(1)(b) of SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 and confirming that they are not debarred from holding the office of Director by virtue of any SEBI order or any other such authority.

FIXED DEPOSITS:

The Company has not accepted any public deposits during the year.

CORPORATE SOCIAL RESPONSIBILITY (CSR):

The provisions of Corporate Social Responsibility (CSR) as per the Companies Act, 2013, are not applicable to the Company for the financial year 2024-2025.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

The loans, guarantees given or investments made are within the limits under Section 186 of the Companies Act, 2013 and as approved by shareholders vide special resolution passed by postal ballot held on 17th May, 2014. A statement on this is annexed under 'Annexure-III'.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES:

The disclosures pursuant to Section 134(3) (h) read with Rule 8(2) of the Companies (Accounts) Rules, 2014 in Form AOC-2 for related party transactions is annexed as 'Annexure-IV'

The Company has formulated the Policy on materiality of and dealing with Related Party Transactions and the same has been uploaded on the website of the Company at www.3pland.com/files/policy-on-determination-of-materiality-for-discloure.pdf.

EXTRACT OF ANNUAL RETURN:

Pursuant to the provisions of Section 134(3)(a) and Section 92 of the Act read with Rule 12 of the Companies (Management and Administration) Rules, 2014, draft Annual Return of the Company as at 31st March, 2025 is uploaded on the website of the Company at www.3pland.com/staticpages/files7-MGT-2024-25

REPORT ON CORPROATE GOVERNANCE:

The Report on Corporate Governance in accordance with the guidelines of the Securities and Exchange Board of India and pursuant to applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 is attached to this report as 'Annexure-V'

The Secretarial Auditors Certificate in respect of compliance with the provisions concerning Corporate Governance, forms a part of this Annual Report as required under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OFTHE COMPANY:

There are no material changes and commitments affecting the financial position of the Company which have occurred between the end of the financial year of the Company to which the financial statements relate and the date of this report.

SIGNIFICANT ORDERS:

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



BOARD MEETINGS:

4(Four) Board Meetings were held during the year 2024-2025. The details of the Meetings of Board of Directors held during the year are available in the Report on Corporate Governance, which forms part of this Report.

COMMITTEES OF BOARD:

The details regarding Committees of the Board of Directors of the Company are given in the report on Corporate Governance, which forms a part of this Report.

INDEPENDENCE OF THE BOARD:

The Board of Directors of the Company comprises of optimum number of Independent Directors. Based on the confirmations/disclosures received from the Directors and evaluation of the relationship disclosed, the following Non Executive Directors are Independent Directors in terms of Regulation 16(1)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 149(6) of the Companies Act, 2013.

- 1. Mr. Bhavanisingh Shekhawat.
- 2. Mr. Romie Shivhari Halan
- 3. Mr. Upendra Goraksha Deglurkar
- 4. Mr. Sudhir Vithalrao Duppaliwar

RISK MANAGEMENT POLICY:

The Board of directors, at its meeting held on 17th May, 2014 adopted Risk Management Policy, containing elements identifying risk to the existence of the company, procedures to inform Board members about the risk assessment and minimization procedures, monitoring the risk management plan, etc. and the same has been uploaded on the website of the Company at www.3pland.com.

INTERNAL CONTROL SYSTEM AND ADEQUACY OF INTERNAL FINANCIAL CONTROLS:

The internal control systems of the Company are adequate considering the nature of its business, size and complexity.

The Statutory Auditors as well as the Internal Auditors of the Company review the same on periodical basis and significant observations, if any and Action Taken Report on the same are considered by Audit Committee at their meetings.

ANNUAL EVALUATION BY THE BOARD:

A separate meeting of the Independent Directors of the Company was held on 18th January, 2025, in which evaluation of performance of the Board and the individual Directors was carried out. The performance evaluation was conducted based on the criteria specified in the Companies Act, 2013, and Guidance Note on Board Evaluation issued by SEBI. The performance of the committee was also generally discussed and evaluated. The feedback based on evaluation was discussed with the Chairman of the Board and given to the Directors.

FAMILIARISATION PROGRAMME FOR INDEPENDENT DIRECTORS:

The details of programmers for familiarization of Independent Directors with the Company, is available on the website <u>www.3pland.com/staticpages/files/pil-familarisation/20programme.pdf</u>.

WHISTLE BLOWER MECHANISM / VIGIL MECHANISM:

The Company has a Whistle Blower Policy/Vigil Mechanism. The said policy has been made keeping in view of the amendments in the Companies Act, 2013 and as per Regulation 22 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for Directors and employees to report their genuine concern. The said policy is available at the company's website www.3pland.com/files/vigilmechanisim-WhstleBlwerPolicy.pdf.

PARTICULARS OF EMPLOYEES:

During the year under review no employee had drawn the remuneration in excess of limits specified in Section 197 of the Companies Act, 2013 read with Companies(Appointment and Remuneration of Managerial Personnel) Rules 2014. The statement giving required details is given in the annexure 6A and 6B to this report.

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

An Internal Complaints Committee ('Sexual Harassment Committee') has been constituted, under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, to deal with the complaints, if any, from the Company and other Companies in the Pudumjee Group.

There was no complaint reported under the prevention of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION & FOREIGN EXCHANGE EARNINGS AND OUTGO:

As required under Section 134(3)(m) of the Companies Act, 2013, read with the Companies (Accounts) Rules, 2014, the information relating to Conservation of Energy, Technology Absorption and Foreign Exchange earnings & outgo for the year ended on 31st March, 2025 is as under.

A) CONSERVATION OF ENERGY:

(a) Measures taken: Not Applicable .

(b) Steps taken for utilizing alternate sources of energy: Not Applicable

(c) Impact of measures at (a) and (b) above on reduction of energy consumption: Not Applicable.

(d) Capital Investment on energy conservation equipments: NIL

B) TECHNOLOGY ABSORPTION, ADAPTATION & INNOVATION:

(i) Efforts made in brief towards technology absorption, adaptation and innovation-Nil

- (ii) Benefits derived as a result of the above- Not Applicable
- (iii) Details of Imported Technology -No new technology was imported in last three years.
- (iv) Expenditure incurred on Research and Development Nil

C) FOREIGN EXCHANGE EARNINGS AND OUTGO: Foreign Exchange earned and used during the year were Nil

REMUNERATION POLICY:

A Nomination and Remuneration Policy has been formulated pursuant to the provisions of Section 178 and other applicable provisions of the Companies Act,2013 and Rules thereto stating therein the Company's policy on Directors' appointment and remuneration by the Nomination and Remuneration Committee and approved by the Board of Directors at its meeting held on 3rd November, 2014. The said policy may be referred to, at the Company's official website <u>www.3pland.com/files/pilremun.pdf.</u>

DIRECTORS' RESPONSIBILITY STATEMENT:

The Directors confirm that:

(a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;

- (b) the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit of the company for that period;
- (c) the directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) the directors had prepared the annual accounts on a going concern basis; and
- (e) the directors, in the case of a listed company, had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.
- (f) the directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

ACKNOWLEDGEMENTS:

Your Directors wish to express their appreciation of the continued support and co-operation received from the all the Stakeholders and Employee of the Company.

On behalf of the Board of Directors,

Place: Pune Date : 10th May 2025 G. N. Jajodia Chairman



Annexure-I

Performance and Financial position of each of the subsidiaries, associates and joint venture companies. [Pursuant to Rule 8 of Companies (Accounts) Rules, 2014]

(Amount ₹ In Lakhs) (Except EPS and Dividend)

Name of the Company (Subsidiary, Associate, JV, etc.)	Biodegradable Products India Limited
Nature of the Company (Subsidiary, Associate, JV, etc.)	Associate Company (under IND AS)
Ownership Interest of the Company	27.11%
Summary of Financial Position	
Sales/ Revenue	0.25
Profit/(Loss) after tax	(422.80)
Net Current Assets	3.10
Loans & Borrowings	5442.26
Current Liabilities	684.79
Net Fixed Assets	168.13
Non Current Assets (Investments)	33.32
Paid up Share Capital	849.00
Reserves and Surplus	(3409.27)
Earnings - ₹ per Equity Share	(16.98)
Dividend - ₹ per Equity Share	NIL

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On behalf of the Board of Directors,

Place: Pune Date : 10th May, 2025 G. N. Jajodia Chairman & Executive Director

Bhavanisingh Shekhawat Director

J. W. Patil Company Secretary and C.F.O.

Annexure-II

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

(Pursuant to Section 204 (1) of the Companies Act, 2013 and rule N o. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014)

To,

The Members, 3P LAND HOLDINGS LIMITED

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by 3P Land Holdings Limited (hereinafter called 'the Company'). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the company, the information to the extent provided by the company, its officers, agents and authorised representatives during the Conduct of secretarial audit, the explanations and clarifications given to us and the representations made by the Management and considering the relaxations granted by the Ministry of Corporate Affairs and Securities and Exchange Board of India, we hereby report that in our opinion, the company has, during the audit period covering the financial year ended on March 31, 2025 generally complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records made available to us and maintained by the Company for the financial year ended on March 31, 2025 according to the provisions of:

- (i) The Companies Act, 2013 ('the Act') and the rules made thereunder;
- (ii) The Securities Contract (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act')
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 and amendments from time to time; (Not applicable to the Company during the audit period)
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; (Not applicable to the Company during the audit period)
 - (e) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 ; (Not applicable to the Company during the audit period)
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; (Not applicable to the Company during the audit period)
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; (Not applicable to the Company during the audit period) and
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not applicable to the Company during the audit period)

- (vi) Other laws specifically applicable to the Company namely
 - a) Transfer of Property Act, 1882
 - b) Indian Contract Act, 1872
 - c) Real Estate (Regulation & Development) Act, 2016
 - d) The Indian Stamp Act, 1899/ Bombay stamp Act
 - e) Municipal Local Laws

We have also examined compliance with the applicable clauses of the following:

- Secretarial Standards issued by The Institute of Company Secretaries of India with respect to Board and General Meetings.
- (ii) The Listing Agreements entered into by the Company with BSE Limited and National Stock Exchange of India Limited read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the period under review, the Company has generally complied with the provisions of the Act, Rules, Regulations, Guidelines, standards etc. mentioned above.

We further report that:

The Board of Directors of the Company is duly constituted 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 was given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance for meetings other than those held at shorter notice, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Decisions at the Board Meetings were taken unanimously.

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

We further report that during the audit period no events occurred which had bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines etc.

For Parikh & Associates Company Secretaries

Place : Mumbai Date : May 10, 2025 Shalini Bhat Partner FCS No: 6484 CP No: 6994 UDIN : F006484G00311921 PR No.: 6556/2025

This Report is to be read with our letter of even date which is annexed us Annexure A and forms an integral part of this report.

Annexure 'A'

To, The Members 3P LAND HOLDINGS LIMITED

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

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

For Parikh & Associates Company Secretaries

Place : Mumbai Date : May 10, 2025 Shalini Bhat Partner FCS No: 6484 CP No: 6994 UDIN : F006484G00311921 PR No.: 6556/2025

Certificate

To, 3P LAND HOLDINGS LIMITED Thergaon, Pune: 411033, Maharashtra

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of 3P LAND HOLDINGS LIMITED having CIN L74999MH1999PLC013394 and having registered office at Thergaon, Pune: 411033, Maharashtra (hereinafter referred to as 'the Cornpany'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

S. No.	Name of Director	DIN	Date of Appoiritment in Company *
1.	Gautam Nanakishore Jajodia	00064611	07/06/2001
2.	Vasudha Jatia	06725426	17/ 01/2015
3.	Bhavani singh Sumer Singh Shekhawat	07987110	14/11/2017
4.	Romie Shivhari Halan	02816976	01/09/2020
5.	Upendra Goraksha Deglurkar	00902387	20/01/2024
6.	Sudhir Vithalrao Duppaliwar	10519925	02/03/2024

*the date of appointment is as per the MCA Portal.

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

For Parikh & Associates Company Secretaries

Place : Mumbai Date : May 10, 2025 Shalini Bhat Partner FCS No: 6484 CP No: 6994 UDIN : F006484G000312163 PR No.: 6556/2025

Particulars of	Particulars of loans given, guarantees/ investments made during the Financial Year 2024-2025						
Nature of transac- tion (whether loan/ guarantee/ security/acquisi- tion)	Name of the person or body corporate to whom it is made or given or whose securities have been acquired (Listed/Unlisted entities)	Amount of Ioan/ security/ acquisition/ guarantee (in ₹ in Iakhs)	Rate of interest For loan	Number and kind of securities	Nature of Securi- ties	Cost of acquisi- tion, If any (In ₹ Per Share/ Units)	Selling price, Per Unit If any (In ₹ Per Share/ Units)
ICD Given (Loan)	Biodegradable Products India Limited	219.20	10.00%	NA	NA	NA	NA

Annexure-III

Figures in bracket indicates Balance as on 31.03.2025

On behalf of the Board of Directors,

Place: Pune Date : 10th May, 2025 G. N. Jajodia Chairman

Annexure-IV

Particulars of Contract, or Arrangements with Related Parties (Form AOC-2)

Pursuant to clause (h) of sub-section 3 of Section 134(3) of the Companies Act, 2013 and Rule 8(2) of the Companies (Accounts) Rules, 2014.

DETAILS OF CONTRACTS OR ARRANGEMENTS OR TRANSACTIONS NOT AT ARM'S LENGH BASIS.

a)	Name(s) of related party and nature of relationship	Pudumjee Paper Products Limited (PPPL) a re	udumjee Paper Products Limited (PPPL) a related party under section 2(76)(v)		
b)	Nature of contract/ arrangement/ transactionsTo avail the Common services, (such as telephone, electricity, computer etc. at cost basis from PPPL.		arrangement/ telephone, electricity, computer etc. at cost		Leave and License Agreement for giving portion approximately 4 acres of land located at Thergaon, Pune 411033 for the purpose of carrying of business.
c)	Duration of the con- tract/arrangement/ transactions	Continuous Arrangement	01 st February, 2021 to 31 st January, 2026		
d)	Salient terms of the contract or arrange- ment or transactions including value, if any	 Monetary Value: about ₹ 3.26 Lakhs (including GST) - Financial year 2024-2025. Nature, material terms and particulars of arrangement: To avail Common Services (such as telephone, electricity, computer etc.) on cost basis 	 Monetary Value ₹ 29.74 Lakhs (including GST) for the financial Year 2024-2025. Nature and material terms and particulars of arrangement: The license shall bear and pay all the maintenance charges and other outgoings including all rates, taxes and electricity bills etc. as per terms and conditions of Leave and License Agreement. 		
e)	Justification for en- tering into such con- tract or arrangement or transactions	To avail common services from PPPL in mutual interest for continuance of day to day commercial operations of the Company	Pursuant to Scheme of Arrangement & Recon- struction (Demerger) the Company had given above mentioned land on Leave and License basis for a period of 5 years w.e.f. 01 st February, 2016 which period had expired on 31 st January, 2021 and the Company renewed the same arrangement for a further period of 5 years with revised terms and conditions.		
f)	Date(s) of approval by the Board	22 nd June, 2020	22 nd June, 2020		
g)	Amount paid as advance(s), if any	Nil	Nil		
h)	Date on which the special resolution was passed in general meeting as required under first proviso to Section 188	31ª August, 2020	31ª August, 2020		

a)	Name(s) of related party and nature of relationship	Pudumjee Paper Products Limited (PPPL) a related party under section 2(76)(v)	AMJ Land Holdings (AMJ) a related party under section 2(76)(v)	
b)	Nature of contract/ arrangement/ transactions	Supply of Services for sales and marketing. Aggregate amount not exceeding Rs. 150 Lakhs per financial year plus applicable taxes	The company will avail the professional services from AMJ Land Holdings Limited for developing its land at Narsinghpur, madyapradesh.	
c)	Duration of the con- tract/arrangement/ transactions	Continuous Arrangement	Continuous Arrangement	
d)	Salient terms of the contract or arrange- ment or transactions including value, if any	Monetary Value ₹ 150 Lakhs for the financial Year 2024-2025	Monetary Value ₹ 4.98 Lakhs for the financial Year 2024-2025	
e)	Justification for en- tering into such con- tract or arrangement or transactions	Pursuant to arrangement the sales and marketing services will be provided by the Company to Pudumjee Paper Products Limited, yielding income to the Company	Pursuant to arrangement the company will avail the professional services from AMJ Land Holdings Limited for developing its land at Narsinghpur, madhyapradesh	
f)	Date(s) of approval by the Board	13 th May, 2023	13 th May, 2023	
g)	Amount paid as advance(s), if any	Nil	Nil	
h)	Date on which the special resolution was passed in general meeting as required under first proviso to Section 188	05 th August, 2023	05 th August, 2023	

On behalf of the Board of Directors,

Place : Pune Dated : 10th May, 2025 G. N. Jajodia Chairman



ANNEXURE - V REPORT ON CORPORATE GOVERNANCE

A report for the financial year ended 31st March, 2025 on compliance by the Company with the Corporate Governance requirements under the Securities and exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations') is furnished below:

Company's Philosophy on Code of Governance:

Corporate Governance is a combination of voluntary practices and compliance with laws and regulations leading to effective control and better management of the organization. Corporate Governance leads to enhanced long term stakeholder value and enhances interest of all stakeholders. It brings into focus the fiduciary and trusteeship role of the Board to align and direct the action of the organization towards creating wealth and stakeholder value.

The company continuously endeavors to improve on the transparency with integrity in all its dealings with its stakeholders including shareholders, employees, lenders and others. Through the Governance mechanism in the Company, the Board along with its Committees undertakes its fiduciary responsibilities to all its stakeholders by ensuring transparency, fair play and independence in its decision making.

The Company has adopted the Code of Conduct for its employees, including the Managing and Executive Directors, which encompasses an appropriate mechanism to report any concern pertaining to non-adherence to the said Code. In addition, the Company has adopted a Code of Conduct for its Non-Executive Directors which includes a Code of Conduct for Independent Directors, suitably incorporating therein the duties of independent directors as laid down in the Companies Act, 2013 ('Act').

The Management, on a quarterly basis presents before the Board of Directors a status report on regulatory compliances, as applicable to the Company.

The Company has been practicing corporate governance to ensure transparency in its corporate affairs. The philosophy of the Company is aimed at conducting business ethically, efficiently and in transparent manner. The company strives to maintain overall integrity of the accounting and financial reporting system.

Code of Conduct:

In tune with the corporate philosophy stated in the preceding para, the Board of Directors of the Company had laid down a Code of Conduct for all the Board Members and Senior Management Personnel of the Company in terms of listing requirements for corporate governance. The Code of Conduct is displayed at the Company's website www.3pland.com Affirmation regarding compliance with the Code of Conduct had been obtained from all Board members and senior management personnel of the Company. As required, a declaration duly signed by the Executive Director to the effect is appended.

MANAGEMENT DISCUSSION AND ANALYSIS:

Considering the breakup of revenue where more than 50% of it is derived from financial assets and breakup of assets where more than 50% are comprised of financial assets, the Company is classified as Core Investment Company under the Core Investment Companies (Reserve Bank) Directions 2016 which stipulates that investment and lending should be confined within the Group Companies alone and accordingly the income from interest and dividend are so received. The rental income from lease of real estate represents letting out of land and buildings at Pune to Pudumjee Paper Products Ltd., a related party under the Leave and License Agreement upto 31st January 2026 and the same is proposed to be renewed in view of Government's contention of applicability of repealed Urban Land Ceiling Act, 1976 to land which matter is pending with the appropriate authorities pursuant to the directions of Hon'ble High Court of Bombay. The Company also, during the full year, received a revenue from marketing and sales services provided to the related party.

The Company's land of about 16 acres at Village Kareli, Narsinghpur, Madhya Pradesh, which is lying vacant, is awaiting approval of the development plan after which the development activity of the land may begin. In view of the growing urbanization around the site, subject to requisite approvals and permissions, the Company would be in an ideal position to avail of decent returns on its development. Since the approval of land development plan is taking time longer than expected, the Company has constructed a new strong boundary wall replacing the old dilapidated old boundary wall, incurring an expenditure of about ₹ 1.15 crores with a view to protect the land from encroachment or misuse.

The Company continues to be debt free and has mainly expenditure on employees benefit in addition to depreciation on investment property and sundry expenses.

The existing internal controls of the Company are commensurate with the nature and size of the business and undergoes periodical review by Auditors and Audit Committee and are considered appropriate and adequate.

Sr. No.	Ratios	31 st March, 2025	31 st March, 2024	Reason for Change *		
1	Debtors Turnover	NA	NA	-		
2	Inventory Turn- over	NA	NA	-		
3	Interest Coverage Ratio	NA	NA	-		
	Debt Equity Ratio	NA	NA	-		
4	Current Ratio	10.50	14.63	Decrease in current ratio is mainly due to increase creditors for capital goods.		
5	Operating profit Margin	61.58%	67.91%	The reasons for decrease in operating profit margin and net profit ratio are as under:- Revenue from operation is increased by 25.72% mainly due to sale of marketing services, and operating expenses are increased by 51.64% due to increase in employee benefit expenses.		
6	Net Profit Margin (%)	46.73%	50.82%	NA		
7	Return on Net Worth (%)	4.92%	4.47%	Increase in ratio is due to increase in retained earn- ings of the company.		

BOARD OF DIRECTORS:

BOARD PROCEDURE:

Board Meetings are held about four to five times a year. Detailed Agenda is sent to each Director well in advance of the meetings. The Directors are briefed at each Board Meeting regarding performance and working by the functional heads. In addition to matters statutorily requiring Board's approval, all major decisions of policy, strategic formulations, capital expenditure, new investments, major accounting policies are considered by the Board.

COMPOSITION AND SIZE OF THE BAORD.

The Board currently comprises of 6 Directors, out of which 4 Directors are independent directors (more than 50%), one non independent non executive women Director and one non independent executive director. The composition of Board is in conformity with the Listing Regulations. The Board is entrusted with ultimate responsibility of the management, direction and performance of the Company. The current composition of the Board reflects the appropriate mix of knowledge, skill, experience, diversity and competence required for it to function effectively.

The detailed composition of the Board and the number of other directorships held by them as on 31st March, 2025 is as under.

Directors	Category	Number of outside Directorships in Public Companies as on 31 st March, 2025.*	Number of Membership of Committees of as on 31 st March, 2025. +	Number of Chairmanships of Committees as on 31 st March, 2025 +	Names of other Listed compa- nies in which Exec- utive, Non-Executive Director, Director & Category of Director	Share holding as on 31.03.2025
Executive Direct	ors	-				
Mr.G.N.Jajodia [DIN00064611]	Chairman & Executive Director	Nil	1	Nil	NIL	NIL
Non- Executive	Directors					
Mrs. Vasudha Jatia [DIN-06725426]	Promoter	Nil	Nil	Nil	NIL	Nil

Mr. Bhavanis- ingh Shekhawat [DIN:07987110]	Independent Director	Nil	2	Nil	Nil	Nil
@ Mr. Romie Shivhari Halan [DIN:02816976]	Independent Director	1	1	Nil	Supreme Holdings & Hospitality (India) Limited	Nil
Mr. Upendra Go- raksha Deglurkar [DIN:00902387]	Independent Director	Nil	1	Nil	Nil	Nil
Mr. Sudhir Vithal- ro Duppaliwar [DIN:10519925]	Independent Director	Nil	2	Nil	Nil	Nil

* Excludes Directorships/membership in Private Companies, Foreign Companies, Companies registered under Section 8 of the Companies Act, 2013 and Government Bodies.

+ Committees considered are Audit Committee and Stakeholders relationship Committee, including in 3P Land Holdings Limited.

@ Mr. Romie Shivhari Halan Independent Director, is completing his first term of five years on 31st August, 2025 and resolution for his appointment for the second term of five years is being considered by this Annual General Meeting.

+ Total number of committee membership includes the Chairmanship also.

All the Directors have made necessary disclosures regarding their directorships as required under section 184 of the Act and on the committee positions held by them in other companies. None of the Directors of the company is a member of more than 10 committees and chairman of more than 5 committees across all the public limited companies in which he/she is a director. None of the directors of the company are related to each other.

The required information including information as enumerated in regulation 17(7) read with Part 'A' of Schedule II of the Listing Regulations is made available to the Board of Directors for discussion and consideration at Board Meetings. The Board reviews the quarterly compliance report on the compliance of all laws applicable to the company as also steps taken to remediate instances of non compliance, if any.

During the year 2024-2025, Four Board Meetings were held on 11^{th} May, 2024, 27^{th} July, 2024, 26^{th} October, 2024, and 18^{th} January, 2025.

The Fifty Ninth Annual General Meeting (AGM) of the Company was held on 03rd August, 2024, through Video conference. The attendance of the Directors at these Meetings were as under:

Name of Director	Attendance at			
	Board Meeting	Last AGM		
Mr. Gautam Nandkishore Jajodia	4	Yes		
Mrs. Vasudha Jatia	2	No		
Mr. Bhavanisingh Shekhawat	4	Yes		
Mr. Romie Shivhari Halan	4	No		
Mr. Upendra Goraksha Deglurkar	4	Yes		
Mr. Sudhir Vithalrao Duppaliwar	4	Yes		

Name	Amount in Rupees					
	Sitting Fees	Salaries	Perquisites	Commission	Total	
Mr. Gautam Nandkishore Jajodia		99,98,400	39,600		100,38,000	
Mrs. Vasudha Jatia	11,000				11,000	
Mr. Bhavanisingh Shekhawat	51,000				51,000	
Mr. Romie Shivhari Halan	45,000				45,000	
Mr. Upendra Goraksha Deglurkar	47,000				47,000	
Mr. Sudhir Vithalrao Duppaliwar	51,000				51,000	

The details of sitting fees/remuneration paid to directors during the year ended on 31st March, 2025

Severance fees, stock options and notice period are not applicable in case of Executive Directors. The Company does not have any employee stock option scheme.

Non Executive Directors draw no remuneration except by way of sitting fees and re-imbursement of expenses incurred for attending each meeting of Board or Committee thereof attended by him, within the limits prescribed by law in this regard.

No shares are held by any non executive directors. None of the Directors is related to any other Director on the Board in terms of definition of 'relative' given under the Act.

The Company has not issued any stock options or other convertible instruments.

The Board reviews the declaration made by the Company Secretary and Compliance officer regarding compliance with all applicable laws on a quarterly basis, as also steps taken to remediate instances of non-compliance, if any.

Pursuant to Regulation 27(2) of the SEBI Listing Regulations, the Company also submits a quarterly compliance report on Corporate Governance to the Stock Exchanges, including details on all material transactions with related parties, within 30 days from the close of every quarter. The CFO & Executive Director have certified to the Board the accuracy of the financial statements and adequacy of internal controls for financial reporting, in accordance with Regulation 17(8) read together with Part B of Schedule II of the SEBI Listing Regulations, pertaining to CFO certification for the Financial Year ended March 31, 2025.

INDEPENDENT DIRECTORS:

The Board comprises four independent directors. Independent directors play a key role in decision making process of the Board and in shaping various strategic initiatives of the Company. The company benefits immensely from their inputs in achieving its strategic decisions. An independent director is the Chairman of each of Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee. Based on the disclosures received from all the independent Directors and also in the opinion of the Board, the Independent Directors fulfil the conditions specified in the Act and the Listing Regulations and are independent of the Management. The Independent Directors have in terms of Section 150 of the Act read with Rule 6 of the Companies (Appointment & Qualification of Directors) Rules, 2014, confirmed that they have enrolled themselves in the Independent Directors' Databank maintained with the Indian Institute of Corporate Affairs.

The Company's independent Directors met on 18th January, 2025 in the absence of non independent directors and members of management. At this meeting the independent directors reviewed, performance of the Chairman, Performance of the independent and non independent Directors and performance of the Board as a whole and its committees.

Familiarization Programme:

Each independent director is provided with information about the Company, business model, vision and values, internal policies to enable them to familiarize themselves with the company's procedure and practices. The details of the familiarization programme for independent directors on their roles, rights, responsibilities in the company, nature of industry in which the company operates business model of the Company and related matters are uploaded on the website of the company <u>www.3pland.com/staticpages/files/PIL_FAMILIARISATION%20</u> <u>PROGRAMME.pdf.</u>

Key Board Skills, Expertise and Competencies:

The Board comprises of qualified members who bring in the required skills, competence and expertise to enable


them to effectively contribute in deliberations at Board and Committee meetings. In terms of SEBI (Listing Regulations), 2015, the below matrix summarizes a mix of skills, expertise and competencies expected to be possessed by our individual directors, which are key to corporate governance and board effectiveness:

BOARD SKILLS MATRIX:

Matrix showing the core skills, expertise and competencies identified and which are available with the Board commensurate with nature and scale of business of the Company.

Sr. No.	Name	Designation	Core skills, expertise and competencies available with the Board
1.	Mr. Gautam Nandkishore Jajodia	Executive Director & Chairman	 Knowledge about financial statements. Economic and business Analysis. Knowledge about the industry. Strategic planning Business prudence Crisis management Managing people and achieving change Risk management skill
2.	Mr. Bhavanisingh Shekhawat	Non Executive Indepen- dent Director	Knowledge about financial statements and matters regard- ing indirect taxation and financial planning Economic and business Analysis.
3.	Mrs. Vasudha Jatia	Non Executive Non Inde- pendent Director	Business prudence
4.	Mr. Romie Shivhari Halan	Non Executive Indepen- dent Director	 Knowledge about financial statements. Economic and business Analysis. Knowledge about other industries. Business prudence
5.	Mr. Upendra Goraksha Deglurka	Non Executive Indepen- dent Director	 Knowledge about financial statements. Knowledge about other industries. Business prudence
6.	Mr. Sudhir Vithalrao Duppaliwar	Non Executive Indepen- dent Director	Knowledge about financial statements. Business prudence

The details in respect of director to be appointed/re-appointed as per Regulation 36(3) of the SEBI Listing Regulations and the Secretarial Standards on General Meetings shall be provided along with the notice calling the Annual General Meeting.

Board Diversity:

To ensure that a transparent Board nomination process is in place that encourages diversity of thought, experience, knowledge, perspective, age and gender, the Board has adopted a Diversity Policy, formulated by the Nomination & Remuneration Committee ('NRC'), wherein it is expected that the Board has an appropriate blend of functional and industry expertise. While recommending appointment of a director, the NRC considers the manner in which the function and domain expertise of the individual could contribute to the overall skill-domain mix of the Board. The board periodically reviews the compliance report of all laws applicable to the company.

COMMITTEE OF DIRECTORS:

The Board Committees are set up and governed by their terms of reference. The Committees play a crucial role in the governance structure of the Company. The Committees operates under the supervision of the Board and Chairperson of the respective Committee. The minutes of the meetings of the Committees are placed before the Board for noting.

The Company has three statutory Committees.

- 1. Audit Committee
- 2. Nomination and Remuneration Committee
- 3. Stakeholders Relationship Committee

The following committees are constituted as required under Companies Act, 2013 read with applicable Rules made there under and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

1. Audit Committee

The composition of committee meets with requirements of Section 177 of the Companies Act, 2013 and Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Four (4) meetings of the committee were held during the year 2024-2025 on 11^{th} May, 2024, 27^{th} July, 2024, 26^{th} October, 2024 and 18^{th} January, 2025.

The composition and attendance at the committee meetings is as under.

Sr. No.	Name of Director	Designation	No of Meetings attended
3.	Mr. Bhavanisingh Shekhawat	Chairman	4
4.	Mr. Romie Shivhari Halan	Member	4
5	Mr. Upendra Goraksha Deglurkar	Member	4
6	Mr. Sudhir Vithalrao Duppaliwar	Member	4

The Company Secretary acts as Secretary to the Committee.

Generally, the Meetings of the Audit Committee are also attended by the Executive Director, Chief Financial Officer, the Statutory Auditors and the Internal Auditors.

All the recommendations of the Audit Committee were accepted by the Board during the financial year.

The terms of reference of this Committee are in accordance with the Section 177 of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Besides having access to all the required information from within the Company, the Committee can obtain external professional advice whenever required. The Committee acts as a link between the Statutory Auditors, the Internal Auditors and the Board of Directors of the Company. It is authorised to select and establish accounting policies, review reports of the Statutory and the Internal Auditors and meet them to discuss their findings, suggestions, review report of the statutory and the internal auditor.

The committee is empowered, inter alia, to monitor and review auditor's independence and performance, effectiveness of audit process, oversight of company's financial reporting process and the disclosures of financial information, reviewing with the management the quarterly and annual financial statements before submission to Board for approval, examination of financial statements and the Auditors Report thereon, approval of transactions of the company with related parties, grant omnibus approval, scrutiny of inter-corporate loans and investments, evaluation of internal financial controls, risk management system, review the functioning of Whistle Blower Mechanism, Approval of appointment of CFO (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience and background, etc. of the candidate.

Pursuant to provisions of Section 177 of the Companies Act, 2013 and the Listing Regulations, following are the terms of reference of this Committee:

- the recommendation for appointment, remuneration and terms of appointment of auditors of the Company;
- approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- review and monitor the auditor's independence and performance, and effectiveness of audit process;
- examination of the financial statement and the auditors' report thereon;
- approval or any subsequent modification of transactions of the company with related parties, grant omnibus approvals subject to fulfilment of certain conditions;
- scrutiny of inter-corporate loans and investments;
- valuation of undertakings or assets of the Company, wherever it is necessary;
- evaluation of internal financial controls and risk management systems;
- monitoring the end use of funds raised through public offers and related matters;
- obtain outside legal and other professional advice;

- call for the comments of the auditors about internal control systems, the scope of audit, including the
 observations of the auditors and review of financial statement before their submission to the Board and
 may also discuss any related issues with the internal and statutory auditors and the management of the
 Company;
- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
 - a) Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section 3 of section 134 of the Companies Act, 2013;
 - b) Changes, if any, in accounting policies and practices and reasons for the same;
 - c) Major accounting entries involving estimates based on the exercise of judgment by management;
 - d) Significant adjustments made in the financial statements arising out of audit findings;
 - e) Compliance with listing and other legal requirements relating to financial statements;
 - f) Disclosure of any related party transactions;
 - g) Modified opinion(s) in the draft audit report;
- Reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- Reviewing the utilization of loans and/or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans/advances/investment existing as on the date of coming into force of this provision.
- consider and comment on rationale, cost-benefits and impact of schemes involving merger, demerger, amalgamation etc., on the listed entity and its shareholders.
- Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- Discussion with internal auditors if any significant findings and follow up thereon;
- Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board;
- Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well
 as post-audit discussion to ascertain any area of concern;
- To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- To review the functioning of the Whistle Blower Mechanism;
- Approval of appointment of Chief Financial Officer after assessing the qualifications, experience and background, etc. of the candidate;
- Reviewing the following information:
 - a) management discussion and analysis of financial condition and results of operations;

- b) statement of significant related party transactions (as defined by the audit committee), submitted by management;
- c) management letters / letters of internal control weaknesses issued by the statutory auditors;
- d) internal audit reports relating to internal control weaknesses; and
- e) the appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the audit committee.
- f) statement of deviations:
 - quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
 - annual statement of funds utilized for purposes other than those stated in the offer document/ prospectus/notice in terms of Regulation 32(7) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The meetings of the Audit Committee are also attended by the executive Director, Chief Financial Officer, Statutory Auditors and Internal Auditors.

2. Nomination and Remuneration Committee:

The Committee adopted terms of reference stating role and scope of activities of the committee as prescribed under section 178 of Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015.

The Committee comprises of Mr. Upendra Gorksha Deglurkar (Chairman), Mrs. Vasudha Jatia (Member), Mr. Bhavanisingh Shekhawat, (Member) and Mr. Sudhir Vithalrao Duppaliwar (Member).

The Company secretary act as Secretary to the Committee.

Two Committee meetings were held on 11th May, 2024 and 18th January, 2025. The attendances at the meeting was as under.

Sr. No.	Name of Director	Designation	No of Meetings attended
1.	Mr. Upendra Goraksha Deglurkar	Chairman	2
2.	Mrs. Vasudha Jatia	Member	1
3.	Mr. Bhavanisingh Shekhawat	Member	2
4.	Mr. Sudhir Vithalrao Duppaliwar	Member	2

Terms of Reference:

- Formulation of the criteria for determining qualifications, positive attributes and independence of a Director and recommend to the Board of Directors a policy relating to, the remuneration of the Directors, Key Managerial Personnel and other Employees;
- b) Formulation of criteria for evaluation of performance of Independent Directors and the Board of Directors;
- c) Devising a policy on diversity of Board of Directors;
- Identifying persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down, and recommend to the Board of Directors their appointment and removal;
- e) Whether to extend or continue the term of appointment of the Independent Director, on the basis of the report of performance evaluation of Independent Directors.
- f) Recommend to the Board, all remuneration, in whatever form, payable to Senior Management.

- g) The Nomination and Remuneration Committees decides the performance evaluation criteria for independent directors on the basis of personal and professional ethics, integrity, demonstrated intelligence, communication skills, knowledge and expertise relevant to company's business and such other criteria as the committee may deem fit.
- h) For every appointment of an independent director, the Nomination and Remuneration Committee shall evaluate the balance of skills, knowledge and experience on the Board and on the basis of such evaluation, prepare a description of the role and capabilities required of an independent director. The person recommended to the Board for appointment as an independent director shall have the capabilities identified in such description. For the purpose of identifying suitable candidates, the Committee may:
 - a. use the services of an external agencies, if required;
 - b. consider candidates from a wide range of backgrounds, having due regard to diversity; and
 - c. consider the time commitments of the candidates.

The Committee has adopted the following criteria for selection of candidates eligible to be appointed in a Senior Management of the Company and also member on the Board of Directors of the Company.

Criteria for Selection of Directors:

The Committee shall, before making any recommendation to the Board for appointment of any Director, consider the following;

- the candidate should have appropriate experience both in terms of quality and time in any of the areas viz. banking, infrastructure, financial management, legal, sales, marketing, administration, research, corporate governance, technical operations, or such other areas or disciplines which in the opinion of the management and Committee are relevant for the Company's business;
- the candidate should possess the positive attributes such as leadership skills, decision making skills, integrity, effective communication, hard work, commitment and such other attributes which in the opinion of the Committee the candidate possess and are in the interest of the Company;
- the candidate should be free from any disqualifications as provided under Sections 164 and 167 of the Companies Act, 2013;
- the candidate should meet the conditions of being independent as stipulated under the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, in case of appointment of an independent Director;
- * The candidate should possess appropriate skills, experience and knowledge in one or more fields of finance, law, management, sales, marketing, administration, research, corporate governance, technical operations, infrastructure or such other areas or disciplines which are relevant for Company's business:

The Committee should also verify that the said person is not debarred from holding the office of Director pursuant to any SEBI order or any other such authority.

Criteria for Selection of Senior Management Personnel:

The term 'Senior Management' shall have the meaning provided under the explanation to Section 178 of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, as provided herewith

- As per Section 178 of the Companies Act, 2013, the expression "senior management" means personnel of the company who are members of its core management team excluding Board of Directors comprising all members

of management one level below the executive directors, including the functional heads.

- As per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time

"senior management" shall mean the officers and personnel of the listed entity who are members of its core management team, excluding the Board of Directors, and shall also comprise all the members of the management one level below the Chief Executive Officer or Managing Director or Whole Time Director or Manager (including Chief Executive Officer and Manager, in case they are not part of the Board of Directors) and shall specifically include the functional heads, by whatever name called and the persons identified and designated as key managerial personnel, other than the board of directors, by the listed entity]. The Committee shall, before making any recommendation to the Board, for appointment, consider the attributes of the candidate set forth below:

- The candidate should have appropriate experience both in terms of quality and time in any of the areas viz. banking, infrastructure, financial management, legal, sales, marketing, administration, research, corporate governance, technical operations, or such other areas or disciplines which in the opinion of the management and Committee are relevant for the Company's business;
- The candidate should possess the positive attributes such as leadership skills, decision making skills, integrity, effective communication, hard work, commitment and such other attributes which in the opinion of the Committee the candidate possess and are in the interest of the Company.

If the Committee finds that the candidate meets the above criteria for appointment as part of Senior Management or as a Director on the Board, as the case may be, the Committee shall make its recommendation to the Board.

Senior Management:

Particulars of senior management including the changes therein since the close of the previous financial year.

Mr. J. W. Patil is Company Secretary and Compliance Officer of the Company. There is no change in the senior management since the close of previous financial year.

Remuneration Policy:

The Company's remuneration policy is based on the success and performance of the individual employee and the Company. Through, its compensation policy, the Company endeavors to attract, retain, develop and motivate a high performance workforce. The Company follows a compensation mix or fixed pay, variable and fixed allowances, benefits and bonuses etc. Individual performance pay is determined by business performance and the performance of the individuals measured through the annual appraisal process. The policy of the company on appointment and remuneration including criteria of determining qualification of the directors and other matters and policy relating to the remuneration for the directors, key managerial personnel and other employees can be viewed at Company's website www.3pland.com.

The Company pays remuneration by way of salary (fixed component), benefits, perquisites and allowances (variable component) to its Directors and the executive directors. Periodical increases, if any, are decided by the Nomination and Remuneration Committee and Board subject to the approval by the members and are effective from April 1, each year. The Nomination and Remuneration Committee decides on the commission if any payable to Executive Chairman/Director out of profits for the financial year and within the ceiling prescribed by the Companies Act based on the performance of the Company as well as that of the incumbent.

The Company pays sitting fees to its Directors for attending meetings of the Board and its Committees, on a per meeting basis. The fees are as follows, or as may be revised by the Board from time to time:

Board Meeting	Rs. 5000/-
Audit Committee Meeting	Rs. 5000/-
Nomination and Remuneration Committee Meeting	Rs. 1000/-
Stakeholders Relationship Committee Meeting	Rs. 1000/-
Independent Directors Meeting	Rs. 5000/-

In addition to the above sitting fees, the Company reimburses Directors for any out-of-pocket expenses incurred in connection with attending such meetings.

3. Stakeholders Relationship Committee:

The Stakeholders Relationship Committee comprises of Mr. Sudhir Vithalrao Duppaliwar (Chairman), Mr. Bhavanisingh Shekhawat (Member) and Mr. Gautam Nandkishore Jajodia (Member). Mr. J. W. Patil, Company Secretary is the Compliance Officer of the Company.

Pursuant to provisions of Section 178 of the Companies Act, 2013 and the Listing Regulations, revised terms of reference of this Committee are as under:

- Resolving the grievances of the security holders of the Company including complaints related to transfer/ transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/ duplicate certificates, general meetings etc.
- Review of measures taken for effective exercise of voting rights by shareholders.
- Review of adherence to the service standards adopted by the Company in respect of various services being rendered by the Registrar & Share Transfer Agent.
- Review of the various measures and initiatives taken by the Company for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company.

During the year 2024-2025, No complaint was received from investor, through Stock Exchanges. No complaint was received from Securities and Exchange Board of India (SEBI)

During the year 2024-2025 Four Committee meetings were held on 11th May, 2024, 27th July, 2024, 26th October, 2024 and on 18th January, 2025. The attendance at these meetings was as under:

Sr. No.	Name of Director	Designation	No of Meetings attended
1.	Mr. Sudhir Vithalrao Duppaliwar	Chairman	4
2.	Mr. Gautam Nandkishore Jajoia	Member	4
3.	Mr. Bhavanisingh Shekhawat	Member	4

In compliance with SEBI Circular No. SEBI/HO/OIAE/OIAE_IAD-1/P/CIR/2023/131 dated July 31, 2023 followed by Corrigendum cum Amendment vide Circular No. SEBI/HO/OIAE/OIAE_IAD1/P/CIR/2023/135 dated August 4, 2023 the company had sent the email communication to generate awareness on availability of Dispute Resolution Mechanism to all investors, who hold shares in physical form.

d) General Body Meetings:

The Annual General Meetings held during the past three years were deemed to have been held at the Registered Office of the Company, located at Thergaon, Pune – 411033. The following Special Resolutions were passed at these meetings:

3P LAND HOLDINGS LIMITED

Financial Year	Date of Meeting Time	Special Resolutions passed
2021-2022	06 th August, 2022 10.00 a.m.(IST) [Through Video Conferencing]	For appointment of Mr. Bhavanisingh Shekhawat, as Indepen- dent Non Executive Director for a period of five years with effect from 23 rd July, 2023 to 31 st March, 2028.
2022-2023	05 th August, 2023- 10.00 a.m. (IST) [Through Video Conferencing]	For appointment of Mr. Gautam Nandkishore Jajodia as Whole Time Director (designated as Executive Director) for a period of five years with effect from 01 st September, 2023 and payment of remuneration, benefits and amenities for an initial period of 3 years
2023-2024	03 rd August, 11.00 a.m. (IST) 2024- [Through Video Conferencing]	For Approval of Shareholders for payment of remuneration, bene- fits and amenities to Mr. Gautam Nandkishore Jajodia, Whole- time Director (designated as Executive Director) of the Company for a period of three years with effect from 01 st April, 2024.

Extra Ordinary General Meeting.

During the year no Extra Ordinary General Meeting was held.

Postal Ballot

During the Financial Year 2024-25, two Special Resolutions were approved by the Shareholders of the Company through the Postal Ballot Process (through Remote e-voting only). The Company Appointed Pankaj Bhanudas Yeole, (Membership No.:50196 & CP No.: 19127_) Practicing Company Secretary, Pune as the Scrutinizer for conducting the postal ballot process. The postal ballot process was carried out in a fair and transparent manner. The Remote e-voting facility was provided to the Shareholders of the Company.

The Company followed the procedure relating to Postal Ballot and e-voting pursuant to applicable provisions of the Companies Act, 2013, read with Rules thereto and the provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The details of the Postal Ballots conducted during the Financial Year 2024-25, are provided herein below:

A) Postal Ballot vide notice dated 02nd March, 2024:

Appointment of Mr. Upendra Goraksha Deglurkar_as "Non-Executive Independent Director" of the Company - Special Resolution:

Total Number of Votes	Number of Votes cast in favour of the resolution	% of Votes cast in favour	Number of Votes cast against the resolution	% of Votes cast against	Number of Votes Abstained
70	1,32,01,498	94.188	4	8,14,630	-

Appointment of Mr. Sudhir Vithalrao Duppaliwar as "Non-Executive Independent Director" of the Company - Special Resolution:

Total Number of Votes	Number of Votes cast in favour of the resolution	% of Votes cast in favour	Number of Votes cast against the resolution	% of Votes cast against	Number of Votes Abstained
70	1,32,01,498	94.188	4	8,14,630	-

At the ensuing Annual General Meeting there is no item on the agenda that needs approval by Postal Ballot.

COMPANY POLICIES:

The Board has adopted the following policies/programs and hosted on website of the Company www.3pland. com#policies

- a) Policy on Related Party Transactions
- b) Policy for determining Material Subsidiary
- c) Whistle Blower Policy/Vigil Mechanism
- d) Criteria for Selection of Candidate for Senior Management and Member of the Board of Directors.
- e) Familiarization Programme for Independent Directors
- f) Policy on Board's Diversity
- g) Code of Conduct
- h) Archival Policy
- i) Policy for Preservation of Documents
- j) Policy on determination of Materiality for disclosure(s)
- k) Remuneration Policy

Meeting of Independent Directors:

As required under Companies Act, 2013 and Listing Regulations a meeting of the Independent Directors was held on 18th January, 2025 without the attendance of Non Independent Directors and Members of the management.

The independent directors evaluated the performance of non independent directors, wherein the evaluation of performance of non independent directors, including the Chairman and also of the Board as whole was made against predefined and identified criteria.

Annual evaluation of Board, its Committees and Directors:

As required under Companies Act, 2013 and Listing Regulations the Board has carried out an annual evaluation of its own performance, the directors individually as well as the evaluation of the working of its committees.

CEO/CFO Certification:

As required under Regulation 17(8) of the Listing Regulations the Executive Director and Chief Financial Officer have certified to the Board that Audited Financial statements for the financial year ended 31st March, 2025 do not contain any untrue statement and that these statements represent a true and fair view of the company's affairs and other matters as specified there under.

Disclosures:

- a) There were no instances of non compliance by the Company, nor were any penalties or strictures imposed on the Company by Stock Exchanges, SEBI or any statutory authority on any matter relating to capital markets during the last three years.
- b) All the mandatory requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, have been complied with as detailed in this Report. The Company has also complied non-mandatory requirements of the regulations, unmodified audit opinion. The company has complied with corporate governance requirements specified in Regulations 17 to 27 and clauses (b) to (i) and (t) of sub regulation (2) of Regulation 46 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.



- c) The Company has its "Risk Management Policy and Mitigation Measures". The Board /Audit Committee periodically reviews the risks and measures to mitigate the same.
- d) Whistle Blower Policy/Vigil Mechanism:

The Company has formulated Whistle Blower Policy/Vigil Mechanism. The Directors, employees and other stakeholders are free to report illegal or unethical behavior, actual or suspected fraud to the Chairman of the Audit Committee of the Company. No personnel has been denied access to the Audit Committee. The said policy may be referred at the company's website www.3pland.com. We affirm that no director or employee has been denied access to the Audit Committee during the Financial Year ended 31st March, 2025.

- e) Disclosure of commodity price risk and commodity hedging activities: Not Applicable.
- f) Foreign Exchange risk and hedging activities: Not Applicable
- g) List of Credit Ratings obtained by the Company: Not Applicable.
- b) Details of utilisation of funds raised through preferential allotment or qualified institutions placement: Not Applicable
- Acceptance of recommendation of all Committees in terms of the Listing Regulations, there have been no instances during the year when recommendations of any of the Committees were not accepted by the Board.
- j) Accounting Treatment in preparation of Financial Statements

The Financial Statements have been prepared in accordance with Indian Accounting Standards ('Ind AS') as per the Companies (Indian Accounting Standards) Rules, 2015 notified under Section 133 and other relevant provisions of the Act.

- k) A Certificate from Practicing Company Secretary, M/s. Parikh & Associates, Mumbai has been received confirming that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as Directors of Company by the Securities and Exchange Board of India/ Ministry of Corporate Affairs or any such other authority.
- I) Fees paid by the Company to M/s. J. M. Agrawal & Co., Statutory Auditor for the Financial Year 2024-2025 was ₹ 60,000/-.
- m) Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.
 - a) Number of complaints filed during the financial year: Nil
 - b) Number of complaints disposed of during the financial year: Nil
 - c) Number of complaints pending as on end of the financial year: Nil
- n) There were no materially significant related party transactions that may have potential conflict with the interest of the company at large during the year. Link to website-www.3pland.com/files/plicy-on.related-party-transaction.pdf
- Details of Loans and advance in the nature of loans to firms/Companies in which directors of the Company are interested during the year are given under.

Sr.	Name of Firm/Companies in which Directors of the	Loans/Advances Given-
No.	Company are interested	(₹ in Lakhs)
1	Biodegradable Products India Limited	219.20

Means of Communication

- a) The Company has published its quarterly and half yearly results giving the required particulars in the "Financial Express" and "Loksatta" (Regional Language).
- b) These results are also posted on Company's website www.3pland.com.
- c) The Company has created a dedicated E-mail ID for investor's complaints viz. investors.relations@3pland. com.
- d) The Management Discussion and Analysis is part of the Annual Report of the Company.
- e) The Code of conduct adopted by the Board of Directors is also posted on Company's aforesaid website.
- f) During the year no presentation has been made to any institutional investor or to the Analysts.

Disclosure of Shares lying in Unclaimed Suspense Account.

Pursuant to 34(3) and item 'F' of Schedule V to SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015, the details in respect of shares lying in the unclaimed suspense account.

Particulars	No. of Shareholders	No. of Shares
Aggregate number of shareholders and the outstanding shares in the suspense account lying at the beginning of the year, 1 st April, 2024	16	8,500
Number of shareholders who approached the company for transfer of shares from suspense account during the year.	Nil	Nil
Number of shareholders/legal heirs to whom shares were transferred from suspense account upon receipt and verification of necessary documents during the year.	Nil	Nil
Aggregate number of shareholders and the outstanding shares in the suspense account lying at the end of the year, 31 st March, 2025	16	8,500

There were no requests pending for want of necessary documents from the shareholders/legal heirs. Voting rights on these shares shall remain frozen till the rightful owner of such shares claims the shares.

Shareholders may get in touch with the Company/RTA for any further information in this matter.

	General Information for Shareholders:	Annual General Meeting
1.	Company Registration No/CIN	L74999MH199PLC013394
2.	Date & Time	Saturday, 02 nd August, 2025 at 11:00 a.m.
3.	Venue of AGM	The Company is conducting AGM through "VC/ OAVM" pursuant to the MCA circulars. Therefore, there is no requirement to have a venue for the AGM For details please refer to the notice of AGM.
4.	Financial Year	1st April to 31st March
	Financial Calendar (Tentative)	· ·
1.	Date of Book Closure	Friday 25 th July, 2025 to Saturday day, 02 nd August, 2025
2.	Board Meeting for Consideration of unaudited results for first three quarters	Within 45 days from the end of the each quarter
3.	Dividend Payment Date	Not Applicable
4.	Listing on Stock Exchanges and Scrip Code/ Symbol:	
	BSE Limited Phiroze Jeejibhoy Towers 25 th Floor, Dalal Street, Mumbai 400 001. The National Stock Exchange of India Ltd. Exchange Plaza, 5 th Floor, Plot No.C/1, G Block, Bandra-Kurla Complex, 'Bandra (E), MUMBAI 400 051	516092 3PLAND
	NSDL and CDSL Demat Stock Code	INE105C01023
5.	E-mail ID for Investor Complaints	Investors.relations@3pland.com
6.	Registrars & Share Transfer Agents:*	Satellite Corporate Services Pvt. Ltd. Office No. 106/107, Dattani Plaza, East West, Industrial Compound, Safed Pool, Sakinaka, Mumbai 400072 Tel. : 022-28520461/62 Fax: 022-28511809 Email: <u>service@satellitecorporate.com</u>
7.	Any other enquiry	Company Secretary 3P Land Holdings Limited Thergaon, Pune 411033 Tel: +91-020-40773333 Fax: +91-020-40773388 Email: jagdish.patil@3pland.com Dedicated email id for investor complaints- investors relations@3pland.com
8.	Plant Location	Thergaon, Pune 411033

*This is a Common Agency looking after all the work related to share registry in terms of both physical and electronic connectivity (as per directions of SEBI).

Note : Shareholders holding shares in Electronic Mode should address all correspondence to their respective Depository Participants.

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Shareholding pattern and distribution pattern of shares as at 31st March, 2025: - SHAREHOLDING PATTERN

Category of shareholder	No. of shares	% of shares held
PROMOTER AND PROMOTER GROUP		
Individual /Hindu Undivided Family	28,50,962	15.84
Bodies Corporate	1,03,43,196	57.46
PUBLIC SHAREHOLDING	· · · · · · · · · · · · · · · · · · ·	
Financial Institutions /Banks	500	0.00
Bodies Corporate	2,87,808	1.60
Individuals	43,56,134	24.20
Non resident Indians	1,61,400	0.90
GRAND TOTAL	180,00,000	100.00

DISTRIBUTION OF SHAREHOLDING AS ON 31st MARCH, 2025

No. of shares	No. of shareholders	No. of Shares held	Percentage of Capital
Upto 5000	11,818	20,32,961	11.29
5001-10000	103	3,71,547	2.06
10001 -20000	42	2,97,833	1.66
20001-30000	11	1,45,150	0.81
30001-40000	5	91,681	0.51
40001-50000	1	23,410	0.13
50001-100000	6	2,18,584	1.21
100001 & Above	16	1,48,18,834	82.33
GRAND TOTAL	12,002	180,00,000	100.00

Dematerialization of Shares and Liquidity.

The electronic holding of shares as on 31st March 2025 through NSDL and CDSL are as under.

Particulars	Equity Shares %		
Year	2025	2024	
NSDL	82.56	83.35	
CDSL	15.68	14.88	
Total	98.24	98.23	

Trading in equity shares of the Company is permitted in dematerialized form only as per the notification issued by Securities and Exchange Board of India (SEBI). Non-promoters" shareholding is 26.70% and the liquidity of the stock is fairly good.

The Company has not issued any GDR/ADR etc. and also is not dealing in Commodities, foreign exchange and hedging activities.

The Company does not have subsidiary company.

Share Transfer System:

Pursuant to Regulation 40(10) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the securities can be transferred only in dematerialized form w.e.f. 25th January, 2022 in case of transmission or transposition of securities.



3P LAND HOLDINGS LIMITED

Listing Fees:

Listing fees for the year 2025-2026 have been paid in full to BSE Limited and National Stock Exchange of India Limited.

Certificate of Compliance:

The certificate of Compliance regarding compliance of conditions of Corporate Governance by the Company, issued by Parikh & Associates, Company Secretaries is annexed.

On Behalf of the Board of Directors,

Place : Pune Date : 10th May, 2025 (G. N. Jajodia) Chairman

DECLARATION BY THE WHOLE TIME DIRECTOR REGARDING AFFIRMATION OF CODE OF CONDUCT

To,

The members of 3P Land Holdings Limited

I, Mr. G. N. Jajodia, Whole Time Director of 3P Land Holdings Limited, declare that all the Members of the Board of Directors and Senior Management Personnel have affirmed compliance with the Code of Conduct for the year ended 31st March, 2025.

Place : Pune Date : 10th May, 2025 (G. N. Jajodia) Whole Time Director (DIN:00064611)

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ANNEXURE-VI-A

Information as per Section 197 of the Companies Act, 2013 read with Companies (Appointment and Remuneration) Rules, 2014 and forming part of the Directors Report for the year ended on 31st March, 2025

Sr. No.	Name of the Director, Chief Finan- cial Officer, Company Secretary	Designation	Remunera- tion of each director Chief Financial Officer and Company Secretary (in INR)	Median remunera- tion of the employee (in INR)	Ratio for the finan- cial year between D & E	Percentage increase in remunera- tion of Chief Financial Officer, Company secretary in the financial year	Percentage increase in median remuner- ation of employees in the financial year	Average per- centage increase already made in the salaries of em- ployees other than the mana- gerial person- nel	Per- centile increase in the mana- gerial remu- neration
Α	В	С	D	E	F	G	н	J	I
1	Mr. Gautam N Jajodia	Whole Time Director designated as Executive Director	10038000	10038000	N. A.	Nil	13.45	Nil	Nil
2	Mr. J. W. Patil	Company Secretary and Chief Financial Officer	1441417	1441417	N. A.	Nil	8.99	Nil	Nil

Notes:

There is no employee drawing remuneration in excess of the remuneration drawn by the Whole Time Director and who holds himself or along with his spouse and dependent children not less than two percent of the equity shares of the company.

On Behalf of the Board of Directors,

Place : Pune Date : 10th May, 2025 G. N. Jajodia Chairman

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3P LAND HOLDINGS LIMITED

ANNEXURE-VI-B

Statement showing the ratio of the remuneration of each of Director to the median employees remuneration and such other details.

Number of permanent employees of the Company : 1 ((One)
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Sr. No.	Name of the Director, Chief Finan- cial Officer, Company Secretary	Designation	Remunera- tion of each director Chief Financial Officer and Company Secretary (in INR)	Median remunera- tion of the employee (in INR)	Ratio for the finan- cial year between D & E	Percentage increase in remunera- tion of Chief Financial Officer, Company secretary in the financial year	Percentage increase in median remuner- ation of employees in the financial year	Average per- centage increase already made in the salaries of em- ployees other than the mana- gerial person- nel
А	В	С	D	E	F	G	н	J
1	Mr. Gautam N Jajodia	Whole Time Director designated as Executive Director	10038000	10038000	N. A.	Nil	Nil	Nil
2	Mr. J. W. Patil	Company Secretary and Chief Financial Officer	14411417	1441417	N. A.	Nil	Nil	Nil

On Behalf of the Board of Directors,

Place : Pune Date : 10th May, 2025 G. N. Jajodia Chairman

PRACTISING COMPANY SECRETARIES' CERTIFICATE ON CORPORATE GOVERNANCE

To The Members of 3P Land Holdings Limited

We have examined the compliance of the conditions of Corporate Governance by 3P LAND HOLDINGS LIMITED ('the Company') for the year ended on March 31, 2025, as stipulated under Regulations 17 to 27, clauses (b) to (i) and (t) of sub-regulation (2) of Regulation 46 and para C, D & E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations").

The compliance of the conditions of Corporate Governance is the responsibility of the management. Our examination was limited to the review of procedures and implementation thereof, as adopted by the Company for ensuring compliance with conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the extent of information provided by the Company and according to the explanations given to us and the representations made by the Directors and the management and considering the relaxations granted by the Ministry of Corporate Affairs and Securities and Exchange Board of India, we certify that the Company has generally complied with the conditions of Corporate Governance as stipulated in the SEBI Listing Regulations for the year ended on March 31, 2025.

We further state that such compliance is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For Parikh & Associates Practising Company Secretaries

Shalini Bhat Partner FCS : 6484 CP : 6994 UDIN : F006484G000312119 PR No.: 6556/2025

Place : Mumbai Date : May 10, 2025

INDEPENDENT AUDITOR'S REPORT

То

The Members of 3P Land Holdings Limited

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of 3P Land Holdings Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2025, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with 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, the profit and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those SAs are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the independence requirements that are relevant to our audit of the standalone financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's 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 are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements of the current period. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Key Audit Matter	Auditor's Response
Investments in associate company – classification, measurement and impairment	Our procedure included, but were not limited to the following:
During the year, the Company has given additional loan of Rs. 219.20 lakhs to Biodegradable Products India Limited (the "associate company"), and the total loan outstanding to the associate company as on March 31, 2025 is Rs. 1,972.29 lakhs. The	 We considered the business model and term of the financial instrument considering right and obligation of the issuer and the holde including terms of cash flow.
loan is measured at amortised cost using effective interest rate based on management's estimate.	 We have considered the classification of thes instruments being followed by the issuer (i.e the associate company)
Management has evaluated and concluded that such loan is not long-term interests that, in substance, form part of the Company's net investment in the associate company.	 Obtained independent valuation repor containing valuation of assets of the associat company. Assessed the professional competence, objectivity and capabilitie
Based on the valuation report of the valuation specialist engaged by the management, and based on management estimate, no impairment considered necessary for the investments made in associate company.	of the valuation specialist engaged by th management. Assessed reasonableness of the assumptions used and future business plans of the business of the associat company's management.
Refer note 3(c) and note 23(a) of the standalone financial statements.	 We have considered the management representation regarding obtaining futur planned repayment of the loan given.
	 We evaluated the reasonableness of disclosures provided in the standalon- financial statements.

The Company's Management and Board of Directors are responsible for the preparation of the other information. The other information comprises the information included in the Company's Annual Report but does not include the standalone financial statements and our auditor's report thereon.

The Annual Report is expected to be made available to us after the date of our auditor's report.

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

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

The Company's Management and Board of Directors are responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the state of affairs, the profit and total comprehensive income, changes in equity and its cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. 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 responsible for overseeing the Company's financial reporting process.

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

Our objectives are to obtain reasonable assurance about whether the 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 skepticism throughout the audit. We also:

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



Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. 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 account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - (c) The Balance Sheet, the Statement of Profit and Loss (including other comprehensive income), the Statement of Changes in Equity and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - (d) In our opinion, the aforesaid standalone financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act.
 - (e) On the basis of the written representations received from the directors as on March 31, 2025 taken on record by the Board of Directors, none of the directors is 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 financial controls reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in Annexure B.
 - (g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended:

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

(h) 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, in our opinion and to the best of our information and according to the explanations given to us:



- i. The standalone financial statements disclose the impact of pending litigations on the Company.
- ii. The Company did not have any long-term contracts including derivative contracts as at March 31, 2025.
- iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company during the year ended March 31, 2025.
- 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 securities 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. The Company has not proposed or paid any dividend in the current year ended March 31, 2025.

For J M Agrawal & Co. Chartered Accountants Firm Registration Number: 100130W

Place: Pune Date: May 10, 2025 Punit Agrawal Partner Membership Number: 148757 UDIN: 25148757BMNYMR4999

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ANNEXURE 'A' TO INDEPENDENT AUDITORS' REPORT

Referred to in the Independent Auditors' Report of even date to the members of 3P Land Holdings Limited on the standalone financial statements for the year ended March 31, 2025

To the best of our information and according to the explanations provided to us by the Company and the books of account and records examined by us in the normal course of audit, we state that:

- i. (a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of property, plant and equipment and investment property
 - (B) The Company does not hold any intangible assets, hence reporting under clause 3(i)(a)(B) of the Order is not applicable.
 - (b) The property, plant and equipment and investment property are physically verified by the Management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - (c) Based on our examination of the property tax receipts and lease agreement for land on which building is constructed, registered sale deed / transfer deed / conveyance deed provided to us, we report that, the title in respect of self-constructed buildings and title deeds of all other immovable properties, disclosed in the financial statements included under property, plant and equipment and investment property, are held in the name of the Company as at the balance sheet date.
 - (d) The Company has not revalued any of its property, plant and equipment during the year.
 - (e) No proceedings have been initiated during the year or are pending against the Company as at March 31, 2025 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- ii. (a) The Company does not have any inventory. Hence reporting under clause 3(ii)(a) of the Order is not applicable.
 - (b) The company has not been sanctioned working capital limits in excess of five crore rupees in aggregate, at any points of time during the year, from banks or financial institutions on the basis of security of current assets and hence reporting under clause 3(ii)(b) of the Order is not applicable.
- iii. The Company has made investments in, provided guarantee to and granted unsecured loans to companies, during the year. The Company has not granted any advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties.
 - (a) During the year, the Company has provided loans to other companies, in respect of which -
 - (A) with respect to unsecured loans to associate the aggregate amount of the loan given during the year is Rs. 219.20 lakhs and the balance outstanding at the balance sheet date is Rs. 1,972.29 lakhs.
 - (B) The company has not granted loans during the year to parties other than associates. Hence reporting under clause 3(iii)(a)(B) of the Order is not applicable.
 - (b) In our opinion, the investments made and the terms and conditions of the grant of loans, during the year are, prima facie, not prejudicial to the Company's interest.



- (c) In respect of unsecured loans granted during the year by the Company, schedule for repayment of loan and payment of interest is stipulated and interest payment is regular. Since the principle amount of loan has not fallen due during the year we cannot comment on regularity of repayment of the loan.
- (d) In respect of loans granted by the Company during the year, there is no overdue amount remaining outstanding as at the balance sheet date.
- (e) During the year, no loan granted by the Company, which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdue of existing loans given to the same parties.
- (f) The Company has not granted loans repayable on demand. No loan is granted to Promoters. Aggregate amount of loans granted to related parties as defined in clause (76) of section 2 of the Companies Act, 2013 is Rs. 1,972.29 lakhs.
- iv. The Company has complied with the provisions of Section 185 and 186 of the Companies Act, 2013 in respect of the loans and investments made, and guarantees and security provided, as applicable.
- v. The Company has not accepted any deposits from the public within the meaning of Sections 73, 74, 75 and 76 of the Act and the Rules framed there under to the extent notified.
- vi. The Central Government of India has not specified the maintenance of cost records under sub-section (1) of Section 148 of the Act for any of the products of the Company.
- vii. (a) In our opinion, the Company is regular in depositing the undisputed statutory dues, including goods and service tax, provident fund, employees' state insurance, income-tax, duty of customs, cess and other material statutory dues, as applicable, with the appropriate authorities.
 - (b) There are no dues of goods and service tax, provident fund, employees' state insurance, income-tax, duty of customs, duty of excise, service tax, cess which have not been deposited on account of any dispute. The particulars of dues of sales tax as at March 31, 2025, which have not been deposited on account of a dispute, are as follows:

Sr. No.	Nature of dues	Amount (₹ in lakhs)	Forum where the dispute is pending
1.	Sales tax	179.31	Hon. High Court, Madhya Pradesh

- viii. There were no transactions 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) The Company has not taken any loans or other borrowings from any lender and there are no outstanding loans at the beginning of the year. Hence reporting under clause 3(ix)(a), (c), (d) & (e) of the Order is not applicable.
 - (b) The Company has not been declared willful defaulter by any bank or financial institution or government or any government authority.
- x (a) The Company has not raised any moneys by way of initial public offer, further public offer (including debt instruments) during the year. Hence, reporting under clause 3(x)(a) of the Order is not applicable.
 - (b) During the year, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully or partly or optionally) and hence reporting under clause 3(x)(b) of the Order is not applicable.

- xi. (a) No fraud by the Company and no material fraud on the Company has been noticed or reported during the year.
 - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this report.
 - (c) No whistle blower complaints received by the Company during the year (and upto the date of this report). Hence reporting under clause 3(xi)(c) of the Order is not applicable.
- xii. The Company is not a Nidhi Company and hence reporting under clause (xii) of the Order is not applicable.
- xiii. In our opinion, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 with respect to applicable transactions with the related parties and the details of related party transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv. (a) 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. The Company has not entered into any non-cash transactions with its directors or persons connected with him during the year. Accordingly, the provisions of section 192 of the Act are not applicable to the Company.
- xvi. (a) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Hence, reporting under clause 3(xvi)(a) and (b) of the Order is not applicable.
 - (b) The company is an exempt Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. As on year ended March 31, 2025 the Company continuous to fulfil the criteria of an exempt CIC.
 - (c) Including the Company, there are three CICs (Core Investment Company) within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016).
- 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 of the Company during the year.
- xix. On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.
- xx. The provisions of section 135 of the Companies Act 2013 read with the Companies (Corporate Social Responsibility Policy) Rules 2014 are not applicable to the Company. Accordingly, reporting under clauses 3(xx)(a) and 3(xx)(b) of the Order is not applicable.

For J M Agrawal & Co. Firm Registration Number: 100130W Chartered Accountants

> Punit Agrawal Partner Membership Number: 148757 UDIN: 25148757BMNYMR4999

Place: Pune Date: May 10, 2025

ANNEXURE 'B' TO INDEPENDENT AUDITORS' REPORT

Referred to in the Independent Auditors' Report of even date to the members of 3P Land Holdings Limited on the standalone financial statements for the year ended March 31, 2025

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

 We have audited the internal financial controls over financial reporting of 3P Land Holdings Limited ("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.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

- 3. 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 deemed to be prescribed under section 143(10) of the Act to the extent applicable to an audit of internal financial controls, both applicable to an audit of internal financial controls and both issued by the 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.
- 4. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.
- 5. 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

6. A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and



dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

8. In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2025, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For J M Agrawal & Co. Firm Registration Number: 100130W Chartered Accountants

Place: Pune Date: May 10, 2025 Punit Agrawal Partner Membership Number: 148757 UDIN: 25148757BMNYMR4999

BALANCE SHEET AS AT 31st MARCH, 2025

	(All amounts	in INR Lakhs unless of	otherwise stated)
Particulars	Note No.	31.03.2025	31.03.2024
ASSETS			
Financial Asset			
Cash and cash equivalents	3(a)	17.89	21.96
Receivables			
(a) Other receivables	3(b)	0.14	0.14
Loans	3(c)	1,972.29	1,865.19
Investments	3(d)	13,356.58	8,661.03
Non-Financial Assets			
Current tax assets (net)	4	1.09	3.71
Investment property	6	149.39	27.08
Property, plant and equipment	7	14.37	18.61
Other non-financial assets	5	0.26	0.21
Total Assets		15,512.01	10,597.93
LIABILITIES AND EQUITY			
Liabilities			
Financial Liabilities			
Other financial liabilities	8	11.18	6.63
Non Financial Liabilities			
Employee benefit obligations	9	22.28	13.16
Deferred tax liabilities (net)	10	1,338.58	538.23
Other non-financial liabilities	11	6.87	5.76
Equity			
Equity share capital	12(a)	360.00	360.00
Other equity	12(b)	13,773.10	9,674.15
Total Liabilities and Equity		15,512.01	10,597.93

The accompanying notes are integral part of the financial statements. As per our Report of date attached

For J M Agrawal & Co. Firm Registration No.100130W Chartered Accountants

For and on behalf of the Board of Directors of 3P Land Holdings Limited.

BHAVANI SINGH SHEKHAWAT G. N. JAJODIA Director

Chairman & Executive Director

PUNIT AGRAWAL Partner Membership No.148757

Place : Pune Dated : 10th May, 2025

J. W. PATIL Company Secretary & C.F.O

Place : Pune Dated : 10th May, 2025



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

Particulars	Note No.	21 02 2025	21 02 202
Particulars	Note No.	31.03.2025	31.03.2024
Revenue from operations			
Interest income	13	181.21	165.77
Dividend income	14	81.40	67.84
Rental income	15	34.65	34.65
Sale of services	16	150.00	87.50
Total revenue from operations		447.26	355.76
Other income	17	1.43	0.12
Total income		448.69	355.88
Expenses			
Employee benefits expenses	18	133.82	74.11
Depreciation and amortization	19	4.37	9.27
Other expenses	20	35.09	30.89
Total Expenses		173.28	114.27
Profit before tax		275.41	241.6
Tax Expense:			
(1) Current tax	21	71.40	62.15
(2) Deferred tax	10	(5.01)	(1.33
Profit for the year		209.02	180.79
Other Comprehensive Income A (i) Items that will not be reclassified to profit or loss		4 005 55	0.404.04
 Changes in fair value of equity instruments Remeasurements of post-employment benefit of 	bligations	4,695.55 (0.24)	3,484.0 (1.53
- Income tax relating to above items	J	(805.36)	(398.19
B (i) Items that will be reclassified to profit or loss Other Comprehensive Income (net of tax)			3,084.29
Total Comprehensive Income for the period		4,098.97	3,265.08
Paid up equity capital (face value of Rs. 2/-per share) Earnings per Equity Share		360.00	360.0
Basic & Diluted (in Rs.)	27	1.16	1.00

As per our Report of date attached For J M Agrawal & Co. Firm Registration No.100130W Chartered Accountants

For and on behalf of the Board of Directors of 3P Land Holdings Limited.

BHAVANI SINGH SHEKHAWAT G. N. JAJODIA Director

Chairman & Executive Director

PUNIT AGRAWAL Partner Membership No.148757

Place : Pune Dated : 10th May, 2025

J. W. PATIL Company Secretary & C.F.O

Place : Pune Dated : 10th May, 2025

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CASH FLOW STATEMENT FOR THE YEAR ENDED 31st MARCH, 2025

	(/	All amounts in INR Lakhs unle	ss otherwise stated)
Pa	ticulars	31.03.2025	31.03.2024
Α	Cash Flow from Operating Activities		
	Net profit before tax	275.41	241.61
	Adjustments for :		
	Add : Depreciation	4.37	9.27
	: Loss on sale / discard of assets	(1.28)	-
	Operating profit before Working Capital Changes	278.50	250.88
	Change in assets and liabilities:		
	Changes in financial assets/ other non financial asset	(107.15)	(197.79)
	Changes in financial liabilities/ other non financial liabili	ties 14.54	22.20
	Cash generated/ (used) in Operations	185.89	75.29
	Income Tax (paid)/refund received (net)	(68.78)	(63.55)
	Net cash inflow/(outflow) from operating activities	117.11	11.74
в	Cash flow from Investing Activities		
	Sale proceeds of PP&E	1.50	-
	Payment for addition on investment property	(122.68)	
	Net cash inflow/(outflow) from investing activities	(121.18)	
С	Cash flow from Financing Activities		
	Dividend paid	-	-
	Net cash inflow/(outflow) from financing activities	-	-
	Net increase / (decrease) in cash and cash equivalents	(4.07)	11.74
	Cash and cash equivalents at the beginning of the financia		10.22
	Cash and cash equivalents at the end of the year	17.89	21.96
Not	es:		
1	The above Cash Flow Statement has been prepared under the "Ir	direct Method" set out in Indian	Accounting Standard

The above Cash Flow Statement has been prepared under the "Indirect Method" set out in Indian Accounting Standard 1. (Ind AS) 7 on Statement of Cash Flows.

For details of Cash and cash equivalents refer note 3(a). 2.

The accompanying notes are integral part of the financial statements. As per our Report of date attached

For J M Agrawal & Co. Firm Registration No.100130W Chartered Accountants

For and on behalf of the Board of Directors of 3P Land Holdings Limited.

BHAVANI SINGH SHEKHAWAT

G. N. JAJODIA

Director

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Chairman & Executive Director

PUNIT AGRAWAL Partner Membership No.148757

Place : Pune Dated : 10th May, 2025

J. W. PATIL Company Secretary & C.F.O

Place : Pune Dated : 10th May, 2025

STATEMENT OF CHANGE IN EQUITY

A: Equity share capital

(All amounts in INR Lakhs unless otherwise stated)

(1) For year ended 31.3.2025

Balance As on 1.4.2024	Changes in Equity Share Capital due to prior period errors	Restated balance As on 1.4.2024	Changes in equity share capital year ended 31.3.2025 [Refer note 12(a)]	Balance As on 31.3.2025
360.00	-	360.00	-	360.00

(2) For year ended 31.3.2024

Balance As on 1.4.2023	Changes in Equity Share Capital due to prior period errors	Restated balance As on 1.4.2023	Changes in equity share capital year ended 31.3.2024 [Refer note 12(a)]	Balance As on 31.3.2024
360.00	-	360.00	-	360.00

B. Other Equity

(1) For year ended 31.3.2025

Particulars	Notes	Capital Reserve	Securities Premium	General reserve	Retained Earnings	Other Reserve (FVOCI Equity Instruments)	Total
Balance as on 1.4.2024		0.44	1,197.48	622.87	2,221.51	5,631.85	9,674.15
Changes in accounting policy or prior period errors		-	-	-	-	-	-
Restated balance as on 1.4.2024		0.44	1,197.48	622.87	2,221.51	5,631.85	9,674.15
Profit for the year (net)	12(b)	-	-	-	209.02	-	209.02
Other Comprehensive Income for the year (net)	12(b)	-	-	-	(0.18)	3,890.13	3,889.95
Total Comprehensive income for the year		-	-	-	208.84	3,890.13	4,098.97
Dividends		-	-	-	-	-	-
Balance as on 31.3.2025		0.44	1,197.48	622.87	2,430.34	9,521.97	13,773.10

STATEMENT OF CHANGE IN EQUITY

(2) For year ended 31.3.2024

(All amounts in INR Lakhs unless otherwise stated)

Particulars	Notes	Capital Reserve	Securities Premium	General reserve	Retained Earnings	Other Reserve (FVOCI Equity Instruments)	Total
Balance as on 1.4.2023		0.44	1,197.48	622.87	2,041.87	2,546.41	6,409.07
Changes in accounting poli- cy or prior period errors		-	-	-	-	-	-
Restated balance as on 1.4.2023		0.44	1,197.48	622.87	2,041.87	2,546.41	6,409.07
Profit for the year (net)	12(b)				180.79	-	180.79
Other Comprehensive Income for the year (net)	12(b)	-	-	-	(1.15)	3,085.44	3,084.29
Total Comprehensive income for the year		-	-	-	179.64	3,085.44	3,265.08
Dividends		-	-	-	-	-	-
Balance as on 31.3.2024		0.44	1,197.48	622.87	2,221.51	5,631.85	9,674.15

Note: A description of the purposes of each reserve within equity is disclosed in the note 12(c).

The accompanying notes are integral part of the financial statements. As per our Report of date attached

For J M Agrawal & Co. Firm Registration No.100130W Chartered Accountants For and on behalf of the Board of Directors of 3P Land Holdings Limited.

BHAVANI SINGH SHEKHAWAT G. N. JAJODIA Director Chairman & Executive Director

PUNIT AGRAWAL Partner Membership No.148757

Place : Pune Dated : 10th May, 2025 J. W. PATIL Company Secretary & C.F.O

Place : Pune Dated : 10th May, 2025

Note 1: General information about the Company:

3P Land Holdings Limited (the "Company") is a public company domiciled in India. Its shares are listed on two stock exchanges in India. The registered office of the Company is located at Thergaon, Pune-411033, Maharashtra, India. The Company is primarily engaged in the business of lending of investment in group companies and real estate leasing.

The Standalone financial statements were authorised for issue in accordance with resolution passed by the Board of Directors of the Company on May 10, 2025.

Note 2: Summary of significant accounting policies:

a. Basis of preparation

The standalone financial statements of the Company comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the Act) Companies (Indian Accounting Standards) Rules, 2015 (as amended) and other relevant provisions of the Act.

The Company, being an exempt Core Investment Company (CIC) under RBI regulations, has prepared financial statement in accordance with Division III of Schedule III of the Act, except for disclosure of following ratios – (i) Capital to risk-weighted assets ratio (CRAR), (ii) Tier I CRAR, (iii) Tier II CRAR and Liquidity Coverage Ratio. Typically, these ratios are required to be maintained by Banking companies and NBFC to comply with RBI regulations. However, the Company, being an exempt CIC, is not required to maintaining such capital to assets and liquidity ratios. Accordingly, disclosure of such ratios is not required.

The financial statements have been prepared on the historical cost basis except for certain financial instruments that are measured at fair values as per Ind AS 109, at the end of each reporting period, as explained in the accounting policies below.

Fair value is the price that would be received to sell an asset or would be paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either, in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Company. The fair value of an asset or a liability, assuming that market participants act in their economic best interest. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs.

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

Level 1- Quoted (unadjusted) market prices in active markets for identical assets or liabilities;

Level 2- Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable;

Level 3- Valuation techniques for which the lowest level input that is significant to the fair value



measurement is unobservable.

b. Presentation and Classification

The Company presents its balance sheet in the order of liquidity as per the presentation requirement of division III of schedule III of the Act.

The Company's normal operating cycle has been taken as 12 months.

c. Revenue Recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. The Company has concluded that it is the principal in all of its revenue arrangements since it is the primary obligor in all the revenue arrangements as it has pricing latitude and is also exposed to inventory and credit risks.

Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment i.e. adjusted for discounts, incentive, time value of money and excluding taxes or duties collected on behalf of the government. No element of financing deemed present, as the sales are made with a credit term consistent with market practice. Further the Company charges interest to customers on delayed payment, if any.

Revenue from operating leases

Revenue from lease of real estate, arising from operating leases on investment properties is accounted for on a straight-line basis over the lease terms.

Interest income

Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable.

Dividends

Income from dividend on investments is accrued in the year in which it is declared, whereby the Company's right to receive is established.

Services

Income from services on supply of services for sales and marketing is accrued on a basis of services provided.

d. Other income

Profit from sale/transfer of assets is recognised only when the transfer is complete, i.e. when the transferee obtains control and legal title for the asset and when there is no uncertainty on the amount and timing of receipt of the sale consideration. The recording of profit from sale/transfer is postponed until then.

e. Trade receivables

The company classifies the right to consideration in exchange for deliverables as either a receivable or as unbilled revenue. A receivable is a right to consideration that is unconditional upon passage of time.



f. Property, plant and equipment

Property, plant and equipment are stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of replacing part of the property, plant and equipment and borrowing costs for long-term construction projects if the recognition criteria are met. All other repair and maintenance costs are recognised in statement of profit or loss as incurred. No decommissioning liabilities are expected or be incurred on the assets of plant and equipment.

The Company, based on technical assessment made by technical expert and management estimate, depreciates all the assets over estimated useful life which is also the useful life prescribed in Schedule II to the Companies Act, 2013. The management believes that these estimated useful lives are realistic and reflect fair approximation of the period over which the assets are likely to be used.

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

g. Investment properties

Property that is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Company for use in business, neither held for sale is classified as investment property. Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at cost less accumulated depreciation (as applicable to building component) and accumulated impairment loss, if any.

Subsequent expenditure is capitalised to the asset's carrying amount only when it is probable that future economic benefits associated with expenditure will flow to the company and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred.

The Company, based on technical assessment made by technical expert and management estimate, depreciates the building over estimated useful life, which is also the useful life prescribed in Schedule II to the Act. The management believes that these estimated useful lives are realistic and reflect fair approximation of the period over which the assets are likely to be used.

Though the Company measures investment property using cost based measurement, the fair value of investment property is disclosed in the notes. Fair values are determined based on an annual evaluation performed by the management. The Company obtains valuation report at reasonable intervals from external valuers.

h. Leases

The determination of whether an arrangement is (or contains) a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains, a lease if fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset or assets, even if that right is not explicitly stated in the arrangement.

Company as a lessor

Leases in which the Company does not transfer substantially all the risks and rewards of ownership of an asset are classified as operating leases. Rental income from operating lease is recognised on a straight-line basis over the term of the relevant lease.

i. Taxes

Current tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss of the year and any adjustment to the tax payable or receivable in respect of previous years. It is measured using tax rate enacted or substantially enacted at the reporting date.

Deferred tax

Deferred tax is recognised in respect of temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax assets/liabilities are recognised for deductible/taxable temporary differences. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable Company and the same taxation authority.

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

j. Cash and cash equivalents

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

k. Provisions and Contingent liability

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

Contingent liabilities are disclosed in the notes, if any. Contingent liabilities are disclosed for

- i. possible obligations which will be confirmed only by future events not wholly within the control of the Company or
- ii. present obligations arising from past events where it is not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount of the obligation cannot be made.

I. Employee benefits

Short-term obligations

Short-term employee benefits are expensed as the related service is provided. Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within one year after the end of the period in which the employees render the related service are the end of the reporting period


and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

Other long-term employee benefits obligations

The liabilities for earned leave and sick leave are not expected to be settled wholly within 12 months after the end of the period in which the employees render the related service. They are therefore measured as the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting period using the projected unit credit method. The benefits are discounted using the market yields at the end of the reporting period on government bonds that have terms approximating to the terms of the related obligation. Re-measurements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss.

The company does not have an unconditional right to defer settlement for any of these obligations. However, based on past experience, the company does not expect all employees to take the full amount of accrued leave or require payment within the next 12 months and accordingly amounts have been classified as current and non-current based on actuarial valuation report.

Post-employment obligations

The Company operates the following post-employment schemes:

- i. defined benefit plan gratuity; and
- ii. defined contribution plans such as provident fund.

Defined benefit plans

The liability or asset recognised in the balance sheet in respect of defined benefit gratuity plans is the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets. The defined benefit obligation is calculated annually by actuaries using the projected unit credit method. If the fair value of plan assets exceeds the present value of the defined benefit obligation at the end of the balance sheet date, then excess is recognized as an asset to the extent that it will lead to, for example, a reduction in future contribution to plan asset.

The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows by reference to market yields at the end of the reporting period on government bonds that have terms approximating to the terms of the related obligation. The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in employee benefit expense in the statement of profit and loss. Re-measurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in equity and in the balance sheet. Changes in the present value of the defined benefit obligation resulting from plan amendments or curtailments are recognised immediately in profit or loss as past service cost.

Defined contribution plans

Retirement benefit in the form of provident fund and superannuation fund are defined contribution schemes. The Company has no obligation, other than the contribution payable to the provident fund and superannuation fund. The Company recognizes contribution payable to the provident fund and



superannuation fund as an expense, when an employee renders the related service. If the contribution payable to the scheme for service received before the balance sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognized as a liability after deducting the contribution already paid.

m. Financial instruments

Financial assets

Initial recognition and measurement

All financial assets are recognised initially at fair value, except for investment in associates where the Company has availed option to recognise the same at cost in separate financial statements.

The classification depends on the Company's business model for managing the financial asset and the contractual terms of the cash flows. The Company classifies its financial assets in the following measurement categories:

- i. those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss),
- ii. those measured at amortised cost, and
- iii. those measured at cost, in separate financial statements.

Subsequent measurement

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in equity instruments, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income. All other financial assets are measured at amortised cost, using the effective interest rate (EIR) method. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the statement of profit or loss.

Impairment of financial assets

The Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss financial assets that are not fair valued.

The Company follows 'simplified approach' for recognition of impairment loss allowance on Trade receivables or contract revenue receivables; and all lease receivables resulting from transactions within the scope of Ind AS 116. The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition.

For recognition of impairment loss on other financial assets and risk exposure, the Company determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used.

The amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognized, is recognized under the head 'other



expenses' in the statement of profit and loss.

The Company does not have any purchased or originated credit-impaired (POCI) financial assets, i.e., financial assets which are credit impaired on purchase/ origination.

De-recognition of financial assets

The Company derecognizes a financial asset when -

- i. the contractual rights to the cash flows from the financial asset expire or it transfers the financial asset and the transfer qualifies for de-recognition under IND AS 109.
- ii. it retains contractual rights to receive the cash flows of the financial asset but assumes a contractual obligation to pay the cash flows to one or more recipients.

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

Financial liabilities

Initial recognition

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

Subsequent measurement

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

Trade and other payables

These amounts represent liabilities for goods and services provided to the Company prior to the end of financial year which are unpaid. The amounts are unsecured and are usually paid within 45 days of recognition. Trade and other payables are presented as current liabilities unless payment is not due within one year after the reporting period.

n. Earnings per share

The basic earnings per share is computed by dividing the net profit for the year attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The Company does not have any potential equity share or warrant outstanding for the periods reported, hence diluted earnings per share is same as basic earnings per share of the Company.

o. Segment reporting

Where a financial report contains both consolidated financial statements and separate financial statements of the parent, segment information needs to be presented only in case of consolidated financial statements. Accordingly, segment information has been provided only in the consolidated financial statements.

(All amounts in INR Lakhs unless otherwise stated)

p. Critical accounting estimates and judgements

Impairment of financial assets

The Company estimates the collectability of Loan receivables and Investments carried at cost by analysing historical payment patterns, credit-worthiness of party and current economic trends. If the financial condition of the party deteriorates, additional allowances may be required.

Defined benefit obligation

The cost of the defined benefit plans and the present value of the defined benefit obligation are based on actuarial valuation using the projected unit credit method. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases, employee turnover rate and mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

(All amounts in IND Lakha u

(All amounts in INR Lakhs unless otherwise stated)

Note 3: Financial assets

Particulars	31.03.2025	31.03.2024
Balances with banks		
- in current accounts	17.47	21.61
Cash on hand	0.42	0.35
Total	17.89	21.96
3(b) Other receivables		
Particulars	31.03.2025	31.03.2024
Security deposits	0.14	0.14
Total	0.14	0.14
3(c) Loans		
Particulars	31.03.2025	31.03.2024
Unsecured, considered good		
Loan to related party (including interest) (refer note 25)	1,972.29	1,865.19
Less:Impairment loss allowance	-	-
Total	1,972.29	1,865.19

Disclosure of Loans and Advances required by schdule III

Borrower Type	Amount of Loan or advance in the nature of loan outstanding		Percentage to the total Loans and advances in the nature of loans		
	31-Mar-25	31-Mar-24	31-Mar-25	31-Mar-24	
Related parties	1,972.29	1865.19	100%	100%	

* Loan to related party includes long-term loan of Rs.1,809.20 lakhs (31-Mar-2024: Rs.1,716.00 lakhs) and interest payable within 3 months after balance sheet date of Rs.163.09 lakhs (31-Mar-2024: Rs.149.19 lakhs) given to Associate Company. Management has evaluated and concluded that such loan is not long-term interests that in substance form part of the entity's net investment in the Associate Company.

NOTES TO THE FINANCIAL STATEMENTS AS ON AND FOR THE YEAR ENDED 31^{st} MARCH, 2025 (CONTD.)

(All amounts in INR Lakhs unless otherwise stated)

3(d) Investments		
Particulars	31.03.2025	31.03.2024
Investment in equity instruments (carried at FVOCI)		
1,35,67,017 (31-Mar-2024: 1,35,67,017) equity shares of		
Pudumjee Paper Products Ltd of Rs.1/- each fully paid-up	13,193.93	8,498.38
Investment in Associate (at cost)		
6,75,011 (31-Mar-2024: 6,75,011) equity shares of Biodegradable		
Products India Ltd. of Rs.10/- each fully paid-up *	60.00	60.00
16,26,533 (31-Mar-2024: 16,26,533) zero percent non cumulative		
preference shares of Biodegradable Products India Ltd. of		
Rs.10/- each fully paid-up #	162.65	162.65
	13,416.58	8721.03
Less: Allowance for impairment loss*	60.00	60.00
Total	13,356.58	8,661.03
Out of the above		
Within India	13,356.58	8,661.03
Outside India	-	-
	13,356.58	8,661.03
Aggregate amount of quoted investments and market value thereof	13,193.93	8,498.38
Aggregate amount of unquoted investments	222.65	222.65
Aggregate amount of impairment in the value of investments	60.00	60.00

* 100% impairment allowance provision made for investment in equity shares of the associate company.

Investment in zero percent non-cumulative preference shares of Biodegradable Products India Ltd. is a compound financial instrument. In accordance with Ind AS, the same is considered as investment in equity instrument of associate company.

(All amounts in INR Lakhs unless otherwise stated)

Particulars	31.03.2025	31.03.2024
Advance Income Tax (net of provision)	1.09	3.71
Total	1.09	3.71
Note 5: Other non-financial assets		
Particulars	31.03.2025	31.03.2024
Prepaid expenses	0.26	0.21
Total	0.26	0.21
Note 6 : Investment Properties		
Particulars		Amount
Carrying amount as at 01-Apr-2023		
Land		6.81
Building		25.50
Total		32.31
Depreciation charge for year ended 31-Mar-2024		5.23
Carrying amount as at 31-Mar-2024		
Land		6.81
Building		20.27
Total		27.08
Building Addition during the year ended 31-Mar-2025		4.35
Building capital work-in-progress		118.33
Depreciation charge for year ended 31-Mar-2025		0.35
Carrying amount as at 31-Mar-2025		
Land		6.81
CWIP building		118.33
Building		24.25
Total		149.39

The company's investment property consists of industrial land and buildings in India.

The company has no restrictions on the realisability of it's investment property and no contractual obligation to purchase, construct or develope investment properties or for repairs, maintenance and enhancements. Buildings are depreciated using straight line method considering useful life of 30 years.

(All amounts in INR Lakhs unless otherwise stated)

i) Rental income and operating expenses recognised in profit or loss for investment properties

Particulars	31.03.2025	31.03.2024
Rental income	25.20	25.20
Direct operating expenses from property that generated rental income including depreciation	0.25	5.14
Direct operating expenses from property that did not generate rental income including depreciation	6.18	3.61
ii) Fair value		
Particulars	31.03.2025	31.03.2024
Investment properties		
Land	4,332.17	4,332.17
Buildings	319.29	319.29
	4,651.46	4,651.46

Estimation of fair value

The frequency of valuations depends upon the changes in fair values of the items of investment property being valued. Since frequent valuations are unnecessary, with only insignificant changes in fair value, the company obtains independent valuation for its investment properties once in five years, from registered valuers as defined under rule 2 of Companies (Registered Valuers and Valuation) Rules, 2017. The fair values of investment properties have been determined by A.D. Joshi Chartered Engineers and Valuers LLP. The fair market value is done by valuers is based on physical inspection of properties and using comparable transfer instances of the similar type of properties of nearby locations, and with the prevailing market rates. Appropriate depreciation is considered for buildings.

(All amounts in INR Lakhs unless otherwise stated)

Note 7: Property, plant and equipment

Particulars	Machinery	Total
Cost		
At 1st April 2023	54.33	54.33
Additions -	-	
Disposals / Transfer	-	-
At 31st March 2024	54.33	54.33
Additions	-	
Disposals / Transfer	(0.82)	(0.82)
At 31st March 2025	53.51	53.51
Depreciation & Amortisation		
At 1st April 2023	31.68	31.68
Charge for the year	4.04	4.04
Disposals / Transfer	-	-
At 31st March 2024	35.72	35.72
Charge for the year	4.02	4.02
Disposals / Transfer	(0.60)	(0.60)
At 31st March 2025	39.14	39.14
Net Book Value		
At 31st March 2025	14.37	14.37
At 31st March 2024	18.61	18.61

NOTE 7 (a) : Additional disclosure for PPE (separate from Ind AS schedule III)

Particulars	Gross Block As at 31/03/2024	Accumulated Depreciation 31/03/2024	Gross Block As at 31/03/2025	Accumulated Depreciation 31/03/2025
Property Plant & Equipment				
Machinery	54.33	35.72	53.51	39.14
Total PPE	54.33	35.72	53.51	39.14

(All amounts in INR Lakhs unless otherwise stated)

NOTE 8 : Other financial liabilities

Particulars	31.03.2025	31.03.2024
Creditors for capital goods	3.99	-
Employees dues	5.00	5.00
Provision for expenses	2.19	1.63
Total	11.18	6.63
NOTE 9 : Employee benefit obligations		
Particulars	31.03.2025	31.03.2024
Non financial liabilities		
Leave obligations	17.58	11.63
Gratuity	4.70	1.53
Total	22.28	13.16

(i) Leave obligations -

The leave obligation covers the Company's liability for accumulated leaves that can be encashed or availed. The company does not have an unconditional right to defer settlement for any of these obligations. However, based on past experience, the company does not expect all employees to take the full amount of accrued leave or require payment within the next 12 months and accordingly amounts have been classified as current and non current based on actuarial valuation report.

(ii) Defined benefit plans:

a. Gratuity - The Company provides for gratuity for employees as per the terms of employment. Employees who are in continuous service at least for a period of 5 years are eligible for gratuity. The amount of gratuity payable on retirement/termination is calculated at the last drawn monthly basic salary multiplied by 15 days salary for each completed years of service of the employee. The scheme is unfunded.

aa The amounts recognised in the balance sheet and the movements in the net defined benefit obligation over the year are as follows:

Particulars	Gratuity		
	Present value of obligation	Fair value of plan assets	Net liability amount
April 1, 2024	1.53	-	1.53
Current service cost	2.82	-	2.82
Past service cost	-	-	-
Interest expense / (income)	0.11	-	0.11
Total amount recognised in profit and loss	2.93	-	2.93
Remeasurements			
(Gain) / loss from change in demographic assumptions	-	-	-
(Gain) / loss from change in financial assumptions	0.10	-	0.10
Experience (Gain) /Loss	0.14	-	0.14
Total amount recognised in OCI	0.24	-	0.24
Contributions - employer	-	-	-
Contributions - employee /participant	-	-	-
Benefit payments	-	-	-
March 31, 2025	4.70	-	4.70

(All amounts in INR Lakhs unless otherwise stated)

The net liability disclosed above relates to unfunded plan. The Company has no legal obligation to settle the deficit in the unfunded plans with an immediate contribution or additional contribution. The Company intends to contribute in line with the recommendations of the fund administrator and the actuary.

ab Through its defined benefit plans, the Company is exposed to number of risks, the most significant of which are detailed below:

Asset Volatility: The Plan liabilities are calculated using a discount rate set with reference to government bond yields. If plan assets underperform, this yield will create a deficit. The plan asset investments are in funds managed by insurer. These are subject to interest rate risk.

Changes in bond yield: A decrease in government bond yields will increase plan liabilities, although this may be partially offset by an increase in the returns from plan asset.

b Defined benefit liability and employer contributions:

ba The Company ensures that the investment positions are managed within an asset-liability matching (ALM) framework that has been developed to achieve long-term investments that are in line with the obligations under the employee benefit plans. Within the framework, the Company's ALM objective is to match assets to the gratuity obligations by investing in funds with LIC in the form of a qualifying insurance policy.

The Company actively monitors how the duration and the expected yield of the investments are matching the expected cash outflows arising from the employee benefit obligations. The Company has not changed the process used to manage its risks from previous periods.

- **bb** The Company expects to contribute Rs. Nil lakhs to the defined benefit plan during the next annual reporting period.
- **bc** The weighted average duration of the defined benefit obligation is 4.94 years (31-Mar-2024: 5.93 years). The expected maturity analysis of undiscounted pension and gratuity is as follows:

Particulars	Less than a year	Between 1 - 2 years	Between 2 - 5 years	Over 5 years	Total
31-Mar-2025					
Defined benefit obligation gratuity	0.04	0.07	0.67	26.39	27.17
31-Mar-2024					
Defined benefit obligation gratuity	0.01	0.03	0.30	25.55	25.89

The expected benefits are based on the same assumptions used to measure the Company's benefit obligations as of March 31, 2025.

bd Present Value of Defined Benefit Obligation

Particulars	31.03.2025	31.03.2024
Balance as at the beginning of the year	1.53	1.53
Interest cost	0.11	-
Current service cost	2.82	-
Benefit paid	-	-
Actuarial (gains)/losses	0.24	-
Balance as at the end of the year	4.70	1.53

- 1% decrease in salary escalation rate

NOTES TO THE FINANCIAL STATEMENTS AS ON AND FOR THE YEAR ENDED 31st MARCH, 2025 (CONTD.)

(All amounts in INR Lakhs unless otherwise stated)

be	Fair value of Plan Assets	(*				
	Particulars		31-1	Mar-25	31-Mar-24	
	Balance as at the beginning of the year			-	-	
	Expected return on plan assets			-	-	
	Contributions by the Company			-	-	
	Benefit paid			-	-	
	Actuarial gains/(losses)			-	-	
	Balance as at the end of the year			-	-	
bf	Net liabilities recognised in the Balance She	et				
	Particulars		31-1	Mar-25	31-Mar-24	
	Net liabilities recognised in the Balance Sheet			4.70	1.53	
bg	Expenses recognised in the Statement of Pr	rofit and Loss				
	Particulars		31-1	Mar-25	31-Mar-24	
	Current service cost			2.82	-	
	Interest cost			0.11	-	
	Expected return on plan assets			-	-	
	Total expenses recognised in the statement					
	of profit and loss			2.93	-	
bh	The principal assumptions used for the purp	pose of actuarial va	aluation are	as follows:		
	Particulars		31-1	Mar-25	31-Mar-24	
	India					
	Discount Rate *			6.80%	7.20%	
	Expected Rate of Return on Plan Assets **			NA	NA	
	Salary Escalation Rate ***			6.00%	6.00%	
	Rate of Employee Turnover			1.00%	1.00%	
	* Discount rate is based on the prevailing mar sheet date for the estimated term of the obligation		Government	securities as	at the balance	
	** The overall expected rate of return on assets				ng term rate of	
	return expected on investments of the Fund du				ocupt inflation	
	*** The estimates of future salary increases considered in actuarial valuation takes into account inflatic seniority, promotion and other relevant factors, such as demand and supply in the employment market.					
bi						
	Particulars	31-Ma	r-25	31-1	/ar-24	
		Amount	%	Amount	%	
	- 1% increase in discount rate	(0.25)	-5.32%	(0.09)	-5.88%	
	- 1% decrease in discount rate	0.26	5.53%	0.10	6.54%	
	- 1% increase in salary escalation rate	0.21	4.47%	0.09	5.88%	

 - 1% increase in rate of employee turnover
 0.00
 0.02%
 0.01
 0.65%

 - 1% decrease in rate of employee turnover
 (0.01)
 -0.21%
 (0.00)
 -0.13%

 The above sensitivity analyses are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated.

(0.21)

-4.47%

(0.08)

-5.23%

(1.33)

398.19

538.23

398.57

535.97

NOTES TO THE FINANCIAL STATEMENTS AS ON AND FOR THE YEAR ENDED 31ST MARCH, 2025 (CONTD.)

(All amounts in INR Lakhs unless otherwise stated)

(iii) Defined contribution plans:

The Company also has certain defined contribution plans. Contributions are made to recognised funds for employees at the prescribed rate of basic salary as per regulations. The contributions are made to registered funds administered/ approved by the government. The obligation of the Company is limited to the amount contributed and it has no further contractual nor any constructive obligation. In respect of these plans, contributions paid and recognised in the Statement of profit and loss are as follows:

Particulars			31-Mar-25	31-Mar-24
Contribution to Employees' F	Provident Fund		7.81	4.56
Note 10: Deferred Tax Liabilities	s/ (Assets)			
a) Net Deferred tax liabilities/ (A	(ssets) :			
Significant components of deferre	d tax assets and liab	ilities recognised, are	disclosed as follows:	
Particulars			31.03.2025	31.03.2024
Major components of deferred t	tax assets:			
Employee Benefits Obligation-				
- Provision for Gratuity			1.18	0.38
- Provision for Leave encashmen	t		4.43	-
			5.61	0.38
Major components of deferred t	tax liabilities:			
Property, Plant and Equipment			2.80	2.64
Investment in Equity at FVOCI			1,341.39	535.97
			1,344.19	538.61
Net Deferred tax liabilities/ (Ass	ets)		1,338.58	538.23
b) Movement in Deferred tax lial	bilities/ (Assets) :			
Significant Components of Deferred Tax Liabilities/ (Assets)	Property, Plant and Equipment	Employee benefit obligation	Changes in fair value of FVOCI equity instruments	Total
As at 31-Mar-2023	3.97	-	137.40	141.37
(credited) :				

I loused tax credits for which no de	I have tax credits for which no deferred tax asset is recognised amounts to Bs. Nil (31-Mar-2024; Nil)					
As at 31-Mar-2025	2.80	(5.61)	1,341.39	1,338.58		
income						
- to other comprehensive	-	-	805.42	805.42		
- to statement of profit and loss	0.16	(5.23)	-	(5.07)		
(credited) :						

2.64

(1.33)

(0.38)

(0.38)

Unused tax credits for which no deferred tax asset is recognised amounts to Rs. Nil (31-Mar-2024: Nil).

Note 11: Other non- financial liabilities

- to statement of profit and loss

- to other comprehensive

As at 31-Mar-2024

income

Particulars	31.03.2025	31.03.2024
Statutory tax payables	5.60	5.14
Payroll taxes payables	1.27	0.62
Total	6.87	5.76
<u></u>	\wedge	/

(All amounts in INR Lakhs unless otherwise stated)

Note 12(a): Equity share capital

(i) Authorised share capital:

Particulars	31.03.2025	31.03.2024
28,50,00,000 equity shares of Rs. 2 each	5,700.00	5,700.00
(28,50,00,000 shares of Rs. 2 each at 31-Mar-2024 respectively)		
	5,700.00	5,700.00
(ii) Issued, subscribed and paid up equity share capital:	31.03.2025	31.03.2024
1,80,00,000 equity shares of Rs. 2 each	360.00	
		360.00
(1,80,00,000 shares of Rs. 2 each at 31-Mar-2024 respectively)		360.00
(1,80,00,000 shares of Rs. 2 each at 31-Mar-2024 respectively) Issued during the year	-	360.00

(iii) Terms/Rights attached to Equity Shares :

The Company has only one class of equity shares having a par value of Rs.2 per share. They entitle the holder to participate in dividends, and to share in the proceeds of winding up the company in proportion to the number of and amounts paid on the shares held.

Every holder of equity shares present at a meeting in person or by proxy, is entitled to one vote, and upon a poll each share is entitled to one vote.

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

Particulars	rticulars 31.03.2025		31.03.2024	
	Number of		Number of	
	Shares	%	Shares	%
	(In Lakhs)	Holding	(In Lakhs)	Holding
AMJ Land Holdings Limited	49.03	27.24%	49.03	27.24%
Thacker & Co. Limited	25.20	14.00%	25.20	14.00%
Suma Commercial Private Limited	18.49	10.27%	18.49	10.27%
Yashvardhan Jatia Trust (Trustees				
Mr. Arunkumar M. Jatia and Mr. Gautam	Jajodia) 16.22	9.01%	16.22	9.01%
Fujisan Technologies Limited	10.10	5.61%	10.10	5.61%
Mr. Arunkumar M. Jatia	9.29	5.16%	9.29	5.16%

(All amounts in INR Lakhs unless otherwise stated)

(v) Details of Shareholding of Promoters:

	31.03.2	2025	31.03.2	2024	% Change
Name of Promoter	No. of shares (In Lakhs)	% of total shares	No. of shares (In Lakhs)	% of total shares	
AMJ Land Holdings Limited	49.03	27.24%	49.03	27.24%	0.00%
Thacker & Co. Limited	25.20	14.00%	25.20	14.00%	0.00%
Suma Commercial Private Limited	18.49	10.27%	18.49	10.27%	0.00%
Yashvardhan Jatia Trust (Trustees					
Mr. Arunkumar M. Jatia and					
Mr. Gautam Jajodia)	16.22	9.01%	16.22	9.01%	0.00%
Fujisan Technologies Ltd	10.10	5.61%	10.10	5.61%	0.00%
Arunkumar Mahabir Prasad Jatia	9.29	5.16%	9.29	5.16%	0.00%
Vasudha Jatia Trust (Trustees					
Mr. Arunkumar M. Jatia and					
Mr. Gautam Jajodia)	1.50	0.83%	1.50	0.83%	0.00%
Vrinda Jatia Trust (Trustees					
Mr. Arunkumar M. Jatia and					
Mr. Gautam Jajodia)	1.50	0.83%	1.50	0.83%	0.00%
Chem Mach Pvt Ltd	0.61	0.34%	0.61	0.34%	0.00%
Yashvardhan Jatia *	0.00	0.00%	0.00	0.00%	0.00%

* 0.00 represent number less than 1,000.

Note 12(b): Other equity

Particulars	31.03.2025	31.03.2024
Securities premium	1,197.48	1,197.48
General reserve	622.87	622.87
Capital reserve	0.44	0.44
Retained earnings	2,430.34	2,221.51
FVOCI equity instruments reserve	9,521.97	5,631.85
Total reserves and surplus	13,773.10	9,674.15
i) Securities premium		
Particulars	31.03.2025	31.03.2024
Opening balance	1,197.48	1,197.48

Closing balance	1,197.48	1,197.48
Movement during the year	-	-
Opening balance	1,197.40	1,197.48

(All amounts in INR Lakhs unless otherwise stated)

(ii) General reserve

Particulars	31.03.2025	31.03.2024
Opening balance	622.87	622.87
Add:Transferred from retained earnings	-	-
Closing balance	622.87	622.87
(iii) Capital Reserve		
Particulars	31.03.2025	31.03.2024
Opening balance	0.44	0.44
Movement during the year	-	-
Closing balance	0.44	0.44
(iv) Retained earnings		
Particulars	31.03.2025	31.03.2024
Opening balance	2,221.51	2,041.87
Net profit for the year	209.02	180.79
Items of other comprehensive income recognised directly in retained ea	arnings	
- Remeasurements of post-employment benefit obligation	(0.24)	(1.53)
- Tax on above	0.06	0.38
Closing balance	2,430.34	2,221.51
(v) FVOCI equity instruments reserve		
Particulars	31.03.2025	31.03.2024
Opening balance	5,631.85	2,546.41
Changes in fair value of FVOCI equity instruments for the year	4,695.55	3,484.01
Tax on above	(805.42)	(398.57)
Closing Balance	9,521.97	5,631.85
12 (c) Nature and purpose of reserves		
(i) Securities premium:		
Securities premium reserve is used to record premium on issue of sha with the provisions of the Companies Act, 2013.	res. The reserve is utilis	ed in accordanc
(ii) General reserve:		
General reserve is a free reserve and it represents amount transferred	from retained earnings.	
(iii) Capital Reserve:		
Capital reserve is created on reissue of forfeited shares.		

(iv) Retained earnings:

Retained earnings comprises of the Company's undistributed earnings after taxes.

(v) FVOCI equity instrument reserve:

The fair value changes of the investments in securities have been recognised in reserves under FVOCI equity instruments as at the date of transition and subsequently in the other comprehensive income for the year.



(All amounts in INR Lakhs unless otherwise stated)

Note 13: Interest income

Particulars	31.03.2025	31.03.2024
Interest from loan to related parties	181.21	165.77
Total	181.21	165.77

Note 13 (a): Interest Income Disclosure as required by Schedule III

Particulars	31.03.2025	31.03.2024
i) On Financial Assets measured at Amortised Cost		
Interest on Loans	181.21	165.77
ii) Other interest Income	-	-
Total	181.21	165.77
Note 14: Dividend income		
	21.02.2025	21.02.2024
Particulars	31.03.2025 81.40	31.03.2024 67 84
	31.03.2025 81.40 81.40	67.84
Particulars Dividend from investment in equity instruments	81.40	31.03.2024 67.84 67.84

Particulars	31.03.2025	31.03.2024
Income from operating leases		
Lease of real estate	25.20	25.20
Lease of machinery	9.45	9.45
Total	34.65	34.65

Note 16: Sale of services

Particulars	31.03.2025	31.03.2024
Income from marketing services	150.00	87.50
Total	150.00	87.50

Note 17: Other Income

Particulars	31.03.2025	31.03.2024
Profit on sale of Fixed Assets	1.28	-
Miscellaneous Receipt	0.15	0.12
Total	1.43	0.12
	87	

(All amounts in INR Lakhs unless otherwise stated)

1.05

1.05

-

Note 18: Employee Benefits Expenses

Particulars	31.03.2025	31.03.2024
Salaries,wages and bonus	125.49	69.31
Contribution to provident and other funds	7.81	4.56
Staff welfare expenses	0.52	0.24
Total	133.82	74.11

Note 19: Depreciation and amortisation

Particulars	31.03.2025	31.03.2024
Depreciation of PP&E	4.02	4.04
Depreciation of investment property	0.35	5.23
Total	4.37	9.27

Note 20: Other expenses

Particulars	31.03.2025	31.03.2024
Legal and Professional expenses	24.20	21.16
Insurance	0.23	0.23
Rates and Taxes	0.03	0.03
Travelling expenses	1.52	1.89
Printing & stationery	1.21	1.16
Electricity expenses	3.86	0.65
General Repairs	0.43	1.67
Office & miscellaneous expenses	3.61	4.10
Total	35.09	30.89

Note 20(a): Details of payments to auditors Particulars 31.03.2025 31.03.2024 Payment to auditors As auditor: 1.05 Audit fee (including limited review) Tax Audit -Total 1.05

(All amounts in INR Lakhs unless otherwise stated)

Note 21 : Income tax expense

(a) Income tax expense

Particulars	31.03.2025	31.03.2024
Current Tax		
Current Tax for the year	71.40	62.15
Total	71.40	62.15
Deferred Tax	(5.01)	(1.33)
Total deferred tax expenses / (benefit)	(5.01)	(1.33)
Income Tax expense reported in Statement of profit & loss	66.39	60.82

(b) The reconciliation between the provision of income tax and amounts computed by applying statutory income tax rate to profit before taxes is as follows:

Particulars	31.03.2025	31.03.2024
Profit before taxes	275.41	241.61
Enacted income tax rate	25.17%	25.17%
Computed Expected Income Tax Expenses	69.32	60.82
Deferred tax relating to prior years	(2.93)	-
Income tax expenses	66.39	60.82
(a) Deferred Tay recombined in OCI		
(c) Deferred Tax recognised in OCI Particulars	31.03.2025	31.03.2024
	31.03.2025	31.03.2024
Particulars	31.03.2025 (805.42)	
Particulars OCI		31.03.2024 (398.57) 0.38

The applicable statutory tax rate for the financial year 2024-25 is 25.17% and for financial year 2023-24 is 25.17%.

(d) Disclosures required as per Appendix C of Ind AS 12:

Management has evaluated and concluded that it is probable that the taxation authority will accept the uncertain tax treatments. Accordingly, the Company has recognised the taxable profit/gains, tax bases, tax rates and tax expenses consistently with the tax treatment used or planned to be used in its income tax filings.

a) Financial Instruments by Category :-					
		31.03.2025			31.03.2024
FVPL	FVOCI	Amortised cost	FVPL	FVOCI	Amortised cost
Financial assets					
Investments *					
- Equity instruments	13,193.93	ı		8,498.38	ı
		1,972.29			1,865.19
Cash and cash equivalents		17.89			21.96
- Other receivables		0.14			0.14
Total financial assets	13,193.93	1,990.32	•	8,498.38	1,887.29
Financial liabilities					
Other Financial liabilities		11.18	ı		6.63

NOTES TO THE FINANCIAL STATEMENTS AS ON AND FOR THE YEAR ENDER

(All amounts in INR Lakhs unless otherwise stated)

b) Fair Value Hierarchy:-

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are recognised and measured at fair value. To provide an indication about the reliability of the inputs used in determining fair value, the Company has classified its financial instruments into three levels prescribed under the accounting standard. An explanation of each level follows underneath the table.

Financial assets and liabilities measured at fair value - recurring fair value measurements at 31-Mar-2025

Particulars	Note	Level 1	Level 2	Level 3	Total
Financial assets					
Financial Investments at FVOCI					
Equity investments	3 (d)	13,193.93	-	-	13,193.93
Total		13,193.93	-	-	13,193.93
Financial liabilities		-	-	-	-

Financial assets and liabilities measured at fair value - recurring fair value measurements at 31-Mar-2024

Particulars	Note	Level 1	Level 2	Level 3	Total
Financial assets					
Financial Investments at FVOCI					
Equity investments	3 (d)	8,498.38	-	-	8,498.38
Total		8,498.38	-	-	8,498.38
Financial liabilities		-	-	-	-

There have been no transfers between levels during the period.

c) Valuation technique used to determine fair value

Level 1: This hierarchy includes financial instruments measured using quoted prices. This includes listed equity instruments and mutual funds that have quoted price. The fair value of all equity instruments which are traded in the stock exchange is valued using the closing price as at the reporting period. The fair value of all mutual funds are arrived at by using closing Net Asset Value published by the respective mutual fund houses.

Level 2: Fair value of financial instruments that are not traded in an active market is determined using valuation techniques which maximize the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument as observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable data, the instrument is included in level.

(All amounts in INR Lakhs unless otherwise stated)

- d) As per Ind AS 107 "Financial Instrument:Disclosure", fair value disclosures are not required when the carrying amounts reasonably approximate the fair value. Accordingly fair value disclosures have not been made for the following financial instruments:-
 - 1. Cash and cash equivalent
 - 2. Other receivables
 - 3. Other financial liabilities
 - 4. Loans

Note 23:-FINANCIAL RISK MANAGEMENT

The Company's business activities are exposed to a variety of financial risks, namely liquidity risk, market risks and credit risk. The Company's senior management has the overall responsibility for establishing and governing the Company's risk management framework. The Company's risk management policies are established to identify and analyze the risks faced by the Company, to set and monitor appropriate risk limits and controls, periodically review the changes in market conditions and reflect the changes in the policy accordingly. The key risks and mitigating actions are also placed before the Audit Committee of the Company.

a. MANAGEMENT OF CREDIT RISK

Credit risk is the risk that a counterparty will not meet its obligations under a contract, leading to a financial loss. The Company is exposed to credit risk from its operating activities and from its investing activities, including loans, deposits with banks and other financial instruments.

i) Other financial assets:-

The Company maintains exposure in cash and cash equivalents, loans to Associate and investment in Associate and Group Companies. Investments of surplus funds are made only with approved counterparties and within credit limits assigned to each counterparty. Counterparty credit limits are reviewed by the Company on an annual basis, and may be updated throughout the year. The limits are set to minimise the concentration of risks and therefore mitigate financial loss through counterparty's potential failure to make payments.

Other financial assets that are potentially subject to credit risk consists of inter corporate loans. The company assesses the recoverability from these financial assets on regular basis. Factors such as business and financial performance of counterparty, their ability to repay, regulatory changes and overall economic conditions are considered to assess future recoverability. The Company charges interest on such loans is at arms length rate considering counterparty's credit rating. Based on the assessment performed, the company considers all the outstanding balances of such financial assets to be recoverable as on balance sheet date and no provision for impairment is considered necessary.

The Company's maximum exposure to credit risk is the carrying value of each class of financial assets.

ii) Financial Guarantee given:

The Company has given a corporate financial guarantee to banks on behalf of Pudumjee Paper Products Limited (the "Group Company") for credit facility of 180 crores (31-Mar-24: 180 crores). The credit facility of the Group Company is short term for 12 months (renewable after expiry with mutual consent and negotiations).



(All amounts in INR Lakhs unless otherwise stated) As per Ind AS 109, the Company is required to recognise financial guarantee commission income and financial guarantee liability based on fair value of such financial guarantee. However, the Company has not directly or indirectly received any commission or benefit by whatever name called, for providing such guarantee. Also there is no future right to receive any benefit/ commission. As per the Management's assessment, there would not be any change in rate of interest, commission, other charges charged by the banks to the Group Company on the said credit facility or in any if the terms of the credit facility, with or without the corporate financial guarantee given by the Company. Further the Group Company is neither a subsidiary nor an associate of the Company. Hence based on the Management's assessment, the Company has not recorded any guarantee commission income on the corporate financial guarantee given to the Group Company.

Based on expected credit loss assessment, the Management does not estimate any liability to arise in future on account of the corporate financial guarantee given. Hence no liability recognised in books for such corporate financial guarantee contract.

iii) Reconciliation of ECL allowance provision:

Particulars	Other financial assets
ECL allowance on 31 March 2024	-
Changes in loss allowance	
ECL allowance on 31 March 2025	-

b. MANAGEMENT OF LIQUIDITY RISK

Liquidity risk is the risk that the Company will face in meeting its obligations associated with its financial liabilities. The Company's approach in managing liquidity is to ensure that it will have sufficient funds to meet its liabilities when due without incurring unacceptable losses or risking damage to company's reputation. In doing this, management considers both normal and stressed conditions.

Management monitors the rolling forecast of the company's liquidity position on the basis of expected cash flows. This monitoring includes financial ratios and takes into account the accessibility of cash and cash equivalents.

The following table shows the maturity analysis of the Company's financial liabilities based on contractually agreed undiscounted cash flows along with its carrying value as at the Balance Sheet date.

		Und	iscounted Amo	ount	
Contractual maturities of financial liabilities	Total	Payable within 1 year	Between 1 and 2 years	Between 2 and 5 years	Payable after 5 years
As at 31-Mar-2025					
Current					
Other financial liabilities	11.18	11.18	-	-	-
Total	11.18	11.18	-	-	-
As at 31-Mar-2024					
Current					
Other financial liabilities	6.63	6.63	-	-	-
Total	6.63	6.63	-	-	-
	•				



(All amounts in INR Lakhs unless otherwise stated)

c. MANAGEMENT OF MARKET RISK:

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of fluctuation in market prices. These comprise three types of risk i.e. currency rate, interest rate and other price related risks. Financial instruments affected by market risk include loans and borrowings, deposits and investments.

i.) Currency Risk and sensitivity:-

The Company does not have any currency risk as all operations and assets/liabilities are within India.

ii.) Interest Rate Risk and Sensitivity:-

Interest rate risk is the risk that the fair value or future cash flows on a financial instrument will fluctuate because of changes in market interest rates. The management is responsible for the monitoring of the company's interest rate position. Various variables are considered by the management in structuring the company's investment to achieve a reasonable, competitive, cost of funding.

Exposure to interest rate risk

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

Particulars	31.03.2025	31.03.2024	
Financial Assets			
Fixed rate instruments	1,972.29	1,865.19	
Variable rate instruments	-	-	
Total	1,972.29	1,865.19	

Cash flow sensitivity analysis for variable rate instruments:-

The Company does not have any variable rate instrument/loan. Hence there will be no change in profit due to change in interest rates.

iii) Price Risk and Sensitivity:

The company have investment in equities of group companies. The company treats the investment as strategic and thus fair value the investment through OCI. Thus the changes in the market price of the securities are reflected under OCI and hence not having impact on profit and loss. The profit or loss on sale will be considered at the time of final disposal or transfer of the investment. investment in associate are not fair valued, but accounted using equity method in consolidated financial statements as explained in note 2(a).

(All amounts in INR Lakhs unless otherwise stated)

Note 24:- Capital Risk Management

(a) Risk management

The Company's policy is to maintain an adequate capital base so as to maintain creditor and market confidence and to sustain future development. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders or issue new shares. The Company monitors capital using gearing ratio, which is net debt divided by total capital plus net debt. Net debt comprises of long term and short term borrowings less cash and bank balances. Equity includes equity share capital and other equity that are managed as capital.

Particulars	31.03.2025	31.03.2024	
Borrowings (current +non-current)	-	-	
Less: Cash and Cash equivalents	17.89	21.96	
Net Debt	(17.89)	(21.96)	
Equity	14,133.10	10,034.15	
Net Debt to Equity	0.00%	0.00%	

The Company does not have any borrowings, hence Net Debt to Equity Ratio is not applicable to company.

(b) Dividends

Particulars	31.03.2025	31.03.2024
Cash dividends on equity shares declared and paid:		
Final dividend for the year ended on March 31, 2024: Rs.NIL per share (March 31,2023: Rs. NIL per share)	-	-
	-	-
Proposed dividends on Equity shares:		
Final dividend for the year ended on March 31, 2025: Rs NIL per share (March 31, 2024: Rs.NIL per share)	-	-
Total	-	-

(All amounts in INR Lakhs unless otherwise stated)

Note 25 : Related party disclosure

(i) List of related parties (as identified and certified by the Management)

Name	Relationship
Piedegradeble Braduete India Limited	Accesiate Company
Biodegradable Products India Limited	Associate Company
Pudumjee Paper Products Limited	Group Company
AMJ Land Holdings Limited	Group Company
Quality Tissue Converting Company	
Private Limited	Group Company
Dipper Healthcare Private Limited	Group Company

"Group company" are companies where KMP has control or joint control.

(ii) Key Management Personnel

Name	Designation
Mr.G.N.Jajodia	Chairman and Executive Director
Ms.Vasudha Jatia	Director (Non-executive)
Mr.Bhavani singh Shekhawat	Director (Independent)
Mr.Romie Shivhari Halan	Director (Independent)
Mr.Upendra Goraksha Deglurkar	Director (Independent)
Mr.Sudhir V. Duppaliwar	Director (Independent)
Mr.J.W.Patil	Company Secretary and CFO

NOTES TO THE FINANCIAL STATEMENTS AS ON AND FOR THE YEAR ENDED 31^{st} MARCH, 2025 (CONTD.)

(All amounts in INR Lakhs unless otherwise stated)

Transactions with Related Parties

₹ in Lakhs

Sr.	Particulars	Volun transactio		Amount outstanding as on			
No.		2024-2025 2023-2024		31.03.2025		31.03.2024	
				Receivable	Payable	Receivable	Payable
Α	Loan given						
	Biodegradable Products India Limited	219.20	222.82	1,809.20	-	1,716.00	
	Total	219.20	222.82	1,809.20	-	1,716.00	
в	Repayment of loan received						
	Biodegradable Products India Limited	126.00	39.00				
	Total	126.00	39.00	-	-	-	
С	Interest charged						
	Biodegradable Products India Limited	181.21	165.77	163.09	-	149.19	
	Total	181.21	165.77	163.09	-	149.19	
D	Dividend received						
	Pudumjee Paper Products Limited	81.40	67.84	-	-	-	
	Total	81.40	67.84	-	-	-	
Е	Rent received (incl. gst)						
	Pudumjee Paper Products Limited	29.74	29.74	-	-	-	
	Quality Tissue Converting Company Private Limited	6.90	6.90	-	-	-	
	Dipper Healthcare Private Limited	4.25	4.25	-	-	-	
	Total	40.89	40.89	-	-	-	
F	Management services Provided						
	Pudumjee Paper Products Limited	177.00	103.25	-	-	-	
	Total	177.00	103.25	-	-	-	
G	Reimbursement of Common Services paid (incl. gst)						
ũ	Pudumjee Paper Products Limited	3.26	2.76	_	-	_	
	Total	3.26	2.76			-	
н	Reimbursement of Common Services received	0.20	2.70				
	(incl. gst)						
	Biodegradable Products India Limited	0.18	0.14		-	-	
_	Total	0.18	0.14	-	-	-	
-	Sale of Machinery	0.10	0.14			_	
'	Quality Tissue Converting Company Private Limited	1.77		_	_		
	Total	1.77		-	-	-	
J	Professional services Received	1.77	-	-	-	-	
J		4.09					
	AMJ Land Holdings Limited	4.98	-	-	-	-	
~	Total	4.98	-	-	-	-	
ĸ	Continuing Corporate Financial Gurantee up to Rs. 180 crore (31-Mar-24: Rs. 180 crore) is given to consortium of banks for credit facilities granted to Pudumjee Paper Products Limited *			_	NA*	_	N
_	Total	-	-	_	-	-	
L	Remuneration to Key Management Personnel:						
-	Short-term employee benefits	115.63	65.24	-	5.00	_	5.
	Post employment benefit	10.65	5.90	-	5.00	-	5.
	Other long term benefits		5.90				
	-	5.88 2.05	- 0.40	-		-	
	Directors sitting fees (to independent Directors) Total	134.21	0.49 71.63	-	- 5.00	-	5.



(All amounts in INR Lakhs unless otherwise stated)

* The liability for Corporate financial guarantee given will arise only in the event of default by the Group Company, or in case the Company has recognised loss/ liability on the basis of expected credit loss (ECL) for estimated default and probable economic outflow required.

There is no default by the Group Company to the banks on such credit facility. Also based on credit evaluation and assessment management does not estimate any liability to arise in future on account of the financial guarantee given. Hence no liability recognised or outstanding in books.

Note 26:- Contingent Liabilities not provided for in respect of:

Particulars	31.03.2025	31.03.2024
i) Claims against the Company not acknowledged as debts		
for Sales Tax	179.31	179.31
for Income Tax (against various pending appeals)	116.92	-

Note 27 :- Computation of basic and diluted Earning Per Share (EPS)

Particulars	31.03.2025	31.03.2024
Basic/Diluted EPS:		
(a) Net Profit after tax as per Statement of profit and loss:	209.02	180.79
(b) Number of Equity shares of Rs.2/- each :	180.00	180.00
(c) Basic & Diluted (in Rs.)	1.16	1.00

Note 28: Assets pledged as security

The Company has not pledged any assets current or non-current, as security.

Note 29: Operating lease as Leasor

The company has given certain industrial land and buildings and Machinery on operating lease. The leases are renewable for further period on mutually agreeable terms. Management has placed appropriate safeguard for rights the Company retains on asstes given on operating lease. Further as per indeminity clauses of the lease agreement, the Company will be compensated for any loss resulting from whatever reason on the assets given on operating lease other then normal wear and tear.

Particulars	31.03.2025	31.03.2024
The undiscounted operating lease payments to be received are as follows:		
For a period not later than one year	28.88	34.65
For a period later than one year and not later than two years	-	28.88
For a period later than two years and not later than three years -		-



(All amounts in INR Lakhs unless otherwise stated)

Note 30: Transaction with Company Struck off

During the year ended March 31,2025 the Company did not have any transactions with companies struck off under section 248 of the Companies Act 2013 or section 560 of Companies Act 1956. Hence no further disclosure required.

Note 31: Benami Property Details

No proceddings has been initiated or pending against the Company for holding any benami property under the Benami Transaction (Prohibition) Act 1988 or rules made thereunder.Hence no further disclosure required.

Note 32: Layers of Companies

The Company is not in non compliance with number of layers of companies prescribed under clause (87) of section 2 of the Companies Act 2013 read with the Companies (Restriction on number of layers) Rules, 2017. Hence no further disclosure required.

Note 33: Reclassification

Previous year figure's have been reclassified to conform to this year's classification

The accompanying notes are integral part of the financial statements. As per our Report of date attached For J M Agrawal & Co. Firm Registration No.100130W Chartered Accountants BHAVANI SINGH SHEKHAWAT G. N. JAJODIA Director Chairman & Executive Director

PUNIT AGRAWAL Partner Membership No.148757

Place : Pune Dated : 10th May, 2025 J. W. PATIL Company Secretary & C.F.O

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Place : Pune Dated : 10th May, 2025

INDEPENDENT AUDITOR'S REPORT

To the Members of 3P Land Holdings Limited

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of 3P Land Holdings Limited ("the Company"), and its associate company, which comprise the consolidated balance sheet as at March 31, 2025, the consolidated statement of profit and loss (including other comprehensive income), the consolidated statement of changes in equity and the consolidated statement of cash flows for the year ended on that date, and a summary of the significant 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 with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the consolidated state of affairs of the Company and its associate company as at March 31, 2025, the consolidated profit and total comprehensive income, consolidated changes in equity and its consolidated cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the consolidated financial statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those SAs 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 and its associate company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the independence requirements that are relevant to our audit of the consolidated financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's 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 are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. 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. We have determined the matters described below to be the key audit matters to be communicated in our report.

	Key Audit Matter	Auditor's Response
1.	Investments in associate company – classification, measurement and impairment	Our procedure included, but were not limited to the following:
	During the year, the Company has given additional loan of Rs. 219.29 lakhs to Biodegradable Products India Limited (the "associate company"), and the total loan outstanding to the associate company as on March 31, 2025 is Rs. 1,972.29 lakhs. The loan is measured at amortised cost using effective interest rate based on management's estimate.	 We considered the business model and terms of the financial instrument considering right and obligation of the issuer and the holde including terms of cash flow. We have considered the classification of these instruments being followed by the issuer (i.e. the associate company)
	Management has evaluated and concluded that such loan is not long-term interests that, in substance, form part of the Company's net investment in the associate company. The share of loss of the associate company recognised, is restricted to amount of investment in equity instruments only. Based on the valuation report of the valuation	 Obtained independent valuation report containing valuation of assets of the associate company. Assessed the professional competence, objectivity and capabilities of the valuation specialist engaged by the management. Assessed reasonableness of the assumptions used and future business plans of the associate company.
	specialist engaged by the management, and based on management estimate, no impairment considered necessary for the Loan given to the associate company.	 We have considered the management representation regarding obtaining futur planned repayment of the loan given.
	Refer note 3(c), 23(a) and 32 of the consolidated financial statements.	 We evaluated the reasonableness of disclosures provided in the consolidate financial statements.

Other Information

The Company's Management and Board of Directors are responsible for the preparation of the other information. The other information comprises the information included in the Company's Annual Report but does not include the consolidated financial statements and our auditor's report thereon.

The Annual Report is expected to be made available to us after the date of our auditor's report.

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

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

The Company's Management and Board of Directors are responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these consolidated financial statements that give a true and fair view of the consolidated state of affairs, the consolidated profit and total comprehensive income, consolidated changes in equity and consolidated cash flows of the Company and its associate company in accordance with the Ind AS and other accounting principles generally accepted in India. The respective Management and Board of Directors of the Company and its associate company are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and its associate company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Company, as aforesaid.

In preparing the consolidated financial statements, the respective Management and Board of Directors of the Company and its associate company are responsible for assessing the respective 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 or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the Company and its associate company are responsible for overseeing the financial reporting process of the Company and its associate company.

Auditor's Responsibilities 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 skepticism 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 financial controls relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also
 responsible for expressing our opinion on whether the company has adequate internal financial controls
 system in place and the operating effectiveness of such controls.



- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of Board'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 and its associate company 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 Company and its associate company 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.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company and its associate company to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the consolidated financial statements of which we are the independent auditors. For the other entities included in the consolidated financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audit of the audited by other auditors. We are included in the consolidated financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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

Report on Other Legal and Regulatory Requirements

1. With respect to the matters specified in paragraphs 3(xxi) and 4 of the Companies (Auditor's Report) Order, 2020 (the "Order"/ "CARO") issued by the Central Government in terms of Section 143(11) of the Act, to be included in the Auditor's report, according to the information and explanations given to us, and based on the CARO reports issued by us for the Company and companies included in the consolidated financial statements



of the Company, to which reporting under CARO is applicable, we report that there are no qualifications or adverse remarks in these CARO reports.

- 2. 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 account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and the reports of the other auditors.
 - (c) The consolidated balance sheet, the consolidated statement of profit and loss (including other comprehensive income), the consolidated statement of changes in equity and the consolidated cash flow statement dealt with by this Report are in agreement with the books of account maintained for the purpose of preparation of the consolidated financial statements.
 - (d) In our opinion, the aforesaid consolidated financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act.
 - (e) On the basis of the written representations received from the directors of the Company and its associate company as on March 31, 2025 taken on record by the Board of Directors of the Company and its associate company, none of the directors of the Company and its associate company is 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 internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in Annexure A.
 - (g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended:

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

- (h) 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, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The consolidated financial statements disclose the impact of pending litigations on the Company.
 - ii. The Company did not have any long-term contracts including derivative contracts as at March 31, 2025.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company during the year ended March 31, 2025.
 - 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 securities 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. The Company has not proposed or paid any dividend in the current year ended March 31, 2025.

For J M Agrawal & Co. Firm Registration Number: 100130W Chartered Accountants

Place: Pune Date: May 10, 2025 Punit Agrawal Partner Membership Number: 148757 UDIN: 25148757BMNYMS3887

Annexure A to Independent Auditors' Report

Referred to in the Independent Auditors' Report of even date to the members of 3P Land Holdings Limited on the consolidated financial statements for the year ended March 31, 2025

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

 In conjunction with our audit of the consolidated financial statements of the Company as of and for the year ended March 31, 2025, we have audited the internal financial controls over financial reporting of 3P Land Holdings Limited (hereinafter referred to as "the Company"), and its associate company, which are companies incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

2. The respective Board of Directors of the Company and its associate company, which are companies incorporated in India, are responsible for establishing and maintaining internal financial controls based on "internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (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 the respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

Auditor's Responsibility

- 3. 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") issued by the ICAI and the Standards on Auditing deemed to be prescribed under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls, both applicable to an audit of internal financial controls and both issued by the 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.
- 4. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.
- 5. 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

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

8. In our opinion, the Company and its associate company, which are companies incorporated in India, have in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2025, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For J M Agrawal & Co. Firm Registration Number: 100130W Chartered Accountants

Place: Pune Date: May 10, 2025 Punit Agrawal Partner Membership Number: 148757 UDIN: 25148757BMNYMS3887

Particulars	Nete Ne		
ASSETS	Note No.	31.03.2025	31.03.2024
Financial Asset			
Cash and cash equivalents	3(a)	17.89	21.96
Receivables			
(a) Other receivables	3(b)	0.14	0.14
Loans	3(c)	1,972.29	1,865.19
Investments	3(d)	13,193.93	8,498.38
Non-Financial Assets			
Current tax assets (net)	4	1.09	3.71
Investment property	6	149.39	27.08
Property, plant and equipment	7	14.37	18.61
Other non-financial assets	5	0.26	0.21
Total Assets		15,349.36	10,435.28
LIABILITIES AND EQUITY			
Liabilities			
Financial Liabilities			
Other financial liabilities	8	11.18	6.63
Non Financial Liabilities			
Employee benefit obligations	9	22.28	13.16
Deferred tax liabilities (net)	10	1,338.58	538.23
Other non-financial liabilities	11	6.87	5.76
Equity			
Equity share capital	12(a)	360.00	360.00
Other equity	12(b)	13,610.45	9,511.50
Total Liabilities and Equity		15,349.36	10,435.28

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The accompanying notes are integral part of the financial statements. As per our Report of date attached

For J M Agrawal & Co. Firm Registration No.100130W Chartered Accountants For and on behalf of the Board of Directors of 3P Land Holdings Limited.

BHAVANI SINGH SHEKHAWAT G. N. JAJODIA Chairman & Executive Director Director

PUNIT AGRAWAL Partner Membership No.148757

Place : Pune Dated : 10th May, 2025

J. W. PATIL Company Secretary & C.F.O

Place : Pune Dated : 10th May, 2025



ANNUAL REPORT 2024–2025 CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31st MARCH, 2025 (All amounts in INR Lakhs unless otherwise stated) Particulars Note No. 31.03.2025 31.03.2024 **Revenue from operations** Interest income 13 181.21 165.77 Dividend income 14 81.40 67.84 Rental income 34.65 34.65 15 Sale of services 16 150.00 87.50 447.26 355.76 Total revenue from operations Other income 17 1.43 0.12 355.88 Total income 448.69 Expenses 133.82 Employee benefits expenses 18 74.11 Depreciation and amortization 19 4.37 9.27 35.09 Other expenses 20 30.89 **Total Expenses** 173.28 114.27 275.41 Profit before share of net profit/(loss)of associate and tax 241.61 Share of net profit/(loss) of associate using equity method of accounting Profit before tax 275.41 241.61 Tax Expense: 21 71.40 62.15 (1) Current tax (2) Deferred tax 10 (5.01)(1.33)Profit for the year 209.02 180.79 Other Comprehensive Income A (i) Items that will not be reclassified to profit or loss - Changes in fair value of equity instruments 4,695.55 3,484.01 - Remeasurements of post-employment benefit obligations (0.24)(1.53)- Income tax relating to above items (805.36) (398.19)B (i) Items that will be reclassified to profit or loss 3.889.95 3.084.29 Other Comprehensive Income (net of tax) Total Comprehensive Income for the period 4.098.97 3.265.08 Paid up equity capital (face value of Rs. 2/-per share) 360.00 360.00 Earnings per Equity Share

Basic & Diluted (in Rs.)

The accompanying notes are integral part of the financial statements.

As per our Report of date attached For J M Agrawal & Co. Firm Registration No.100130W Chartered Accountants For and on behalf of the Board of Directors of 3P Land Holdings Limited.

1 16

BHAVANI SINGH SHEKHAWAT G. N. JAJODIA Director Chairman & Executive Director

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PUNIT AGRAWAL Partner Membership No.148757

Place : Pune Dated : 10th May, 2025 J. W. PATIL Company Secretary & C.F.O

Place : Pune Dated : 10th May, 2025

1.00

		31.03.2025	31.03.202
	Cash Flow from Operating Activities		
	Net profit before tax	275.41	241.6
	Adjustments for :		
	Add : Depreciation	4.37	9.2
	: Profit on sale / discard of assets	(1.28)	
	: Share of net loss of associate		
	Operating profit before Working Capital Changes	278.50	250.8
	Changes in financial assets/ other non financial assets	(107.15)	(197.7)
	Changes in financial liabilities/ other non financial liabilitie		22.2
	Cash generated/ (used) in Operations	185.89	75.2
	Income Tax (paid)/refund received (net)	(68.78)	(63.5
	Net cash inflow/(outflow) from operating activities	117.11	11.7
	Cash flow from Investing Activities		
	Sale proceeds of PP&E	1.50	
	Payment for addition on investment property	(122.68)	
	Net cash inflow/(outflow) from investing activities	(121.18)	
	Cash flow from Financing Activities		
	Dividend paid		
	Net cash inflow/(outflow) from financing activities		
	Net increase / (decrease) in cash and cash equivalent	s (4.07)	11.7
	Cash and cash equivalents at the beginning of the finance	al year 21.96	10.2
	Cash and cash equivalents at the end of the year	17.89	21.9
	Notes:		
•	The above Cash Flow Statement has been prepared under the (Ind AS) 7 on Statement of Cash Flows.	"Indirect Method" set out in Indian	Accounting Standa
-	For details of Cash and cash equivalents refer note 3(a).		
	accompanying notes are integral part of the financial stater per our Report of date attached	nents For and on behalf of the	e Board of Directo
	For J M Agrawal & Co.	of 3P Land Holdin	ngs Limited.
	n Registration No.100130W Chartered Accountants		
	BHAVANI SINGH S Directo		IODIA kecutive Director
	PUNITAGRAWAL		
Μ	Partner Iembership No.148757 J. W. PATI Company Secretary		
Г	Place : Pune Dated : 10 th May, 2025	Pla	ace : Pune 10 th May, 2025
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CONSOL

A: Equity share capital

(All amounts in INR Lakhs unless otherwise stated)

	25		
	Balance As on 31.3.20	360.00	
	Changes in equity share capital Balance As on 31.3.2025 [Refer note 12 (a)]		
	Restated balance As on 1.4.2024	360.00	
31.3.2025	Changes in Equity Share Restated balance As Capital due to prior peri- od errors		
(1) For year ended 31.	Balance As on 1.4.2024	360.00	

(2) For year ended 31.3.2024

Balance As on 1.4.2023	Changes in Equity Share Capital due to prior period errors	Restated balance As on 1.4.2023	Changes in equity share capital year ended 31.3.2024 [Refer note 12 (a)]	Balance As on 31.3.2024
360.00		360.00	1	360.00

B. Other Equity

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(1) For year ended 31.3.2025							
Particulars	Notes	Capital Reserve	Securities Pre- mium	General reserve	Retained Earnings	Other Reserve (FVOCI Equity Instruments)	Total
Balance as on 1.4.2024		0.44	1,197.48	622.87	2,058.86	5,631.85	9,511.50
Changes in accounting policy or prior period errors							,
Restated balance as on 1.4.2024		0.44	1,197.48	622.87	2,058.86	5,631.85	9,511.50
Profit for the year (net)	12(b)	I	•	I	209.02	I	209.02
Other Comprehensive Income for the year (net)	12(b)	I		ı	(0.18)	3,890.13	3,889.95
Total Comprehensive in- come for the year		ı	ı	ı	208.84	3,890.13	4,098.97
Dividends		ı	I	I	ı	I	I
Balance as on 31.3.2025		0.44	1,197.48	622.87	2,267.69	9,521.97	13,610.45

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS ON AND FOR THE YEAR ENDED 31st MARCH, 2025

(2) For year ended 31.3.2024							
Particulars	Notes	Capital Reserve	Securities Premium	General reserve	Retained Earnings	Other Reserve (FVOCI Equity Instruments)	Total
Balance as on 1.4.2023		0.44	1,197.48	622.87	1,879.22	2,546.41	6,246.42
Changes in accounting policy or prior period errors		'					
Restated balance as on 1.4.2023		0.44	1,197.48	622.87	1,879.22	2,546.41	6,246.42
Profit for the year (net)	12(b)	•		•	180.79		180.79
Other Comprehensive Income for the year (net)	12(b)	'		'	(1.15)	3,085.44	3,084.29
Total Comprehensive income for the year		•		•	179.64	3,085.44	3,265.08
Dividends		•		1			
Balance as on 31.3.2024		0.44	1,197.48	622.87	2,058.86	5,631.85	9,511.50
Note: A description of the purposes of each reserve within equity is disclosed in the note 12(c). The accompanying notes are integral part of the financial statements. For and on behalf of the I As per our Report of date attached For J M Agrawal & Co. Firm Registration No.100130W Chartered Accountants BHAVANI SINGH SHEKHAWAT G. N. JAJOD Director Director Chairman & Execu	sserve witi e financia	hin equity is l statements SINGH SH	reserve within equity is disclosed in the financial statements. For and or of 3 BHAVANI SINGH SHEKHAWAT Director Ch	the note 12(c). I behalf of the Bo. P Land Holdings G. N. JAJODIA	isclosed in the note 12(c). For and on behalf of the Board of Directors of 3P Land Holdings Limited. CHAWAT G. N. JAJODIA Chairman & Executive Director	Directors sd.	
PUNIT AGRAWAL Partner Membership No.148757	N.S.	J. W. PATIL	C				
Place : Pune Dated : 10th May, 2025	unpany of	company secretary a C.F.O)	Date	Place : Pune Dated : 10 th May, 2025	e 2025	

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS ON AND FOR THE YEAR ENDED 31st MARCH, 2025

Note 1: General information about the Company:

The consolidated financial statements comprise financial statements of 3P Land Holdings Limited (the "Company") and share of profit/loss from associate for the year ended March 31, 2025.

The Company is a public company domiciled in India and incorporated under the provisions of the Companies Act, 1956. Its shares are listed on two stock exchanges in India. The registered office of the Company is located at Thergaon, Pune-411033, Maharashtra, India. The Company is primarily engaged in the business of lending of investments in group companies and real estate leasing.

The consolidated financial statements were authorised for issue in accordance with resolution passed by the Board of Directors of the Company on May 10, 2025.

Note 2: Summary of significant accounting policies:

a. Basis of preparation

The consolidated financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the Act) Companies (Indian Accounting Standards) Rules, 2015 (as amended) and other relevant provisions of the Act.

The consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments that are measured at fair values as per Ind AS 109, at the end of each reporting period, as explained in the accounting policies below.

Fair value is the price that would be received to sell an asset or would be paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either, in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Company. The fair value of an asset or a liability is measured using assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

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

Level 1- Quoted (unadjusted) market prices in active markets for identical assets or liabilities;

Level 2- Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable;

Level 3- Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

b. Basis of consolidation

The consolidated financial statements comprise financial statements of the Company and share of profit/loss from its associate using equity method of accounting. Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. The financial statements of the associate used for the purpose of consolidation is drawn up to same reporting date as that of the Company, i.e., year ended on 31 March.

The Company's investment in its associate is accounted for using the equity method. Under the equity method, the investment in associate is initially recognised at cost, identifying any goodwill/capital reserve arising at the time of acquisition. The carrying amount of the investment is adjusted to recognise changes in the Company's share of net assets of the associate post acquisition date.



The statement of profit and loss reflects the Company's share of the results of operations of the associate. Any change in OCI of associate is presented as part of the Company's OCI. In addition, when there has been a change recognised directly in the equity of the associate, the Company recognises its share of any changes, when applicable, in the statement of changes in equity. Unrealised gains and losses resulting from transactions between the Company and the associate are eliminated to the extent of the interest in the associate.

If an entity's share of losses of an associate equals or exceeds its interest in the associate (which includes any long term interest that, in substance, form part of the Company's net investment in the associate), the Company discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Company has incurred legal or constructive obligations or made payments on behalf of the associate. If the associate subsequently reports profits, the Company resumes recognising its share of those profits only after its share of the profits equals the share of losses not recognised.

c. Presentation and Classification

The Company presents its balance sheet in the order of liquidity as per the presentation requirement of division III of schedule III of the Act.

The Company's normal operating cycle has been taken as 12 months.

d. Revenue Recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. The Company has concluded that it is the principal in all of its revenue arrangements since it is the primary obligor in all the revenue arrangements as it has pricing latitude and is also exposed to inventory and credit risks.

Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment i.e. adjusted for discounts, incentive, time value of money and excluding taxes or duties collected on behalf of the government. No element of financing deemed present, as the sales are made with a credit term consistent with market practice. Further the Company charges interest to customers on delayed payment, if any.

Revenue from operating leases

Revenue from lease of real estate, arising from operating leases on investment properties is accounted for on a straight-line basis over the lease terms.

Interest income

Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable.

Dividends

Income from dividend on investments is accrued in the year in which it is declared, whereby the Company's right to receive is established.

Services

Income from services on supply of services for sales and marketing is accrued on a basis of services provided.

e. Other income

Profit from sale/transfer of assets is recognised only when the transfer is complete, i.e. when the transferee obtains control and legal title for the asset and when there is no uncertainty on the amount and timing of receipt of the sale consideration. The recording of profit from sale/transfer is postponed until then.

f. Trade receivables

The company classifies the right to consideration in exchange for deliverables as either a receivable or as unbilled revenue. A receivable is a right to consideration that is unconditional upon passage of time.



g. Property, plant and equipment

Property, plant and equipment are stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of replacing part of the property, plant and equipment and borrowing costs for long-term construction projects if the recognition criteria are met. All other repair and maintenance costs are recognised in statement of profit or loss as incurred. No decommissioning liabilities are expected or be incurred on the assets of plant and equipment.

The Company, based on technical assessment made by technical expert and management estimate, depreciates all the assets over estimated useful life which is also the useful life prescribed in Schedule II to the Companies Act, 2013. The management believes that these estimated useful lives are realistic and reflect fair approximation of the period over which the assets are likely to be used.

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

h. Investment properties

Property that is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Company for use in business, neither held for sale is classified as investment property. Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at cost less accumulated depreciation (as applicable to building component) and accumulated impairment loss, if any.

Subsequent expenditure is capitalised to the asset's carrying amount only when it is probable that future economic benefits associated with expenditure will flow to the company and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred.

The Company, based on technical assessment made by technical expert and management estimate, depreciates the building over estimated useful life, which is also the useful life prescribed in Schedule II to the Act. The management believes that these estimated useful lives are realistic and reflect fair approximation of the period over which the assets are likely to be used.

Though the Company measures investment property using cost based measurement, the fair value of investment property is disclosed in the notes. Fair values are determined based on an annual evaluation performed by the management. The Company obtains valuation report at reasonable intervals from external valuers.

i. Leases

The determination of whether an arrangement is (or contains) a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains, a lease if fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset or assets, even if that right is not explicitly stated in the arrangement.

Company as a lessor

Leases in which the Company does not transfer substantially all the risks and rewards of ownership of an asset are classified as operating leases. Rental income from operating lease is recognised on a straight-line basis over the term of the relevant lease.

j. Taxes

Current tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss of the year and any adjustment to the tax payable or receivable in respect of previous years. It is measured using tax rate enacted or substantially enacted at the reporting date.

Deferred tax

Deferred tax is recognised in respect of temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax assets/liabilities are recognised for deductible/taxable temporary differences. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable Company and the same taxation authority.

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

k. Cash and cash equivalents

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

I. Provisions and Contingent liability

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

Contingent liabilities are disclosed in the notes, if any. Contingent liabilities are disclosed for

- i. possible obligations which will be confirmed only by future events not wholly within the control of the Company or
- ii. present obligations arising from past events where it is not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount of the obligation cannot be made.

m. Employee benefits

Short-term obligations

Short-term employee benefit are expensed as the related service is provided. Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within one year after the end of the period in which the employees render the related service are the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

Other long-term employee benefit obligations

The liabilities for earned leave and sick leave are not expected to be settled wholly within 12 months after the end of the period in which the employees render the related service. They are therefore measured as the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting period using the projected unit credit method. The benefits are discounted using the market yields at the end of the reporting period on government bonds that have terms approximating to the terms of the related obligation. Re-measurements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss.

The Company does not have an unconditional right to defer settlement for any of these obligations. However, based on past experience, the Company does not expect all employees to take the full amount of accrued leave or require payment within the next 12 months and accordingly amounts have been classified as current and non current based on actuarial valuation report.

Post-employment obligations

The Company operates the following post-employment schemes:

- i. defined benefit plan gratuity; and
- ii. defined contribution plans such as provident fund.

Defined benefit plans

The liability or asset recognised in the balance sheet in respect of defined benefit gratuity plans is the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets. The defined benefit obligation is calculated annually by actuaries using the projected unit credit method. If the fair value of plan assets exceeds the present value of the defined benefit obligation at the end of the balance sheet date, then excess is recognized as an asset to the extent that it will lead to, for example, a reduction in future contribution to plan asset.

The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows by reference to market yields at the end of the reporting period on government bonds that have terms approximating to the terms of the related obligation. The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in employee benefit expense in the statement of profit and loss. Re-measurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in equity and in the balance sheet. Changes in the present value of the defined benefit obligation resulting from plan amendments or curtailments are recognised immediately in profit or loss as past service cost.

Defined contribution plans

Retirement benefit in the form of provident fund and superannuation fund are defined contribution schemes. The Company has no obligation, other than the contribution payable to the provident fund and superannuation fund. The Company recognizes contribution payable to the provident fund and superannuation fund as an expense, when an employee renders the related service. If the contribution payable to the scheme for service received before the balance sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognized as a liability after deducting the contribution already paid.

n. Financial instruments

Financial assets

Initial recognition and measurement

All financial assets are recognised initially at fair value, except for investment in associates where the Company has availed option to recognise the same at cost in separate financial statements.

The classification depends on the Company's business model for managing the financial asset and the contractual terms of the cash flows. The Company classifies its financial assets in the following measurement categories:

- i. those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss),
- ii. those measured at amortised cost, and
- iii. those measured at cost, in separate financial statements.

Subsequent measurement

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in equity instruments, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair



value through other comprehensive income. All other financial assets are measured at amortised cost, using the effective interest rate (EIR) method. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the statement of profit or loss.

Impairment of financial assets

The Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss financial assets that are not fair valued.

The Company follows 'simplified approach' for recognition of impairment loss allowance on Trade receivables or contract revenue receivables; and all lease receivables resulting from transactions within the scope of Ind AS 116. The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition.

For recognition of impairment loss on other financial assets and risk exposure, the Company determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used.

The amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognized, is recognized under the head 'other expenses' in the statement of profit and loss.

The Company does not have any purchased or originated credit-impaired (POCI) financial assets, i.e., financial assets which are credit impaired on purchase/ origination.

De-recognition of financial assets

The Company derecognizes a financial asset when -

- i. the contractual rights to the cash flows from the financial asset expire or it transfers the financial asset and the transfer qualifies for de-recognition under IND AS 109.
- ii. it retains contractual rights to receive the cash flows of the financial asset but assumes a contractual obligation to pay the cash flows to one or more recipients.

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

Financial liabilities

Initial recognition

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

Subsequent measurement

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

Trade and other payables

These amounts represent liabilities for goods and services provided to the Company prior to the end of financial year which are unpaid. The amounts are unsecured and are usually paid within 45 days of recognition. Trade and other payables are presented as current liabilities unless payment is not due within one year after the reporting period.

o. Earnings per share

The basic earnings per share is computed by dividing the net profit for the year attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The Company does not have any potential equity share or warrant outstanding for the periods reported, hence diluted earnings per share is same as basic earnings per share of the Company.

p. Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The Board of Directors of the Company, assesses the financial performance and position of the Company and its share of earning/(loss) from the associate, and makes strategic decisions. The Board of Directors is therefore considered to be the Chief Operating Decision Maker (CODM).

q. Critical accounting estimates and judgements

Impairment of financial assets

The Company estimates the collectability of Loan receivables and Investments carried at cost by analysing historical payment patterns, credit-worthiness of party and current economic trends. If the financial condition of the party deteriorates, additional allowances may be required.

Defined benefit obligation

The cost of the defined benefit plans and the present value of the defined benefit obligation are based on actuarial valuation using the projected unit credit method. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases, employee turnover rate and mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

3P LAND HOLDINGS LIMITED

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS ON AND FOR THE YEAR ENDED 31ST MARCH, 2025 (CONTD.)

(All amounts in INR Lakhs unless otherwise stated)

Note 3: Financial assets 3(a) Cash and Cash Equivalents		
Particulars	31.03.2025	31.03.2024
Balances with banks		
- in current accounts	17.47	21.61
Cash on hand	0.42	0.35
Total	17.89	21.96
3(b) Other receivables		
Particulars	31.03.2025	31.03.2024
Security deposits	0.14	0.14
Total	0.14	0.14
3(c) Loans		
Particulars	31.03.2025	31.03.2024
Unsecured, considered good		
Loan to related party (including interest) (refer note 25)	1,972.29	1,865.19
Less:Impairment loss allowance	-	-
Total	1,972.29	1,865.19

Disclosure of Loans and Advances required by schdule III

Borrower Type	Amount of Loan of Loan of Loan		Percentage to the advances in the	
	31-Mar-25	31-Mar-24	31-Mar-25	31-Mar-24
Related parties	1,972.29	1865.19	100%	100%

* Loan to related party includes long-term loan of Rs.1,809.20 lakhs (31-Mar-2024: Rs.1,716.00 lakhs) and interest payable within 3 months after balance sheet date of Rs.163.09 lakhs (31-Mar-2024: Rs.149.19 lakhs) given to Associate Company. Management has evaluated and concluded that such loan is not long-term interests that in substance form part of the entity's net investment in the Associate Company.

3(d) Investments

(All amounts in INR Lakhs unless otherwise stated)

Particulars	31.03.2025	31.03.2024
Investment in equity instruments (carried at FVOCI)		
1,35,67,017 (31-Mar-2024: 1,35,67,017) equity shares of Pudumjee Paper Products Ltd of Rs.1/- each fully paid-up	13,193.93	8,498.38
Investment in Associate*		
6,75,011 (31-Mar-2024: 6,75,011) equity shares of Biodegradable Products India Ltd. of Rs.10/- each fully paid-up	-	-
16,26,533 (31-Mar-2024:16,26,533) zero percent non cumulative preference shares of Biodegradable Products India Ltd. of Rs.10/- each fully paid-up #	-	-
Total	13,193.93	8,498.38
Out of the above		
Within India	13,193.93	8,498.38
Outside India	-	-
	13,193.93	8,498.38
Aggregate amount of quoted investments and market value thereof	13,193.93	8,498.38
Aggregate amount of unquoted investments	-	-
Aggregate amount of impairment in the value of investments	-	-

* The share of loss accounted using equity method is restricted to amount of investment in equity instruments and in instrument entierly of equity in nature of equity of the Associate, since as certified by management, the Company does not have any legal or constructive obligation to invest additional amount in the associate. Also refer Note 33.

Investment in zero percent non-cumulative preference shares of Biodegradable Products India Ltd. is a compound financial instrument. In accordance with Ind AS, the same is considered as investment in equity instrument of associate company.

(All amounts in INR Lakhs unless otherwise stated)

Note 4: Current tax (net)		
Particulars	31.03.2025	31.03.2024
Advance Income Tax (net of provision)	1.09	3.71
Total	1.09	3.71
Note 5: Other non-financial assets		
Particulars	31.03.2025	31.03.2024
Prepaid expenses	0.26	0.21
Total	0.26	0.21
Note 6 : Investment Properties		
Particulars		Amount
Carrying amount as at 01-Apr-2023		
Land		6.81
Building		25.50
Total		32.31
Depreciation charge for year ended 31-Mar-2024		5.23
Carrying amount as at 31-Mar-2024		
Land		6.81
Building		20.27
Total		27.08
Building Addition during the year ended 31-Mar-2025		4.35
Building capital work-in-progress		118.33
Depreciation charge for year ended 31-Mar-2025		0.35
Carrying amount as at 31-Mar-2025		
Land		6.81
CWIP building		118.33
Building		24.25
Total		149.39

The company's investment property consisits of industrial land and buildings in India.

The company has no restrictions on the realisability of it's investment property and no contractual obligation to purchase, construct or develop investment properties or for repairs, maintenance and enhancements. Buildings are depreciated using straight line method considering useful life of 30 years.

(All amounts in INR Lakhs unless otherwise stated)

i) Rental income and operating expenses recognised in profit or loss for investment properties

Particulars	31.03.2025	31.03.2024
Rental income	25.20	25.20
Direct operating expenses from property that generated		
rental income including depreciation	0.25	5.14
Direct operating expenses from property that did not generate		
rental income including depreciation	6.18	3.61
ii) Fair value		
Particulars	31.03.2025	31.03.2024
Investment properties		
Land	4,332.17	4,332.17
Buildings	319.29	319.29
	4,651.46	4,651.46

Estimation of fair value

The frequency of valuations depends upon the changes in fair values of the items of investment property being valued. Since frequent valuations are unnecessary, with only insignificant changes in fair value, the company obtains independent valuation for its investment properties once in five years, from registered valuers as defined under rule 2 of Companies (Registered Valuers and Valuation) Rules, 2017. The fair values of investment properties have been determined by A.D. Joshi Chartered Engineers and Valuers LLP. The fair market value is done by valuers is based on physical inspection of properties and using comparable transfer instances of the similar type of properties of nearby locations, and with the prevailing market rates. Appropriate depreciation is considered for buildings.

(All amounts in INR Lakhs unless otherwise stated)

Note 7: Property, plant and equipment

Particulars	Machinery	Total
Cost		
At 1st April 2023	54.33	54.33
Additions	-	-
Disposals / Transfer	-	-
At 31st March 2024	54.33	54.33
Additions	-	-
Disposals / Transfer	(0.82)	(0.82)
At 31st March 2025	53.51	53.51
Depreciation & Amortisation		
At 1st April 2023	31.68	31.68
Charge for the year	4.04	4.04
Disposals / Transfer	-	-
At 31st March 2024	35.72	35.72
Charge for the year	4.02	4.02
Disposals / Transfer	(0.60)	(0.60)
At 31st March 2025	39.14	39.14
Net Book Value		
At 31st March 2025	14.37	14.37
At 31st March 2024	18.61	18.61

NOTE 7 (a) : Additional disclosure for PPE (separate from Ind AS schedule III)

Particulars	Gross Block As at 31/03/2024	Accumulated Depreciation 31/03/2024	Gross Block As at 31/03/2025	Accumulated Depreciation 31/03/2025
Property Plant & Equipment				
Machinery	54.33	35.72	53.51	39.14
Total PPE	54.33	35.72	53.51	39.14

Note 8: Other Financial liabilities

Particulars	31.03.2025	31.03.2024
Creditors for capital goods	3.99	-
Employees dues	5.00	5.00
Provision for expenses	2.19	1.63
Total	11.18	6.63

(All amounts in INR Lakhs unless otherwise stated)

Note 9: Employee benefit obligations

Particulars	31.03.2025	31.03.2024
Non financial liabilities		
Leave obligations	17.58	11.63
Gratuity	4.70	1.53
Total	22.28	13.16

(i) Leave obligations -

The leave obligation covers the Company's liability for accumulated leaves that can be encashed or availed. The company does not have an unconditional right to defer settlement for any of these obligations. However, based on past experience, the company does not expect all employees to take the full amount of accrued leave or require payment within the next 12 months and accordingly amounts have been classified as current and non current based on actuarial valuation report.

(ii) Defined benefit plans:

a Gratuity - The Company provides for gratuity for employees as per the terms of employment. Employees who are in continuous service at least for a period of 5 years are eligible for gratuity. The amount of gratuity payable on retirement/termination is calculated at the last drawn monthly basic salary multiplied by 15 days salary for each completed years of service of the employee. The scheme is unfunded.

aa The amounts recognised in the balance sheet and the movements in the net defined benefit obligation over the year are as follows:

Particulars		Gratuity			
	Present value of obligation	Fair value of plan assets	Net liability amount		
April 1, 2024	1.53	-	1.53		
Current service cost	2.82	-	2.82		
Past service cost	-	-	-		
Interest expense / (income)	0.11	-	0.11		
Total amount recognised in profit and loss	2.93	-	2.93		
Remeasurements					
(Gain) / loss from change in demographic assumptions	-	-	-		
(Gain) / loss from change in financial assumptions	0.10	-	0.10		
Experience (Gain) /Loss	0.14	-	0.14		
Total amount recognised in OCI	0.24	-	0.24		
Contributions - employer	-	-	-		
Contributions - employee /participant	-	-	-		
Benefit payments	-	-	-		
March 31, 2025	4.70	-	4.70		

(All amounts in INR Lakhs unless otherwise stated)

The net liability disclosed above relates to unfunded plan. The Company has no legal obligation to settle the deficit in the unfunded plans with an immediate contribution or additional contribution. The Company intends to contribute in line with the recommendations of the fund administrator and the actuary.

ab Through its defined benefit plans, the Company is exposed to number of risks, the most significant of which are detailed below:

Asset Volatility: The Plan liabilities are calculated using a discount rate set with reference to government bond yields. If plan assets underperform, this yield will create a deficit. The plan asset investments are in funds managed by insurer. These are subject to interest rate risk.

Changes in bond yield: A decrease in government bond yields will increase plan liabilities, although this may be partially offset by an increase in the returns from plan asset.

b Defined benefit liability and employer contributions:

ba The Company ensures that the investment positions are managed within an asset-liability matching (ALM) framework that has been developed to achieve long-term investments that are in line with the obligations under the employee benefit plans. Within the framework, the Company's ALM objective is to match assets to the gratuity obligations by investing in funds with LIC in the form of a qualifying insurance policy.

The Company actively monitors how the duration and the expected yield of the investments are matching the expected cash outflows arising from the employee benefit obligations. The Company has not changed the process used to manage its risks from previous periods.

- **bb** The Company expects to contribute Rs. Nil lakhs to the defined benefit plan during the next annual reporting period.
- **bc** The weighted average duration of the defined benefit obligation is 4.94 years (31-Mar-2024: 5.93 years). The expected maturity analysis of undiscounted pension and gratuity is as follows:

Particulars	Less than a year	Between 1 - 2 years	Between 2 - 5 years	Over 5 years	Total
31-Mar-2025					
Defined benefit obligation gratuity	0.04	0.07	0.67	26.39	27.17
31-Mar-2024					
Defined benefit obligation gratuity	0.01	0.03	0.30	25.55	25.89

The expected benefits are based on the same assumptions used to measure the Company's benefit obligations as of March 31, 2023.

bd Present Value of Defined Benefit Obligation

Particulars	31.03.2025	31.03.2024
Balance as at the beginning of the year	1.53	1.53
Interest cost	0.11	-
Current service cost	2.82	-
Benefit paid	-	-
Actuarial (gains)/losses	0.24	-
Balance as at the end of the year	4.70	1.53

(All amounts in INR Lakhs unless otherwise stated)

be	Fair	value	of P	lan	Assets
----	------	-------	------	-----	--------

Particulars	31-Mar-25	31-Mar-24
Balance as at the beginning of the year	-	-
Expected return on plan assets	-	-
Contributions by the Company	-	-
Benefit paid	-	-
Actuarial gains/(losses)	-	-
Balance as at the end of the year	-	-
Particulars	31-Mar-25	31-Mar-24
bf Net liabilities recognised in the Balance Sheet	4.70	1.53
bg Expenses recognised in the Statement of Profit and Loss		
Particulars	31-Mar-25	31-Mar-24
Current service cost	2.82	-
Interest cost	0.11	-
Expected return on plan assets	-	-
Total expenses recognised in the statement of profit and loss	2.93	-

bh The principal assumptions used for the purpose of actuarial valuation are as follows:

Particulars	31-Mar-25	31-Mar-24
India		
Discount Rate *	6.80%	7.20%
Expected Rate of Return on Plan Assets **	NA	NA
Salary Escalation Rate ***	6.00%	6.00%
Rate of Employee Turnover	1.00%	1.00%

* Discount rate is based on the prevailing market yields of Indian Government securities as at the balance sheet date for the estimated term of the obligations.

** The overall expected rate of return on assets is based on the expectation of the average long term rate of return expected on investments of the Fund during the estimated term of the obligations.

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

Sensitivity analysis - the increase / (decrease) in present value of defined benefit obligation to bi changes in principal assumptions:

Particulars	31-Mar-25 31-Mar-24		r-24	
	Amount	%	Amount	%
- 1% increase in discount rate	(0.2	5) -5.32%	(0.0	9) -5.88%
- 1% decrease in discount rate	0.20	5.53%	0.1	0 6.54%
 1% increase in salary escalation rate 	0.2	4.47%	0.0	9 5.88%
- 1% decrease in salary escalation rate	(0.2) -4.47%	(0.0	8) -5.23%
- 1% increase in rate of employee turnover	0.00	0.02%	0.0	1 0.65%
- 1% decrease in rate of employee turnover	(0.0)) -0.21%	(0.0	0) -0.13%

The above sensitivity analyses are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated.



(All amounts in INR Lakhs unless otherwise stated)

(iii) Defined contribution plans:

The Company also has certain defined contribution plans. Contributions are made to recognised funds for employees at the prescribed rate of basic salary as per regulations. The contributions are made to registered funds administered/ approved by the government. The obligation of the Company is limited to the amount contributed and it has no further contractual nor any constructive obligation. In respect of these plans, contributions paid and recognised in the Statement of profit and loss are as follows:

Particulars	31-Mar-25	31-Mar-24
Contribution to Employees' Provident Fund	7.81	4.56

Note 10: Deferred Tax Liabilities /(Assets)

a) Net Deferred tax Liabilities /(Assets) :

Significant components of deferred tax assets and liabilities recognised, are disclosed as follows:

Particulars	31.03.2025	31.03.2024
Major components of deferred tax assets:		
Employee Benefits Obligation-		
- Provision for Gratuity	1.18	0.38
- Provision for Leave encashment	4.43	-
	5.61	0.38
Major components of deferred tax liabilities:		
Property, Plant and Equipment	2.80	2.64
Investment in Equity at FVOCI	1,341.39	535.97
	1,344.19	538.61
Net Deferred tax liabilities/ (Assets)	1,338.58	538.23

b) Movement in Deferred tax liabilities/ (Assets) :

Significant Components of Deferred Tax Liabilities/ (Assets)	Property, Plant and Equipment	Employee benefit obligation	Changes in fair value of FVOCI equity instruments	Total
As at 31-Mar-2023	3.97	-	137.40	141.37
(credited) :				
- to statement of profit and loss	(1.33)	-	-	(1.33)
 to other comprehensive income 	-	(0.38)	398.57	398.19
As at 31-Mar-2024	2.64	(0.38)	535.97	538.23
(credited) :				
 to statement of profit and loss 	0.16	(5.23)	-	(5.07)
 to other comprehensive income 	-	-	805.42	805.42
As at 31-Mar-2025	2.80	(5.61)	1,341.39	1,338.58

Unused tax credits for which no deferred tax asset is recognised amounts to Rs. Nil (31-Mar-2024: Nil).



(All amounts in INR Lakhs unless otherwise stated)

Particulars	31.03.2025	31.03.2024
Statutory tax payables	5.60	5.14
Payroll taxes payables	1.27	0.62
Total	6.87	5.76
Note 12(a): Equity share capital		
(i) Authorised share capital:		
Particulars	31.03.2025	31.03.2024
28,50,00,000 equity shares of Rs. 2 each	5,700.00	5,700.00
(28,50,00,000 shares of Rs. 2 each at 31-Mar-2024 respectively)		
	5,700.00	5,700.00
(ii) Issued, subscribed and paid up equity share capital:		
Particulars	31.03.2025	31.03.2024
1,80,00,000 equity shares of Rs. 2 each	360.00	360.00
(1,80,00,000 shares of Rs. 2 each at 31-Mar-2024 respectively)		
Issued during the year		
	360.00	360.00

(iii) Terms/Rights attached to Equity Shares :

The Company has only one class of equity shares having a par value of Rs.2 per share. They entitle the holder to participate in dividends, and to share in the proceeds of winding up the company in proportion to the number of and amounts paid on the shares held.

Every holder of equity shares present at a meeting in person or by proxy, is entitled to one vote, and upon a poll each share is entitled to one vote.

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

Particulars		31.03.2025		31.03.2024
	Number of		Number of	
	Shares	%	Shares	%
	(In Lakhs)	Holding	(In Lakhs)	Holding
AMJ Land Holdings Limited	49.03	27.24%	49.03	27.24%
Thacker & Co. Limited	25.20	14.00%	25.20	14.00%
Suma Commercial Private Limited	18.49	10.27%	18.49	10.27%
Yashvardhan Jatia Trust (Trustees Mr.	Arunkumar			
M. Jatia and Mr. Gautam Jajodia)	16.22	9.01%	16.22	9.01%
Fujisan Technologies Limited	10.10	5.61%	10.10	5.61%
Mr. Arunkumar M. Jatia	9.29	5.16%	9.29	5.16%

(All amounts in INR Lakhs unless otherwise stated)

(v) Details of Shareholding of Promoters:

Particulars	31-Mar	-25	5 31-Mar-24		
Name of Promoter	No. of shares (In Lakhs)	% of total shares	No. of shares (In Lakhs)	% of total shares	Change
AMJ Land Holdings Limited	49.03	27.24%	49.03	27.24%	0.00%
Thacker & Co. Limited	25.20	14.00%	25.20	14.00%	0.00%
Suma Commercial Private Limited	18.49	10.27%	18.49	10.27%	0.00%
Yashvardhan Jatia Trust (Trustees Mr. Arunkumar M. Jatia and Mr. Gautam Jajodia)	16.22	9.01%	16.22	9.01%	0.00%
Fujisan Technologies Ltd	10.10	5.61%	10.10	5.61%	0.00%
Arunkumar Mahabir Prasad Jatia	9.29	5.16%	9.29	5.16%	0.00%
Vasudha Jatia Trust (Trustees Mr. Arunkumar M. Jatia and Mr. Gautam Jajodia)	1.50	0.83%	1.50	0.83%	0.00%
Vrinda Jatia Trust (Trustees Mr. Arunkumar M. Jatia and Mr. Gautam Jajodia)	1.50	0.83%	1.50	0.83%	0.00%
Chem Mach Pvt Ltd	0.61	0.34%	0.61	0.34%	0.00%
Yashvardhan Jatia *	0.00	0.00%	0.00	0.00%	0.00%
* 0.00 represent number less than 1,000.					
Note 12(b): Other equity					
Particulars			31.0	3.2025	31.03.2024
Securities premium			1,	197.48	1,197.48
General reserve			(622.87	622.87
Capital reserve				0.44	0.44
Retained earnings			2,2	267.69	2,058.86
FVOCI equity instruments reserve			9,	521.97	5,631.85
Total reserves and surplus			13,	610.45	9,511.50
(i) Securities premium					
Particulars			31.0	3.2025	31.03.2024
Opening balance			1,	197.48	1,197.48
Movement during the year				-	-
Closing balance			1,	197.48	1,197.48
(ii) General reserve					
Particulars			31.0	3.2025	31.03.2024
Opening balance				622.87	622.87
Add:Transferred from retained earnings				-	
Closing balance				622.87	622.87

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(All amounts in INR Lakhs unless otherwise stated)

(iii) Capital Reserve		
Particulars	31.03.2025	31.03.2024
Opening balance	0.44	0.44
Movement during the year	-	-
Closing balance	0.44	0.44
(iv) Retained earnings		
Particulars	31.03.2025	31.03.2024
Opening balance	2,058.86	1,879.22
Net profit for the year	209.02	180.79
Items of other comprehensive income recognised directly in retained	learnings	
- Remeasurements of post-employment benefit obligation	(0.24)	(1.53)
- Tax on above	0.06	0.38
Closing balance	2,267.69	2,058.86
(v) FVOCI equity instruments reserve		
Particulars	31.03.2025	31.03.2024
Opening balance	5,631.85	2,546.41
Movement during the year	4,695.55	3,484.01
Tax on above movement	(805.42)	(398.57)
Closing Balance	9,521.97	5,631.85

12 (c) Nature and purpose of reserves

(i) Securities premium:

Securities premium reserve is used to record premium on issue of shares. The reserve is utilised in accordance with the provisions of the Companies Act, 2013.

(ii) General reserve:

General reserve is a free reserve and it represents amount transferred from retained earnings.

(iii) Capital Reserve:

Capital reserve is created on reissue of forfeited shares.

(iv) Retained earnings:

Retained earnings comprises of the Company's undistributed earnings after taxes.

(v) FVOCI equity instrument reserve:

The fair value changes of the investments in securities have been recognised in reserves under FVOCI equity instruments as at the date of transition and subsequently in the other comprehensive income for the year.

(All amounts in INR Lakhs unless otherwise stated)

Note 13: Interest income

Particulars	31.03.2025	31.03.2024
Interest from loan to related parties	181.21	165.77
Total	181.21	165.77
Note 13(a): Additional Disclosure as per Schedule III Interest I	ncome	
Particulars	31.03.2025	31.03.2024
i) On Financial Assets measured at Amortised Cost		
Interest on Loans	181.21	165.77
ii) Other interest Income	-	
Total	181.21	165.77
Note 14: Dividend income		
Particulars	31.03.2025	31.03.2024
Dividend from investment in equity instruments	81.40	67.84
Total	81.40	67.84
Note 15: Rental income		
Particulars	31.03.2025	31.03.2024
Income from operating leases		
Lease of real estate	25.20	25.20
Lease of machinery	9.45	9.4
Total	34.65	34.65
Note 16: Sale of services		
Particulars	31.03.2025	31.03.2024
Income from marketing services	150.00	87.50
Total	150.00	87.50
Note 17: Other Income		
Particulars	31.03.2025	31.03.2024
Profit on sale of Fixed Assets	1.28	
Miscellaneous Receipt	0.15	0.12
Total	1.43	0.12
Note 18: Employee Benefits Expenses		
Particulars	31.03.2025	31.03.2024
Salaries, wages and bonus	125.49	69.3
Contribution to provident and other funds	7.81	4.56
Staff welfare expenses	0.52	0.24
Total	133.82	74.1

(All amounts in INR Lakhs unless otherwise stated)

Note 19: Depreciation and amortisation

Particulars	31.03.2025	31.03.2024
Depreciation of PP&E	4.02	4.04
Depreciation of investment property	0.35	5.23
Total	4.37	9.27

Note 20: Other expenses

Particulars	31.03.2025	31.03.2024
Legal and Professional expenses	24.20	21.16
Insurance	0.23	0.23
Rates and Taxes	0.03	0.03
Travelling expenses	1.52	1.89
Printing & stationery	1.21	1.16
Electricity expenses	3.86	0.65
General Repairs	0.43	1.67
Office & miscellaneous expenses	3.61	4.10
Total	35.09	30.89



(All amounts in INR Lakhs unless otherwise stated)

Note 21 : Income tax expense

(a) Income tax expense

Particulars	31.03.2025	31.03.2024
Current Tax		
Current Tax for the year	71.40	62.15
Total	71.40	62.15
Deferred Tax	(5.01)	(1.33)
Total deferred tax expenses / (benefit)	(5.01)	(1.33)
Income Tax expense reported in Statement of profit & loss	66.39	60.82

(b) The reconciliation between the provision of income tax and amounts computed by applying statutory income tax rate to profit before taxes is as follows:

Particulars	31.03.2025	31.03.2024
Profit before taxes	275.41	241.61
Enacted income tax rate	25.17%	25.17%
Computed Expected Income Tax Expenses	69.32	60.82
Deferred tax relating to prior years	(2.93)	-
Income Tax Expenses	66.39	60.82

Unused tax credits for which no deferred tax asset is recognised amounts to Rs. Nil (31-Mar-2024: Nil).

(c) Deferred Tax recognised in OCI

Particulars	31.03.2025	31.03.2024
OCI		
- on changes in fair value of equity instruments	(805.42)	(398.57)
- on remeasurements of post employment benefit obligations	0.06	0.38
Total	(805.36)	(398.19)

(d) Change in Tax Rate

The applicable statutory tax rate for the financial year 2024-25 is 25.17% and for financial year 2023-24 is 25.17%.

(d) Disclosures required as per Appendix C of Ind AS 12:

Management has evaluated and concluded that it is probable that the taxation authority will accept the uncertain tax treatments. Accordingly, the Company has recognised the taxable profit/gains, tax bases, tax rates and tax expenses consistently with the tax treatment used or planned to be used in its income tax filings.



(All amounts in INR Lakhs unless otherwise stated)

Note 22 : Fair Value Measurement:-

a) Financial Instruments by Category :-

	31-Mar-25				31-Mar-2	4
	FVPL	FVOCI	Amortised cost	FVPL	FVOCI	Amortised cost
Financial assets						
Investments *						
- Equity instruments	-	13,193.93	-	-	8,498.38	-
Loans	-	-	1,972.29	-	-	1,865.19
Cash and cash equivalents	-	-	17.89	-	-	21.96
Other receivables	-	-	0.14	-	-	0.14
Total financial assets	-	13,193.93	1,990.32	-	8,498.38	1,887.29
Financial liabilities						
Other Financial liabilities	-	-	11.18	-	-	6.63
Total financial liabilities	-	-	11.18	-	-	6.63

* investments in associate (consolidated using equity method) are not required to be disclosed as per Ind AS 107 "Financial Instruments Disclosures". Hence, the same have been excluded from the above table.

b) Fair Value Hierarchy:-

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are recognised and measured at fair value. To provide an indication about the reliability of the inputs used in determining fair value, the Company has classified its financial instruments into three levels prescribed under the accounting standard. An explanation of each level follows underneath the table.

Financial assets and liabilities measured at fair value - recurring fair value measurements at 31-Mar-2024

	Note	Level 1	Level 2	Level 3	Total
Financial assets					
Financial Investments at FVOCI					
Equity investments	3 (d)	13,193.93	-	-	13,193.93
Total		13,193.93	-	-	13,193.93
Financial liabilities		-	-	-	-
			In a fair wat		rements a
Financial assets and liabilities mea	sured at fair va	lue - recurr	ing fair va	ue measu	i ciliciită a
Financial assets and liabilities mea 31-Mar-2023	sured at fair va	lue - recurr	ing fair va	ue measu	i cincinto a
	sured at fair va	Level 1	Level 2	Level 3	Total
			-		
31-Mar-2023			-		
31-Mar-2023 Financial assets			-		
31-Mar-2023 <i>Financial assets</i> Financial Investments at FVOCI	Note	Level 1	-	Level 3	Total
31-Mar-2023 Financial assets Financial Investments at FVOCI Equity investments	Note	Level 1 8,498.38	-	Level 3	Total 8,498.38

(All amounts in INR Lakhs unless otherwise stated)

c) Valuation technique used to determine fair value

Level 1: This hierarchy includes financial instruments measured using quoted prices. This includes listed equity instruments and mutual funds that have quoted price. The fair value of all equity instruments which are traded in the stock exchange is valued using the closing price as at the reporting period. The fair value of all mutual funds are arrived at by using closing Net Asset Value published by the respective mutual fund houses.

Level 2: Fair value of financial instruments that are not traded in an active market is determined using valuation techniques which maximize the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument as observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable data, the instrument is included in level 3.

- d) As per Ind AS 107 "Financial Instrument:Disclosure", fair value disclosures are not required when the carrying amounts reasonably approximate the fair value. Accordingly fair value disclosures have not been made for the following financial instruments:-
 - 1. Cash and cash equivalent
 - 2. Other receivables
 - 3. Other financial liabilities
 - 4. Loans

Note 23: FINANCIAL RISK MANAGEMENT

The Company's business activities are exposed to a variety of financial risks, namely liquidity risk, market risks and credit risk. The Company's senior management has the overall responsibility for establishing and governing the Company's risk management framework. The Company's risk management policies are established to identify and analyze the risks faced by the Company, to set and monitor appropriate risk limits and controls, periodically review the changes in market conditions and reflect the changes in the policy accordingly. The key risks and mitigating actions are also placed before the Audit Committee of the Company.

a. MANAGEMENT OF CREDIT RISK

Credit risk is the risk that a counterparty will not meet its obligations under a contract, leading to a financial loss. The Company is exposed to credit risk from its operating activities and from its investing activities, including loans, deposits with banks and other financial instruments.

i) Other financial assets:-

The Company maintains exposure in cash and cash equivalents, loans to Associate and investment in Associate and Group Companies. Investments of surplus funds are made only with approved counterparties and within credit limits assigned to each counterparty. Counterparty credit limits are reviewed by the Company on an annual basis, and may be updated throughout the year. The limits are set to minimise the concentration of risks and therefore mitigate financial loss through counterparty's potential failure to make payments.

Other financial assets that are potentially subject to credit risk consists of inter corporate Loans. The company assesses the recoverability from these financial assets on regular basis. Factors such as business and financial performance of counterparty, their ability to repay, regulatory changes and overall economic conditions are considered to assess future recoverability. The Company charges interest on such loans is at arms length rate considering countparty's credit rating. Based on the assessment performed, the company considers all the outstanding balances of such financial assets to be recoverable as on balance sheet date and no provision for impairment is considered necessary.

The Company's maximum exposure to credit risk is the carrying value of each class of financial assets

(All amounts in INR Lakhs unless otherwise stated)

ii) Financial Guarantee given:

The Company has given a corporate financial guarantee to banks on behalf of Pudumjee Paper Products Limited (the "Group Company") for credit facility of 180 crores (31-Mar-24: 180 crores). The credit facility of the Group Company is short term for 12 months (renewable after expiry with mutual consent and negotiations).

As per Ind AS 109, the Company is required to recognise financial guarantee commission income and financial guarantee liability based on fair value of such financial guarantee. However, the Company has not directly or indirectly received any commission or benefit by whatever name called, for providing such guarantee. Also there is no future right to receive any benefit/ commission. As per the Management's assessment, there would not be any change in rate of interest, commission, other charges charged by the banks to the Group Company on the said credit facility or in any if the terms of the credit facility, with or without the corporate financial guarantee given by the Company. Further the Group Company is neither a subsidiary nor an associate of the Company. Hence based on the Management's assessment, the Company has not recorded any guarantee commission income on the corporate financial guarantee given to the Group Company.

Based on expected credit loss assessment, the Management does not estimate any liability to arise in future on account of the corporate financial guarantee given. Hence no liability recognised in books for such corporate financial guarantee contract.

iii) Reconciliation of ECL allowance provision:

Particulars	Other financial assets

ECL allowance on 31 March 2024

Changes in loss allowance

ECL allowance on 31 March 2025

b. MANAGEMENT OF LIQUIDITY RISK

Liquidity risk is the risk that the Company will face in meeting its obligations associated with its financial liabilities. The Company's approach in managing liquidity is to ensure that it will have sufficient funds to meet its liabilities when due without incurring unacceptable losses or risking damage to company's reputation. In doing this, management considers both normal and stressed conditions.

Management monitors the rolling forecast of the company's liquidity position on the basis of expected cash flows. This monitoring includes financial ratios and takes into account the accessibility of cash and cash equivalents.

The following table shows the maturity analysis of the Company's financial liabilities based on contractually agreed undiscounted cash flows along with its carrying value as at the Balance Sheet date.

(All amounts in INR Lakhs unless otherwise stated)

		Undiscounted Amount							
Contractual maturities of financial liabilities	Total	Payable within 1 year	Between 1 and 2 years	Between 2 and 5 years	Payable after 5 years				
As at 31-Mar-2025									
Current									
Other financial liabilities	11.18	11.18	-	-	-				
Total	11.18	11.18	-	-	-				
As at 31-Mar-2024									
Current									
Other financial liabilities	6.63	6.63	-	-	-				
Total	6.63	6.63	-	-	-				

c. MANAGEMENT OF MARKET RISK:

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of fluctuation in market prices. These comprise three types of risk i.e. currency rate, interest rate and other price related risks. Financial instruments affected by market risk include loans and borrowings, deposits and investments.

i) Currency Risk and sensitivity:-

The Company does not have any currency risk as all operations and assets/liabilities are within India.

ii) Interest Rate Risk and Sensitivity:-

Interest rate risk is the risk that the fair value or future cash flows on a financial instrument will fluctuate because of changes in market interest rates. The management is responsible for the monitoring of the company's interest rate position. Various variables are considered by the management in structuring the company's investment to achieve a reasonable, competitive, cost of funding.

Exposure to interest rate risk

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

Particulars	31.03.2025	31.03.2024
Financial Assets		
Fixed rate instruments	1,972.29	1,865.19
Variable rate instruments	-	-
Total	1,972.29	1,865.19

Cash flow sensitivity analysis for variable rate instruments:-

The Company does not have any variable rate instrument/loan. Hence there will be no change in profit due to change in interest rates.

iii) Price Risk and Sensitivity:

The company have investment in equities of group companies. The company treats the investment as strategic and thus fair value the investment through OCI. Thus the changes in the market price of the securities are reflected under OCI and hence not having impact on profit and loss. The profit or loss on sale will be considered at the time of final disposal or transfer of the investment. Investment in associate are not fair valued, but accounted using equity method in consolidated financial statements as explained in note 2(a).



(All amounts in INR Lakhs unless otherwise stated)

Note 24:- Capital Risk Management

(a) Risk management

The Company's policy is to maintain an adequate capital base so as to maintain creditor and market confidence and to sustain future development. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders or issue new shares. The Company monitors capital using gearing ratio, which is net debt divided by total capital plus net debt. Net debt comprises of long term and short term borrowings less cash and bank balances. Equity includes equity share capital and other equity that are managed as capital.

Particulars	31.03.2025	31.03.2024
Borrowings (current +non-current)	-	-
Less: Cash and Cash equivalents	17.89	21.96
Net Debt	(17.89)	(21.96)
Equity	13,970.45	9,871.50
Net Debt to Equity	0.00%	0.00%

The Company does not have any borrowings, hence Net Debt to Equity Ratio is not applicable to company.

(b) Dividends

Particulars	31.03.2025	31.03.2024
Cash dividends on equity shares declared and paid: Final dividend for the year ended on March 31, 2024: Rs.NIL per share		
(March 31,2023: Rs. NIL per share)	-	-
Proposed dividends on Equity shares: Final dividend for the year ended on March 31, 2025: Rs NIL per share (March 31, 2024: Rs.NIL per share)		
(March 31, 2024. HS.NIL per share)	-	-

(All amounts in INR Lakhs unless otherwise stated)

Note 25 : Related party disclosure

(i) List of related parties (as identified and certified by the Management)

Name	Relationship
Biodegradable Products India Limited	Associate Company
Pudumjee Paper Products Limited	Group Company
AMJ Land Holdings Limited	Group Company
Quality Tissue Converting Company Private Limited	Group Company
Dipper Healthcare Private Limited	Group Company

"Group company" are companies where KMP has control or joint control..

(ii) Key Management Personnel

Name	Designation
Mr.G.N.Jajodia	Chairman and Executive Director
Ms.Vasudha Jatia	Director (Non-executive)
Mr.Bhavanisingh Shekhawat	Director (Independent)
Mr.Romie Shivhari Halan	Director (Independent)
Mr.Upendra Goraksha Deglurkar	Director (Independent)
Mr.Sudhir V. Duppaliwar	Director (Independent)
Mr.J.W.Patil	Company Secretary and CFO

(All amounts in INR Lakhs unless otherwise stated)

Transaction with Related Party

₹ in Lakhs

Sr. No.	Particulars		me of ons during	Amount outstanding as on				
		2024-2025	2023-2024	31-Ma	r-25	31-Ma	ar-24	
				Receivable	Payable	Receivable	Payable	
A	Loan given							
	Biodegradable Products India Limited	219.20	222.82	1,809.20	-	1,716.00		
	Total	219.20	222.82	1,809.20	-	1,716.00		
В	Repayment of loan received							
	Biodegradable Products India Limited	126.00	39.00	-	-	-		
	Total	126.00	39.00	-	-	-		
С	Interest charged							
	Biodegradable Products India Limited	181.21	165.77	163.09	-	149.19		
	Total	181.21	165.77	163.09	-	149.19		
D	Dividend received	1						
	Pudumjee Paper Products Limited	81.40	67.84	-	-	-		
	Total	81.40	67.84	-	-	-	İ	
E	Rent received (incl. gst)					İ		
	Pudumjee Paper Products Limited	29.74	29.74	-	-	-		
	Quality Tissue Converting Company Private Limited	6.90	6.90	-	-	-		
	Dipper Healthcare Private Limited	4.25	4.25	-	-	-		
	Total	40.89	40.89	-	-	-		
F	Management services Provided					1		
	Pudumjee Paper Products Limited	177.00	103.25	-	-	-		
	Total	177.00	103.25	-	-	-		
G	Reimbursement of Common Services paid (incl. gst)							
	Pudumjee Paper Products Limited	3.26	2.76	-	-	-		
	Total	3.26	2.76	-	-	-		
Н	Reimbursement of Common Services received (incl. gst)							
	Biodegradable Products India Limited	0.18	0.14	-	-	-		
	Total	0.18	0.14	-	-	-		
I	Sale of Machinery							
	Quality Tissue Converting Company Private Limited	1.77	-	-	-	-		
	Total	1.77	-	-	-	-		
J	Professional services Received							
	AMJ Land Holdings Limited	4.98	-	-		-		
	Total	4.98	-	-	-	-		
К	Continuing Corporate Financial Gurante (31-Mar-24: Rs. 180 crore) is given to cr credit facilities granted to Pudumjee Pap	onsortium of b	anks for		NA*		NA	
	Total	-	-			İ	İ	

(All amounts in INR Lakhs unless otherwise stated)

Sr. No.	Particulars	Volume of transactions during		An	nount outst	anding as on	
		2024-2025 2023-2024		31-Ma	r -2 5	31-Ma	r-24
				Receivable	Payable	Receivable	Payable
L	Remuneration to Key Management Personnel:						
	Short-term employee benefits	115.63	65.24	-	-	-	5.00
	Post employment benefit	10.65	5.90	-	-	-	-
	Other long term benefits	5.88	-				
	Directors sitting fees (to independent Directors)	2.05	0.49	-	-	-	-
	Total	134.21	71.63	-	-	-	5.00

* The liability for Corporate financial guarantee given will arise only in the event of default by the Group Company, or in case the Company has recognised loss/ liability on the basis of expected credit loss (ECL) for estimated default and probable economic outflow required.

There is no default by the Group Company to the banks on such credit facility. Also based on credit evaluation and assessment management does not estimate any liability to arise in future on account of the financial guarantee given. Hence no liability recognised or outstanding in books.

Note 26:- Contingent Liabilities not provided for in respect of:

Pa	nticulars	31.03.2025	31.03.2024
i)	Claims against the Company not acknowledged as debts for Sales Tax	179.31	179.31
	for Income Tax (against various pending appeals)	116.92	-

Note 27:- Computation of basic and diluted Earning Per Share (EPS)

Particulars	31.03.2025	31.03.2024
Basic/Diluted EPS:		
(a) Net Profit after tax as per Statement of profit and loss:	209.02	180.79
(b) Number of Equity shares of Rs.2/- each :	180.00	180.00
(c) Basic & Diluted (in Rs.)	1.16	1.00

Note 28: Assets pledged as security

The Company has not pledged any assets current or non-current, as security.

Note 29: Operating lease as Lessor

The company has given certain industrial land and buildings and Machinery on operating lease. The leases are renewable for further period on mutually agreeable terms. Management has placed appropriate safeguard for rights the Company retains on asstes given on operating lease. Further as per indeminity clauses of the lease agreement, the Company will be compensated for any loss resulting from whatever reason on the assets given on operating lease other then normal wear and tear.

Particulars	31.03.2025	31.03.2024
The undiscounted operating lease payments to be received are as f	ollows:	
For a period not later than one year	28.88	34.65
For a period later than one year and not later than two years	-	28.88
For a period later than two years and not later than three years	-	-
^		

(All amounts in INR Lakhs unless otherwise stated)

Note 30: Segment reporting

A. Basis of Segmentation:

The Board of Directors of the Company examines the Company's performance based on the nature of products and services and has identified below mentioned reportable segments of its business as follows:

(a) Leasing

(b) Investment

(c) Services

Segment Revenue, Result, Assets and Liabilities include the respective amounts identifiable to each of the segments and amount allocated on a reasonable basis. Unallocated expenditure/income consist of remuneration to directors and common expenditure incurred for all the segments and expenses incurred or interest/investment income earned at corporate level. The assets and liabilities that cannot be allocated between the segments are shown as unallocated assets and unallocated liabilities respectively.

The accounting policies of the reportable segments are same of the Company's accounting policies described in Note 2. The operating segments reported are the segments of the Company for which separate financial information is available. Profit before tax (PBT) are evaluated regularly by the CODM in deciding how to allocate resources and in assessing performance.

B. Information about Reportable Segments

The following table presents revenue, profit, assets and liabilities information regarding the Group's business segments:

Particulars	31.03.2025	31.03.2024
Segment Revenue		
(a) Leasing	34.65	34.65
(b) Investment	262.61	233.61
(c) Services	150.00	87.50
Total income	447.26	355.76
Segment Results (Profit before interest, tax & depreciation) :		
(a) Leasing	22.86	25.23
(b) Investment	262.61	233.61
(c) Services	150.00	87.50
Total	435.47	346.34
Less: Depreciation (allocable to segment)		
(a) Leasing	4.37	9.27
(b) Investment	-	-
(c) Services	-	-
Total	4.37	9.27
Add/(Less): Other unallocable income/(expenses), net	(155.69)	(95.46)
Profit before tax	275.41	241.61

(All amounts in INR Lakhs unless otherwise stated)

Particulars	31.03.2025	31.03.2024
Segment Assets		
(a) Leasing	165.02	46.19
(b) Investment	15,166.78	10,364.15
(c) Services	-	-
(d) Unallocated	17.56	24.94
Total Assets	15,349.36	10,435.28
Segment Liabilities		
(a) Leasing	4.47	0.03
(b) Investment	-	-
(c) Services	-	-
(d) Unallocated	1,374.44	563.75
Total Liabilities	1,378.91	563.78

C. Information about customers :

Revenue of approximately Rs. 447.26 lakhs (31-Mar-2024: Rs. 355.76 lakhs) are derived from group companies under common control. These revenue are attributed to Leasing segment Rs. 35.93 lakhs (31-Mar-2024: Rs. 34.65 lakhs), to Investment segment Rs. 262.61 lakhs (31-Mar-2024: Rs. 233.61 lakhs) and to service segment Rs. 150.00 lakhs (31-Mar-2024: Rs. 87.50 lakhs).

The Company is domiciled in India. The amount of its revenue from external customers broken down by location of the customers is shown in the table below.

Revenue from external customers	31-Mar-25	31-Mar-24
Within India	447.26	355.76
Outside India	-	-
Total	447.26	355.76

Note 31: Interests in other entities

A) Interests in associate

Set out below is the associate of the company as at 31 March 2025 which, in the opinion of the management, are material to the company. The country of incorporation or registration is also their principal place of business, and the proportion of ownership interest is the same as the proportion of voting rights held.

Name of Entity/ Relationship	Place of Business	Accounting method	Percentage ownership	Quoted f	air value	Carrying	amount
		(measured at)	%	31-Mar-25	31-Mar-24	31-Mar-25	31-Mar-24
I) Associate							
a) Biodegradable Products India Limited	India	Equity method	27.11	_ *	_ *	-	-

* Unlisted entity - no quoted price available

(All amounts in INR Lakhs unless otherwise stated)

B) Summarised financial information for associate and reconciliation to companies accounts:-

		roducts India Limited solidated)
	31-Mar-25	31-Mar-24
Summarised balance sheet		
Current assets		
Cash and cash equivalents	*	*
Other assets	*	*
Total current assets	254.43	209.70
Total non-current assets	4,063.77	3,799.28
Current liabilities		
Financial liabilities (excluding trade payables)	*	*
Other liabilities	*	*
Total current liabilities	3,197.31	2,647.28
Non-current liabilities		
Financial liabilities (excluding trade payables)	*	*
Other liabilities	*	*
Total non-current liabilities	3,579.42	3,449.36
Net assets	(2,458.53)	(2,087.66)
Summarised statement of profit and loss		
Revenue	953.55	880.97
Interest Income	*	*
Depreciation & amortisation	*	*
Interest expense	*	*
Income tax expense	*	*
Profit for the year	(370.96)	(319.16)
Other comprehensive income	0.09	(3.72)
Total comprehensive income	(370.87)	(322.88)

* indicates disclosures that are not required for investments in associates.

Note 32: Additional information required by Schedule III:	d by Schedule	≣							
Name of the entity in the Relationship	Net Assets, i.e., total assets minus total liabilities	i.e., total us total ies	Share in profit or loss	t or loss	Share in other comprehensive income	ther e income	Share in total comprehensive income/(loss)	n total hensive /(loss)	
	As % of consoli- dated net assets	Amount Assets/ (Liability)	As % of consolidated profit or loss	Amount	As % of consolidated OCI	Amount	As % of TCI	Amount	THE
-	2	ю	4	5	9	7	œ	6	ΥĿ
Associates (as per the equity method)									AR
Indian									E
1) Biodegradable Products India Limited. *									UN
31-Mar-25	I	ı	00.0%	I	0.00%	ı	%00.0	ı	ED
31-Mar-24	I		0.00%		0.00%		%00.0	'	31
* The share of loss recognised using equity method is restricted to amount of investment in equity instrument and in instrument entierly in nature of equity of Biodegradable Products India Limited(BPIL), since as certified by the management, the company does not have any legal or constructive obligation to invest additional amount in the BPIL. Management has evaluated and concluded that loan given to BPIL is not long-term interests that	ty method is res mited(BPIL), sin le BPIL. Manage	tricted to am ce as certifi ement has e	nount of investme ad by the manag valuated and cor	ent in equity ement, the c	instrument and company does n loan given to BI	in instrume ot have an PIL is not lo	ent entierly i Ny legal or c	In nature of onstructive terests that	SI MAR (All

(All amounts in INR Lakhs unless otherwise stated)

obligation to invest additional arritount in the DFTL. Mariagement has evaluated and concluded that loan given to DFTL is not long-term interests that in substance form part of the company's net investment in the BPIL. Accordingly, share of loss of BPIL recognised in the consolidated financial statement for, current year in Rs. Nil (31-March-2024 : Rs. Nil). Also refer note 33.

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<u>.</u>0 The unrecognised share of loss (excluding revaluation reserve) of BPIL, for the current year is Rs. 100.54 lakhs (for year ended 31-Mar-2024 Rs. 87.53 lakhs; and cumulative as on 31-March 2025 is Rs. 1,092.53 lakhs (31-Mar-2024 : Rs. 991.97 lakhs).

(All amounts in INR Lakhs unless otherwise stated)

Note 33:

The Company accounts for its share of profit/loss from the associate - Biodegradable Products India Limited (Biodegradable). However, as explained in note 2(b), recognition of further share of loss is restricted to the amount of equity investment. For the current year ended March 31, 2025 the consolidated financial statement of Biodegradable, does not include the financial information of its associate Firm M/s. Prime Mall Developers. Due to reason that such financial information/financial statement of Biodegradable. It is estimated that such omission will not have any material impact on these consolidated financial statements of the Company.

Note 34: Transaction with Company Struck offU

During the year ended March 31,2025 the Company did not have any transactions with companies struck off under section 248 of the Companies Act 2013 or section 560 of Companies Act 1956. Hence no further disclosure required.

Note 35: Benami Property Details U

No proceddings has been initiated or pending against the Company for holding any benami property under the Benami Transaction (Prohibition) Act 1988 or rules made thereunder.Hence no further disclosure required._

Note 36: Layers of Companies

The Company is not in non compliance with number of layers of companies prescribed under clause (87) of section 2 of the Companies Act 2013 read with the Companies (Restriction on number of layers) Rules, 2017. Hence no further disclosure required.

Note 37: Reclassification

Previous year figure's have been reclassified to conform to this year's classification.

The accompanying notes are integral part of the financial statements. For and on behalf of the Board of Directors As per our Report of date attached For J M Agrawal & Co. of 3P Land Holdings Limited. Firm Registration No.100130W Chartered Accountants **BHAVANI SINGH SHEKHAWAT** G. N. JAJODIA Director Chairman & Executive Director PUNIT AGRAWAL Partner J. W. PATIL Membership No.148757 Company Secretary & C.F.O Place : Pune Place : Pune Dated : 10th May, 2025 Dated : 10th May, 2025

FORM AOC-1

Statement containing salient features of the financial statements of Subsidiaries/ Associate companies/Joint ventures.

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

PART "A" - SUBSIDIARIES: NOT APPLICABLE

PART "B"-ASSOCIATES AND JOINT VENTURES

Statement pursuant to Section 129(3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures.

Na	me of Associates/joint Ventures	Biodegradable Products India Limited
Lat	est Audited Balance Sheet date	31 st March, 2025
	ares of Associate/Joint Ventures held by the Company at the ar end	
i.	Number of Equity Shares	6,75,011
ii.	Number of Preference Shares considered as Equity	16,26,533
iii.	Amount of investment in Associates/Joint Ventures at Cost	₹ 222.65 Lakhs
iv.	Extent of holding %	27.11%
	Description how there is significant influence	The Company holds more than 20% shareholding in associate companies directly.
	Reasons why the associate/joint venture is not consolidated	N. A.
	Net worth attributable to shareholding/ Partner as per latest audited Balance Sheet	₹ (1,085.00) Lakhs
	Profit/Loss for the year	
i.	Considered in consolidation	₹ (Nil) Lakhs
ii.	Not considered in consolidation	₹ (100.56) Lakhs

For and on behalf of the Board of Directors of 3P Land Holdings Limited.

> G. N. JAJODIA Chairman & Executive Director

BHAVANISINGH SHEKHAWAT Director

J. W. PATIL Company Secretary & C. F. O.

Place: Pune Date: 10th May, 2025

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If undelivered, please return to :

3P Land Holdings Limited Thergaon, Pune 411 033.